

‘YACHT CHARTER AGREEMENT of ‘ATLANTIS 43’ - GREECE  
ΝΑΥΛΟΣΥΜΦΩΝΟ ΙΣΤΙΟΠΛΟΪΚΟΥ ΣΚΑΦΟΥΣ ‘ATLANTIS 43’ page1/2

Υπεγράφη την: / Signed on the: / / 2024 Στην/At: ΑΘΗΝΑ-ATHENS Σημαία/Flag: ΕΛΛΗΝΙΚΗ-GREEK  
Όνομα πλοίου/ Name Vessel: ATLANTIS 43 Λιμένας/Port of registry: ΠΕΙΡΑΙΑ-PIRAEUS Αριθμός/Number: 3187

**ΣΥΜΒΑΛΛΟΜΕΝΟΙ - THE CONTRACTING PARTIES**

Πλοιοκτήτης-Yacht owner: SUN-SAILING M.C.P.Y. (ΣΑΝ-ΣΕΙΛΙΝΓΚ Ν.Ε.Π.Α.)  
Διεύθυνση-Address: Κ. ΘΕΟΤΟΚΙ 1, ΑΘΗΝΑ 11141 (Κ. ΘΕΟΤΟΚΗ 1, ΑΘΗΝΑ 11141)  
Tel / Τηλ: +30 6992013333 ΔΟΥ – Tax Office: ΠΛΙΟΝ ΠΙΡΑΕΥΣ / ΠΛΟΙΩΝ ΠΕΙΡΑΙΑ ΑΦΜ – Tax No: 996997287  
Email: sun.sailing@yahoo.com

Ναυλομεσίτης Broker:  
Διεύθυνση Address:  
Tel / Τηλ: ΔΟΥ – Tax Office: ΑΦΜ – Tax No:

Ναυλωτής - Charterer:  
Διεύθυνση - Address:  
Tel / Τηλ: ΑΔΤ ή Διαβ/ρίου: ΑΦΜ – Tax No:  
Email: ID or Passport No: ΔΟΥ – Tax Office:  
Nationality:

**ΠΕΡΙΟΔΟΣ ΝΑΥΛΟΣΕΩΣ - CHARTER PERIOD**

Από / From:	Μέχρι / Until:
Ημ-νια/ώρα - Date/time): / / 2024 ώρα /hour:	Ημ/νια/ώρα -Date/time): / / 2024 ώρα /hour:
Λιμάν/Port - Χώρα/Country: Π. ΡΗΛΙΡΟ/NOAM. - ATHENS GREECE	Λιμάν/Port -Χώρα/Country: Π. ΡΗΛΙΡΟ/NOAM. – ATHENS GREECE
Συνολικός Ναύλος που συμφωνήθηκε με ΦΠΑ:	ΕΥΡΩ:
Chartered Freight in Total (VAT included):	EUROS:

It is agreed that: I. The yacht will be insured according to the Greek law as per Clause 3.b - II. The Charterer will NOT leave security deposit if Vardis Georgakakis on board, as per Clause 4.a - Extras: Fuel, Marina & Port fee, end cleaning, Yacht insurance.

We have read, we agree, we accept and we sign all terms & conditions (pages 1 &2). The contracting parts:

Υπογράφεται από τον Πλοιοκτήτη  
Signed by the Owner

Υπογράφεται από τον Ναυλωτή  
Signed by the Charterer

SUN-SAILING MCPA

**ΘΕΩΡΗΘΗΚΕ** (For the Greek port Authorities only)

Την / / 2024 το παρόν ναυλοσύμφωνο του σκάφους **ΑΤΛΑΝΤΙΣ 43** Λιμένας Νηολόγησης **ΠΕΙΡΑΙΑΣ** Αριθμός Νηολογίου **3187** Με αριθμό. Πρωτ. Αδείας Επαγγελματικού Πλοίου αναψυχής (ΑΜΕΠΑ): Φ.3344.1 /2372/2000 και Αριθμό Ηλεκτρονικού Μητρώου Επαγγελματικού Πλοίου Αναψυχής 17323 που αφορά ναύλωση με λιμένα εκκίνησης της ημεδαπής, κατατέθηκε αντίγραφο αυτού στην Λιμενική Αρχή.

**Η ΛΙΜΕΝΙΚΗ ΑΡΧΗ**

1) Terms, hire, and payments

1. The Yacht Owner (hereinafter called 'Owner'), agrees to let on 'bareboat' charter, and the Charterer of the yacht (hereinafter called 'Charterer') agrees to charter the unattended yacht 'ATLANTIS 43' (hereinafter called "the Yacht"), for the period commencing at \_\_\_\_\_ o'clock or thereabout, on the \_\_\_\_ / \_\_\_\_ / 2024, and ending at \_\_\_\_\_ o'clock or thereabout, on the \_\_\_\_ / \_\_\_\_ / 2024, for the total sum of \_\_\_\_\_ € that has been agreed by the Owner, of which \_\_\_\_\_ € are due and payable by the Charterer for the Yacht booking. The balance of \_\_\_\_\_ Euros is due and payable in the following manner :.....

2) Validity

2 The signature of this Agreement by the Owner and/or his Agent becomes valid and binds the Owner to his obligations hereinafter mentioned, only on the condition that the Owner will actually receive the total sums of the payments in time, as indicated and agreed in the above Clause 1 of Page1.

Initial deposits regarding the yacht booking and the chartering dates, prior to the signing of this Agreement binds all parties, and shall also mean the full acceptance of all terms of the Agreement. It is the Charterer's responsibility to read the terms prior to booking.

a) Delivery

3. The Owner agrees:

a) To fit out the Yacht and to hand her to the Charterer, without crew, 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 the Nautical Club Amphitheas (NOAM>) in ATHENS / Paleo Faliro

b) Insurance

b) To insure the Yacht and her equipment during chartering as per the Greek law, against fire, marine and collision risks, and third-party damage and against any and all loss or damage, in excess of € 0000 and the Charterer shall, therefore, be relieved of any and all liability which is covered by the said Policy, but provided that such loss or damage is not caused or not contributed to by any act of gross negligence, error, omission, misinterpretation, or wilful default on his part (Charterer). Private travel / personal insurance is advised for the charter period.

c) Delayed Deliv

c) To employ every reasonable effort to ensure delivery of the Yacht on the date and at the place mentioned in Clauses 1 and 3(a) hereof, but if for any cause whatsoever the Yacht shall not be available:  
 I. The Yacht Owner reserves the right to offer another similar boat (length and accommodation). This would not be a sufficient reason for any refund, indemnity, or rental cancellation. Neither party shall be liable to pay to the other any other compensation for any loss or damage that could be resulting from the modifications below.

a) Security and responsibilities

4. The charterer agrees:

a) In the event the Charter Company appreciate last minute that the Charterer does not have the required experience to sail the vessel with sails, and for not to be cancelled the charter last moment, and in order to be ensured the safety of passengers and of Yacht, and her equipment against collision and marine risks, so, with the Charterer's permission, the Charter Company will offer on board without extra charge Mr Vardis Georgakakis (as a companion), and for as many time as needed, until the Charterer to be able without any assistance to manoeuvre the vessel for a carefree and safe sailing. In this case the security deposit will NOT be requested.

b) Passangerson board.

b) During sailing at open sea should be no more than 12 persons on board.

14) Agents

IT IS HEREBY FURTHER AGREED by and between the parties hereto:

14. The Agents of the Owner Messrs and their Representatives act in good faith on behalf of both Owner and Charterer, but they do as Agents only and in no way incur any liability for any acts, damages, or accidents done, (committed) or suffered by either party and in any case, they shall not be under any liability at sea, at the port, or on land, for any personal accident, death, loss or damage to the personal property of or for any injury to the Charterer or to any person on board with his permission, except for the responsibilities provided by the pertinent legislation of Greece. Personal insurance is advised for the charter period.

Special provisions (Additional Terms)

SPECIAL PROVISIONS: Additional extras boat consumables costs: Fuel, Port & Marina fee, End cleaning, Yacht insurance, Cabin linen. Optional costs upon request: Skipper, Hostess, Food & Drinks on board.

.....  
 Signed by the Owner

.....  
 Signed by the Charterer