

Key points:

You enter into a booking with us when we issue our confirmation invoice. If you then cancel, there will be cancellation charges. Initially this may only be a deposit but can go up to 100%.

You can make changes to your booking in certain circumstances. We make a charge for this. We can change and cancel your booking. We'll pay you compensation in certain circumstances.

We are responsible to you for providing your holiday but there are legal limits.

In respect of bookings made in the European Economic Area (EEA) ONLY: we are a Member of ABTA and we provide protection for your money via a financial failure insurance policy with AVS (Atlas Voyage Secure) through Evolution Insurance Company Limited.

PLEASE NOTE: Financial failure insurance is only applicable to bookings made in the EEA. Our ABTA membership does not apply to any bookings which are made outside the EEA.

NB please read the full terms below for more information and for other important rights and obligations.

BOOKING TERMS AND CONDITIONS

This document sets out the standard booking terms and conditions of Day 8 Experiences Ltd (referred to in this document as '**Day 8**' and trading as '**The Yacht Week**'), a company registered in the United Kingdom with the number 07387592 whose registered address is at Day 8 Experiences Ltd, Unit 13, Princeton Court, 53-55 Felsham Rd, Putney, London SW15 1AZ.

Please ensure you read this document in full before booking. Important sections are underlined. Any references to 'you' are to you, the holidaymaker, who has contracted with DAY 8 either in your own right or on behalf of others.

THE NATURE OF THESE TERMS

1. As soon as any payment is made, a contract will automatically arise between you and DAY 8, giving both parties respective duties and obligations under that contract. These terms and conditions ("Terms") will form the basis of any contract between you and DAY 8.
2. DAY 8 reserves the right to make reasonable changes to these Terms at any time where such changes are necessary (for instance, in the case of a change in the applicable laws or regulatory requirements). Such changes will take effect when the updated terms and conditions are uploaded to the 'The Yacht Week' website.

BOOKING PROCEDURE

3. To make a booking, the individual nominated to be the main point of contact between DAY 8 and the Crew or, as the case may be, the occupants of a cabin ('the **Lead Booker**') by the group of guests that constitute the members of that individual's crew or the occupants of a cabin ('**the Crew**') or the individual making a booking on his/her own behalf should submit the booking using The Yacht Week website.
4. Prior to confirming the booking, the Lead Booker will be provided with details of all the facilities and costs included as part of the trip.
5. On submitting the booking, the Crew (including the Lead Booker) agree that:
 - a. DAY 8 will contact you as soon as possible to confirm your booking, the total price due under the contract, and details of how to access additional information such as the date when your

DAY 8

deposit will be due and the details of the payment plan. The confirmation will (subject to our Terms) occur within 5 working days of your booking request;

- b. DAY 8 reserves the right to cancel any booking within the period of 5 working days from the time of completion of the booking should the yacht selected under that booking be unavailable for any reason whatsoever. **Please note clause 5(c) as regards the consequences of cancellation under this clause 5(b);** and
 - c. DAY 8 is not liable to reimburse the Lead Booker or the Crew for any transport costs (including airline costs) incurred by the Lead Booker or the Crew within the period of 5 working days from the time the Lead Booker completes the booking on The Yacht Week website where the booking is cancelled under clause 5(b). Therefore, the Lead Booker and the Crew are strongly advised to make any necessary transport arrangements only following the expiration of 5 working days from the time of receipt of confirmation of the booking from DAY 8.
6. The Lead Booker, who is liable for the whole booking, confirms that through making a booking via The Yacht Week website he/she has the authority to act on behalf of the Crew and that each member of the Crew has read and agreed to all relevant terms and conditions. This is a condition of making a booking with DAY 8.
 7. Unless otherwise agreed in writing by DAY 8, the Lead Booker must be a guest, skipper or host on the boat he or she has booked. All guests, including the Lead Booker, must be at least 20 years of age.
 8. DAY 8 does not accept liability for the costs associated with any errors in your confirmation email that are not due to DAY 8 and are not brought to our attention within 5 working days of the date of that confirmation email. DAY 8 reserves the right to correct any obvious errors in a confirmation email as soon as we become aware of them and to notify you of any corrections made.

BOOKING PROCEDURE - CABIN BOOKINGS

9. When making a cabin or solo booking you accept that allocation of cabin space is at DAY 8's discretion. Although DAY 8 shall use its reasonable endeavours to find the best 'fit' for you, DAY 8 cannot always guarantee compatibility of the guests in each cabin or each yacht. Where guests are not compatible, DAY 8 will not move a guest to a different yacht or crew.

CHECKING-IN

10. All guests are required to check in online. Those who do not check in online will be charged an administrative fee of EUR(€) 10 to check-in on site and may be required to complete a lengthier check-in process.
11. Online check-in for yacht bookings will be available 8 weeks before your scheduled event date. Online check-in for cabin and solo bookings will be available 2 weeks before your scheduled event date
12. Upon arrival at your base marina, you will be required to produce the following:
 - a. proof of identification.
 - b. Proof of vaccination against COVID-19 or a Negative COVID-19 test certificate. Failure to show a valid negative certificate may result in you being prevented from attending the event and not being eligible for a refund. This clause is subject to change and you will be provided with further information prior to your trip.
 - c. Guests may be required to undergo rapid lateral flow testing at TYW check-in as an extra precaution. This will be conducted at no additional cost to you.
 - d. We reserve the right to prevent a guest from attending the event who has tested positive for Coronavirus withing 14 days of the event

- e. We reserve the right to update our COVID-19 policy in accordance with government guidance enforced by the destination country. Day8 cannot be held responsible for any short notice changes to government restrictions.
13. DAY 8 operates a strict age policy, as per clause 7. As such, DAY 8 reserves the right to reject you or anyone on your booking at check-in should it be discovered you are in fact in violation of our age policy. In such circumstances you will not be refunded any sums paid, nor will DAY 8 assume any responsibility for additional expenses incurred as a result of our refusal to allow you to participate.
14. In these Terms , the '**Booking Ratio**' refers to any Crew's' gender ratio at the time the Lead Booker made the relevant The Yacht Week holiday booking, and the '**Checking-In Ratio**' refers to any Crew's gender ratio at the time of checking-in at any The Yacht Week check-in venue. In the event the Checking-In Ratio does not conform to the Booking Ratio, Day8 reserves the right to withhold wristbands upon check-in and/or apply a EUR(€) 200 administration fee on-site to adjust the Booking Ratio to conform to the Checking-In Ratio. The EUR(€) 200 administration fee shall apply to each and every guest which requires adjustment and is not a single administration fee applicable to the booking as a whole.
15. The Booking Ratio cannot be changed once entered. There is a possibility that DAY 8 staff may be able to make manual changes to your booking in order to alter the Booking Ratio, but these changes cannot be guaranteed. Should any change be made, an administration fee will be chargeable in accordance with clause 49. DAY 8 accepts no liability if you make a mistake when entering the Booking Ratio.
16. In the event that upon arrival at any The Yacht Week check-in venue you attempt and/or wish to add additional crew to the crew list you provided in your booking DAY 8 reserves the right to apply a EUR(€) 200 administration fee on-site to adjust the crew list. The EUR(€) 200 administration fee shall apply to each and every guest which requires adjustment in accordance with clause 15.

PRICING

17. DAY 8 reserves the right to change the price of your booking before your booking is confirmed.
18. Any such changes will be communicated to you. DAY 8 reserves the right to correct pricing errors after confirmation. In the unlikely event of a pricing error, we will notify you of the correct price and you will have the option to pay the correct price or cancel the booking with a full refund.
19. Prices do not include the associated food costs for any skipper or host contained in the booking, and Crews are obliged to provide at least three meals a day for their skipper and host at reasonable meal times.
20. The default invoice payment currency is in EUR(€) but you may be able to pay in GBP(£) or any other currency specified as being available and accepted by DAY8 on The Yacht Week website from time to time. Please see clause 23 for further information.
21. DAY 8 can change your holiday price after you've booked, only in certain circumstances:
 - a. If there are changes in the price of the carriage of passengers resulting from changes to the cost of fuel or other power sources, the level of taxes or fees imposed by third parties including tourist taxes or embarkation or disembarkation fees at ports, or exchange rates. However, there will be no change within the period of 20 days preceding your departure.
 - b. We will absorb, and you will not be charged for, any increase up to any amount equal to 2% of the price of your travel arrangements (other than costs associated with insurance premiums and any amendment charges). You will only be charged for any amount over that 2%. If this results in an increase equal to more than 8% of the price of your travel arrangements, you will have the option of:

- i. i. changing to another holiday if we are able to offer one (in which case we will refund any price difference if the alternative is of a lower value); or
- ii. ii. cancelling and receiving a full refund of all monies paid, except for any amendment charges. Should you decide to cancel:

Should the price of your holiday go down due to the cost changes mentioned above, then an amount equal to the reduction will be paid to you. We will deduct from this amount our reasonable administrative expenses. Please note that travel arrangements are not always purchased in local currency.

PAYMENTS

22. You will pay DAY 8 the sum specified in the confirmation invoice.
23. The default invoice payment currency is in EUR(€). If you choose to pay with GBP(£), CAD(\$), AUD(\$), or USD(\$), (or any other currency) the price listed may change depending on fluctuations in exchange rates including the internal exchange rate which DAY 8 may apply in any future payment transactions. For this reason, you are advised to pay in the currency specified in your Invoice if you do not wish to pay any price variations as a result of fluctuations in exchange rates, including the internal exchange rate which DAY 8 may apply in any future payment transactions.
24. The payment instalment plan will vary depending on the event week and destination you have booked. You will be advised of the specific payment plan for your booking prior to issue of the confirmation invoice. For the majority of events the payment instalment plan shall be as follows:

For Yacht, Cabin and Solo Bookings

- a. 10% of the total cost of the booking must be paid immediately upon booking. This will be a non-refundable deposit unless the booking is cancelled in accordance with clause 38;
 - b. 40% of the total cost of the booking must be paid no later than 30 days after the date on which the booking is made; and
 - c. 100% of the total cost of the booking must be paid no later than 90 days before the event begins (check your booking to see the exact date).
 - d. For bookings made between 120 and 90 days before the event begins (check your booking to see the exact date), 40% of the total cost of the booking must be paid upon booking. For bookings made less than 90 days before the event begins, 100% of the total cost of the booking must be made upon booking.
25. The payment terms for bookings with the 'Flexible Payments' tag may differ from the payment installation plan within clause 24. Please check your booking for the correct payment terms specific to your booking as the payment terms of your booking will prevail over these Terms. For the avoidance of doubt, DAY 8 guarantees that where your payment terms differ from these terms, your payment terms will never be less favourable to those in these Terms.
 26. If you fail to pay an instalment by a payment due date DAY 8 reserves the right to cancel the booking and you will not be entitled to a refund of any sums paid.
 27. It is your responsibility to check the payment due dates and ensure that payments have been made in accordance with the payment instalment plan. Any delay in making a payment may result in your booking being cancelled by DAY 8 without a refund. If you are likely to be unable to make a payment on time you must contact DAY 8 as soon as possible to request an extension to the relevant payment due date. If such an extension is agreed, DAY 8 will communicate this to you in writing.
 28. If the first payment under clause 24 or clause 25 is not made on time, the booking will be automatically cancelled.

29. If payments are not made from an account/card in the name of the lead booker, DAY 8 reserves the right to request authorisation from the account holder.
30. Please see the information here <https://www.theyachtweek.com/legal> where you are using a refund credit note to pay for a booking.

CANCELLATION AND VARIATION POLICIES

Variation by DAY 8

31. As DAY 8's booking information is prepared well in advance, some minor aspects of your booking (e.g. change of skipper, change of DJ or minor itinerary amendments due to weather or local restrictions) may have to change closer to the time of your holiday in order to make the booking work.
32. If major changes (change of dates or significant change of accommodation) to your booking are needed, you will be notified as soon as is reasonably possible. In this instance you will be able (except where we are subject to unavoidable and extraordinary circumstances) to either:
 - a. cancel the booking with a refund of all sums you have paid;
 - b. choose to accept the changes; or,
 - c. make an entirely new booking.

You must inform DAY 8 of your decision within three working days of being informed of the changes made to your booking. If you do not inform DAY 8, it shall be entitled to cancel your booking and issue a full refund. Where we are subject to unavoidable and extraordinary circumstances, (being a situation beyond our control, the consequences of which could not have been avoided even if all reasonable measures had been taken. Such circumstances include but are not limited to, dangerous weather conditions, pandemic, epidemic fire, natural disaster, industrial actions, war, riots, and natural disasters), your rights under these Terms may be different as we will follow any applicable guidance of ABTA which may allow us to postpone refunds, to offer refund credit notes and, in some circumstances, to withhold refunds.

33. There is a possibility that the yacht you select when booking may not be available. Should this be the case, DAY 8 shall notify you as soon as possible. DAY 8 reserves the right to either cancel your booking in accordance with clause 5(b) and/or 32 or offer you a replacement yacht. The following shall apply to a replacement yacht:
 - a. If DAY 8 offers a more expensive replacement, which contains the same capacity as the yacht you chose on booking, this shall be considered an upgrade.
 - b. If you are upgraded, DAY 8 reserves the right to downgrade you to a yacht of the same quality as that which you originally booked if the upgrade offer becomes unavailable. Should this happen, DAY 8 guarantees that you will receive the same (or better) quality and type of yacht that you originally booked.
34. In the event a refund is paid to you, we will pay compensation as detailed below except where the cancellation is due to unavoidable and extraordinary circumstances (as defined above), which means a situation beyond our control, the consequences of which could not have been avoided even if all reasonable measures had been taken.

Period before departure in which we notify you	Amount you will receive from us (£)
More than 84 days	0
Between 83-29 days	10
Between 28-15 days	20
Between 14-18 days	30

Between 7-1 day	40
Less than 1 day	50

This does affect your statutory remedies and does not exclude you from claiming more from DAY 8 if you are entitled to do so.

Cancellation by DAY 8

35. DAY 8 reserves the absolute right to cancel your booking under any circumstances. If DAY 8 cancels your booking under this clause 35 you will be (except where we are subject to unavoidable and extraordinary circumstances) entitled to a full refund. Alternatively, you may choose to accept another booking of the same type and quality as a replacement for the cancelled booking. If you accept DAY 8's offer of a replacement booking of lesser quality, then you will be entitled to a refund of the difference in price between the original booking and its replacement. Where we are subject to unavoidable and extraordinary circumstances (as defined above), your rights may change as we will follow any applicable guidance of ABTA which may allow us to postpone refunds, to offer refund credit notes and, in some circumstances, to withhold refunds and issue a Refund Credit Note with an end date at which time a full refund can be issued.
36. DAY 8 will not cancel your booking under clause 35 after the due date for payment of the final instalment unless you default in the payment of the balance or such cancellation is necessary as a result of unavoidable and extraordinary circumstances (as defined above).
37. In the event a refund is paid to you, we will pay compensation as detailed below except where the cancellation is due to unavoidable and extraordinary circumstances (as defined above):

Period before departure in which we notify you	Amount you will receive from us (£)
More than 84 days	0
Between 83-29 days	10
Between 28-15 days	20
Between 14-18 days	30
Between 7-1 day	40
Less than 1 day	50

This does not affect your statutory remedies and does exclude you from claiming more from DAY 8 if you are entitled to do so.

38. DAY 8 reserves the right to cancel your booking in the event of unavoidable and extraordinary circumstances (as defined above). In such circumstances no compensation will be payable to you and you may be entitled to a refund of all monies paid depending upon any applicable guidance of ABTA which may allow us to postpone refunds, to offer refund credit notes and, in some circumstances, to withhold refunds.
39. In the event the Ultra festival or the Hideout Festival or any other ticketed festival event which is a part of your booking, is cancelled or postponed, DAY8 reserves the right to run an adjusted itinerary and only the amount that you paid for the Ultra or Hideout festival (as applicable) tickets will be refunded.
40. Any refund payable by Day8 can only be made to the credit or debit bank card from which the payment was made in the first instance.

Cancellation by You

41. If you decide to cancel your booking;
- a. you must inform DAY 8 in writing as soon as possible. Your booking will not be cancelled until DAY 8 receives your notice of cancellation in writing. If you transmit this written notice by email, then you must follow up via telephone during DAY 8's normal office hours (any week day except a public holiday between the hours of 0900 – 1730) to check that the email has been received;

- b. By making payment towards a booking but not as the Lead Booker, you accept that any sums paid towards the booking will not be refunded by DAY 8 in the event you cancel.
42. If you cancel your booking to a The Yacht Week event at any destination the following minimum cancellation charges (as a percentage of the total booking cost) shall apply:

For Yacht, Cabin and Solo Bookings

- a. Within the first 24 hours of booking or reservation only – 0%
 - b. From 24 hours after booking to no later than 30 days from the booking date or 90 days prior to the event date (whichever comes first): 10%
 - c. Thereafter, until 91 days prior to the event date (check your booking to see the exact date): 40%
 - d. Within 90 days, or less, prior to the event date (check your booking to see the exact date): 100%
43. The cancellation charges for bookings:
- a. flagged with a 'Flexible Payment' tag; or
 - b. a 'free cancellation tag'; or
 - c. with a different payment structure to that detailed in clause 25 (check your booking to see the payment instalment plan relevant to your booking),

shall differ from the cancellation charges listed in clause 42. For Flexible Payment bookings, the cancellation charges shall reflect your enhanced payment terms. For the avoidance of doubt and by way of clarity, where you cancel a Flexible Payment booking, DAY 8 shall retain all sums paid up until cancellation.

44. You will also be liable to pay any cancellation charges imposed by suppliers or any other costs incurred by DAY 8. DAY 8 may use money that you have previously paid to cover cancellation charges or to pay charges imposed by a supplier without refund to you. DAY 8 will take reasonable steps to ensure that all costs and losses are kept to a minimum.
45. If you are unable to attend the event due to COVID-19 you will not be eligible for a refund.
46. Your travel insurance policy may cover cancellation charges, please check your individual policy for details.

Variation by You

47. If you would like to change any aspect of your booking, the Lead Booker must inform DAY 8 as soon as is reasonably possible. You will be responsible for the additional costs we incur in catering for the changes you request. For the avoidance of doubt:
- a. skippers cannot under any circumstances be removed and are mandatory;
 - b. where you cancel a host or food package once your invoice is paid in full, no refund will be payable to you; and
 - c. the cost of Ultra Festival tickets or Hideout Festival tickets is not refundable under any circumstances whatsoever.
48. Please note that DAY 8 may not be able to cater to all changes you might wish to make. All changes will be subject to availability and will be made at DAY 8's discretion.

49. In the event you wish to make changes to the cabin type, destination or date of a booking, changes will be made entirely at the discretion of DAY 8 and we reserve the right to charge an administration fee of €150 for each change.
50. Changes of yachts or dates will be treated as cancellations and charges will be applied in accordance with clause 42. However, in the event that a more expensive booking is subsequently made by the Lead Booker and the previous yacht is resold at the original booking value, the usual cancellation fee shall be waived and an administration fee of €250 shall be levied in its place.

Adding a Host

51. Adding a host after the final payment date will incur additional charges in line with the cost incurred by DAY 8. These charges will vary depending upon destination and supply.

Change of Customer

52. If the Lead Booker or any member of your Crew no longer wish to participate in the charter or benefit from the services booked, DAY 8 may, subject to availability, agree to a substitute customer being added to the booking. You should notify DAY 8 in writing at least 7 days before the date of your trip of your intention to substitute a person on the booking. However, this is subject to DAY 8's written acceptance of the arrangement and both the leaving and the substitute parties accepting joint and several liability for full payment of any sums outstanding for the booking.
53. Without prejudice to the provisions of clauses 14, 16 and 49 (or any other clause in these Terms) DAY 8 reserves the right to apply a EUR(€) 200 administration fee in the event you request any change to be made to your booking. The EUR(€) 200 administration fee shall apply per change requested.
54. By requesting a change of customer pursuant to these Terms, the Lead Booker confirms that the new guest has read and agreed to these Terms.

YACHT SPECIFICATIONS

55. You can find specifications, measurements, inventories, charter company information, and other data relating to yachts on The Yacht Week website. They are correct at the time of posting but DAY 8 cannot guarantee that the yacht will meet the exact details described on the website.
56. If the Classic, Premium or Luxury Yacht package option has been selected, the yacht will be allocated to you 14 days prior to your departure date. This allocation will include the yacht with all its specifications as well as the marina from which you will depart and the refundable damage deposit due. The yacht you are allocated is not guaranteed and may be subject to change.'
57. Pictures of yachts are intended only to give a general idea of the type of yacht you are chartering and are based on official images provided by the yacht manufacturers. Sometimes there are differences between the yacht shown in a picture on the website and the yacht you are given by the charter company. DAY 8 cannot guarantee that your yacht will be the same as the one shown in the picture on our website. However, DAY 8 takes misrepresentation very seriously. If you believe that a picture on The Yacht Week website is misleading, please inform DAY 8 as soon as possible so that steps can be taken to address the situation.

YACHT DEPOSIT

58. Upon arrival, the yacht charter company will require a security deposit to cover additional cleaning, loss, or damage caused to the boat. This security deposit is for the entire yacht; it is up to you and your crew to determine how this sum will be paid. This will be refunded (less any sums deducted) at the end of your trip. Payment can usually be made by credit or debit card, although some yacht charter companies accept cash only. The following apply in relation to the security deposit:

DAY 8

- a. Some yachts may have the option to pay a non-refundable deposit in place of the refundable security deposit; the non-refundable deposit will be a lesser sum than the refundable deposit option, however, even where no damage and/or loss occurs to the yacht, the amount you have paid will not be refunded to you under any circumstances.
- b. For cabin and solo bookings, it is recommended that you make the security deposit payment in cash and bring enough cash to cover your portion of the security deposit. More details about the deposit will be sent to you prior to your departure.

Any and all security deposit payments, whether refundable or not, shall be strictly between you and the charter company. DAY 8 cannot accept liability for the return or loss of such monies.

59. At check-in you will be required to sign the charter company's terms.

CHECKING-OUT

60. The Lead Booker and the individual who paid the deposit (unless they are the same person), must be present at check out. If he/she or they are absent, should the charter company deduct any sums from your deposit for damage to the yacht, the skipper will not be in a position to argue any costs on your behalf and will sign off on the damages in order to proceed with check-out. As a result, the crew risks losing the deposit. DAY 8 cannot accept liability for the return or loss of such monies.
61. Check out shall take place at 09:00. As such, whilst DAY 8 can guarantee your yacht will be back in the marina from which you departed from at this time, it strongly advises that onward travel arrangements be made for after this time and cannot accept responsibility for any travel arrangements made to take effect before this time.

ITINERARY

62. The itinerary, as provided to you, may be affected by weather conditions (for example, the circle raft might not be viable in adverse weather conditions). Whilst we try our utmost to ensure the itinerary is followed as closely as possible, DAY 8 cannot be held liable for deviations in the itinerary due to circumstances outside its control. This includes changes as a result of COVID-19 and local government restrictions.
63. Your itinerary will be confirmed 4 weeks prior to the date of departure and may be subject to change at any time. DAY 8 will accept no responsibility for any additional activities or bookings you have arranged at your own expense which may be affected by such change.

TRANSFERS

64. Your booking does not include: transport to and from your home country, coach transfers between the airport and the marina, or any other type of transport unless you have selected transfers from DAY 8's website as an optional extra if applicable.
65. Crews who have selected coach transfers between the airport and the marina (or any other type of transfer) from DAY 8's website as an optional extra agree to be bound by the applicable rules and regulations of travel and agree to follow the reasonable instructions of the driver at all times. Failure to comply with any relevant legislation (e.g. rules relating to the consumption of alcohol or smoking while travelling by coach) or any reasonable request from either the driver or a member of DAY 8's staff will be treated as a breach of contract by the Crew(s) concerned. This may result in the holiday booking being terminated and/or the expulsion of the Crew(s) from the transfer vehicle.
66. Coach transfers are offered as a standalone option and are linked directly to published flight times. DAY 8 will not, in any case, accept any responsibility for cancelled, delayed, rescheduled flight times or re-routed flights purchased through a third-party that impacts upon the booked coach transfer. Should a booked flight be cancelled, delayed, have its flight times rescheduled or re-routed by the relevant airline, DAY 8 cannot alter published coach transfer schedules in order to accommodate such changes since coach transfers provide transport for multiple inbound and outbound flights.

67. DAY 8 will not monitor any changes to individual flight details. Should your flight be cancelled, delayed, rescheduled or re-routed by the relevant airline after a coach transfer has been booked, it is the responsibility of the guest(s) to inform DAY 8. Likewise, if flight details or transfer timings are entered incorrectly by the Lead Booker, DAY 8 shall not be liable for any direct or indirect loss or damage suffered or incurred by the Crew as a result.
68. It is the responsibility of the Lead Booker to ensure adequate time is allowed for the transfer, traffic delays and airport formalities. DAY 8 shall not be liable for any direct or indirect loss, cost, expense or damage resulting from missed flights or appointments.
69. In the event that coach transfer is cancelled by DAY 8, the affected Crew(s) will be offered a full refund of the coach transfer cost only, thereby allowing the affected Crew(s) to use this refund towards making their own travel arrangements to and from the destination.
70. Regardless of mode of transport, delays can occur. By choosing to travel by transfer the Lead Booker acknowledges on behalf of their Crew that due to weather conditions, mechanical failure, traffic, an accident or some other reason, delay often cannot, even with all due care, be predicted or prevented. Accordingly, DAY 8 cannot accept liability for any inconvenience or expense you may incur as a result of such delays.

PASSPORTS AND VISAS

71. It is your responsibility to have valid travel documents. You must ensure that you have a valid passport and any necessary visas to enter any country you are visiting, including transit stops, prior to your departure.
72. DAY 8 cannot help you to obtain the correct passports, visas, or other documentation that you might need.

TRAVEL INSURANCE

73. DAY 8 does not sell or organise travel insurance. You must buy travel insurance before going on holiday. You should make sure that your insurance policy covers adventurous activities such as sailing. Please read your policy carefully to ensure it complies with this requirement and covers all of the activities in which you are going to be participating. We strongly recommend your insurance covers cancellation, personal liability, loss of personal property and travel disruption in the event of travel restrictions. It is a condition of your booking that you have a suitable travel insurance policy in place. DAY 8 accepts no liability to those who travel without travel insurance in breach of this clause. You also agree to indemnify us against all third-party claims, actions or other remedies which may be brought or sought against us in respect of your participation in the holiday.
74. In the event of your withdrawal from the holiday either before or after its commencement as a result of illness, self isolation or quarantine you are responsible for meeting the requirements of your insurer in support of any insurance claim. DAY 8 is under no obligation to may any refund in respect of any absence from the trip.

YOUR BEHAVIOUR/RESPONSIBILITIES

75. If, in our reasonable opinion or the reasonable opinion of the provider of any part of the services to which your booking relates, your behaviour poses a danger to you or those around you; or causes or is likely to cause damage to people or our property, the property of our suppliers or the property of third parties or breaches any local law; is abusive or threatening in any way; causes or is likely to cause a public nuisance; or you do not follow the instructions or orders of the skipper or any other DAY 8 representative including the customer service team or any other Day 8 or Quarterdeck staff member, DAY 8 reserves the right to immediately cancel your booking without paying you any refund whatsoever. This means, among other things, that:
- a. your skipper could refuse to continue to work;

- b. you may be required at any time during your booking to leave a yacht you have booked and the contract between us will terminate (and you will be solely responsible for making your own travel arrangements. We will not be held liable to you for any expenses incurred by you after our contract with you has terminated); and/or
 - c. Written, spoken or any other form of communication that is abusive or threatening on any platform
 - d. we reserve the right, in our absolute discretion, to ban you from any future The Yacht Week or other DAY 8 Group event.
76. External speaker systems are not permitted. Music must not be played in marinas after 8pm.
77. The nature of some of the activities you may choose to participate in during your holiday may involve a degree of personal risk. By purchasing a holiday from DAY 8, you accept that your purchase is solely and fully at your own risk and that you are responsible for your own actions. On accepting these Terms you also accept full responsibility for any damage, loss or expense caused by you or any person named on your booking.
78. DAY 8 acknowledges that guests may wish to consume alcohol. You must, however, do so responsibly and DAY 8 accepts no liability to you for any injury, cost, expense, loss or damage you suffer as a result of your judgment being impaired wholly or partly by alcohol or drugs.
79. DAY 8 operates a zero tolerance drug policy. If you are found in possession of illegal substances, DAY 8 reserves the right to cancel your booking without paying you a refund. This means (among other things) that you could be made to leave at any time during your booking the yacht you have booked. DAY 8 reserves the right to inform the relevant law enforcement authorities as we see fit.
80. You accept that the skipper allocated to your yacht is in charge of the yacht. The skipper will make decisions on behalf of the boat based on safety, the general consensus of the crew and local knowledge/experience of conditions and circumstances. DAY 8 will not be liable for any loss of enjoyment or similar claims resulting from itinerary changes made by the skipper in the interests of safety and better guest experience.
81. You are solely responsible for your personal possessions and property; it is your sole and full responsibility to look after your personal belongings. Where you lose any item of your personal possessions, whilst we do everything possible to locate lost property we cannot guarantee to do so, nor can we guarantee to be able to arrange for your property to be returned. You should email info@theyachtweek.com with any inquiries relating to lost property. In the event that we are able to locate lost property and arrange for its return, all costs incurred as a result of doing so must be paid to us in advance along with an administration fee of £25. DAY 8 reserves the right to increase the administration charge for the return of lost property for bulky items with special dispatch costs. DAY 8 accepts no liability and cannot be held responsible for the safety of your personal possessions and any lost property in any circumstance whatsoever as it is your personal responsibility to look after your belongings.
82. Please note that if you are rude and unpleasant to our staff at any point before or after you have made a booking with us then we reserve the right to take action against you including cancelling your booking and withholding such part of any refund as shall properly reflect the impact of your behaviour. This includes behaviour towards customer service and sales agents.
83. In addition, DAY 8 representatives shall be entitled to recover the cost of any damage or loss that is attributable to your conduct and/or fault, if necessary, before conclusion of your holiday and before your homebound transfer

IMAGE COLLECTION

84. DAY 8 may collect still and video images of you during the course of your holiday for advertising and promotional purposes. By booking through DAY 8 you agree that such images may be collected and used by DAY 8 as DAY 8 sees fit including commercial use and sale of the images. The images may be cropped, altered, combined or otherwise edited. You also agree that DAY 8 will retain ownership of all rights in connection with such images.
85. DAY 8 reserves the right to assign, grant, transfer or otherwise give to a third party the rights and ownership as described in clause 84. This shall extend but shall not be limited to employees, independent contractors, partners, sponsors and other entities or persons that are authorised by DAY 8 to capture content for any authorised purpose, whether for commercial or personal use.
86. If you do not wish to be on camera or video this should be brought to the attention of DAY 8 by sending an email to info@theyachtweek.com at least ten days before the commencement of your holiday. This should include the name and contact details of the person who does not wish to be photographed or videoed along with your booking number and contact details.
87. By booking through DAY 8, you agree that any still and video images you capture during the course of your holiday will be used for personal purposes only. Unless you obtain written permission by DAY 8, you agree and guarantee that you will not under any circumstance use such content for any commercial purposes whatsoever; this does not prevent you from using such content for your own personal uses and across your personal social media channels. Where you breach this clause 87, DAY 8 reserves the right to enforce removal of this content.

OUR RESPONSIBILITY

88. When you book arrangements with DAY 8, even though we act as an undisclosed agent for suppliers we voluntarily accept that this is a "package" falling within the Package Travel and Linked Travel Arrangements 2018 (**the Package Travel Regulations**) for all bookings made within the European Economic Area (EEA). We will voluntarily extend our obligations to you to those which exist under the Package Travel Regulations to increase your protection and security.
89. DAY 8 accepts responsibility for ensuring that services offered and carried out are of a standard reasonably expected of a person skilled in offering and carrying out such services. We will use reasonable care and skill in performing our contractual obligations to you according to the laws and regulations of the country where your holiday takes place.
90. DAY 8 will take reasonable care to ensure that reputable suppliers and businesses provide the services that make up your holiday. These organisations follow local and national regulations and laws of the country in which they operate. You agree that the overseas safety standards or the standard of any component of your package holiday booking may differ from those in your home country and in some instances may not meet the standards you are accustomed to at home (i.e. including but not limited to air-conditioning, refrigeration, Wi-Fi and lavatories).
91. Should you require refrigeration or air-conditioning services for medical related issues, DAY 8 must be made aware of such prior to your booking. If made aware, DAY 8 will use its reasonable endeavours to try and accommodate your needs. This does not guarantee that DAY 8 will be able to provide the necessary services to you, and DAY 8 accepts no responsibility for any loss or damage incurred by you if it is unable to meet these needs.
92. Our obligations, and those of our suppliers, in respect of reasonable care will be met in accordance with local law or, in the absence of this, local custom. Compliance with any applicable regulatory requirements will constitute proper performance on the part of DAY 8 in the discharge of its duties and obligations under these Terms.
93. You must inform us without undue delay of any failure to perform or improper performance of the travel services included in your package. If any of the travel services included in your package are not performed in accordance with the Terms, or are improperly performed, by us or the travel service suppliers, and this has affected the enjoyment of your travel arrangements, you may be entitled to an appropriate price reduction or compensation or both.

94. DAY 8 will not be liable where any failure to perform or improper performance of the travel services is due to:
- a. you or another member of your party; or
 - b. the acts or omissions of a third party unconnected with the provision of the travel services in the package which are unforeseeable or unavoidable; or
 - c. unavoidable and extraordinary circumstances (as defined above).

Our liability is, in all cases save for death or personal injury, limited to three times the price of the holiday booked. Our liability will also be limited in accordance with and/or in an identical manner to:

- a) The contractual terms of the companies that provide the travel services that make up your package. These terms are incorporated into this booking. Please contact us for copies; and
- b) Any relevant international convention, for example the Montreal Convention in respect of travel by air, the Athens Convention in respect of travel by sea, the Berne Convention in respect of travel by rail and the Paris Convention in respect of the provision of accommodation, which limit the amount of and conditions under which compensation can be claimed for death, injury, delay to passengers and loss, damage and delay to luggage. We are to be regarded as having all the benefit of any limitation of the extent of or the conditions under which compensation is to be paid under these or any other applicable conventions.

Any sum received by you from suppliers will be deducted from any sum paid to you as compensation by us.

95. If it is impossible to ensure your return as scheduled due to unavoidable and extraordinary circumstances (as defined above), we will bear the cost of necessary accommodation, if possible of equivalent category, for a maximum of three nights. The limit doesn't apply to persons with reduced mobility and any person accompanying them, pregnant women and unaccompanied minors, or persons in need of specific medical assistance, provided that you notified us of these needs at least 48 hours before the start of your holiday.
96. DAY 8 will not be liable for to make compensation in respect of any lost flights or reimbursement of flight costs.
97. Where any claim or part of a claim (including those involving death or personal injury) concerns or is based on any travel arrangements (including the process of getting on and/or off the transport concerned) provided by any air, sea, rail or road carrier to which any international convention or regulation applies, the maximum amount of compensation DAY 8 will have to pay you will be limited in accordance with any relevant international convention or regulations.
98. You are obliged to assist DAY 8 in recovering from any third party any sum that may compensate us for any sums we pay to you. In particular, you are obliged to assign to us any rights that you may have against any other person whose acts or omissions have caused or contributed to our liability to you. You must also provide us with all the assistance we may reasonably require.
99. DAY 8 and those associated with it are not responsible for organising activities, excursions etc. on-site. Such activities will not form part of your package arrangements. If you suffer illness or injury whilst overseas arising out of an activity that does not form part of the contractual package arrangements, we are not responsible for the provision of the excursion or activity or for anything that happens during the course of or as a result of its provision by the operator.
100. Other than as is detailed in these booking terms and conditions, we shall have no legal liability whatsoever to you for any loss or damage which you suffer arising directly or indirectly from any aspect of your package.

101. Making a booking signifies your acceptance of the terms and conditions of DAY 8's general waiver. This is available to [view here](#).
102. **Please note:** Without prejudice to the provisions of clause 104, clauses 88 to 101 do not apply to any separate contracts that you may enter into for excursions or activities whilst on holiday.

ADDITIONAL ASSISTANCE

103. If you're in difficulty whilst on holiday and ask us to help we will provide appropriate assistance, in particular by providing information on health services, local authorities and consular assistance; and by helping you to find alternative arrangements and any necessary phone calls/emails. You must pay any costs we incur if the difficulty is your fault.

EXCURSIONS

104. Excursions or other activities that you may choose to book or pay for whilst you are on holiday are not part of your package holiday provided by us. For any excursion or other activity that you book, your contract will be with the operator of the excursion or activity and not with us. We are not responsible for the provision of the excursion or activity or for anything that happens during the course of its provision by the operator.

COMPLAINTS

105. DAY 8 maintains the highest standards in choosing yacht supplier partners. If you are unhappy with the performance of any element of a booking made through DAY 8, you must address your complaints to a member of DAY 8's staff as well as the supplier at the earliest possible opportunity. We will then attempt to find an appropriate solution. Please allow us a reasonable opportunity to rectify the problems you are experiencing. Many complaints can be rectified on the spot or will be referred to a more senior member of staff. Failure to register any complaint at this time is likely to affect your right to compensation.
106. If you are dissatisfied with how your complaint was addressed, please contact our London office within 28 days using the contact details provided on The Yacht Week website.

DISABLED CUSTOMERS AND CUSTOMERS WITH SPECIAL REQUIREMENTS

107. It is important that you tell us about any special needs and requirements so that suitable arrangements can be made. DAY 8 cannot be held responsible if you fail to tell us about special needs/requirements that may impact upon your holiday and we will not compensate you in these circumstances. If you need support or advice prior to booking, please contact us using the contact details available on our website.
108. If you have a medical condition, mobility problem or a disability which may affect your holiday, we may require a doctor's certificate or other documentation relating to such condition, problem or disability. Please provide us with full details of any such condition, problem or disability in writing at the time of booking.

DATA PROTECTION

109. DAY 8 will use your personal data for the purpose of administration, statistical analysis, assessment and analysis, marketing, host mailing, customer services, customer profiling, analysing your purchasing preferences, and improving services. DAY 8 may disclose your information to its service providers and agents for these purposes. You have a right to request a copy of the personal data DAY 8 holds about you, and to correct any inaccuracies in your information.
110. DAY 8 maintains a full privacy policy which may be viewed on The Yacht Week website at all times. By booking through DAY 8 you agree to the terms of that privacy policy.

RESELLING

111. DAY 8 does not permit reselling of its products without prior written consent. DAY 8 does, however, work with a select group of country managers/curators who promote DAY 8's products in various locations.
112. If you believe your booking may have been resold in breach of these Terms, please contact The Yacht Week's Customer Services Department.

PROMOTIONS AND GIVEAWAYS

113. All promotions, incentives and giveaways are non-transferable and have no monetary value. It is at the discretion of DAY 8 to award these as part of its marketing campaigns and they are subject to specific terms and conditions.

TRADE MARKS AND OTHER INTELLECTUAL PROPERTY

114. DAY 8 (or its licensor) own all intellectual property rights in the trade marks, trade names and logos used by it. You are not (and no member of your Crew is) authorized to use any of those marks, names or logos without DAY 8's express prior written consent.

ENFORCEMENT

115. No failure or delay by DAY 8 in enforcing these terms shall prevent DAY 8 enforcing them at a later date or act as a waiver of its right to do so. Similarly, partial enforcement shall not preclude further enforcement of the same, or another, term at a later date.

FINANCIAL PROTECTION – FOR BOOKINGS MADE IN THE UK

116. In accordance with The Package Travel and Linked Travel Arrangements Regulations 2018 all passengers booking with Day 8 Experiences Limited are fully insured for the initial deposit and the balance of monies paid as detailed in your booking confirmation form if Day 8 Experiences Limited goes out of business. The policy will also include repatriation where your holiday package includes return transport, arising from the cancellation or curtailment of your travel arrangements due to the insolvency of Day 8 Experiences Limited.
117. This insurance has been arranged by Towergate Travel through Zurich Insurance PLC.
118. In the unlikely event of Insolvency, you must Inform Towergate Travel immediately on +44 (0) 1932 334140 or by email at tcs@towergate.co.uk . Please ensure you retain the booking confirmation as evidence of cover and value.

FINANCIAL PROTECTION – FOR BOOKINGS MADE IN THE EEA – FROM 1 JANUARY 2021

119. The insurance was arranged by AVS (Atlas Voyage Secure) Financial Conduct Authority reference no: 308488 and underwritten by Evolution Insurance Company Limited. Registered in Gibraltar No. 88737 with a registered office at 5/5 Crutchett's Ramp, Gibraltar, GX11 1AA.
120. In the unlikely event of Insolvency, you must Inform Evolution of your claim submitting in writing to: Evolution Insurance Solutions Ltd, 53A High Street, Saffron Walden, Essex CB10 1AA or via email to claims@evo-insurance.com . Please ensure you retain the booking confirmation and any other receipt or documents as evidence of cover and value.
121. Policy exclusions: This policy will not cover any monies paid for travel insurance or any claim relating to air flights. If you have booked flights as part of your travel, you should ensure that the company with which you booked the flights has the appropriate CAA/ATOL bonds in place.
122. **Please note: if the booking was not made in the EEA, the scheme of financial protection will not apply to you.**

ABTA - FOR BOOKINGS MADE IN THE EEA ONLY

123. We are a Member of ABTA, membership number Y6199. We are obliged to maintain a high standard of service to you and abide by ABTA's Code of Conduct. We can also offer you an arbitration scheme for the resolution of disputes arising out of, or in connection with, your contract with DAY 8. The arbitration scheme is arranged by ABTA and administered independently. It provides for a simple and inexpensive method of arbitration on documents alone with restricted liability on you in respect of costs. You can also access the European Commission Online Dispute (ODR) Resolution platform at <http://ec.europa.eu/consumers/odr/>. This ODR platform is a means of notifying us of your complaint; it will not determine how your complaint should be resolved. For further information, please go to www.abta.com.

124. **Please note: our ABTA membership will only apply to bookings made in the EEA. Please refer to our standard complaints policy in clause 105 for any bookings made from outside the EEA.**

SEVERABILITY

125. If any provision or part of a provision, of these booking conditions is found by any court or authority of competent jurisdiction to be unlawful, otherwise invalid or unenforceable, such provision or part-provision will be struck out of these booking conditions and the remainder of these booking conditions will apply as if the offending provision or part-provision had never been agreed.

ASSIGNMENT

126. You may not transfer or assign any of your rights or obligations under these booking conditions without DAY 8's prior written consent.

JURISDICTION

127. Your contract with DAY 8 shall be governed exclusively by the law of England and Wales. The courts of England and Wales shall have exclusive jurisdiction to adjudicate upon any dispute or claim that arises out of or in connection with this agreement or its subject matter or formation (including non-contractual disputes and claims).

128. Alternatively, if you are a resident of Scotland or Northern Ireland then you may choose the jurisdiction of the courts of Scotland or Northern Ireland.

COVID-19

129. Day8 maintains a strict COVID-19 Policy for the protection of our guests, our staff and the public. The following terms apply to your booking regarding COVID19.

- a. All guests will be required to demonstrate their vaccination or testing status on arrival at TYW check-in. The requirements for attending TYW will be updated regularly on TYW COVID Policy page and communicated to guests in advance by email.
- b. Guests who are found to have fake COVID-19 documents at TYW check-in or online will not be permitted to join the event and will not be eligible for a refund.
- c. Guests may be required to undergo rapid lateral flow testing at TYW check-in as an extra precaution. This will be conducted at no additional cost to you.
- d. Guests who test positive at check-in or during the event with a rapid flow COVID test will be offered the opportunity to take a PCR test. This will be at your own expense, TYW will recommend a suitable testing centre. While awaiting results of the PCR test the guests will be expected to self-isolate and not attend any TYW events. If the PCR test is negative, you will be able to re-join TYW events.
- e. Guests who chose not to take a PCR test after testing positive on a lateral flow test will not be permitted to re-join TYW events and will not be eligible for a refund.

DAY 8

- f. If you test positive during a TYW event you will no longer be permitted to attend TYW events and will be required to self-isolate as per the rules of the destination country. This will be a minimum of 10 days and will be at the guest expense. You will no longer be able to stay on your yacht and you will not be eligible for a refund or credit for lost days on the event.

APPLICABLE TO BOOKINGS MADE IN THE EEA ONLY: