

Dear ALA Dock Renter:

Thank you for choosing ALA as your slip provider in 2020. We are now planning for the 2021 season and need to determine availability for members that are on our waiting list. Current holders of rental agreements will be given the first option to re-rent their slips before slips are made available to other members. Given the high demand for slips, we must ask for your commitment no later than February 5th, 2021. In the event that your renewal is not received by that date, your slip will be available on a first come, first served basis to ALA members on our waiting list. All slips without deposits will be released to new renters on February 8th, 2021.

The slip rental fee is \$4,600.00 for the upcoming 2021 Season. If you wish to renew your rental agreement you must submit a non-refundable deposit of \$1,000.00, along with the attached rental agreement no later than February 5, 2021. The balance of \$3,600.00 is due and payable in full no later than March 15, 2021, and boats will not be allowed in the slip until payment has been made in full.

In order to use your slip after March 15, 2020 you must be a member of the Arrowhead Lake Association. As a renter for the season you will be entitled to the reduced boat registration fee of \$265.00. Boat registration is allowed only after the purchase of one of three memberships in the Arrowhead Lake Association. If you own another dock on the lake, your membership is the payment of the annual dock fee of \$700. If you do not own a dock, you may only register your boat following the purchase of either a General membership at \$105 or a Beach Club membership at \$280. These membership fees are due on April 1, 2020.

As a reminder, your current rental agreement is valid through March 15, 2021. If you do not plan to renew your rental slip, please notify us immediately and remove your boat and personal belongings from the dock box by that date. After that date, all personal belongings will be removed by ALA staff. NO EXCEPTIONS.

To renew your dock slip rental contract for the 2021 season, return your \$1,000 (check or Visa/MasterCard/Amex #) deposit along with the signed rental agreement, no later than February 5, 2020. Payment in full must be received by March 15, 2020. If deposit/full payment are not received by their due dates, the rental slip will be made available to another ALA member.

Thank you for your support of the Association. If you have any questions, please feel free to contact Thea Luck at (909) 337-2595, ext 101 or tluck@ala-ca.org. Please note that the DEADLINES referenced above are absolute.

PO Box 1119, Lake Arrowhead, CA 92352



2021/2022 DOCK SLIP RENTAL AGREEMENT

Date.	
Dep	
Bal	
Date	
In Full	

ARROWHEAD LAKE ASSOC	CIATION - P.O. BOX 1119, LAKE AR	ROWHEAD, CA 92352	(909) 337-2595 FAX (909) 337-6371 Dock Slip Assigned #
Name		(herein "Tenant")	\square Weekly \square Monthly \square Annually
	Street	City	Zip
Telephone Numbers:	()	Home	
	()		
			ddress
Boat		CF#	
Year	_Model	Length	Width
IN WITNESS WHEREOF, t	he parties have executed this Agra	eement;	
Tenant		ARROWHEAD LAKE ASS	SOCIATION
BY:		ву:	
DATED:		Please return this comp	pleted and signed agreement.

1. **TERM:** The term of this Agreement shall commence on **April 1, 2021** and expire on **March 15, 2022**

ARROWHEAD LAKE ASSOCIATION (Herein "ALA") RENTS THE ABOVE SLIP TO TENANT UPON THE FOLLOWING TERMS AND

- 2. **SLIP RENTAL:** The Rental Fee for the above term shall be \$4,600.00, with a deposit of \$1,000 payable upon execution of the Agreement, and the balance due by March 16, 2020. Boats will not be allowed in the rental slips until full payment has been received. There are no refunds for partial use of the season.
- 3. **TENANT'S RESPONSIBILITY:** Tenant shall assume all obligation and liability with respect to the possession of the SLIP, and for its use, condition and maintenance during the term hereof. Tenant shall, at tenant's own expense, maintain the SLIP in the same condition as when received, allowing for reasonable wear and tear. The rental fee shall not be prorated or abated while the SLIP is being serviced or repaired. ALA shall not be under any liability or obligation in any manner whatsoever to provide service, maintenance, repairs, or parts for said SLIP during your tenancy.

4. USE OF SLIP-CONDITIONS:

CONDITIONS:

- A. **Rights of Tenant:** Tenant shall be entitled to use, possess and control the SLIP, but only during the term of this Agreement, provided Tenant is not in default of any provision of this Agreement.
- B. **Duties of Tenant:** Tenant shall use the SLIP in a careful and proper manner and shall not permit the SLIP to be used in violation of any applicable federal, state, or local statute, law, ordinance, rule or regulation, or any of the rules and regulations of the ALA. Tenant agrees to reimburse ALA in full for all damage to the SLIP arising from any misuse or negligent act by Tenant, its employees, agents, family members and/or guests
- C. **Commercial Use Restrictions:** Tenant represents and warrants that the SLIP will be used solely for residential, recreational purposes and not for any commercial purposes whatsoever.

D.	Inspection by Tenant: Tenant may inspect the assigned SLIP prior to execution hereof. Tenant shall be deemed to have
	accepted the SLIP in its present condition and it shall be conclusively presumed, as between ALA and Tenant, that Tenant has
	fully inspected the SLIP and acknowledged that the SLIP is in good condition and repair.
	April 1, 2021 Yes No (Please Check one)

- E. All liability assumed by Tenant: Tenant assumes all risks and liability for the loss of or damage to any boat maintained in said SLIP, for the death of or injury to any person or property of another, and for all other risks and liabilities arising from the use, condition or possession of the SLIP. Tenant(s) shall continuously maintain and furnish ALA with evidence of public liability insurance in the liability limit of \$500,0000 minimum or same amount as on home owner policy as applicable and with a deductible of not more than \$1,000.00, on which insurance ALA shall be named as an additional insured. In addition, Tenant hereby indemnifies and holds ALA harmless from all claims, costs and expenses of every kind whatsoever (including, without limitation, attorney's fees and court costs) resulting from or related to Tenant's use of the SLIP.
- F. **Indemnity to Survive Term:** The indemnities and assumptions of risk, liabilities and obligations of Tenant arising under this Agreement during the term shall continue in effect after the termination of this Agreement, regardless of the reason for termination.
- G. **Assignment or Subletting by Tenant prohibited:** Tenant shall not assign any interest in the SLIP, or sublet the SLIP without the expressed, prior written consent of ALA, which may be withheld for any reason whatsoever, or for no reason, at all. Any agreed upon subletting does not allow new Tenant the right to first refusal for the next year.
- H. Rights of ALA upon termination: Upon termination of this Agreement for any reason whatsoever 1) ALA shall have the immediate right to retake possession of the SLIP, to remove any boat moored at said SLIP, and to otherwise secure the SLIP from use by Tenant in any manner whatsoever. 2) ALA may repossess the SLIP without legal process * free of any rights of Tenant in and to the SLIP. 3) Tenant specifically authorizes ALA or ALA's agents to enter on the SLIP to repossess same, and to remove any boat to storage that is moored at said SLIP, all at the cost and expense of Tenant. 4) Tenant specifically waives any right of action Tenant may otherwise have arising out of the entry and repossession, and releases ALA from any claim or trespass or damage caused by any reason of the entry, repossession, or removal of any boat moored at SLIP. 5) Upon such exercise of ALA's rights, Tenant shall reimburse ALA for all reasonable expenses of repossession and/or other enforcement of ALA's rights and remedies together with interest at the rate of ten percent (10%) per year from the date of any payments. Tenant shall permit ALA to enter upon the SLIP at any time for purposes of ascertaining compliance with the terms of the Agreement.
- I. **Tenant's Return of Slip upon Expiration:** Upon the expiration date of this Agreement, Tenant shall return the SLIP to ALA, free from all damage and in the same condition and appearance as when received by Tenant, allowing for ordinary wear and tear. Tenant shall be responsible for damages plus a 15% Administrative fee.
- J. **Notices:** Any and all notices or other communications required and permitted by this Agreement or by law to be served on or given to either party by the other party shall be in writing and shall deemed duly served and given when personally delivered to the party or the parties designated agent, or in lieu of such personal service when deposited in the United States Mail, first class postage prepaid, address as indicated above. Either party may change its address for the purpose of this given written notice of the change to the other party in the manner provided in this paragraph.
- K. **Entire Agreement:** This document constitutes the entire agreement between the parties. No agreements, representations, or warranties other than those specifically set forth in this Agreement shall be binding on any of the parties unless set forth in writing and signed by both parties.
- L. Single Season License Agreement: It is understood by the parties that this Agreement is for the single season of 2021/22, as indicated under the Term set forth above. Tenant is aware that ALA may determine for the 2021/22, and future seasons, either (1) not to rent SLIPS, (2) to rent fewer or more SLIPS than 2021/22 and (3) to charge substantially more for rental of said SLIPS for the 2021/22, or future season. Nothing in this Agreement shall give Tenant any right whatsoever to rent a SLIP from ALA for any future season.
- M. **Severability:** If any provisions of this Agreement or the application of any of its provisions to any party or circumstance is held invalid or enforceable, remainder of this Agreement and the application of the provisions to the other parties or circumstances shall remain valid and in full force and effect.