



TERMS AND CONDITIONS

1. Payment of deposit or signing this form constitutes acceptance of conditions of event in relation to firm bookings, tentative bookings, cancellation policies, invoice calculations and payment procedures.
2. Harbour Functions 'R' Us, Quayside Charters act as agents only. Charter fees, Venue hire, menus, specifications and pictures of vessels/venues are supplied in good faith and with the authority of, and on the information supplied by the owner. Neither the company nor any individual is liable for any inaccuracies contained in such information.
3. Charters who have received information on a vessel or land venue offered for hire should in instance refer any inquiry to Harbour Functions 'R' Us Pty Ltd (Quayside Charters) to obtain confirmation of availability and current prices.
4. The signee shall be liable for any damage to the vessel/venue, furnishings and equipment caused by himself, and/or members of his/her party or invitees.
5. The signee agrees that Harbour Functions R Us Pty Ltd Shall not be liable for any injury, loss or damage suffered by any person arising from the cruise caused by them or any persons related to their party. The signee shall indemnify the company against such claims
6. Although all care will be taken, Harbour functions R Us Pty Ltd, accepts no responsibility for loss or damaged of signee or members of his/her party or invitees personal property.
7. Total minimum payment is due no less then 10 working days prior to cruise, with any additional payment due prior to cruise date
8. In the event of a confirmed booking being cancelled by the client, the deposit fee can be transferred to another date 3 months prior to cruise date,
 - Cancellations within 3 months of the cruise will result in the forego of deposit
 - In an event of the quayside canceling the charter or a vessel not arriving for a charter, a full refund of funds to be returned to client
9. Full payment is required for bookings within 10 working days prior to cruise date.
10. This agreement will be governed by and construed with reference to the laws in force in NSW and each party hereby submits unconditionally to the jurisdiction of the appropriate courts of NSW and any courts competent to hear appeals there from.

Sign

Please Fax to Quayside Charters on (02) 9341 8227 prior to charter