



Purchase agreement for used boats

1. CONTRACTUAL PARTIES

SELLER

Surname/First name: Street:

Born: Postcode/Town:

BUYER

Surname/First name: Street:

Born: Postcode/Town:

2. OBJECT OF THE AGREEMENT

Object of sale:..... Name:..... Type:

Construction N°/Hull ID N°:..... Build date:..... Sail number:.....

Length:..... Width:..... Depth:.....

Motor(s):..... Type:..... hp:..... kW:.....

3. SALE PRICE

Purchase price:..... Currency:..... Payment method:.....

Down payment on (date):..... Payment completed on (date):

4. HANDOVER

The craft only becomes the property of the purchaser once the full purchase price has been paid.

Handover will take place latest by (date):..... Location:

Free land:..... Free water:.....

5. WARRANTY

5.1. The vessel is sold under exclusion of liability for material defects. This exclusion does not apply to claims for damages arising from liability for material defects that are based on a grossly negligent or intentional breach of duties on the part of the Seller or the Seller’s vicarious agents as well as injury to life, limb and health. Any remaining claims against third parties arising from liability for material defects are to be assigned to the Purchaser.

5.2. The seller confirms that he is the sole owner of the craft and that the craft is not subject to the rights of any third parties. Following full payment and/or the handover of the ship, the seller shall provide the buyer with all relevant papers and instructions relating to the ship (where available)

6. PLACE OF JURISDICTION AND APPLICABLE LAW

Both parties agree that the place of jurisdiction is (country/place):.....

The law of (country):.....applies.

Signature:.....

Signature:.....

Place/Date:.....

Place/Date:.....

SELLER:

BUYER:

PLEASE NOTE: The website www.boatsforsale.eu dissociates itself from any damages and disputes arising in connection with the use of this form.