BOAT SLIP RENTAL AGREEMENT

				(year). This Boat Slip Rental Agreement is entered into
on the abo	ve da	te by and between		as owner of Slip # with an address of
the Penter	with	an address of		andasasasasasasasasasandas
	with or)		(IOI the dockage of a
(ye	ai)	(II)	(make boat). Registration #
oth	ner tha		nter must complete a	v dockage of the described vessel. If Renter desires to dock a boat a new agreement, be bound by the conditions of the new agreement,
		This Boat Slip Agreemen		• h balow)
2. <u>1</u> C	<u>тш</u> , т а. Т	The period	20 thru	, 20 inclusive, after which time, if not sooner
termina	nted: i	t may be renewed at the	then posted or neg	
		ing after payment of all		
	b . r	nonth to month, beginni	ing on	, 20 and continuing from month to month thereafter,
		other paragraphs herein		
				SD per All slip rentals shall be paid in advance of
		day of the month that		
				sit in the amount of \$ USD upon execution of this
				greement, and may also be applied at the end of the rental period, or
				e owner, or to pay any delinquency of or damage caused by the
				toneledge at Lake Keowee. Unused security deposit shall be returned
				tion hereunder, after payment to the Slip owner of all rents and
			thin 30days of such	term expiration or termination.
5. <u>Te</u>	rmina			
		in case where Renter in arrival. Failure to do so	tends to stay less that will result in the sli ays on the same term	the Slip owner thirty (30) days written notice prior to departure, except an 30 days, in which case termination notice must be given upon ip owner having the option of renewal of the rental agreement for an mas as the month preceding such notice, for which Renter is
	<u>b.</u>			new terminate this agreement for source if the Denter violates any
		terms of the terr this aga	or conditions of this a ns and conditions in	nay terminate this agreement for cause if the Renter violates any agreement or its incorporated obligations. <i>If the Renter violates any of</i> <i>this agreement, the Slip owner shall have the option of terminating</i> <i>0) days written notice to Renter . Renter must remove their boat from</i> <i>the notice period.</i>
		anytim or expe their bo right of al. If the renter fails to r	e, upon ten (10) days enses shall be prorate pat by the termination of the slip owner under emove their boat and	ner retains the right to terminate this agreement without cause, at s written notice to the Renter. In such cases, any prepaid fees, charges, ed and any surplus returned to the Renter, and Renter shall remove n date so noticed. Nothing in this paragraph 6 shall waive any other er this agreement, at law, equity or admiralty. d equipment from the rented slip before the termination or expiration he slip owner shall be entitled to:
01				•
	<u>a.</u>			e vessel at any location in any commercially reasonable manner, all at er, and until all the Renter's fees and charges are brought current;
	<u>b.</u>			nter's fees and charges are brought current;
	<u>0.</u> <u>c.</u>			t rate per day for so long as the vessel remains in the owners slip until
	<u></u>	all the Renters fees and		
	<u>d.</u>			es for an additional time period as determined at the time of renewal.
	<u>e.</u>			Il have at law, admiralty or equity;
	<u>f.</u>			forth in this paragraph 6.

Removal of Vessel. Renter shall not have the right to remove his boat from the rented slip or the location to which the Slip owner has relocated the vessel hereinunder, until all costs and fees described in this agreement have been paid in full. Renter agrees that the Slip owner may look to the credit of the vessel for unpaid rent, dockage and other services provided to the vessel, and the Slip owner may use self help, the state, federal and maritime lien laws in pursuit of its rights to payment.

- 7. <u>Sublease.</u> Renter agrees not to transfer, sublet, assign, of permit the use of his slip by any other person or vessel than described above.
- 8. <u>Rules and Regulations</u>. Renter agrees to be bound by the current Stoneledge at Lake Keowee Owners' Association (SLKOA) Rules and Regulations which is available to the Renter through the SLKOA or the Web Site. Said Rules and Regulations may be lawfully changed from time to time by SLKOA. It shall be the responsibility of the Renter to abide by these Rules and Regulations, and to keep himself apprised of the most current permutation of such Rules and Regulations. In any explicit conflict between the Rules and Regulations and this agreement, this agreement shall govern.
- 9. Foul Weather. Renter agree that it is not relying in any way upon the skill or intervention of the Slip owner or SLKOA protect the vessel should foul or dangerous weather threaten to damage, or damage the vessel. The Renter agrees to hold SLKOA and the Slip owner harmless, indemnify and defend them from any claims of any other owners of property or vessels at the SLKOA facility arising out of contact with the Renters Vessel, and further agrees to be responsible to SLKOA for damage to SLKOA 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.
- Insurance Coverage. The Renter agrees to maintain insurance coverage in the amounts set forth in the SLKOA Rules and Regulations for the entire time the vessel is in the SLKOA facility and document the same.
- 11. <u>Entire Agreement</u>. 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.
- 12. <u>Choice of Law and Forum</u>. Any dispute arising hereunder shall be governed by the laws of the **State of South Carolina** as supplemented by Federal Admiralty law, and any action to enforce this agreement must be brought exclusively in the courts of **Oconee County SC**.
- 13. <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.
- 14. **<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.

IN WITNESS WHEREOF, the parties hereto have executed this agreement on the date first set forth above.

RENTERS SIGNATURE:	Date:
SLIP OWNER SIGNATURE:	Date:
WITNESS:	Date:

(It is agreed by all parties that faxed or electronically scanned signatures are accepted.)