

The guest, having read them carefully, pursuant to and in accordance with Articles 1341 and 1342 of the Civil Code, expressly and separately approves the following general terms and conditions: 3 (Custody of the pleasure craft, its appurtenances and accessories at the exclusive care and charge of the guest and possible third party entrusted by him/her and subsequent release from liability for theft and/or damage); 5 (Knowledge and acceptance of the internal regulations of the Punta Faro tourist port) 8 (Faculty, upon termination of the relationship, to transfer the unit to another berth and in case of inertia or unavailability, to transfer the unit to the Shipyard and keep it in storage on land with charge of expenses and right of retention); 9 (Release from liability for towing, hauling and storage operations); 10 (Prohibition of assignment of the agreement and of the accessory services and express termination clause); 14 (Release from liability for safeguarding the pleasure craft); 16 (Waiver of reimbursement and/or payment in the event of use of the berth by third parties); 18 (Prohibition of the use of electrical equipment connected to the quay's post while the unit is parked or stationed in the absence of persons capable of acting on board and consequent release from liability) 20 (Release from liability for theft of or damage to lines, electric cables and/or mooring accessories); 25 (Prohibition to carry out commercial, professional or artisan activities within the tourist port); 32 (Release from liability for theft of or damage to vehicles); 33 (Waiver of indemnification and/or compensation); 36 (Place of jurisdiction); 37 (Applicable law).