

COMBINED STUDY HOLIDAY LANGUAGE AND PHOTOGRAPHY

TERMS AND CONDITIONS

All participants to the Study Holiday Trip must make themselves aware of the terms & conditions & accept the risks associated with the course activities, **each guest must be responsible for taking out the appropriate personal accident, holiday, cancellation & Covid cover insurance policy for the full duration of their study holiday, this is a non negotiable condition when booking this trip.** If you do not already have a comprehensive travel policy with Covid cover in place prior to making your study holiday reservation, we strongly advise that you do take out a policy as soon as you book for your study holiday.

A combined Italian Language and Photography holiday with accommodation and either language lessons **OR** photography lessons are offered by Antonella Rea (hereinafter AR) to the Lead Client (hereinafter the Client). **Airfare is not included.**

To reserve the Study Holiday, the Client should fill in the [**BOOKING FORM**](#). A deposit of **£400** is due at the time of booking. On receiving the deposit amount, AR will send a confirmation email - this is a formal acceptance of the booking and represents an agreement by both parties to be bound by the following terms and conditions.

The balance of the holiday is payable not less than **3 full weeks** before the start date of the Study Holiday (**07/02/2025**). For bookings made less than 3 weeks in advance of the start of the holiday, the full amount must be paid at the time of the booking.

If payment is not received by date stated, AR reserves the right to give notice in writing that the reservation is cancelled.

IN CASE OF IMPOSED TRAVEL RESTRICTIONS DUE TO COVID

If we are unable to run your study trip due to Covid travel restrictions to Italy, we will postpone it and we will automatically transfer your payment(s) to the alternate dates which we will confirm in writing to you. If you are unable to attend the alternative dates, you can transfer

your payment to a different study trip altogether or keep your payment as credit that never expires.

CANCELLATIONS MADE BY THE CLIENT

- Cancellations made **BEFORE** the 28th January 2025, will receive a 70% refund
- Cancellations made **AFTER** the 28th January 2025 will be charged in full
We only refund our own holiday fees, we do not refund the cost of travel or other third party costs.

If an instructor has to withdraw at the last minute due to illness, incapacity, or circumstances beyond our control, we will aim to replace them with an instructor of equal standing and qualifications and the workshop will go ahead.

Clients participating in the study holiday shall take all reasonable and proper care of the property and its furniture, pictures, fittings and effects in or on the property, and leave them in the same state of repair and in the same clean and tidy condition as they were found at the start of the holiday period. Any damage to the property resulting from the Client's negligence will be charged for by AR.

AR shall not be liable to the Client for:

Any temporary defect or stoppage in the supply of public services to the location of the holiday, nor in the respect of any equipment, machinery or appliance in the property or garden;

Any loss, damage or injury which is the result of adverse weather

conditions, riot, war, strikes, pandemic or other matters beyond AR's control;

Any loss, damage or inconvenience caused to, or suffered by, the Client if the holiday location shall be destroyed or substantially damaged before the start of the holiday period -in any such event the AR shall, within seven days of notifying the Client, refund to the Client all sums previously paid in respect of the holiday/workshop (excluding travel);

Any accident, damage, loss or inconvenience the Client or any member of the Client's party may suffer arising out of, or in connection with, the holiday or resulting from any cause whatsoever;

The use of amenities and equipment, where offered, such as barbeques, swimming pool, etc. is entirely at the user's risk and no responsibility can be accepted for injury, loss or damage to persons or property;

No responsibility can be accepted for loss or damage to any motor vehicle or trailer belonging to or rented by the Client, or for loss of or damage to its contents.

Personal belongings are at the Client's risk at all times.

The Client shall accept responsibility for the safety of their person and all members of their party at all times. AR takes no responsibility for the safety of guests.

Under no circumstances shall AR's liability to the Client exceed the amount paid to AR for the holiday.

It is with regret that AR is unable to fully accommodate guests with wheelchairs or those who require the use of lifts or assistance due to the nature of the holiday locations and accommodation provided. No pets are permitted.

AR reserves the right, at her sole discretion, to decline to accept or retain any person on the holiday, whose behaviour is deemed unacceptable, or whose conduct is disruptive or detrimental to the enjoyment of the other participants. AR also reserve the right, at her sole discretion, to decline to include any person from any activity, or postpone/cancel any activity, if that person does not have the appropriate clothing, footwear or other items we deem necessary for the safe participation in any of the activities, to the individual and/or other participants. This decision will be at the sole discretion of the venue operator, tutor, guide or instructor, before or during the activity. In this event, we shall be under no obligation or liability for any costs incurred as a result of this action.

All information published on AR's websites, brochures or other documents is published in good faith at the time of writing, however AR reserves the right to alter the offers, excursions, daily schedule and/or arrangements at any time, at her discretion or if factors beyond her control make those arrangements impossible, implausible or dangerous to follow, due to inclement weather, transport, technical or other problems beyond her control. No concessions will be made if the Client chooses to deviate from the scheduled programme or declines from the offered alternative.

This contract shall be governed by English law, in every particular including information and interpretation, and shall be deemed to have been made. Any proceedings arising out of or in connection with this contract may be brought in any court of competent jurisdiction in England.