BOAT SLIP RENTAL AGREEMENT

ON THIS	THE		day of		(month)		(year).	This	Boat	Slip	Rental	
Agreemen	t (herei	inafter	referre	d to as the "agreer	nent" or	alternative	ly as the	e "rental	agreeme	ent") is	entered	
into on the	above	date b	y and b	etween Northlake	e Villas	Condom	inium .	Associat	tion, Inc	. (here	einafter	
referred	to	as	the	"Association")	as	owner	of	Slip	#		and	
					_ (herein	after refer	red to as	s the "R	enter") w	ith an a	address	
of					for the	e dockage	e of a		(year)		(ft)	
(hereinafter referred to as the "Renter") with an address of (gear) (ft) (make boat). Registration #												
1.	Limit	on Us s to doo ved by	se. This	Agreement only and other than referssociation, and it	applies to enced ab	allow do	ckage of	f the des	scribed ve	essel. If	Renter	
2.	Term	<u>.</u> This I	Boat Sli	p Agreement is fo	r:							
1. montl	Month therea	to mo	onth, b ubject t	eginning ono all other paragra	aphs here	, 20	and	continu	ing from	ı montl	1 to	
3.	payme be ser	ents sh	all be n	e shall be \$ f the first day on the day on the day on the day of	orthlake	Villas Co	ndomin	ium Ass	sociation,	Inc. an	ıd shall	
4.	or to pa at the upon	d at the ay any Associa termina	eend of to delinquation. Uation he	enter shall post a seement, which shall period, or ency of or damage nused security dependent, after part thirty (30) days of	r by any b caused b oosit shall yment to	reach of the y the Rente be returned the Asso	is or any er or it's a ed to the eciation	other ag agents or Renter a of all re	greement wessent the vessent the end ents and	with the el while of the t	owner, docked erm, or	
5.	terms of the Ass due to Renter herein	or cond sociation the And violate by reference	ditions on inclusion inclusions and a second a s	Association may to of this agreement, ding without limits on [including with aspect of the Boat a copy of which is ees to be bound as	(ii) violat ation the faction thout limi Slip and attached l	es or bread ailure to tin tation regu Pier Rules hereto, whi	ches the nely pay ılar or s and Reş ich may	Declarate any and special as gulations be amen	tion of Co all monet ssessment s which ar ded from	ondoming ary oblicts], and re incor	nium of gations or (iii) porated	
6.		atıon o		nter fails to remove tion of this agreen								

- a. Remove the vessel and store or re-dock the vessel at any location in any commercially reasonable manner, all at the expense and on the account of the Renter, and until all the Renter's fees and charges are brought current;
- <u>b.</u> Locking the vessel in place until all the Renter's fees and charges are brought current;
- <u>c.</u> Charge the Vessel the then current transient rate per day for so long as the vessel remains in the slip until all the Renters fees and charges are brought current;
- <u>d.</u> Renewing the rental at the then-current rates for an additional time period as determined at the time of renewal.
- e. Exercise any other right the Association shall have at law, admiralty or equity;
- f. Any combination of any or all remedies set forth in this paragraph 6.
- 7. **Removal of Vessel.** Renter shall not have the right to remove his boat from the rented slip or the location to which the Association has relocated the vessel hereinunder, until all costs and fees described in this agreement have been paid in full. Renter agrees that the Association may look to the credit of the vessel for unpaid rent, dockage and other services provided to the vessel, and the Association may use self-help, the state, federal and maritime lien laws in pursuit of its rights to payment.
- 8. <u>Sublease.</u> Renter agrees not to transfer, sublet, assign, of permit the use of the slip by any other person or vessel than described above.
- 9. Rules and Regulations. Renter agrees to be bound by the current Association's Boat Slip and Pier Rules and Regulations which are either attached hereto and/or are available upon request and such Boat Slip Rules and Regulations as amended are hereby specifically incorporated by reference into this agreement. Said Boat Slip Pier Rules and Regulations may be changed, revised, updated and/or amended from time to time by Association. It shall be the responsibility of the Renter to abide by these Boat Slip and Pier Rules and Regulations, and to keep himself apprised of the most current permutation of such Boat Slip and Pier Rules and Regulations.
- 10. Boat Slip Condition and Foul Weather. Renter acknowledges and agrees that Renter has inspected the subject slip and accepts the condition of such rented slip in its "as is" condition and that Association shall have no obligation any time, prior to or during the term of the rental period to modify, repair, alter, adjust, renovate, install or remove equipment or other features on, in, or appurtenant to the slip. Renter agrees that Renter is not relying in any way upon the skill or intervention of the Association or Association to protect the vessel should foul or dangerous weather threaten to damage, or damage the vessel. The Renter agrees to hold the Association, its officers, directors, property managers, agents and assigns harmless, indemnify and defend them from any claims of any other owners of property or vessels at the Association facility arising out of contact with the Renters Vessel, and further agrees to be responsible to Association for damage to Association facilities or property arising out of contact with Renter's Vessel or any fuel or appurtenance there from, including, without limitation, dock damage, environmental fines, and all other liabilities as well as any damages, fines, penalties, charges, attorneys fees, costs, or other sums incurred by Association as a result of the actions or inactions of Renter, Renter's guests, invitees, boat operator's or other agents of Renter as well as any breach of this rental agreement by Renter.

- 11. <u>Insurance Coverage.</u> The Renter agrees to maintain insurance coverage in the amounts set forth in the Association's Boat Slip and Pier Rules and Regulations for the entire time the vessel is in the Association facility and document the same or in any coverage amount reasonably determined by the Association. Such insurance must identify the Association, its officers, directors, agents and assigns as additional insureds on such policy of insurance and a copy of such insurance certificate provided to the Association prior to occupying such slip.
- 12. Entire Agreement. This agreement constitutes the entire agreement between the parties with respect to the subject matter hereof and it may not be amended except in writing signed by both parties hereto. To the extent any terms contained herein conflict with any of the any such rules and regulations and/or Governing Documents of the Association, the terms, conditions, and provisions of the Rules and Regulations and Governing Documents of the Association shall take priority over and supersede any such terms set forth herein.
- 13. Choice of Law and Forum. Any dispute arising hereunder shall be governed by the laws of the State of Florida as supplemented by Federal Admiralty law, and any action to enforce this agreement must be brought exclusively in the state courts of Palm Beach County, Florida. To the extent either party institutes litigation to enforce the terms set forth hereunder the prevailing party in any such litigation shall be entitled to be reimbursed all of their attorneys fees and costs related to same, including without limitation any pre-litigation attorneys fees and costs.
- 14. <u>Severability.</u> In the event that any provision of this agreement should be held to be void, voidable or unenforceable, the remaining portions hereof shall remain in full force and effect.
- 15. <u>Binding Nature.</u> This agreement is binding upon and shall inure to the benefit of all parties hereto and their respective heirs, successors, and assigns.

RENTER:		
SIGN:	DATED:	
PRINT NAME:	-	
ASSOCIATION REPRESENTATIVE:		
SIGN:	DATED:	
PRINT NAME:	-	
TITLE:	_	