

GULET ANA1

CHARTER PRICE LIST 2024

Base port: Split
Embarkation
time: 17:00 h
Disembarkation
time: 9:00 h
Guests: 8 Crew:2
4 cabins for
clients, 4 double
bed

Prices are in Euro per week,
 VAT included. Brokerage
 commission included

1.5.-20.6.	20.6.-2.9.	2.9-15.10
9.500	11.000	9.500

1. CHARTER FEE Includes: Shipboard accommodation, permits, insurance, all equipment on board, tender with outboard engine, linens and towels, fuel for main engine for 4 h of navigation per day, crew salaries, gasoline for tender, diesel for generator 24/7, guest taxes, Wi-Fi, VAT.

2. FOOD OPTIONS Half board: 370 €
 pax/week (breakfast + lunch) Full board:
 600 € pax/week (breakfast + lunch +
 dinner) Extra meal -40 € children 0-3 years
 free, children 3-10 years-50%

3. BEVERAGE OPTIONS A) Beverages on yacht bar only – by bar price list B) All inclusive domestic package - includes Croatian quality wines, beers, spirits, soft drinks, natural and mineral water, coffee, tea, juices – 250 € pax/week. C) All inclusive dom. non alcoholic package – 100 € pax/week.

4. EXTRA COSTS - Port and marina fees, anchorages - National park & Parks of Nature entrances - Delivery Fee for embarkation / disembarkation in any other port except base port, if „empty leg“ caused

(f.e. Split – Dubrovnik route 1.000 €) - Extra
 navigation: 60 €/h (This cost is already included in
 Delivery Fee) - Watersports that require dinghy - 65 €
 per hour

Above mentioned prices DO NOT INCLUDE: Transfers to or from the yacht/hotel/airport, shore excursions, adverse activities (scuba diving, big game fishing, rafting...), national park and park of nature entrances, guided tours, gratuities / tips for the crew.

Booking terms: Option is placed on explicit e-mail request, and is active until agreed date. Booking needs to be confirmed while option is active. Option expires after agreed date without special warning. Please take care of your option expiration. Booking is confirmed when agreement is signed by both parties and deposit paid.

Payment conditions: Deposit: 50 % of charter fee – immediately, as confirmation of booking Balance: 50 % of charter fee + Other costs - not later than 6 weeks before charter commencement Mean of payment: wire transfer to account of Booking Agent.

CANCELLATION BY CHARTERER & CONSEQUENCES OF NON-PAYMENT, DEFAULT OF PAYMENT OR FAILURE TO PAY

Should the charterer give notice of cancellation of Agreement on or at any time before the commencement of the Charter

Period, some or all of the Charter Fee may be retained by the owner determined as follows:

-After Agreement is signed but before the final instalment/deposit is due to be paid, the owner shall be entitled to retain the first instalment/deposit.

-After any subsequent instalments/deposits are due to be paid, the owner shall be entitled to retain the first instalment/deposit and any subsequent instalments/deposits due.

If any of the instalments/deposits are due to be paid but have not been paid at the time of notice of cancellation then the owner shall have a claim against the charterer for the amount so due. Should the charterer fail to pay, after having been given written notice by the owner, any amount due under Agreement, the owner reserves the right to treat Agreement as having been repudiated by the charterer and to retain the full amount of all payments and to recover all sums unpaid and due up to the date of the repudiation.

in case of force majeure, the renter can transfer his charter for one season, and in case of price changes, he reserves the right to the prices from the signed contract

If, after Agreement, the owner is adjudged bankrupt or, in the case of a company, a liquidator, receiver or administrator is appointed over all or part of the owner's assets, the charterer shall be entitled to cancel the Charter and all monies paid to the owner, his agent or the Stakeholder pursuant to Agreement shall be refunded without further deduction.

CANCELLATION BY THE OWNER

If prior to the start of the Rental Period as specified on the first page of this Agreement, the Owner provides notice of cancellation

through the Broker

If the cancellation occurred for any reason, other than force majeure, the lessee has the right to an immediate repayment without interest of the full amount of all payments made under the terms of this Agreement and is additionally entitled to the agreed penalty