

BOAT RENTAL AGREEMENT

.../..../

····			
Lessor : SFK MOTORLU TASITLAR İNŞAAT TURİZM A.Ş.			
Address : Atalar	Mahallesi Çanakkale Caddes	si No 47 / A Kartal / Istanbul	
Tax No: 7691392	2259 web: www.sfkyatching.	.com	
Lessor: Nationality, Identity Number:			
Address:			
Phone : e-mail :			
	LEASED YACHT INFO	ORMATION	
Yacht Name:	SFK Model: 2007	Port of Registration:	
Capacity: 12			
Rental Start Date, End Date and			
Pricing Information			
Rental Departure Dat	e:	Return Time	
Zienimi z opuniono Dui		TOURIN TIME	
	RENTAL PRICE I	DAILY:	

EUR (EUR) TOTAL :

RENTAL CASE (TO BANK ACCOUNT) RENTAL GUARANTEE (HAND DELIVERY):

REMAINING RENTAL PRICE (DELIVERED ON BOAT):

EUR (EUR)
EUR (EUR)
EUR (EUR)

Exchange Rate will be calculated according to the rental start day. The cost of food and fuel belongs to the renting customer.

PAYMENT: In return for hiring the Yacht to the Renter within the framework of the provisions of this Agreement, the Renter must pay twice the daily rental price to within 3 days following the contract date. The remainder must be paid before the boat is delivered.

If the payments are not made on the dates specified in the contract, the reservation will not be considered valid.

Reservation can be canceled at least 6 weeks before . The deposit fee is non-refundable for reservations that are not canceled on time.

OBLIGATIONS OF THE LEASOR COMPANY

- The lessor company is obliged to let the yacht to be rented completely and cleanly, provided that the reservation is valid on the dates specified in the contract.
- The motor yacht does not have any non-working parts, and the captain and our personnel are obliged to be present.
- Reservation cancellation can be made by the lessor company due to force majeure.

OBLIGATIONS OF THE TENANT

- It is forbidden to smoke tobacco and tobacco products indoors during the rental period. All expenses incurred due to these reasons are borne by the lessor.
- When the rental period starts, the motor yacht will not depart until the full payment has been

-

received.

- All damages caused by the lessor on the boat in the rooms where accommodation is made during the rental period belong to the lessor customer.
- If the damage in the boat is such that it will prevent the next tour organization, the days when the boat does not go to rent must be paid by the lessor.
- Our renting guests are obliged to inform the identity and address information of the people who will make the accommodation together with the contract.
- The rented motor yacht has been leased to be used in Turkish territorial waters.
- The lessor company is not responsible for boat rentals that are not realized due to meteorological conditions. But it is helped to postpone it according to the reservation gap.
- The boat is a category B boat and cannot move in its waters without the knowledge of the captain.
- The lessor is obliged to use the yacht cleanly throughout the rental period. It has to save electricity and water as much as possible.

Istanbul courts are authorized to settle all disputes arising from this contract. Our Bank Account Information:

Account Name: SFK MOTORLU VEHICLES İNŞAAT TURİZM ANONİM ŞİRKETİ

Kuwait Turk Euro Account

Iban Tr: 830020500009814418500103

Kuwait Turkish Dollar Account

Iban Tr: 130020500009814418500102

Garanti TL account

Iban Tr: 260006200012400009077572

LEASOR LESSEE