

TAX INVOICE

SYDNEY EVENT CRUISES PTY. LTD. PO BOX 907 LANE COVE NSW 2066 AUSTRALIA ABN 78 621 523 635

Tel: 1300 CATFAN

Email: accounts@sydneysupercatcruises.com.au

Invoice Date 11 Feb 2025

Invoice Number INV-1271

Due Date 11 Feb 2025 **Customer: Boat Hire Sydney**

Description	Туре	Unit Price	Qty	Total Inc GST
Boat Hire Sunday 9th March. MV Supercat. 18 footers race spectators boat. 2pm- 4.30pm. Pick up/Drop off in Double Bay. Minimum 80 pax Maximum 300 pax. Anything over 80 pax will be invoiced post cruise. Must be paid in full within 5 days post event. Please read and sign all attachments.	ВН	\$30.00	80.00	\$2,040.00
		Subtotal		1,854.55
		Total GST 10%		185.45
		Invoice Total AUD		2,040.00
		Amount Paid AUD		0.00
		Amount Due AUD		2,040.00

EFT PAYMENTS TO:

SYDNEY SUPERCAT CRUISES

BSB: 063 188 ACC: 1044 4519

Please quote invoice number(s) when making a payment

Rental Requirements

Cancellations

• Less than 45 days prior: Loss of deposit + a cancellation fee applies - consideration will be given to food, staff and boat costs incurred due to cancellation

Consumption bar & extras

Extra charges including time extensions and additional beverages will only be supplied if the total bill is paid, or signed and authorised in the case of account customers, at the conclusion of the cruise.

Responsible service of alcohol

As the licensee, the Operator is bound by the NSW Liquor Act and must abide by the guidelines for the responsible serving of alcoholic drinks as stated in posters displayed at the bar and in the vessels' house policies, with particular regard to the refusal of service of alcohol to either intoxicated persons or guests under the age of 18, and may refuse service to any individual at the Operators' absolute discretion.

- Please note that it is not permitted for individuals to carry liquor from the vessel on disembarkation.
- Indecent behaviour on a licensed vessel is strictly prohibited under the NSW Liquor Act.

Inclement Weather

All cruises will proceed regardless of weather conditions. The charter course is determined by the Master on the day with regard to wind and wave conditions.

Charter Course

The course to be undertaken during the Charter may be agreed in advance with the Operator or with the Master on the occasion of the Charter; however the Charterer acknowledges that the Master has the sole discretion at all times to take whatever action is necessary to protect and maintain the safety, welfare and good order of the vessel, its passengers and crew.

Guests are given a 15 minute window in which to disembark after a cruise – time in excess of this is charged at a pro-rata hourly rate.

Responsibility of the Hirer:

The Charterer is at all times responsible for the conduct of the Charterer's group.

Damage to the Vessel

The Charterer shall indemnify the Operator in respect of any loss or damage to the vessel or its equipment or fittings howsoever caused by members of the Charterer's group, fair wear and tear excepted.

Indemnity

The Charterer agrees to indemnify and hold harmless the Operator, its agents and employees, from and against any and all losses, claims, actions, costs expenses, fees, damages, fines and liabilities (including reasonable legal fees) caused by any negligent act or omission by the Charterer or members of the Charterer's group.

The Operator is not liable for any death, loss, damage or injury to any person or property which occurs and is attributable to or associated with:

- (i) Failure to follow any reasonable direction given by the master or crew;
- (ii) Failure to comply with any of these terms or conditions;
- (iii) Failure to comply with any warning sign;
- (iv) Unreasonable or unsafe behaviour;
- (v) Wilful misuse of the equipment or facilities of the vessel;
- (vi) Intoxication or the use of prohibited drugs.