

CHARTER CONTRACT OF A SAILING YACHT

E.U.R.L. SPARKLING CHARTER
Au capital de 46 000 €
R.C.S. Fort de France n°339 478 539

N° 2011000

Between the Undersigned:

The company **SPARKLING CHARTER:**

Port de Plaisance - 97290 Le Marin - Martinique Tel +596 (0)596 746639 - Fax +596 (0)596 74 71 89

1 Porte de la marina – 97110 Pointe à Pitre - Guadeloupe Tel +590 (0)590 90 85 75 - Fax +590 (0)590 90 88 19

Central booking: 20 rue W. Churchill - 35800 Dinard - France Tel + 33 (0)2 99 16 84 83 - Fax + 33 (0)2 99 16 42 43

Hereunder called “**the lessor**”

And

Mr

Through (agency name if any)

Tel +.....

Hereunder called “**the lessee**”.

The lessee declares that the liable skipper, according to laws and regulation of Merchant Marine, is himself or a third party called Mr/Ms

ARTICLE 1 – OBJECT OF THE CONTRACT AND CHARTER PRICE

The lessor charters to the lesser, who accepts the yacht :

Name: **Type/ Brand:**

This yacht is fitted out in **A Security Category for persons**

Authorised navigation up to + 200 nautical miles from a shelter.

Yacht value: € Insurance Excess: **depending on the boat value**

Security Deposit to pay on boarding: **depending on the type of boat**

(Visacard, Mastercard or cash in €)

Residual Deposit and Insurance Excess if subscription of Insurance Excess Repurchase = **765,00 €**

Boarding on: **at 05:00 pm** Return on **at 11:00 am**
.... Days Return to marina the day before at 05:00 pm

Departure Base:..... Arrival Base:

PRICE AND PAYMENTS :

CHARTER PRICE: €

Final cleaning (obligatory) €

Outboard fuel, gas and batteries set.....€

File charges (obligatory) €

EXTRAS:

TOTAL COST: €

Payment by visacard, mastercard, bank transfer. Cash payment in € only not exceeding 50% of total amount. Cash payment must not exceed 50% of total amount

1st Down Payment € **paid on**

2nd Down Payment € **due on**

Balance € **due on**

1 month before departure

(payment by visacard, mastercard, bank transfer. Cash payment in € only, not exceeding 50% of total amount)

Tender and outboard engine not being insured, the lessee, in case of loss or theft of both items , will bear the full cost of 4000 €.

The lessee declares that the liable skipper, according to laws and regulation of Merchant Marine, is himself or a third party called Mr/Ms

The lessee acknowledges that he read and accepted the Sparkling Charter general chartering conditions.

Signed in duplicate on2011

In

The Lessor
« for agreement »

The Lessee
« read & approved r°/v° »