

Sailboat Deliveries Limited

admin@sailboatdeliveries.co.uk

www.sailboatdeliveries.co.uk

Hollybank House, Emsworth, Hants, PO10 7UN. (01243) 377633

Delivery Booking Form

Client Name : _____

Address : _____

Mobile : _____

E-mail : _____

Class of Boat : _____

Sail No : _____

HIN No : _____

Aprox Boat Value : _____

Spare Mast? : _____

Tool Box? : _____

Event: _____

Your Proposed Arrival Date
& Time at the Venue: _____

Sailboat Deliveries Limited will not be held liable for any injury caused in the process of loading and unloading.
All parties do so at their own risk.

Sailboat Deliveries Limited will endeavour to deliver (within the limits of their control) the boat in time for the scheduled regatta date. There can be no refunds for circumstances out of our control. Should you wish to cancel your booking, you are liable for full payment or finding a replacement.

I declare that the above boat is insured, and I will not hold Sailboat Deliveries Limited liable for any loss or damage caused outside of their control.

Please pay any deposit required by BACS to Sailboat Deliveries Ltd 20-69-40 90797685.

Client Signature: _____

Date: _____

Please tick if you would like confirmation of receipt of this booking form by email: _____

Many thanks
Sailboat Deliveries

Registered in England at 8 Spur Road, Cosham, Hants, PO6 3EB.

Sailboat Deliveries Limited

admin@sailboatdeliveries.co.uk

www.sailboatdeliveries.co.uk

Hollybank House, Emsworth, Hants, PO10 7UN. (01243) 377633

Terms and Conditions – Delivery Events

In these Terms and Conditions of Carriage the following expressions shall have the following meanings:

“the Company” shall mean Sailboat Deliveries Limited

“Customer” shall mean the other party to a contract for services supplied by the Company

“Goods” shall mean all items to be delivered.

1. The Company will endeavour to deliver (within the limits of their control) the goods in time for the scheduled regatta date. There can be no refunds for circumstances out of their control.
2. All Customers are required to pay a 50% non-refundable deposit when making a delivery booking with the Company.
3. Once the deposit has been paid, the customer has entered in to these terms and conditions.
4. All Customers must have made a full payment for their delivery prior to 60 days of the regatta commencing or within 30 days of the invoice date, whichever is first. The customer will lose their place if this is not adhered to.
5. The Company have the authority to alter the delivery charge at any point if the trailer is not full but this will be avoided if at all possible.
6. The company shall pass on any additional costs incurred by Brexit to the customer. The Company will endeavour inform the customer in good time of the increased payment due.
7. Should the customer no longer require the company's service, it is at the responsibility of the customer to find a replacement of their space and to sort out any monies owed between themselves.
8. As a last resort the Company have the right to cancel a delivery at any point prior to departure. A full refund will be given at this point.
9. The Company insists that all goods entrusted to the Company for carriage are properly labelled and prepared.
10. All Goods left at the Company's premises are done so at the customer's own risk.
11. Goods will only be accepted for delivery if they are in a suitable state of repair. The Company have the authority to refuse the Goods to be accepted until suitable alterations are made. If required suitable repairs will be carried out by the Company and billed to the customer.
12. The Company will only be liable for any damage to Goods during loading, whilst in transit and unloading, to exclude general wear and tear due to mileage covered.
13. All Goods to be delivered should have their own separate insurance. The Company will not be liable for theft of Goods or Goods being written off during transit.
14. The Company will not be held liable for any injury caused in the process of loading and unloading. All parties do so at their own risk.
15. In all other areas, the Company, as members of the Road Haulage Association, operate within their guidelines and under their Conditions of Carriage.
16. Any Contract entered into by the Company shall be governed by English law and shall be subject to the exclusive jurisdiction of the English Courts.