

ASSUMPTION OF RISK AND COMPLETE RELEASE OF LIABILITY

By signature of this Agreement the CHARTERERS understand that there are potential risks and dangers involved with sailing which may result in an injury to themselves or members of his/hers group, or others on board as a result of the Charteres' actions or inactions. These risks and hazards include, but are not limited to falls overboard, slips or falls at any time while boarding, debarking, or on-board, any injury or accident occurring while embarking/disembarking in a dinghy/tender and unavailability of immediate and/or appropriate medical attention in case of any type of injury.

The Charterers assumes each and every such risk whether specifically listed herein or not and whether foreseeable or not and understand that they have a duty to exercise reasonable care for their own safety and agree to do so.

The Charterers understand there are certain safety rules which they must obey and that they must follow the instructions of the Captain in order to avoid such accidents. The Charterers understand that the sailboat has limited medical facilities and that in the event of illness or injury appropriate medical care must be summoned by VHF or mobile phone and treatment will be delayed until the patient can be transported to a proper medical care center. The Charterers agree that the crew can not perform safe rescues or render first aid.

The Charterers declare that they are physically fit to swim, snorkel and ride on a boat in all sea conditions and they will not hold the release parties responsible in case of an injury as a result of ANY problem (due to rough seas, medical, accidental or otherwise) which occur while riding on the boat, swimming, snorkeling or otherwise participating in the trip, regardless of whether the injury is foreseeable or not.

By signing this Contract the Charters explicitly acknowledge, accept and willingly assume all risks and hazards related to, arising out of, or associated their participation in a sailing trip

and voluntarily agree to release, discharge, exempt and hold harmless

TRANTAFYLLIS YACHT M.C.P.Y,

its members, owners, employees, from any and all claims of liability or lawsuits by any of them, their family, estate, heirs or assigns.

CHARTERERS	Signature
1. _____	
2. _____	
3. _____	
4. _____	
5. _____	
6. _____	
7. _____	
8. _____	
9. _____	
10. _____	