

COSTUMER'S CONTRACTUAL RELATIONSHIP

These Terms of Use govern your access to and use, as a natural or legal person, within Brazil, applications, websites, content, goods and services made available by Lannav Consultoria, Engenharia, Gestão e Planejamento Naval LTDA, limited liability company established in Brazil, based at Rua Alceu Amoroso Lima No. 668, Caminho das Àrvores - Salvador/BA, CEP 41.820-770, registered in the National Register of Legal Entities of the Ministry of Finance (CNPJ/) under no. 23,325.968/0001-93.

1) PLEASE READ THESE TERMS CAREFULLY BEFORE ACCESSING OR USING THE SERVICES

In order to access certain features that enable the use of rental, sale and boating services, users must register and create an account, becoming a member of the application. By accessing and using the services of the application or the website, the user must agree to these terms and conditions, which establish the contractual relationship between the Renter Users and the Vessel Advertiser Owner Users. If you do not agree with these Terms, you will not be able to access or use the Services on the Uboatt app and website. Upon such access and use, these Terms immediately terminate, supersede, and supersede all prior agreements, Terms and arrangements between Users and Uboatt. Uboatt may immediately terminate these Terms or any Services with respect to users, or generally cease to offer or deny access to the Services or any part thereof, at any time and for any reason.

Additional Terms may apply to certain Services, such as conditions for a particular event, activity or promotion, and these Additional Terms will be disclosed in connection with the respective Services. Additional terms are complementary and considered separate.

2) SERVICES

The Services integrate a technology platform that allows Users of Uboatt's mobile applications, provided as part of the Services (each an "Application"), to arrange and schedule Nautical Transportation, Rental and Boat Tours Services, under contract with Uboatt. Unless otherwise agreed by Uboatt in a separate written contract, the Services are made available for your personal, non-commercial use.

YOU ACKNOWLEDGE THAT UBOATT DOES NOT PROVIDE NAUTICAL TRANSPORTATION AND TOURS SERVICES, NOR DOES IT WORK AS A LESSOR, AND THAT ALL SUCH TRANSPORTATION, TOURS OR LEASING SERVICES ARE PROVIDED BY INDEPENDENT PARTNER PROVIDERS WHO ARE NOT EMPLOYEES AND NOR.

Uboatt's services may be used to request and schedule transportation, tour and rental services provided by Owner Vessel Owner Users, being aware that Uboatt has no responsibility for any service performed, unless expressly provided for in these terms. As a result, Uboatt has no responsibility for routes advertised by Vessel Owner Owner Users.



3) LICENSE

Subject to compliance with these Terms, Uboatt grants a limited, non-exclusive, non-sublicense, revocable, non-transferable license to: (i) access and use the Applications on your personal device solely for your use of the Services; and (ii) access and use of any content, information and related material that may be made available through the Services, in each case for your personal, never commercial, use.

Any rights not expressly granted by these Terms are reserved by Uboatt.

4) PROVISION OF SERVICES

Through Uboatt, the User can reserve vessels offered by Advertiser Vessel Owners, so the contractual relationship is a direct responsibility between the interested parties. Uboatt only provides space for placement of advertisements for the rental and sale of boats, transmitting to them the details and confirmation of the reservation, payment and evaluation of the relationship between Renter and Owner, also serving as a regulation of the quality of services provided. The Vessel Advertiser Owner is responsible for all information contained in Uboatt regarding vessels, tours, routes, fees, availability and other necessary information. Uboatt is not responsible for the accuracy and completeness of this information, nor does it endorse the quality of services, as the assessments will be carried out by the platform's Lessee Users themselves, allowing decisions regarding negotiations to be made in a conscious manner, thus exempting Uboatt of any liability.

Uboatt may suspend or stop providing its services to Renter Users and Advertiser Vessel Owner Users reported for providing inaccurate, outdated, incomplete or misbehavior. As well as those Renter Users and Vessel Advertiser Owner Users repeatedly rated negatively.

Advertising Owner Users of Vessels advertised on Uboatt shall be solely responsible for providing the transportation or rental service contracted by the Uboatt Lessee User, as well as solely responsible for any damages caused to Uboatt users or third parties using the service.



Uboatt optionally offers vessel owners a quality certificate, through an inspection carried out by the naval engineering company LANNAV (http://lannav.com.br/). Initially available in the city of Salvador (BA), later extending to other operating locations. Through this, a naval engineer will assess the safety, conservation and maintenance of the vessel. It is important to emphasize that this inspection does not replace the inspection carried out by the Navy, it will only be an optional differential for Vessel Owner Users in Uboatt. This service will be performed upon payment of a specific fee according to the size and type of vessel to be inspected. The Announcing Vessel Owner must request the inspection to be carried out directly through the Uboatt website or application. The certification will be valid for six months.



6) THIRD-PARTY SERVICES AND CONTENT

The Services may be made available and accessed in connection with Services and third-party content (including advertising) that Uboatt will not control.

YOU ACKNOWLEDGE THAT DIFFERENT TERMS OF USE AND PRIVACY POLICIES MAY APPLY TO YOUR USE OF THESE SERVICES AND THIRD PARTY CONTENT. UBOATT DOES NOT ENDORSE SUCH THIRD PARTY CONTENT AND SERVICES AND UBOATT SHALL IN NO EVENT BE RESPONSIBLE FOR ANY PRODUCT OR SERVICE OF SUCH THIRD PARTY SUPPLIERS.

In addition, Apple Inc. or Google, Inc. and/or its international subsidiaries and affiliates will be third party beneficiaries of this agreement if they access the services using applications developed for mobile devices based on Apple iOS or Android, respectively. These third party beneficiaries are not part of this contract and are not responsible for the provision of services or any form of support for the services. Your access to the services using these devices is subject to the conditions set out in the terms of services of the respective third party(ies) beneficiaries.

7) OWNERSHIP

The Services and all rights therein are and will remain the property of Uboatt, as the case may be. These Terms and the use of the Services do not grant or grant you any rights: (I) in the Services, except for the limited license granted above; or (II) to use or otherwise refer to Uboatt's corporate names, logos, product or Service names, trademarks or service marks.

8) THE USE OF CLIENT ACCOUNT SERVICES

In order to register an Account, the User is required to provide Uboatt with certain personal information, such as his/her name, CPF, e-mail address, cell phone number, address and age. It is your responsibility to maintain correct, complete and up-to-date information in your Account. If you do not comply with the updates, you may be unable to access and use the Services. It is the User's full responsibility for all activities carried out on his/her Account, agreeing to always maintain the security and confidentiality of the username and password of his/her accesses.

If the Announcing Vessel Owner is not the holder of the Vessel Enrollment Title (TIE), but has authorization from the vessel owner to operate, it will be necessary to send us the duly signed and registered power of attorney confirming the authorization for the operation of the vessel by third parties or by others. This documentation must be forwarded to Uboatt to attach to its files.

Models of powers of attorney for both individuals and legal entities are available in the attachment.

9) CUSTOMER CONDUCT AND OBLIGATIONS

To use most of the Services, the User must register and maintain a profile account. You must be at least 18 years of age or the legal age of majority required by law in your jurisdiction (if other than 18) to open an Account. The Service is not available to individuals under 18 years of age. Without the possibility of authorizing third parties to use the Account, the User may not allow persons under 18 years of age to



receive the Services Provided, unless they are accompanied by the account holder or an adult responsible.

The User may not assign or in any other way transfer his account to any other person or entity. Agreeing to comply with all applicable laws when using the Services and that you may only use the Services for legitimate purposes (eg not transporting illegal or dangerous materials).

It may not, when using the Services, cause inconvenience, annoyance, inconvenience or damage to the property of Third Party Providers or any other third party, being subject to legal sanctions provided for.

It should be noted that any damage to the vessel and/or its equipment caused by passengers, as well as other costs related to cleaning, among others, must be strictly treated between the contracting parties, exempting Uboatt from any responsibility.

The embarkation and disembarkation schedules of the contracted vessels via the Uboatt platform, and shown in their advertisement pages, will be complied with. In case the lessee is late, the return time will be fulfilled in accordance with the contracted party. Any and all time adjustments must be previously signaled and agreed between the parties (Lesser User and Vessel Advertiser Owner), exempting Uboatt from any responsibility in negotiations carried out without the intermediary of the platform.

10) TEXT MESSAGE

By creating an Account, you agree that Uboatt may send you informational text messages via SMS, WhatsApp and email as part of regular business operations for using the Services. The User may choose not to receive messages from Uboatt at any time by sending an e-mail to contato@Uboatt.com.br or by contacting Uboatt directly with support and service, indicating that they no longer wish to receive these messages, together with the number from the mobile phone that receive them, recognizing that choosing not to receive text messages may impact their use of the Uboatt Services.

11) PUSH NOTIFICATIONS

All communication between the renter and the boat lessor before the reservation is made will be via "PUSH NOTIFICATION" push notification messages standardized by the Uboatt app.

The renter will receive the information from the Owner Partner after confirmation of the tour and payment, aiming at the security and confidentiality of both parties. User agrees not to provide content that is defamatory, libelous, libelous, violent, obscene, pornographic, illegal or otherwise offensive as determined by Uboatt in its sole discretion, whether or not such material is protected by law. Uboatt may, but is not obligated to review, monitor or remove User Content, in Uboatt's sole discretion, at any time, for any reason and without prior notice, account deletion may be made.

12) ACCESS TO THE EQUIPMENT AND SAFETY NETWORK

Customer is responsible for obtaining access to the data network necessary to use the Uboatt Services. Your data and messaging network fees and charges may apply if you access or use the Services from a wireless device, and you are responsible for such fees and charge. Will be responsible for purchasing and updating the equipment and devices necessary to access and use the Services and Applications and any updates thereof.

UBOATT DOES NOT WARRANT THAT THE SERVICES, OR ANY PART THEREOF, WILL WORK ON ANY PARTICULAR EQUIPMENT OR DEVICE.



In addition, the Services may be subject to malfunctions and delays inherent in the use of the Internet and electronic communications. Aiming at greater security in the prevention of fraud and to curb misuse of the platform, no contact information of the vessel's owner, such as email or telephone number, may be disclosed in the description field of the vessel's advertisement, since the contact with it will be made after contracting the event

13) RESERVATIONS

The reservation request made by the customer through Uboatt will be confirmed upon payment of the value of the boat rental or tour.

Uboatt offers vessel tenant users the following payment methods: Credit card (12 installments or cash), debit card, PIX transfer, bank transfer and bank slip.

The rental request can be made on the Uboatt app or website for credit card purchases in one installment.

If the tenant prefers to pay the rent via credit card in installments, debit card, bank transfer, bank transfer or PIX, please contact our support.

Exclusively for the modality via PIX transfer, there is the possibility of making the payment in two halves. 50% being paid at the time the rent is closed to guarantee the reservation of the date and the remainder up to five working days before the scheduled date for the tour. If the lessee chooses this method of payment, it will be subject to a differentiated cancellation policy. Please consult the topic: XVI) Cancellation Policy.

Purchases made via credit, debit or bank slip are sent for treatment and analysis by the MaxiPaggo payment gateway. The order will be analyzed and the lessee will receive payment confirmation in their email registered on the Uboatt platform. No card data is stored in Uboatt's database.

The percentage of transfer of the rental value to the Vessel Advertiser Owner is 80%.

Uboatt's participation rate corresponds to 20%.

The transfer of the value of the Vessel Advertiser Owner will be made within five working days, counting from the day of confirmation of the payment of the rent by the Vessel Lessee User.

The rent will only be effective after confirming the vessel's availability to take a tour or transfer to the date required by the Lessee User and upon clearing the payment of the vessel's rental amount.

The cancellation policy will not change, regardless of the payment method chosen by the Lessee User.

14) PAYMENT METHODS TYPES

The payment of the reservation by the customer can be made in the modalities of credit card in sight or in installments, debit card, bank transfer, bank transfer or PIX.

For cases of payment via credit card, debit card or bank slip, the requests made will be sent to the MaxiPaggo payment gateway for processing the request and analyzing the order.

After the review process is approved, the lessee will receive a notification in their email registered in the Uboatt database.



Rent payment should only be made after confirmation of boat availability for the required date.

15) FUEL RATE

When hiring a tour on Uboatt, the vessel's lessee must be aware of all the characteristics of the tour offered by the Vessel's Announcing Owner. Most tours advertised on the Uboatt platform include the fuel required for the tour. If the vessel's fuel is not included in the rental price, the Announcing Vessel Owner must make this information clear in their advertisement.

16) APPLICABLE LEGISLATION AND FORUM OF ELECTION

All items in these General Terms and Conditions of Use are governed by the laws in force in the Federative Republic of Brazil. For all matters relating to interpretation, compliance or any other question related to these General Terms and Conditions of Use, the parties agree to submit to the Forum of the City of Salvador-BA.

17) CANCELLATION POLICY

Cancellations by the Customer:

In cancellations by the customer, the refund of the reservation will be made as follows:

80% refund for cancellation up to 05 days from the date of departure, 20% being retained by Uboatt, half of which will be allocated to the Owner Service Provider (vessel owner) and the other half to cover Uboatt's service fee.

For cancellations from 02 to 04 days before the date of embarkation, 50% of the total amount will be refunded, the other half being retained to cover the service fee provided by Uboatt and by the Service Provider Partner (owner of the vessel) in the following proportion, 20 % for Uboatt and 80% for Service Provider Partner (vessel owner).

There will be no refunds of the amount paid for cancellations less than 02 days before the date of departure.

If the lessee chooses the transfer mode via PIX, paying in two halves and there is a need for cancellation of the tour by the lessee, 50% of the total rent will be refunded, regardless of the date on which the cancellation is requested. The remainder will be retained by Uboatt and 80% of this amount will be transferred to the advertiser owner of the vessel.

There will be no partial and/or full refund of amounts paid for tour reservations or vessel rental during New Year's Eve, Carnival and Holidays.

No show (NO SHOW) on the day of departure will not be refunded.

Cancellation by the Service Provider Partner:

In case of cancellation of the service by the Service Provider Partner, the rental amount will be fully refunded to the service user.

After confirming the tour for the required date, the owner undertakes to carry it out and the cancellation of the service will be accepted in cases of mechanical problems, environmental or climatic problems that



jeopardize the performance of the nautical tour and reasons of force majeure than make it impossible for the advertiser who owns the vessel to take the tour.

For cancellation for any other reasons that are not among those described above and in case of recurrence, the notice of vessel rental will be suspended for 7 days.

Cancellation in case of environmental or weather problem:

In cases of environmental or meteorological problems that imply a risk for the Uboatt user, the service will be canceled and the full amount of the rent will be refunded to the customer or, if preferred, the tour will be rescheduled for another date

General Terms of use and Advertisement

Dear User of Uboatt.

The following information will help you operate on our ad platform. It is very important that you know our policies and, for this reason, it is necessary to read and understand the General Terms and Conditions of Use of the Site, as well as to read the clauses that enable and rule the hiring and limitations of rights, highlighted herein:

Uboatt is not a provider of any vessel advertised on the website/app. Uboatt provides consistent service in virtual vessel advertising through an internet platform that provides spaces for advertiser/potential vendor users to advertise, offering their vessels for sale, so that any interested in the purchase of items, Users/potential buyers, can negotiate directly and exclusively with each other;

Users advertisers/potential sellers will only be able to advertise vessels that can sell and have in stock, directly establishing the terms of the ad and all its characteristics (such as title, detailed description and image of the vessels, price, category, quantity, terms of sale, form and delivery time, in addition to the form of payment);

To use Uboatt services, the Advertiser/Potential Seller User must expressly accept the Privacy and Confidentiality Of Information Policy, which contains clear and complete information on the collection, use, storage, processing and protection of the personal data of Uboatt Visiting Users. The Advertiser/Potential Seller User must make a single registration, creating a nickname and password that are personal and non-transferable. Uboatt is not responsible for improper use and disclosure of this data to third parties. Uboatt, nor any of its employees or agents will request, by any means, verbal, physical or electronic, to be informed your password;

Uboatt, due to violation of existing legislation or the General Terms and Conditions of Use of Uboatt, as per the situation, may, without prejudice to other measures, refuse any application for registration, to warn, suspend, temporarily or definitively, the a User's account, their ads, or apply a sanction that negatively impacts their reputation;

It is not permitted to advertise products expressly prohibited by current law or by the General Terms and Conditions of Use of the Site, which do not have the proper specific authorization of competent regulatory bodies, or that violate the rights of third parties;

Uboatt provides a system for the buyer user to opine on the selling user in relation to the negotiation



performed. The opinion will be made available in the seller user's profile.





The User/potential buyer, before deciding on the purchase, shall pay attention to information about the reputation of the Selling User, the price, payment methods, availability, form and delivery time of the vessels.

Users will also be able to seek the solution of consumer disputes through the www.consumidor.gov.br service, maintained by the National Consumer Secretariat (SENACON) of the Ministry of Justice and Public Security, which is made available free of charge to consumers across the country.

GENERAL TERMS AND CONDITIONS OF USE OF THE UBOATT SITE/APPLICATION

1 - OF UBOATT

These General Terms and Conditions apply to the use of the services offered by Lannav Consultoria, Engenharia, Gestão e Planejamento Naval LTDA, limited liability company established in Brazil, based at Rua Alceu Amoroso Lima No. 668, Caminho of the Trees - Salvador/BA, CEP 41.820-770, registered in the National Register of Legal Entities (CNPJ) under no. 23.325.968/0001-93, hereinafter nominated Uboatt, through the website https://www.uboatt.com.br and/or via Uboatt Application.

2 - HOW THE SITE WORKS

From now on, it is clarified that the Site only offers free online space to bring together people who want to sell and buy new and used boats. All advertising tools for vessel sales will be billed monthly to the User, with pre-fixed amounts according to the vessel's size.

The values and conditions referring to sales announcements must be consulted directly with Uboatt's support and service through the e-mail: contato@uboatt.com.br or through the number (71) 98868-6600 (WhatsApp). UBOATT does not provide consultancy or intermediation services, nor does it own any of the vessels offered in the advertisements, does not hold ownership and does not intervene in setting the prices of vessels. Any purchase and sale takes place between users, without UBOATT's involvement.

If anything goes wrong in the transaction, any compensation must be claimed with the other user with whom you traded. UBOATT's responsibility is limited to providing the space and tools that we always seek to improve, to enable a healthy and favorable business environment. Therefore, the responsibility for carrying out advertisements and their content, on the advertised vessels and on the completion and success of the transaction will always and exclusively rest with the users, so we recommend that you read our tips and always look for our Help Center if you face any difficulties or have questions about how to proceed and do business.

3 - APPLICABILITY OF THESE TERMS AND CONDITIONS

These Terms and Conditions is exclusive to your use of the UBOATT platform, your websites and applications (which in these Terms of Conditions we call "Site") and will be updated from time to time to



reflect changes in the law or in our tools. These changes will take effect immediately after we enter the new Terms and Conditions on the Site, so it is up to You to check the conditions in force at the time of use of the Site.

As we mentioned in the introduction, some specific questions, in addition to following these Terms and Conditions, should also follow all the Particular Conditions there is.

4 - USE SEALS

You undertake not to insert, transmit, disseminate or make available to third parties through the Site any kind of material or information that is contrary to current legislation, morale, public order, these Terms and Conditions, UBOATT policies and Applicable Particular Conditions. Among others, spam (i) "spam", "chain email", "pyramidal marketing" and advertising outside the areas designed for such use is not allowed; (ii) false, ambiguous, inaccurate content, or that may mislead any recipients of such information; (iii) content that implies in violation of the confidentiality of communications and privacy; (iv) passwords for access to the different utilities and/or content of the Site that are owned by other users.

5. YOUR ACCOUNT

UBOATT services are only available to individuals or legal entities who have the legal capacity to hire them.

It is forbidden to register Users who do not have civil capacity (with respect to individuals) or are not legal representatives (with respect to legal entities), as well as Users who have been suspended from UBOATT, temporarily or definitively, without the application of the legal sanctions provided for in the Brazilian Civil Code, notably art. 166, I; 171, I and 180.

5.1 - CREATING THE ACCOUNT.

ALUGUEL E VENDA DE EMBARCAÇÕES



By creating an account on the Site, You declare, civilly and criminally, that all information provided ("Account Information") is true and assumes responsibility to keep it up to date. To protect your account, your password must be kept confidential and should not be shared, as activities performed on the Site with the use of your account will always be your responsibility. Check here how to create, delete, change, or resolve issues in your account.

Only the registration of the User will be confirmed that fill in all the required fields of the registration, with accurate, accurate and true information.

You will access your account via email or surname (login) and password and undertake not to inform third parties of this data, fully responsible for their use.

UBOATT is not responsible for the correction of personal data entered by its Users.

You represent and warrant that you are liable, in any case, civilly and criminally for the veracity, accuracy and authenticity of the Personal Data registered.

The surname that the User uses in UBOAT may not bear similarity with the name UBOATT, its trademarks and domain names or other intellectual property, nor any surname that implies or suggests that the vessels advertised or have any relation to UBOATT. Nicknames considered offensive, as well as those containing Personal User Data or any URL or e-mail address will also be excluded.

UBOATT reserves the right to refuse any application for registration and to suspend a previously accepted registration, which disagrees with the policies and rules of these Terms and Conditions.

With respect to the classified/ad service available on the site, UBOATT, at its discretion, may require an additional registration to Users operating as dealerships as a requirement for them to have access to publication packages Special. In these cases, once the additional registration has been made, the advertisements of vessels made by the concessionaires will only be published in UBOATT through the contracting of packages offered by UBOATT or under other modalities that UBOATT will allow to these types of Users.

The advertiser acknowledges that you are solely responsible for the veracity and content available in your ad, exempting UBOATT from any responsibility to this effect, as well as declares, under the law, any properties advertised in full Regularity.

UBOATT may, in its sole discretion, conduct the searches it deems necessary to determine incorrect or untrue data, request additional data and documents that are relevant in order to confer the personal data reported and also use the public or private database, and the user may edit it if they believe that such data is not up to date.

If UBOATT decides to check the veracity of a User's registration data and if there is incorrect or untrue data between them, you may use publicly available data or commercial databases to change or enrich Personal Data, or, even if users steal or refuse to send the required documents, UBOATT may temporarily or permanently suspend the account, without prejudice to other measures it deems necessary and timely.

If any of the above sanctions apply, the respective User's announcements will be automatically cancelled, not assisting you, for this reason, any indemnification or compensation.



The User undertakes to notify UBOATT immediately, and by means of secure means, regarding any unauthorized use of his account, as well as his unauthorized access by third parties. The User will be solely responsible for the operations carried out in his account, since access will only be possible by including the password, which must be known and exclusively owned by the User.

Under no circumstances will assignment, sale, rent or other form of account transfer be permitted (including opinions and comments). More than one registration by the same person, or the creation of new registrations by people whose original registrations have been temporarily or definitively suspended for violations of UBOATT policies, will not be allowed.

5.2. CONTACT DATA.

Account Information serves to contact potential buyers and also UBOATT, which you can also send disclosures about promotions, packages, news or other information about UBOATT and/or companies in the same group. Emails sent to your registered address will be considered as delivered to You. Information related to the utilities and tools of the Site or other additional information that the law requires may be sent by e-mail to the address specified in the Account Information, by other electronic means available, such as notifications via push or by physical means in writing, by post to the address indicated in the Account Information. You have the right to opt out of receiving such emails, but if cancellation makes it impossible to provide the services, UBOATT reserves the right to cancel your Account.

5.3. SUSPENSION AND EXCLUSION OF THE ACCOUNT.

Use your account with awareness, because both it and your ads may be suspended or deleted by UBOATT and You may be unhabilitated, without notice, in case of falsehood in Account Information, misuse, violation of legislation, morale, public order, of these Particular Terms and Conditions and Conditions that apply, as well as use of the Site for unlawful or immoral activities, for non-payment, or any activities that, at UBOATT's discretion, do not comply with its internal policies. This Analysis of UBOATT does not entail Uboatt's commitment, warranty, obligation or liability regarding the veracity of the information and content entered by users.

6 - ADVERTISING

6.1. BEFORE ADVERTISING

Before you publish your ad, check here (PRIVATE TERMS) rules that should be observed by You and tips for your ad to have good quality and relevance to interested buyers. These rules are one of the Particular



Conditions and are updated from time to time. To have the best experience with the Site, always consult them before publishing.

6.2 - ADVERTISING

To make the announcement, you must fill in your vessel information, state of conservation, and other requested information. This information should be updated whenever situations occur that change the conditions of the offer that may interfere with the negotiation. The more complete your ad, the better the chances of closing the deal. (IT WOULD BE APPROPRIATE TO ENTER HERE THE INFORMATION THAT THE ADVERTISER SHOULD MAKE IN THE ANNOUNCEMENT)

6.3 - WHAT CAN'T BE IN YOUR AD

We remember your commitment to lawfulness, accuracy of information and reliable reproduction of the product or service. Advertisements with potentially offensive, obscene, pornographic content that promotes terrorism, any kind of discrimination, or that pay attention to any individual or collective rights of third parties, are prohibited. You shall also not insert, transmit, broadcast or make available to third parties, any content that constitutes unlawful or

unfair advertising; that could cause damage to the access provider's computer systems, which infringes intellectual and/or industrial property rights of UBOATT or third parties.

6.4 - WHAT CAN BE ANNOUNCED

Only advertisements of vessels complying with the rules contained in the current Law, these Terms and Conditions and in the Particular Terms and Conditions may be served on the Site. Before you run your ad, it is your responsibility to ensure that it complies with the conditions you find HERE (PARTICULAR TERMS). You must have possession, ownership and availability of vessels as advertised. You must clearly and completely inform delivery conditions and costs and any geographical restrictions.

6.5 - RESPONSIBILITY

It is solely up to You the responsibility for the advertisement, the information conveyed, the characteristics and conditions of the vessel announced, for its conduct as a user, the delivery of the vessel (or not delivery) and the taxes that may relate in the transaction.



6.6 - AD DEADLINE

Your ad will be available for the contracted period. Check here (PRIVATE TERMS) how ad expiration/renewal works. If your ad is not renewed before expired or has been disabled for any reason, you will need to re-enter all the data and information, so be aware of the information in your account.

6.7 - FROM collection

User registration and/or maintenance will be free of charge. However, any and all ad publication will be paid in amounts calculated according to the size and value of the vessel, as well as in accordance with the posting time of the advertisement, according to the Rules contained HERE (PRIVATE TERMS.) UBOATT does not charge commission on transactions that may be made between advertisers and buyers on the Site.

6.8 - AD HIGHLIGHTS

You can hire HERE (PRIVATE TERMS) one of the features so that your ad is in a prominent position on the Site. We remind you that after the start of the execution of the functionality, considering that it is a contracting that allows immediate use by the user, You will not be entitled to any kind of refund or return of the amount paid in case of cancellation.

6.9 - PROFESSIONAL PLANS

You can also hire (by clicking HERE) (PRIVATE TERMS.) Professional Plans to enter ads in a quantity greater than the free limit and have other benefits (see HERE) (PRIVATE TERMS.). Check out HERE (PRIVATE TERMS.) how they work. The type of plan and payment terms will be chosen by You at the time of hiring. You can cancel your plan at any time, as long as all debits due until the cancellation request date are paid off.

6.10 - IMMEDIATE USE

We remind you that after the execution of the Features of Plans and Highlights, considering that these are hires that allow immediate use by the user, You will not be entitled to any kind of refund or return of the amount paid if you choose for not using the tool in whole or in part or in case of cancellation.



6.11 - LATE PAYMENT

With a delay in paying for highlights for ads or Professional Plans, UBOATT will send you an alert email. If, even after sending this email, payment is not detected, UBOATT may cancel or suspend the contract and take legal action to receive open amounts. Once uboatt payment is identified, the account will be reactivated within a reasonable operating period.

7 - WEBSITE AVAILABILITY

UBOATT does not guarantee the availability, access and continuity of the operation of the SITE or its current or future features, not being liable for any damage or injury caused to You in case of unavailability.

UBOATT is not responsible for any damage, injury or loss suffered by the User due to failures in the Internet, system or server used by the User, arising from conduct from third parties, if fortuitous or force majeure. UBOATT will also not be responsible for any viruses that may attack the user's equipment as a result of internet access, use or browsing or as a result of data transfer, files, images, texts, videos or audio.

8 - RELATIONSHIPS WITH THIRD PARTIES

The responsibility for third parties who offer content and services on the Site, which provide search tools that allow users access to external websites, services and content of third-party websites accessed by links to the Site will be exclusive of these third parties. You will be at your own risk and responsibility for relations with these third parties, exempting UBOATT from any liability. If you do not agree, you may choose not to use third-party content and services.

ALUGUEL E VENDA DE EMBARCAÇÕES

9.1 - PROTECTION OF INTELLECTUAL PROPERTY

As an online ad Site, the Site is not responsible for infringements of the intellectual property rights, image rights or honor of Users as a result of the content posted by advertiserusers, but will remove any advertisement that violates rights of this nature. Check here (PRIVACY POLICY) our intellectual property protection policy and how to notify us of any advertisement that violates these rights.



9.2 - INTELLECTUAL PROPERTY OF UBOATT AND THIRD Parties

The elements, content, structures, selections, ordenations, presentations of the content and the operational programs used by the Site are protected by intellectual property rights of UBOATT or third parties. Without prior and express authorization from the holders, You will not be able

to perform web crawling on the Site, reproduce, display, copy, transform, modify, disassemble, reverse engineer, distribute, rent, provide, make available to the public, through any form of public communication, any of the protected elements. The use of texts, images, advertisements and any other element included or available on the Site for its subsequent inclusion in any vehicles unrelated to the Site without the prior written permission of UBOATT is prohibited. You may not remove signals that identify uboatt or any other rights (intellectual property, image, or any other) rights that appear on the Site and in each of the various utilities offered by it. You may not handle any technical devices established by UBOATT or third parties to protect your rights, whether on the Site or any of the materials, elements or information obtained through the Site.

9.3 - INTELLECTUAL PROPERTY OF THE CONTENT ENTERED BY THE USER

You represent yourself the owner of the images, videos, audios, texts and any other content you enter on the SITE, authorizing UBOATT to publicly reproduce, distribute and communicate this content, including other UBOATT Sites.

10 - CHANGES IN TOOLS AND FEATURES

UBOATT is always working to improve the tools and functionality of the Site, which may therefore be changed, suspended and discontinued without notice. If we discontinue or change any paid functionality, you will be communicated at least 5 days in advance, noting that ad availability has a specific deadline to expire.



ANEXO I

MODELO DE PROCURAÇÃO PARA AUTORIZAÇÃO DE UTILIZAÇÃO DE EMBARCAÇÃO – PF PARA PF

Eu,	, qualificação, estado civil,
Eu,	, Bairro,
Cidade, Estado, CEP , CPF	, venho por meio
deste, autorizar o Sr.(a)	, qualificação, estado
civil, Residente e domiciliado à rua	
, Bairro, Cidade, Estado,	CEP , CPF
, a cadastrar e operar a(s) em	
listadas, de minha propriedade, no Website e Aplicativo UBOATT, com as seguintes características:	
NOME: INSCRIÇÃO:	
NOME:INSCRIÇÃO: NOME:INSCRIÇÃO:	
NOIVIEINSCRIÇÃO.	
Para locação para charter nas modalidades DIÁRIA/TRECHO/PERNOITE (riscar as não aplicáveis), assumindo o(a) mesmo(a) a responsabilidade pelas informações prestadas, bem como pelo fechamento e realização dos passeios e viagens nos dias programados e confirmados através daquele Website e Aplicativo, bem como receber os valores correspondentes à locação das embarcações acima, de forma que estou ciente de que os pagamentos ou transferências de valores efetuadas para o mesmo dão plena e total quitação aos eventos confirmados e realizados com aquelas embarcações, cessando qualquer cobrança da minha parte enquanto proprietário perante o Website e Aplicativo Uboatt.	
LOCAL e DATA,	444
Nome completo – CPF e RG - FIRMA RECONHECIDA Testemunhas	
ALUGUEL E VENDA DE EA	MBARCAÇÕES



ANEXO II

MODELO DE PROCURAÇÃO PARA AUTORIZAÇÃO DE UTILIZAÇÃO DE EMBARCAÇÃO – PJ PARA PF representante legal abaixo assinado e identificado, autorizar o Sr.(a) , qualificação, estado civil, residente e domiciliado à rua _____, Bairro, _____, a cadastrar e Cidade, Estado, CEP_____, CPF___ operar a(s) embarcação(ões) abaixo listadas, de propriedade desta empresa, no Website e Aplicativo UBOATT, com as seguintes características: _____INSCRIÇÃO:____ ____INSCRIÇÃO:____ NOME: NOME: Para locação para charter nas modalidades DIÁRIA/TRECHO/PERNOITE (riscar as não aplicáveis), assumindo o(a) mesmo(a) a responsabilidade pelas informações prestadas, bem como pelo fechamento e realização dos passeios e viagens nos dias programados e confirmados através daquele Website e Aplicativo, bem como receber os valores correspondentes à locação das embarcações acima, de forma que estamos cientes de que os pagamentos ou transferências de valores efetuadas para o(a) mesmo(a) dão plena e total quitação aos eventos confirmados e realizados com aquelas embarcações, cessando qualquer cobrança dessa empresa perante o

Nome empresa & CNPJ &
Nome do Representante legal com CPF e RG

EL E VENDA DE EMBARCAÇÕES

Website e Aplicativo Uboatt.