

SURVEY CONTRACT

Please fill in form in CAPITALS.

CLIENT INFORMATION:

Name:

Address:

Postcode:

Email:

Telephone:

VESSEL DETAILS:

Name of Vessel:

Type of Vessel:

LOA (length overall):

Year Built:

Hull Construction: GPR / WOOD / ALUMINIUM / FERROCEMENT / STEEL / PLYWOOD

Location:

Permission from owner for hull antifouling scrapings if required:

Yes / No

Permission from owner for Sea Trial to be undertaken if required:

Yes / No

To Atlas Yacht and Powerboat Surveyors

I / We being the undersigned, having obtained permission from the Owner / Owners....., hereby request that you carry out a (please select) PRE-PURCHASE / SEA TRIAL / ENGINE & SYSTEMS / VALUATION / INSURANCE SURVEY, subject to Atlas Yacht and Powerboat Surveyors Standard Terms and Conditions of Survey which I have received, read and understood and to any special instructions listed below, on the named vessel.

Name of Vessel: _____ To be inspected at (location): _____

On (Date): _____ at an agreed fee of £: _____

I / We agree to pay any fees and expenses incurred and charged by the Surveyor and understand that I am / We are responsible for all charges for boat movements, slipping, docking, removals, replacement and reinstatement work arising in preparation for and during the process of the survey.

It is understood and agreed that the Surveyors Report will be a factual statement of the examination carried out within stated limitations and with opinions given in good faith as far as can be seen and are accessible at the time of Survey. It carries with it no guarantee against faulty design or latent defects for suitability of the vessel for any particular purpose, or any guarantee of compliance with any particular national or international rule, requirement, regulation, and law, standard or code unless specifically requested as a special instruction on this form and confirmed in the text of the report.

It is agreed that all services and reports are provided for the sole use of the clients named below and no liability of any nature will be accepted by the surveyor to any other party. It is further agreed that the surveyor shall not be liable in respect of any breach of his obligations for any consequential loss, damage, delay or expense of whatever nature whether direct or indirect (including but not limited to loss of profit and loss of use) and howsoever arising or resulting. It is agreed that the surveyor shall not be liable for breach of his obligations resulting from unforeseeable causes or the actions of others beyond our reasonable control.

If the weather is particularly inclement and it's advised not to go out there is no guarantee that the Sea Trial will be conducted on the date above. Other arrangements will need to be made and agreed on by both parties.

I / We acknowledge that this survey contract shall be governed by and construed in accordance with English law and that any dispute or difference arising or claim made in respect of the provision of the services requested which cannot be resolved by these parties shall be submitted to the exclusive jurisdiction of the Courts of England.

Signed..... Date.....