

THORN MARINE

Chandlery * Gas Supplies * Boat Hire

164a London Road, Stockton Heath, WARRINGTON, WA4 6LE

Tel: 01925 265129.

Fax: 01925 211370.

Email: sales@thornmarine.co.uk

Website: www.thornmarine.co.uk

CONDITIONS OF HIRE

1. The boat is due back at 5pm on the day of hire, we reserve the right to charge £25 per half hour or part thereof that the boat is late.
2. The non-return of equipment i.e. Hammer, Mooring Pins etc or any breakages or damage will be chargeable.
3. Portable gas appliances are NOT allowed on board under any circumstances.
4. Barbecues may be brought onboard; they must be used on the towpath and must be emptied and cooled before returning it to the boat.
5. No live bait/maggots are allowed onboard.
6. Failure to return the boat in a clean condition will result in a charge.
7. It is illegal to drive the boat whilst under the influence of drugs or alcohol. You can face up to a £5000 fine! And you WILL be removed from the boat
8. It is illegal to have more than 12 people on the boat
9. Under no circumstances should any one go on the roof
10. No intentional rocking of the boat
11. No swimming or jumping in the canal
12. Please respect other canal users
13. Use the bin provided, do not litter the canal or banks
14. Parking is provided free of charge at owners risk. We cannot accept any responsibility for any loss or damage incurred.
15. Loss of the manual will result in a charge of £10
16. You are liable for the first £500 of any accident that is your fault including any damage caused to the boat, other boats or property
17. If anybody is found to be intoxicated, behaving in an unacceptable manner or in breach of the condition of hire we reserve the right to remove the entire party from the boat.
18. If you have to be removed from the boat no money will be refunded and you are liable for any further transport costs for yourselves and the boat.
19. Thorn Marine will not be liable for any death, personal injury, or loss of or damage to goods arising out of the hire of any items by them unless that death, personal injury or loss of, or damage to the goods arises directly from an act of omission on the part of the company, its servant or agent.
20. If you are found to be in breach of any of the above rules you will lose your security deposit, and may incur further charges

4 April 2011