

“Win de ultieme Zeildag!” Terms and Conditions

ARTICLE 1 – ORGANISING COMPANY

The company LES GRANDS CHAIS DE FRANCE, simplified joint stock company, with a share capital of 26 150 000 euros, registered in the Trade and Companies Register of Saverne under number 315 999 201, whose registered office is located 1, Rue de la Division Leclerc, 67290 Petersbach, France (hereinafter referred to as the **"Organising Company"**) is organising from April 17, 2025 (00h01 min) to May 31st, 2025 (23h59min) inclusive (time in The Netherlands), a competition, by random draw, entitled "Win een onvergetelijke dag zeilen met Grand Sud" (hereinafter referred to as the **"Competition"**).

The Competition is accessible only on the website <https://winnen.grandsud-wines.com/> (hereinafter referred to as the **"Website"**) in accordance with the terms and conditions described in these Terms and Conditions.

The Organising Company has entrusted the creation, design, management and follow-up of the running of the Competition to the agency PRESSURE Amsterdam B.V., Boeingavenue 8, 1119 PB Schiphol-Rijk, The Netherlands, +31 0207988740 (hereinafter referred to as **"the Agency"**).

ARTICLE 2 – ACCEPTANCE OF THE RULES

Participation in the Competition implies the Participant's express and unreserved acceptance of these terms and conditions (hereinafter referred to as the **"Rules"**), the principle and the terms of the Competition, as described in Article 5 below. Any person who contravenes one or more of the Rules will be deprived of the possibility of taking part in the Competition, and also of any prize that he or she may have won, without prejudice to any legal proceedings that may be taken.

ARTICLE 3 – ELIGIBILITY

The Competition is open to any individual of legal age (18 years or older on the date the Competition opens), legally capable of participating, regardless of nationality, residing in The Netherlands, (hereinafter referred to as the **"Participant(s)"**), having completed the form available on the Website <https://winnen.grandsud-wines.com/> .

Persons directly or indirectly involved in the organisation, production, implementation, promotion and running of the Competition, as well as members of their families living under the same roof or their employees, may not take part.

To take part in the Competition, the Participants must also have Internet access and a valid e-mail address. Any registration by any other means (landline telephone, fax, post, etc.) will not be accepted. It is the Participant's responsibility to ensure that the information communicated is valid, and in particular that the e-mail address communicated functions normally. If this is not the case, the prize may not be awarded. It is hereby specified that no claim will be accepted if the Participant has provided an invalid e-mail address, or if he or she is prevented from reading his or her e-mail for any reason whatsoever (in particular, forgotten password, e-mail considered as spam, etc.). In this regard, the Organising Company recommends that the Participant check his or her spam. All costs associated with participation in the Competition (in particular the cost of connection and postage) shall be borne by the Participant and will not be reimbursed by the Organising Company.

Participation is strictly nominative. Under no circumstances may a Participant play under one or more pseudonyms, with several e-mail addresses (regardless of the number of e-mail addresses he or she has) or from a player account opened for a person other than him or herself.

ARTICLE 4 – DURATION AND COMMUNICATION MEDIA OF THE COMPETITION

The Competition will run from April 17, 2025 (00h01min) to May 31st, 2025 (23h59min) inclusive in The Netherlands.

The Competition is brought to the public's attention through the following media :

- publications on online or printed magazines of local distributors of the trademark;

- on the Competition Website;
- communication on social media;
- press event on April 17, 2025.

The Organising Company reserves the right to announce the Competition on any other media.

ARTICLE 5 – COMPETITION’S TERMS OF PARTICIPATION

This Competition is governed by chance and each Participant undertakes to respect its spirit and its Rules.

The Competition can only be accessed at <https://winnen.grandsud-wines.com/>.

Participation in the Competition is open from April 17, 2025 (00h01 min) to May 31st, 2025 (23h59min) inclusive (time in The Netherlands).

Participation is limited to one prize per household (same address) for the entire duration of the Competition.

The Organising Company shall make its best efforts to ensure that the Competition is accessible on the Internet 24 hours a day directly at the address <https://winnen.grandsud-wines.com/>, without being bound by any obligation of result.

To take part in the Competition and try to win one of the prizes, the Participant must follow the following instructions:

- Go on the Website <https://winnen.grandsud-wines.com/> **between April 17, 2025 (00h01min) and May, 31st, 2025 (23h59min) inclusive;**
- Complete the entry form available online at the address indicated above and provide your full contact details (first name* + last name* + email address*). All fields marked with an asterisk are mandatory and necessary for the Competition participation.
- Tick the box "I have read and accept the Terms and Conditions"
- "Click on "VERZENDEN".

Any inaccurate or incomplete entry will not be taken into account and will result in the entry being null and void.

In particular, entries will not be taken into consideration if their details are fraudulent (e.g. multiple entries), inaccurate or incomplete, or if they do not comply with the provisions of these Rules, or if they are sent after the end of the Competition, without the Organising Company being held liable for this.

The Organising Company reserves the right to make any necessary checks concerning the identity and domicile of Participants. Any false declaration will automatically invalidate the Participant's participation in the Competition.

Temporary and/or anonymous e-mail addresses will be considered invalid (and in particular endings such as: youumail.com, youpymail.com, yopmail.com, brefmail.com, mailcatch.com, yopmail.fr, yopmail.net, cool.fr.nf, jetable.fr.nf, nospam.ze.tc, nomail.xl.cx, mega.zik.dj, speed.1s.fr, courriel.fr.nf, moncourrier.fr.nf, monemail.fr.nf, monmail.fr.nf, etc.).

ARTICLE 6 – HOW WINNERS ARE CHOSEN AND PRIZES AWARDED

6.1 Prize(s) awarded by the final draw

The following prizes (hereinafter referred to as "**Prizes**") will be awarded:

- Two (2) sea trips afternoon (from 1:00pm to 6:00pm) for eight (8) persons in Muiden, The Netherlands, on the sailboat "De Bruzer" (Rederij Muiden, Herengracht 24, 1398 AA Muiden, The Netherlands, info@rederij-muiden.nl, +31 6 46 23 84 36) with an indicative unit value of one thousand and five hundred euros (1500 €) including :
 - one captain and one staff member from Rederij Muiden
 - beverages for all
 - appetisers

- one bag of goodies

Booking via Rederij Muiden (<https://rederij-muiden.nl/>) is mandatory. The booking and sailing period take place between June 6, 2025 and September 30, 2025, from Monday to Sunday. In the event of bad weather, if the Winner wishes to change or cancel his/her booking, the general terms and conditions of Rederij Muiden apply.

The Organising Company does not intervene in the booking process and cannot be held liable in this respect.

The Prizes are valid for the following limited period : June 6 to September 30, 2025. The Prizes could not be used after this limited period.

The value indicated for the Prizes above corresponds to the estimated public price, inclusive of tax, on the date on which the Rules were drawn up. They are given for information only and may vary.

6.2 Designation of winners and operation of the Competition

The Prizes are awarded according to the following principle:

Two draws to designate the two winners (hereinafter the "**Winners**") from among all the entries received and complying with the Rules shall be carried out by an employee of the Agency on June 6, 2025, or within a maximum of one (1) month from the end of the Competition, using the platform <https://wheelofnames.com> in the presence of at least two (2) witnesses, under its full and entire responsibility.

At the end of the draw, the Winners of the Prizes will be informed by the Agency, by e-mail.

The date of the prizes draw may be modified by the Agency without prior notice, in particular in the event that fraud in the Competition has been identified by the Agency or the Organising Company or in the event of any other event preventing the draw from being held on the date initially scheduled. In this case, no claim may be made against the Organising Company or the Agency.

6.3 Confirmation of the Prize(s)

The Winners of the Prizes after the draw will be contacted by the Agency by e-mail.

In order to validate their wish to receive the Prizes they had won, the Winners must, once they have received the e-mail, reply to it before June 30, 2025.

If there is no response from the Winners by June 30, 2025, the Prizes will be considered lost and will be reallocated to other Winners drawn at random on a subsidiary basis. These new Winners will be designated and contacted under the same conditions as the initial Winners.

If the participation complies with the terms and conditions described in these Rules and if the Winners confirm their wish to be awarded the Prizes within the required time period, they will receive, from the Agency by e-mail (via the following email address: laurena@pr-essure.com), the confirmation of their Prizes and the Agency will put them in touch with Rederij Muiden in order to book their sea trips.

If the participation does not comply with all of the terms and conditions described in these Rules, the Participant will not be awarded the Prizes, and will have no possible recourse against the Organising Company.

If the e-mail address is incorrect or does not correspond to that of the Winner, or if for any other reason related to technical problems, the Organising Company is unable to correctly route the information e-mail, the Organising Company may not under any circumstances be held liable. Likewise, it is not the responsibility of the Organising Company to search for the contact details of Winner who cannot be reached due to an invalid or illegible e-mail address, or an incorrect postal address.

Winners who cannot be contacted may not claim any Prize, compensation or indemnity of any kind whatsoever. In this respect, the Organising Company may not be held liable in the event of incorrect, incomplete or illegible contact details provided by the Winner.

The Organising Company reserves the right to make any necessary checks regarding the identity and domicile of the Winner. Any false declaration will automatically invalidate the Winner's participation in the Competition.

If the Winner forfeits his or her Prize for any reason whatsoever, the Prize in question shall remain the property of the Organising Company, which shall be free to reallocate it or not to any person of its choice.

Therefore, any Prize returned to the Organising Company for any reason whatsoever shall be deemed to have been abandoned by the Participant and shall not be reallocated.

6.4 General information

The Organising Company may under no circumstances be held liable in the event of loss and/or hacking of the Prizes.

Each Prize is personal and may not be awarded to another person. Each Prize is non-exchangeable and may not be the subject of a cash refund, nor of any other consideration of any kind whatsoever, and is non-transferable.

The Organising Company reserves the right, in the event of circumstances beyond its control or for any reason whatsoever, to replace the announced Prizes with a Prizes of at least equivalent value, without it being able to be held liable in this respect.

ARTICLE 7 – SUBMISSION OF THE RULES

The Rules may be consulted on the Website <https://winnen.grandsud-wines.com/> throughout the duration of the Competition and for a period of one (1) month after the end of the Competition.

To be taken into account, any disputes relating to the Competition must be made via the contact form accessible on the Website <https://winnen.grandsud-wines.com/> or by registered letter with acknowledgement of receipt to the Organising Company at the following address: Les Grands Chais de France - Service Juridique [Win de ultieme Zeildag!] - 1 rue de la Division Leclerc - 67290 PETERSBACH (FRANCE), no later than thirty (30) days after the end date of this Competition, as indicated in these Rules, as evidenced by the postmark.

ARTICLE 8 - LIABILITY

The Organising Company does not guarantee that the Website hosting the Rules will function without interruption, that it will be free of computer errors or that any defects noted will be corrected.

The Organising Company may not be held liable, in particular, for any malfunctions that may affect the Internet network, for any configuration problem or problem related to a given browser, or hacking of the Participant's e-mail address.

The Organising Company may not be held liable if the data relating to registration for the Competition, filled in manually on the entry form by the Participant, should reach them illegible or impossible to process, or in the event of problems with the routing of electronic mail (in particular email treated as spam) or inappropriate settings. Participants may not claim any compensation in this respect.

In the same way, the Organising Company shall not be held liable for any material or immaterial damage caused to the Participants, to their computer equipment and to the data stored therein, or for any direct or indirect consequences that may arise therefrom, in particular on their personal, professional or commercial activity, insofar as such damage is not attributable to it.

In this respect, the Organising Company may cancel all or part of the Competition if it appears that fraud has occurred in any form whatsoever in connection with participation in the Competition, and without its liability being incurred as a result. In such a case, the Organising Company reserves the right not to award the Prizes to fraudsters and/or to prosecute the perpetrators of such fraud before the competent courts.

The Organising Company also reserves the right to stop or suspend the Competition in any case where, for any

reason whatsoever, the computer system awards Prizes not provided for in these Rules. In such cases, the messages informing the Participants of a Prize will be considered null and void, and without its liability being incurred as a result. Under no circumstances may the number of Prizes exceed that provided for in these Rules.

When the Prize is delivered in person by the postal services or by a carrier, the Organising Company may not be held liable in the event of late delivery of the Prize or damage resulting from the fault of the Organising Company or the postal services. It shall be the responsibility of the Winner, when signing the receipt for the Prize, to check that it has not suffered any damage (packaging or the Prize itself) as a result of transport. If any damage is found, the Winner may refuse the Prize and submit a written claim to the Organising Company within five (5) working days from the date of receipt of the Prize. If he nevertheless accepts it, he must make reservations in the delivery note that he will give to the carrier and the Organising Company will get back to the Winner directly.

The Organising Company declines all liability for any incidents and/or accidents that may occur during the enjoyment of the Lots and/or as a result of their use and excludes all guarantees in this respect.

ARTICLE 9 - PERSONAL DATA

The personal data of the Participants (hereinafter referred to as the "**Personal Data**") is collected by the Organising Company in order to organise, manage and ensure the smooth running of the Competition by communicating with the Participants, where applicable, and to award the Prizes.

In accordance with European standards relating to the protection of personal data, the Participant is informed that he/she has the following rights: a right of access, a right of rectification, a right to the portability of his/her Personal Data, a right to limit processing and to object, and a right to the deletion of his/her Personal Data. The Participant also has the possibility of withdrawing his/her consent at any time for processing that requires it

For more information on personal data, the Participant may refer to the [Privacy and Cookies Policy](#) accessible on the Website.

ARTICLE 10 - CONSUMER OMBUDSMAN

In case the Participant has not obtained satisfaction, he or she can send a written complaint to the Organising Company or the Agency via the contact form available <https://www.lgcf.eu/contact/form.winnen-grandsud-wines.cpm>.

In the event of a dispute or claim for which the Participant considers that he or she has not received a satisfactory response from the Organising Company or the Agency, the Participant may visit the European online dispute resolution platform at: <https://webgate.ec.europa.eu/od>

ARTICLE 11 - DECISIONS BY THE ORGANISING COMPANY

The Organising Company reserves the right to modify, postpone, shorten, suspend, extend or cancel the Competition at any time, in particular in the event of force majeure, exceptional circumstances or for any other reason beyond its control or necessary for the smooth running of the operation, without the Organising Company being held liable in this respect.

For the cases listed above, Participants will be informed by any appropriate means, in particular by a notice on the Website. The Organising Company may not be held liable for the foregoing and Participants may not claim any compensation or indemnity of any nature whatsoever.

ARTICLE 12 – APPLICABLE LAW

The present Competition and the Rules are governed by Dutch law.

Any dispute concerning the scope, existence, validity, interpretation and application of these Rules and the Competition will be settled amicably between the Organising Company and the Participant. Failing amicable settlement, any dispute arising from the Competition or these Rules shall be referred to the competent courts of Amsterdam.