

**BAREBOAT SAILING in GREECE - YACHT CHARTER PARTY  
CONTRAT DE LOCATION D'UN VOILIER SANS EQUIPAGE en GRECE  
ΝΑΥΛΟΣΥΜΦΩΝΟ ΙΣΤΙΟΠΛΟΪΚΟΥ ΣΚΑΦΟΥΣ ΧΩΡΙΣ ΜΟΝΙΜΟ ΠΛΗΡΩΜΑ**

Έγινε την / made the / fait le : ..... Τόπος / place / lieu: **ATHENS** Charter No: .....

Όνομα/τύπος σκάφους / Name/model of vessel / Nom/modèle du voilier : **ATLANTIS 43**

Λιμένας νηολόγησης / Port of registry / Port d'immatriculation: **PIRAEUS** Register No: **3187**

**THE CONTRACTING PARTIES / LES PARTIES CONTRACTANTES / ΟΙ ΣΥΜΒΑΛΛΟΜΕΝΟΙ**

**A - The Ship-Owner** or and by the authority of the Ship-Owner: **ΒΑΡΔΗΣ ΓΕΩΡΓΑΚΑΚΗΣ**

Διεύθυνση / Address / Adresse : **ΚΩΝ. ΘΕΟΤΟΚΗ 1, ΑΘΗΝΑ 11141**

ΑΦΜ / Tax Number / TVA No: **010381291** Δ.Ο.Υ. / Tax office / **ΠΛΟΙΩΝ ΠΕΙΡΑΙΑ**

**B – Ο Ναυλωτής / The Charterer / Le Locataire :** .....

Αριθμός Ταυ/τας – Identity card number – No carte d'identité or Passport No: .....

Διεύθυνση / Address / Adresse : .....

Περίοδος ναύλωσης / Charter period / Période de location: Από /From /Du: ..... Μέχρι/Untill /Au: .....

Ναύλος σκάφους / Yacht charter freight / Somme de location du voilier : ..... € (Euros)

Ναυλομεσίτης / Broker / Agence : .....

ΑΦΜ / Tax Number / TVA : ..... Δ.Ο.Υ. / Tax office / .....

Υπογράφεται από τον Πλοιοκτήτη  
Signed by the Owner

Υπογράφεται από τον Ναυλωτή  
Signed by the Charterer

Υπογράφεται από τον Ναυλομεσίτη  
Signed by the Agency

XXXXXXXXXX

Βαρδής ΓΕΩΡΓΑΚΑΚΗΣ

**ΘΕΩΡΗΣΗ** από την ΛΙΜΕΝΙΚΗ ΑΡΧΗ **ΑΙΜΙΟΥ**

**ΒΕΒΑΙΟΥΤΑΙ**

Ότι κατά τον απόπλου του επαγγελματικού πλοίου αναψυχής : **ATLANTIS 43**

Νηολόγιο: **ΠΕΙΡΑΙΩΣ** Αριθμός: **3187** Αριθ. Αδείας επαγγ. πλοίου : **Φ.3344.1/2372/2000**

συμπληρώθηκε και κατατέθηκε αντίγραφο ναυλοσύμφωνου.

Τόπος : **ΑΙΜΙΟΣ** Ημερομηνία : ..... Η ΛΙΜΕΝΙΚΗ ΑΡΧΗ

*sample of charter party  
only for ATLANTIS43*

Starting & Ending Time	1. The Owner agrees to let on <b>bare-boat</b> charter and the Charterer agrees to charter the unattended above mentioned yacht (hereinafter called "the Yacht") for the period as stated above and commencing at _____ o'clock on the stated starting day and ending at _____ o'clock on the stated ending day for the sum as stated, of which ..... are due and payable by the charterer _____ to upon the signing of this Agreement _____ The balance of _____ is due and payable in the following manner: _____
Terms of Payment	
Validity	2. The signature of this Agreement by the Owner and/or his Agents becomes valid and binds the Owner to his obligations hereinafter mentioned only on condition that the Owner will actually receive the sums of the payments as indicated in Clause 1 above, in time.
Delivery	3. <b>The Owner agrees:</b> To fit out the Yacht and to hand her to the Charterer, without crew, afloat, clean, ready for sea, with all the gear and equipment indicated in the Yacht's brochure and its inventory list and in proper running and seaworthy condition at <b>Marina Alimos / Athens</b>
Redelivery (Return) of the Yacht and Delays	4. <b>The Charterer agrees:</b> a. To redeliver the Yacht to the Owner at <b>Marina Alimos / Athens</b> cleaned-up, together with all her equipment, in the same good condition as she was at take-over, at the time designated in Clause 1, but, unless the Yacht has become a total loss,
Deposit and Guaranty.	c. Not to use the Yacht for racing or for towing other craft, except in an emergency, or generally for any purpose other than that of private pleasure of the Charterer and his party which should include not less than <b>ONE (1)</b> qualified skipper and <b>ONE (1)</b> experienced crew member, but not more than <u>10 persons</u> in all at sea, or to accommodate aboard any person other than those shown on the crew/passenger manifest nor to take the Yacht or permit her to be taken outside the area of the Greek seas nor to sublet the Yacht without the written consent of the owner.
Restrictions in the use of the Yacht.	13. The special provisions if any, set out in the Schedule hereto are fully accepted and form part of this Agreement.
Special Provisions	14. The Owner act in good faith and in no way incur any liability for any acts, matters or things done, committed, omitted or suffered by either party, except for the responsibilities provided by the pertinent legislation of Greece.
Agents	15. In the event of any dispute arising between the parties hereto with respect to this Agreement or anything herein contained the same shall be referred to two Arbitrators in Greece one to be appointed by each party, whose decision shall be final or to an Umpire to be appointed by such Arbitrators, if and when they shall disagree, the decision in such event of the Umpire to be final.
Arbitration of Disputes	
Additional Conditions	<b>ADDITIONAL SPECIAL PROVISIONS OR TERMS</b>  1. <i>Should unforeseen circumstances arise prior the delivery of yacht to the Charterer (serious accident, loss of yacht, unseaworthy vessel, etc...) the Agent or Yacht-Owner or his Representative, reserves the right to offer an alternative or similar yacht (length and accommodation). That would be not sufficient reason for any refund, indemnity or charter cancellation.</i> 2. <i>The Agent &amp; Yacht-Owner or his Representative, cannot and will not be held liable for any injury or accident (force majeure or personal accident) to any person, nor to the loss or damage of any personal property of the charterer or other persons on board or on land during the charter period.</i>

We have read, we agree and we sign all the above terms & conditions. The contracting parties:

Υπογράφεται από τον Πλοιοκτήτη  
SIGNED by the OWNER

Υπογράφεται από τον Ναυλωτή  
SIGNED by the CHARTERER

Υπογράφεται από το Ναυλομεσίτη  
SIGNED by the AGENCY

Βαρδής ΓΕΩΡΓΑΚΑΚΗΣ