



SAYCSC C420 Charter Agreement

- If loss or damage to the equipment occurs due to the fault of the Charterer, Charterer agrees to pay St. Augustine Yacht Club Sailing Center (SAYCSC) the amount of such loss or damage, including expenses incurred by SAYCSC to restore the equipment to general recreational use.
- SAYCSC does not provide any liability coverage for the Charterer against claims which may
 arise from the use of the equipment. Charterer further agrees to defend and indemnify
 SAYCSC from any and all liabilities and cost of defense for any damages arising in any
 manner whatsoever incurred during, or in any way accidental to, the Charter use or operation
 of the equipment chartered herein, arising out of and through any negligent act or omission
 of the Charterer and/or the Charterer's guest(s).
- Charterer represents that he or she is aged 18 or older; or if under 18, has established parental or sponsored acceptance of responsibility for the acts of a minor or dependent child. Charterer further represents that the information provided for identification is true and accurate.
- Charterer represents that Charterer is fully qualified and competent to use and operate the equipment chartered herein and will ensure a full and complete understanding by Charterer's guest/crew of all safety features and procedures inherent in the use and operation of the equipment chartered.
- Charterer agrees that regardless of any verbal agreement or promises, absolutely no additions, modifications, deletions or amendment to this charter agreement will have any effect whatsoever unless specifically included herein writing and signed by parties thereto.
- Charterer's failure to return equipment to its proper storge location and condition by the end of the event will result in an additional day of charter being charged to the Charterer.

Charterer Name:	Boat #:
Signature:	Date:
Parent Name (if minor):	
Parent Signature:	Date: