

JC Scuba Ltd – Scuba Diving Holidays

TERMS & CONDITION

As agents for Blue O Two Ltd, JC Scuba Ltd adhere to all the same Terms & Conditions stated on the Blue O Two website. Your contract for the holiday is with JC Scuba Ltd, all payments for trips are take to be made direct to us via bank transfer.

At the time of your booking, we require the following information from all guests: (this is to be entered directly through the Blue O Two portal <https://divingportal.anteeo.co.uk/> no later than 12 weeks prior to your departure date.)

- Title & Full Name (as it appears on your passport)
- Passport Number & Nationality*, Issue & Expiry Date
- Date of Birth
- Current Diving Qualification
- Approx. no. of logged dives
- Approx. date of your last dive
- ^Emergency Contact Details, Name and Contact Telephone No.
- ^Insurance Policy Number, Provider and Contact Telephone No.
- Equipment Requirements (please request current prices)
- Special Gas Requirements (please request current prices)

^This information must also be provided to JC Scuba Ltd

*Please ensure you have enough validity left on your passport in accordance with the requirements for your holiday destination. Information about passport and VISA requirements can be found under the 'Travel Information' sections for each destination on the Blue O Two website.

Payment:

The group booking classification - customers travelling on the same vessel, on the same departure date, under the same booking reference.

The total price of the arrangements you have booked is payable:

- 365 – 181 days prior to departure: 15% of the total invoice value is due
- 180 – 91 days prior to departure: 40% of the total invoice value is due
- 90 days or less prior to departure: 100% of the total invoice value is due

All payments are non-refundable and non-transferable

IMPORTANT – Please Note:

If you cancel any holiday on which a reduced deposit has been paid, the full deposit as shown above will be payable as the minimum cancellation charge in the event that you cancel (see also "If you cancel" below). If you book less than 90 days before your scheduled departure date, then the full price is payable when you book.

Your booking may be cancelled if you do not make payment on time (and we will not normally send reminders) and if it is, cancellation charges as set out under "If you cancel" will be payable by you.

CANCELLATIONS & CHANGES

Name Changes:

For all bookings, name changes and alterations are charged a minimum of £50 per name. Some airlines charge in excess of this and in these exceptional circumstances we reserve the right to increase this charge.

Cancellations made by you:

You are entitled to cancel your holiday at any point.

All cancellations must be made in writing via email to info@jcscuba.net. Cancellation will take effect from the day this notice is received, and receipt will be confirmed in writing via email.

The following charges will apply:

Cancellation fees apply on the recommended retail rates. Number of days before departure on which notice of cancellation was received:

Cancellation charges as a percentage of the total holiday price (excluding insurance premiums) based on group booking:

- 365 – 181 days prior to departure: 15% cancellation fee (or deposit amount paid, whichever is greater)
- 180 – 91 days prior to departure: 40% cancellation fee (or deposit amount paid, whichever is greater)
- 90 – 0 days prior to departure: 100% cancellation fee

Additional 'Corona Clause':

Our standard Terms and Conditions apply.

If you cannot travel due to Covid-19, we will honour the monies paid to us and move the booking to a later date. For this to be applicable, one of the following must apply:

- You have contracted the virus and can provide medical evidence to support this OR Your final destination country prevents you from entering due to their governmental guidelines and restrictions on your country of residence OR Your country of residence prevents you from departing due to their governmental guidelines and restrictions on the embarkation point for the liveaboard
- If any of the above do not apply, it is your responsibility to get yourself to the point of embarkation.

The 'Corona Clause' can be removed at any time.

Cancellation by You due to Unavoidable & Extraordinary Circumstances:

You have the right to cancel your confirmed holiday before departure without paying a cancellation charge in the event of "unavoidable and extraordinary circumstances" occurring at your holiday destination or its immediate vicinity and significantly affecting the performance of the holiday or

significantly affecting the transport arrangements to the destination. In these circumstances, we shall provide you with a full refund of the monies you have paid but we will not be liable to pay you any additional compensation. Please note that your right to cancel in these circumstances will only apply where the Foreign and Commonwealth Office advises against travel to your destination or its immediate vicinity. For the purposes of this clause, “unavoidable and extraordinary circumstances” means warfare, acts of terrorism significant risks to human health such as the outbreak of serious disease at the travel destination or natural disasters such as floods, earthquakes or weather conditions which make it impossible to travel safely to the travel destination.

This clause 10 outlines the rights you have if you wish to cancel your booking. Please note that there is no automatic statutory right of cancellation under the Consumer Contracts (Information, Cancellation and Additional Charges) Regulations 2013 (Directive 2011/83/EU).

Insolvency Protection (Clause 19.6 - Blue O Two)

We provide full financial protection for our package holidays which don't include flights, by way of insolvency cover with ASUA, trading as Atlas Voyage Secure, company number 3252689, of Alpi House, Suite 2, East Wing, 2nd Floor, Miles Gray Road, Basildon, Essex, SS14 3HJ, UK
email: avs@asuagroup.co.uk, telephone: (+44) 0203 327 0555, who arranges the insolvency policy on behalf of Syndicate 033 at Lloyd's, managed by Hiscox Syndicates Limited of 1 Great St Helen's, London EC3A 6HX.

<https://blog.blueotwo.com/faq/coronavirus/>

Anyone who books a boat space with us is covered by Financial Failure Insurance, meaning you would get your money returned in the event our company was forced to stop trading.

For all other terms relating to your holiday, these can be found by visiting <https://blueotwo.com/terms-and-conditions>

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Training • Equipment • Air Fills
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Blue O Two Ltd are ATOL Registered, Registration No. 6589

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