

No. 2122/10/04 Y.A.1

Approval of the General Port Regulation No. 38

"Rental of motorboats and speedboats."

[In informal encoding]

THE MINISTER OF MERCHANT SHIPPING

According to:

1. Article 156 of Law Decree 187/1973 (Government Gazette 261) which ratified the Public Navy Code Law (KDND), as replaced by article 10 of Law 1940/1991 "Special Missions Unit" "Coast Guard" (MEA/LS) with other provisions thereon" (A' 40).
2. The provisions of article 37 a of Law Decree 187/1973 "On the Public Maritime Law Code" (A' 261), which was added by article 9 of Law 2329/1995 "Regulation of Coast Guard personnel issues and other provisions" (A' 172).
3. The General Port Regulation No. 38 issued by the Chief of the Coast Guard with the whose provisions regulate issues concerning the smooth operation of the country's ports.
4. Article 29 A of Law 1558/1985 (A' 137) as added by article 27 of Law 2081/1992 (A' 154) and article 1 of Law 2469/1997 (A' 38).
5. The fact that the provisions of this decision do not cause any expense to the State Budget, we decide:

Article only

- a) We approve the following General Port Regulation No. 38

GENERAL PORT REGULATION No. 38

"Rental of motorboats and speedboats"

THE CHIEF OF THE PORT FORCE

Considering:

1. Article 156 of Law 187/1973 (A' 261) "on the Civil Code" as replaced by article 10 of Law 1940/1991 "Special Missions Unit of the Coast Guard (SME/LS) and other provisions on "of him" (1:40).
2. The provisions of Law 444/1970 "On the responsibilities of the Coast Guard and relations with the "competence of the Security Forces" (A' 39).
3. Article 29 A of Law 1558/1985 (A' 137), as added by article 27 of Law 2081/1992 (A' 154) and article 1 of Law 2469/1997 (A' 38).
4. The fact that the provisions of this Regulation do not cause any expense to the state budget, we issue the following General Port Regulation:

Article 1

Power limits

These General Port Regulations apply to the jurisdiction of each Port Authority. country, as determined by the applicable provisions.

Article 2

Definitions

For the purposes of this Agreement, the terms used have the following meanings:

1. **Port Authority:** The Central Port Authorities and the Port Authorities of the country.
2. **Motorboat:** A boat with a motor (engine), which does not fall within the meaning of speedboat.
3. **Speedboat:**

Every motorized pleasure boat which is rented and:

- a. Regardless of the type or material of construction, it carries
 - i) Outboard motor (engine) with a maximum continuous horsepower of over thirty (30) HPor
 - (ii) Inboard/outboard engine, or inboard gasoline engine of maximum continuous horsepower over forty (40) HP or
 - (iii) Inboard diesel engine with a maximum continuous horsepower of over seventy (70) HP.
- b. It is inflatable in its entirety or part thereof or regardless of the material

Its construction is double or multiple hull or V-type hull and carries:

- i) Outboard motor with a maximum continuous horsepower of more than fifteen (15) HP or
- (ii) Inboard/outboard engine or inboard gasoline engine maximum continuous horsepower over thirty (30) HP or
- (iii) Inboard diesel engine with maximum continuous horsepower over fifty (50) HP.

It is not considered a high-speed boat and its rental is not permitted under the provisions of this the personal watercraft - sea moped (SEA BEETLE, SEA BIKE, SERF JET, JET SKI, etc.) and the HOVER CRAFT, the meaning of which is defined in the current General Port Regulation on high-speed craft and other marine recreational activities.

A vessel that is classified as traditional, according to the No. 4200/08/15/14-01-2015 decision of the Minister of Shipping and the Aegean (B' 92), as in force each wears or carries a sail as its main means of propulsion.

4. Lessor: The natural or legal person who meets the conditions of this and is provided, by the Port Authority, with a certificate of legal conditions to lease, with the payment of a fee, motorboats and speedboats, within the meaning of this provision.

5. Lessee: The natural or legal person who enters into a lease agreement with the lessor. motorboat or speedboat. The natural person or the legal representative of the legal entity person must have completed 18 years of age, for the calculation of which his date of birth is taken into account.

6. Chartered boat: The motorboat and the speedboat, which meets the conditions of this and is not a "professional pleasure boat" within the meaning of article 1 of Law 4256/2014 (A' 92), as in force.

Article 3

Conditions for renting motorboats and speedboats –

Required supporting documents

1. For the practice of the profession of renting motorboats and speedboats vessels, the applicant (natural or legal person) submits a notification application to the Port Authority, according to with the model in **Annex A**.

2. In case the applicant is a natural person, he/she submits an application, provided that:

a. Is a citizen of a member state of the European Union or the European Economic Area Free Trade Area (EFTA) or a third-country national, provided that he/she holds a residence permit and work in Greece. The applicant must be 18 years of age or older, for the the calculation of which takes into account his date of birth.

b. He has not been deprived of his political rights, he has not been declared in a state of bankruptcy or deprivation or subsidiary support and has not been convicted of any offense constitutes an impediment to appointment to a public position, nor is he a fugitive or fugitive from justice for such an offense offense.

c. He is the 100% owner of at least three (3) motorboats or high-speed boats, equipped with a spare engine, with an overall length of four and thirty centimeter (4.30) up to twelve (12) meters. These vessels are registered in the Boat Register or Small Vessel Registration Book (V.E.M.S.) or registry, as applicable, and bear the CE marking, in accordance with the provisions in force.

The minimum horsepower (HP) of the main engine of each vessel is determined as follows:

- 1) Fifteen (15), when it comes to outboard or
- 2) Forty (40), when it comes to stern drive or
- 3) Twenty (20), when it comes to inboard boats

The maximum power of the main engine is within the limits specified by the boat manufacturer and is listed in the vessel's Declaration of Conformity.

The vessels rented, in accordance with the provisions of this article, which are of an overall length exceeding seven (07) and up to twelve (12) meters are of the open type (OPEN), while a superstructure (spiraglio) for mainly for weather protection purposes is permissible.

The aforementioned provisions regarding the length of motorboats and/or speedboats vessels and in terms of the power of the main engine do not apply to those already equipped, until 01-10-2008, with a rental permit, in accordance with the provisions in force at the time of issue of, and only for the specific vessels that were listed on the license until that date.

- d.** Has declared the commencement of the practice of a profession to the competent Tax Office.
- e.** Has covered the risks with private insurance from a body that operates legally in Greece the civil liability of himself, the tenants, the owner and any additional or responsible persons of rented motorboats against third parties for death, bodily injury, material damage and causing pollution. The amounts of insurance coverage for each rented motor vehicle boat are not inferior to those provided for by the relevant provisions of Law 4256/2014 (A'92), as in force. For the insurance coverage of each chartered speedboat The relevant provisions of Law 4256/2014 (A'92), as in force, apply.

3. In case the applicant is a legal entity, he/she submits an application, provided that:

- a.** Its statutes explicitly provide for the exercise of its activity as its purpose.

rental of motorboats and speedboats,

- b.** The legal person meets the conditions of cases c. and d. and e. of previous paragraph and

- c.** The legal representative of the legal entity meets the following conditions: sub-cases a. and b. of the previous paragraph.

4. To prove the above-mentioned conditions are met, the applicant (natural or legal person) submits to the Port Authority:

- a.** Application with full details.
- b.** A clear photocopy of an identity card or other identification document, such as passport, driving license or personal booklet of the main insurance provider [from the provided for in paragraph 4 of article 3 of law 2690/1999 (A'45), as in force].
- c.** Solemn declaration of article 8 of Law 1559/1986 (A' 75) in which it states that:

"(1) I have not been convicted of any offence which constitutes an impediment to appointment to public position and I am not being prosecuted as a fugitive or fugitive for such an offense.

(2) I am not in a state of bankruptcy or deprivation or subsidiary support and No application has been submitted to place me in any of the above situations.

(3) I have the No. declaration of commencement of work, for this specific activity, which has been granted to me by the Tax Office"

Sub-case (3) of this case is not declared responsibly by a legal person. representative of a legal entity.

d. Clear photocopies of the Ship Operation Licenses and/or General Protocols Inspection of motorboats and speedboats for rent.

e. Clear photocopies of the insurance policies of case e. of paragraph 2.

f. Duplicate receipt of the amount of seventy (70.00) euros, to KAE 3435, or equivalent electronic fee, for each rented speedboat and duplicate receipt of the amount fifty (50) euros, to KAE 3435, or equivalent electronic fee, for each rented motorboat.

g. Proof of payment of one hundred and fifty (150) euros in favor of E.K.O.E.M.N.. For each one, in addition to three (03), speedboat or motorboat for hire is paid on an amount of fifty (50) euros in favor of E.K.O.E.M.N.

5. If the applicant is a legal entity, all the above actions and procedures are undertaken and signed by the legal representative of the legal entity, and the certificate provided that legal conditions are met, it is issued to the legal entity.

In this case, the following are additionally submitted:

a. A clear photocopy of the company's articles of association, with all possible amendments, which provides for the execution of such works.

b. Recent (last semester) certificate or attestation from the competent authority, as applicable, Service, from which the legal representative of the legal entity emerges and

c. Solemn declaration of article 8 of law 1559/1986 (A' 75), of the legal representative of the legal entity person, in which he declares that:

"(Name of legal entity) has the No. declaration of commencement work, for the specific activity, which has been granted by the Tax Office and is not subject to bankruptcy, bankruptcy arrangement, conciliation, reorganization, compulsory administration, liquidation or other similar situation and no application has been submitted to place in any of the above situations."

6. The Port Authority, to which the announcement of paragraph 1 is made, grants the applicant (natural or legal person) confirmation of submission of a request, according to the model of

Annex B.

7. Within fifty (50) days of the announcement, the Port Authority shall prohibit in writing the rental of motorboats and speedboats, in the event that the legal requirements for this or their contribution does not arise from the submitted data. The

The aforementioned period of time has the character of being imposed on the interested party to practice the specific profession, an obligation to wait and postpone the start of practicing it, in order to provide the Port Authority with the opportunity to carry out an inspection and, if necessary, to prohibit the practice of the specific profession, if there is no assistance or no assistance is provided of the legal conditions for this purpose. After the above deadline has elapsed without action, it is presumed that the profession is freely practiced [article 3 of Law 3919/2011 (ÿÿ32), as in force]. The Port Authority prohibits the practice of this specific profession even after the expiration of within a stipulated period of fifty (50) days, whenever it is found that they are not met the legal conditions for its exercise.

8. If, upon checking the supporting documents, it is found that the requirements are met conditions for the practice of this specific profession, the Port Authority issues to the applicant (natural or legal person) certificate of compliance with legal requirements for the rental motorboats and speedboats, according to the model in **Annex C**.

A copy of the granted certificate of assistance under legal conditions is notified to the competent Tax Office. Similarly, a copy of the certificate is notified in the event of its extension, in accordance with paragraph 10.

9. Every five years, within the last four months before its completion, the holder of certification of compliance with legal requirements, submits to the Port Authority a Solemn Declaration of article 8 of law 1599/1986 (A' 75), that none of the legal conditions for granting have been fulfilled. The evidence of cases f. and g. of the paragraph 4. Subsequently, the Port Authority issues a certificate of submission of the Responsible Party on the same day. Declaration, according to the model in **Annex E**, which the lessor keeps together with the confirmation of legal requirements, so that both can be demonstrated in the event of police check. In the event that the aforementioned solemn declaration is not submitted, the certificate of attendance of legal conditions is withdrawn by the relevant Port Authority and, by decision of, the rental of motorboats and speedboats is temporarily prohibited. The certificate is returned to the beneficiary after two (02) days from the day following the day of submission of the above solemn declaration and, by a new decision of the relevant Port Authority, the relevant prohibition of activity.

10. The certificate of compliance with legal requirements for the rental of motorboats and speedboats can be expanded by adding other chartered motorboats or speedboats, upon request of the lessor, provided they are paid the amounts provided for in cases f. and g. of paragraph 4 of article 3.

11. The Port Authority, with its reasoned decision, prohibits the exercise of the activity the rental of motorboats and speedboats and removes the relevant certificate, whenever any of the conditions for exercising the activity, which are required, cease to exist to be present at the time of the announcement. In the event that, for any reason, the minimum number of boats to be rented, provided for in case c. of paragraph 2 of

Article 3, the Port Authority shall not impose a ban on the exercise of the activity, before the passage of a period of nine (9) months from the event that occurred. Within the time frame During this period, the lessor must restore the number of boats to the previous number. situation, otherwise the Port Authority prohibits the exercise of the activity.

12. In the event that a chartered vessel ceases to carry, for any reason whatsoever, the engines, provided for in case c. of paragraph 2 of article 3, the Port Authority does not prohibits the lessor from carrying out the activity before the expiry of a period period of nine (9) months from the event occurring. Within the aforementioned period period, the lessor must install the required engines on the vessel.

13. The Port Authority, with its reasoned decision, prohibits the rental of motorized boat or speedboat, with which the violation was committed, as follows:

- a. Up to five (5) days, in case of imposition of sanctions for two (02) violations of provisions of this, within the same year,
- b. From six (6) days to one (1) month, in case of imposition of sanctions for a third violation provisions of this article, within the same year, and
- c. From one (1) to twelve (12) months, in case of sanctions imposed for more than from (03) violations of the provisions of this, within the same year.

Article 4

Rental of motorboats and speedboats

1. For the rental of motorboats and speedboats, a private agreement is signed by the lessor and the lessee, which also specifies the exercising their governance. The exercising their governance may be either the tenant or protected by the lessor, either the lessor himself and, in the case of a speedboat rental vessel, is the holder of a speedboat operator's license. In the case of steering a vessel by the lessor, the private agreement of the first paragraph is also signed by the lessor's protege.

2. Motorboat and speedboat rental companies may operate in the jurisdictional regions of all Port Authorities of the country. Motor vehicle rental companies boats and speedboats must immediately inform the Port Authority in the jurisdiction of which they are going to operate.

3. It is prohibited to include in the agreement terms that are contrary to the applicable laws. for the movement, steering and handling of motorboats and speedboats provisions, as well as terms that are considered abusive by those in force for the protection of consumer provisions.

4. To prove the rental, a relevant certificate is issued, according to the model of **Annex D**, and the proof of provision, as provided for by the applicable tax provisions, services, certified by the competent Tax Office.

Article 5

Movement - Supplies - Navigation Area

1. The rented boat up to ten (10) meters in length is considered professional, is provided with a license to operate a commercial vessel and is equipped with the required for recreational vessels, supplies, in accordance with the provisions of the current General Port Regulations, which regulates these issues. The navigation permit makes special mention of the destination of the vessel, by entering, in red ink, the phrase "RENTED" IN ACCORDANCE WITH THE PROVISIONS OF NO. 38 GENERAL PORT REGULATION".
2. The chartered vessel with a length of more than ten (10) and up to twelve (12) meters is considered as a professional tourist or passenger tourist and is equipped with a General Protocol Inspection. In the General Inspection Protocol, special mention is made of the destination of the vessel, by entering, in red ink, the phrase "RENTED IN ACCORDANCE WITH THE PROVISIONS OF NO. 38 OF THE GENERAL PORT REGULATION".
3. Each chartered boat has a spare engine, capable of giving the boat speed. at least four (04) knots, with favorable weather conditions, a fact proven by relevant certificate from the manufacturer of the vessel or its agent or a professional manufacturer of a similar type of vessel or a graduate naval architect or a graduate naval engineer. It also carries and a full spare fuel tank, with a safety cap, with a capacity of five (05) at least liters or a full spare fuel tank (reservoir) of the same capacity. The spare engine is not mandatory when the rented boat has two propulsion engines.
4. The length of the sails of each chartered vessel is proportional to its equipment, according to with the provisions in force.

Article 6

Lessor obligations

The lessor, in addition to complying with the provisions herein, is obliged to:

1. Do not rent out motorboats and speedboats: a) that are not included in the certificate of attendance of legal requirements, b) to natural or legal persons (through the legal their representatives) who have not reached the age of 18 and c) if they have not a holder of a high-speed boat operator's license is appointed to control them, in the case speedboat rental.
 2. It rents out the vessels only after ascertaining that each of them:
 - a. It is in excellent condition and has been inspected in accordance with applicable regulations.
 - b. It does not present problems in the operation of the main and backup propulsion engines.
- of.

c. It is equipped with a sailing permit, with the provisions provided for therein and additionally with a compass, a biparallel, a compass and nautical charts of the sea areas of declared by the lessor that voyages will be performed, or is equipped with a General Protocol Inspection, as appropriate.

d. It is equipped with the required amount of fuel and the spare tank with the fuel of paragraph 3 of article 5.

e. The insurance contract covering the risks of case e is in force.
of paragraph 4 of article 3.

3. Delivers with the lease to each tenant and receives from him upon its expiration:

a. The original Vessel Operation License or the General Inspection Protocol chartered boat,

b. Copy of the insurance policy,

c. Copy of the certificate of attendance of legal conditions,

d. Copies of the present, of the General Port Regulations no. 20 (B' 444 /1999) and 23 (B' 231/2000), as in force, which regulate the movement and circulation of motorboats and speedboats small vessels, as well as the International Regulations for Preventing Collisions at Sea, in Greek and English language.

4. It issues the rental certificate of paragraph 4 of article 4 and the provisions of the applicable tax provisions document.

Article 7

Obligations of the operator/skipper of rented motorboats and speedboats

The person exercising control of a rented motorboat or rented speedboat assumes all obligations and responsibilities arising from the applicable legislation for the ship's governance, within the meaning of article 3 of the Public Maritime Law Code, which ratified by the article only of Legislative Decree 187/1973 (A' 261), as in force, as well as the responsibility for compliance the special provisions concerning movement, traffic and steering/handling their.

Article 8

Register of lessors

1. The Port Authority keeps a special register of motorboat rental companies and speedboats. All natural and legal persons are registered in this, to whom they are granted certificates of attendance of legal conditions, in accordance with the provisions of this.

2. They are registered in the register book by the Port Authority, with a serial number and chronological order of issuance of certificates of assistance of legal conditions, the details of the natural or legal person to whom the certificate is issued, its number and the details of the vessels under lease.

The registration takes place on the same day the certificate is issued and the relevant registration number

(register) is recorded in its body and in the lessor's file, where a copy of it is kept certificate and the supporting documents submitted for its granting. The same book records any extensions to each lessor's certificate.

3. The register also records decisions imposing sanctions on the lessor. and the dates of confirmation of the violations for which they were imposed.

4. A landlord is deleted from the register of landlords:

a. Upon his request and upon submission of the original certificate of legal assistance conditions.

b. In the event of a decision to withdraw the certificate of assistance for legal conditions, in accordance with paragraph 11 of article 3.

Article 9

Sanctions

Violators of the provisions of this, the execution of which is assigned to the LS-EL.AKT executives, regardless of the concurrent civil and criminal liabilities, according to applicable law, are also subject to the sanctions of article 157 of the Public Maritime Law Code, ratified by the article only of Law 187/1973 (A' 261), as in force.

Article 10

Other provisions

1. In the event that a Port Authority other than the one that issued the certificate of assistance legal conditions for the rental of motorboats and speedboats, issued decision to impose sanctions for violations of the provisions of this, with due regard to this Port Authority, a copy of the corresponding administrative file is sent to the Port Authority that issued the certificate, for updating the lessor's register. In the event that the Port Authority An authority other than the one that granted the certificate of assistance under legal conditions, issued decision to ban the rental of motorboats and speedboats, the decision prohibition is sent, together with the certificate, to the Port Authority that has issued the relevant certificate. In any case, the decision to prohibit the rental of motorized boats and speedboats is notified to the Port Police Directorate of the Port Authority Corps - Hellenic Coast Guard, in order to inform the Port Authorities of the country.

2. Subject to compliance with the provisions of tax legislation, a lessor may to assign to another lessor, who meets the conditions set forth in the provisions of present, the rental, to natural or legal persons, of one or more chartered vessels In this case, a copy of the relevant agreement, certified by the competent Tax Office, is filed with the Port Authority(ies) where the aforementioned lessors operate.

3. The right to exercise the activity of renting motorized boats or speedboats is freely transferable, for as long as the boats are rented in accordance with the provisions of this. The person to whom the right to exercise the right is transferred activity, meets the conditions set out in the provisions herein.

4. When renewing the professional navigation license of each chartered vessel, of a total length of more than seven (7) and up to ten (10) meters is required, in addition to the other of supporting documents required by applicable legislation, the submission of a certificate Authorized Organization or a diploma or graduate naval architect, from which it emerges, after an inspection, that the vessel and the propulsion engines still meet the requirements of the applicable regulations and provisions and are maintained in a satisfactory condition.

Article 11

Transitional provisions

1. Motorboat and small speedboat rental licenses granted in accordance with the previously applicable provisions, remain in force until their expiry date, provided that the conditions herein are met. After the expiry date of the above permits, the vessels continue to operate, provided that the conditions of the hereby and the certificate of paragraph 8 of article 3 is issued, without payment of fees.

2. Certificates of compliance with legal requirements for the rental of motorboats and small speedboats that have been granted in accordance with the previous provisions, remain valid, provided that the conditions herein are met.

3. For motorboats already legally rented, the provision of case e. of paragraph 2 of article 3 shall enter into force three (03) months after the entry into force of this.

Article 12

Annexes

The following Annexes are attached hereto and form an integral part thereof:

ANNEX A: "Sample notice of rental of motorboats and speedboats"

ANNEX B: "Sample certificate of submission of request"

ANNEX C: "Sample certificate of compliance with legal conditions for the rental" motorboats and speedboats"

ANNEX D: "Model rental certificate"

ANNEX E: "Sample certificate of submission of a Solemn Declaration"

Piraeus, April 27, 2004

The Leader

CHRISTOS DELIMICHALIS

ANNEX A

"Model announcement for the rental of motorboats and speedboats"ATISS**Request description: "Announcement of rental of motorboats or speedboats"**

TO PORT AUTHORITY (.....) WHERE TO SUBMIT THE APPLICATION	PROTOCOL NUMBER DATE
<i>To be completed by the Service</i>	

APPLICANT DETAILS (0):

The - The Name	Surname			
Father's Name	Father's Last Name			
Mother's Name	Mother's Last Name			
ID*	Health Book No.*			
No. Diav.	Driver's License No.* Nationality:			
Tax ID	Tax Office			
Date of birth(1)	Place of birth			
Place of Residence <small>Postal code</small>	Street	No.		
Tel:	email:			
Brand name legal face				

(0) To be completed by the natural person or the legal representative of the legal person

(1) The date of birth is written in full and then numerically, as a complete six-digit number: e.g. the 7th

February 1969 is written numerically: 070269

* one of the proofs of identity is completed.

DESIGNATION/DETAILS OF REPRESENTATIVE (for submitting an application and/or receiving a final administrative act):					
A power of attorney with a certified original signature by an Administrative Authority or notary is required.					
proxy.					
Name	Surname				
Father's name	ID number				
Place of Residence	Street	No.	T	K	

Tel:		email:	
Choose how you would like to receive your response: To be sent to you by registered mail to the following address: Pick it up yourself from our Service Pick it up from another location. Have your representative pick it up. To be sent to you by fax to the number: To be sent to you by e-mail		The applicant.....	

REQUIRED DOCUMENTATION

DOCUMENT TITLE	FILED WITH THE APPLICATION
<p>1. Clear photocopy of identity card or other identification document, such as a passport, driver's license or personal owner's booklet insurance company [from those provided for in item 4 of article 3 of law 2690/1999 (A'45), as in force].</p>	
<p>2. Solemn Declaration of Law 1599/86 in which states that:</p> <p>"(1) I have not been convicted of any offense constitutes an obstacle to appointment to a public position and does not I am being prosecuted as a fugitive or fugitive for such offense.</p> <p>(2) I am not in a state of bankruptcy or deprivation or subsidiary support and has not been submitted application to be placed in any of the above situations.</p> <p>(3) I have the No. declaration start of work, for this specific activity, which has been granted to me by the Tax Office».</p> <p><i>(Sub-case (3) is not declared responsibly by a legal representative of a legal entity)</i></p>	
<p>3. Clear photocopies of the Execution Permits Ships and/or General Inspection Protocols of motorboats and speedboats for rent boats.</p>	
<p>4. Clear photocopies of insurance policies</p>	

<p>5. Duplicate receipt of the amount of seventy (70.00) euros, to the OEM 3435, or equivalent electronic payment, for each chartered speedboat and duplicate collection of the amount of fifty (50) euros, to KAE 3435, or corresponding electronic fee, for each motorboat for rent.</p>	
<p>5. Proof of payment of one hundred and fifty (150) euros in favor of E.K.O.E.M.N. <i>(For each speedboat or yacht chartered in excess of three) motorboat the amount of fifty (50) euros is paid)</i></p>	
<p>6. Clear photocopy of its articles of association company, with all its possible amendments, which provides for the execution of such works. <i>(in the case of a legal entity)</i></p>	
<p>7. Recent (last semester) certificate or certificate from the competent, as the case may be, Service, from whom the legal representative arises of the legal entity. <i>(in the case of a legal entity)</i></p>	
<p>8. Solemn declaration of article 8 of law 1559/1986 (A' 75), of the legal representative of the legal person, in which it states that: "<i>(Name of legal entity)</i> has the number declaration of commencement of work, for the specific activity, which has been granted by the Tax Office and is not subject to bankruptcy, bankruptcy compromise, conciliation, reorganization, compulsory administration, liquidation or other similar situation and no application has been submitted to put in any of the above situations."</p>	

SIGNATURE

APPLICANT'S NAME

ANNEX B

"Sample of confirmation of submission of request"



HELLENIC REPUBLIC

CONFIRMATION OF APPLICATION SUBMISSION

Request	Announcement of rental of motorboats or speedboats				
Submission Service					
Protocol No.				Date of request	
Port Officer Name			Surname		
Applicant (natural person) Name			Surname		
Applicant (legal entity) Name			Legal	Name	Surname
			Representative		

Signature and stamp

Executive of L.S.-EL.AKT. who received the application

ANNEX C

**"Sample certificate of compliance with legal requirements for the rental of motor vehicles"
boats and speedboats"**



HELLENIC REPUBLIC

No. of products:

Date:

MINISTRY OF SHIPPING & INLAND POLICY

PORT CORPS HEADQUARTERS

GREEK COAST GUARD

PORT AUTHORITY²

CONFIRMATION OF SUBSCRIPTION OF LEGAL CONDITIONS

1. It is confirmed that he/she/it, meets all legal requirements to rent out the motorboats or speedboats listed in the table below trough:

no/no	Name boat ⁴	B.E.M.S. number / port of registration or Registration Number / port of registry	Type ⁵	Engine ⁶	Spare engine ⁷	Comments ⁸

2. This document is presented by its holder to the competent police/audit bodies for verification. facilitating control.

3. This certificate is permanently withdrawn if any of the legal requirements cease to apply. conditions for its granting, in compliance with the provisions of article 3 of the General Regulation Ports No. 38 (ÿÿ748/2004), as in force.

4. The rental of motorboats and/or speedboats may be prohibited in the following areas: cases provided for in article 3 of the General Port Regulation no. 38 (ÿÿ748/19-5-2004), as applicable.

² The Port Authority to which the announcement of commencement of employment is submitted.

³ Lessor details: full name, patronymic and personal identification number of a natural person or name of a legal entity, full name, patronymic and personal identification number of the legal representative of a legal entity.

⁴ Vessel name as registered in the V.E.M.S. or in the Register.

⁵ Type (motorboat or speedboat).

⁶ Manufacturing plant, type, horsepower and serial number of main engine.

⁷ Factory of manufacture, type, horsepower and serial number of spare engine.

⁸ The word expansion is indicated in the case of the addition of a new vessel, etc.

.....-20.....9

The Harbormaster

t.s.u.

.....

Notification:

1) Interested party with a scholarship

2) Tax Office¹⁰

ANNEX D

"Model rental certificate"

NAME/SURNAME:

Certificate Number:

(As stated in the certificate of attendance of legal requirements)

HEADQUARTERS:

(City - Street - Number)

Tax Office/Tax Identification Number:

Telephone:

Email:

RENTAL CERTIFICATE

The (lessor details: name and surname and personal identification number of a natural person or company name)

legal entity, name and ID number of the legal representative of the legal entity), holder of the number

..... certificate of compliance with legal requirements for the rental of motor vehicles

boats and/or speedboats of the Port Authority I rented the....

motorboat or speedboat (delete accordingly), which is

registered in the B.E.M.S. or in the Register (deleted accordingly) of Port Authority

..... with number and name in-in

..... (name and surname of tenant), holder of number

identity card, issued on by for a period of

from time of until time of

The lessee is the holder of operator's license number (number - date of issue)

speedboat license, issued by the Port Authority or by

..... and is acceptable in accordance with the provisions of

General Port Regulation No. 50 (B' 1151/2013), as in force. (in the case of renting a high-speed boat

boat)

.....-.....-20.....

(Place – date)

.....

(Signature – Lessor details)

ANNEX E

"Sample certificate of submission of a Responsible Declaration"



HELLENIC REPUBLIC

No. of products:

Date:

MINISTRY OF SHIPPING & INLAND POLICY

PORT CORPS HEADQUARTERS

GREEK COAST GUARD

PORT AUTHORITY (1)

CONFIRMATION OF SUBMISSION OF A RESPONSIBLE DECLARATION

It is certified that(2) submitted, on (3) , a Solemn Declaration of Article 8 of Law 1599/1986 (A' 75), regarding the non-exclusion of any of the conditions for the granting of the certificate No. prot.:.....and dated..... of the legal conditions for the exercise of the profession of renting out motorboats and speedboats

.....(4)20.....

The Harbormaster
t.s.u.

.....

(1) Issuing Port Authority

(2) Lessor details: full name, patronymic and personal identification number of a natural person or name of a legal person, full name, patronymic and personal identification number of a legal person's legal representative.

(3) Date of signing of the P.D.

(4) Place and date of issue

The application of this Regulation shall commence ten (10) days after its publication in the Government Gazette.

This decision shall be published in the Government Gazette.

Piraeus, April 28, 2004

THE MINISTER

MANOLIS K. KEFALOGIANNIS