

Second city canal cruises Ltd

(Second City Boats)

[Booking Form](#)

Booking conditions.

- 1.** The booking form must be returned duly completed by the party organiser and accompanied by deposits to the amount agreed. It is regretted that we are unable to accept a signatory who was not yet attained the age of 18 years and two is necessary from their parents or guardians to act in the capacity of party organiser in that event.
- 2.** The balance of the charter hire must be paid not later than **28 days** before the date of the trip.
- 3.** No food or drinks may be brought on board by passengers except by prior arrangement with the management and the management reserve the right to negotiate a charge or corkage fee in that event.
- 4.** The number of passengers we are allowed to carry is limited to 46 and we regret that under no circumstances whatsoever can we allow a party to exceed this number. We reserve the right to make detailed inquiries of the party organiser as to the character of a party in the interests of good organisation. In the event of the management being misled the trip shall be cancelled or curtailed and in that event no refund monies paid shall be made.
- 5.** The boat will at all times be under the control of the captain or crew. Please note that in the event of unruly behaviour etc, the party organiser will be held responsible for any such behaviour and any damages caused by members of his party from the duration of the trip and those reasonably flowing therefrom following the trip's completion.
- 6.** Not only will the party organiser be held responsible for the conduct of the party during the trip but he will also be expected to instruct the party in matters of discipline should the management or skipper or crew so request.
- 7.** The party organiser will be personally liable for any claims by us in respect of damage or loss resulting from a trip.
- 8.** Save in respect of cancellations or curtailments made by the management under the auspices of condition number four in respect of the party failing to match the criteria agreed, the management reserves the right to cancel any booking for any reason, if necessary without prior notification, but in that latter event we undertake to repay in full any money paid by the party.
- 9.** The management in its sole discretion reserve the right to refuse to take on board any person or persons who, in their opinion, either by behaviour or other causes, are unsuitable. At the discretion of the management cash security deposits may be levied for certain parties. Such deposits will be refunded after the end of the trip, less any amount deemed necessary to cover damage to the fabric of the vessel or loss sustained in the nature of things such as glasses, bottles, ashtrays or any other company equipment whatsoever. Notwithstanding that a security deposit is not levied the party organiser shall still be responsible to reimburse the Company for losses under this head afterwards.

(Turn to next page)

10. Clients should realise that whilst every effort will be made to maintain published timings lost time cannot be made upon the canal. If delays are encountered for any reason, for example late arrival of party or navigation difficulties, curtailment or alterations of the cruise may be necessary if, in the opinion of the management or skipper of the vessel, late termination of the cruise would otherwise result. Further, every effort will be made to terminate a trip no later than the time agreed but if that is not possible due to circumstances outside our control then the client shall have no redress against the management for inconvenience or consequential loss. Whilst every endeavour will be made to respect the client's desire to a particular route we reserve the right to shorten or change the selected route should circumstances make it necessary to do so. Parties booking a trip during icy weather are advised to telephone the management on the morning of the trip to ascertain whether the thickness of the ice will permit the boat going out.

11. In the event of the party organiser wishing to cancel he or she shall notify the management in writing 28 days before the start of the cruise. **The deposit is not returnable.** In the event of cancellation within 28 days the party organiser shall be responsible for the full balance of the cruise unless the management is able to relet to another.

12. Vehicles and their accessories and clients clothes and valuables will be deemed to be left on the premises or the vessel at the owners risk and the management shall not be held responsible for any loss or damage thereto from any cause whatsoever.

13. Subject to the unfair contracts terms act 1977 the management shall not be liable for any injury, loss or damage whilst on board the craft or in or around the premises, however caused.

These conditions apply equally to any agent or servant of the management and the conditions of the unfair contracts terms act 1977 are recognised.

[Booking Form](#)