## SANDRINGHAM YACHT CLUB INC. Slipping and Yard Booking Form & Tax Invoice

Boat's Name:		Boat's No:	VE UT JULY 2019	SYC	Membership No.:		
Boat Design and Model:			Year:		Member of (Club):		
Length Overall: Beam:	Draft:						
Insurance Provider							
(copy to be attack	hed)						
Estimated Time In Yard: From From From From From From From From	om:		To:		Type of Boat	: Motor Sail	
Name Of Boat Owner:		Name O	f Agent / Contr	actor:			
Owner Contact No.:		Main Co	ntact - Mobile:				
Address:		Address	dress:				
Suburb: State:	Postcode:	Suburb:	: State: Postcode:				
E-Mail:		E-Mail:_					
All of the above sections, must be completed	before subr						
	nail	Phone Call	by Staff N	/lember			
Rate Applicable (circle one): Non Member / Member			Booking No.				
SYC Slipping Rates Incl. GST	1124	Non-Member	Member	D-4-	01.	01	
47030 Slip Fee Round Trip	Unit x Foot	<b>Rate</b> \$17.00	<b>Rate</b> \$9.95	Date	x Qty	Charge	
47031 Slip and Immediate Return (not including wash) 1 hour	x Foot	\$13.20	\$8.70				
42000 Travelift Hire * (lift or load plus one way slip)	x Foot	\$10.30	\$7.00				
47200 Additional Time on Travelift/Sling Change	x ½ Hour	\$118.10	\$87.10				
47201 Travelift Hold Overnight Surcharge	x Night	\$360.80	\$268.00				
46620 Washdown Gerni	x Hour	\$92.05	\$74.60				
47202 Tow To/From Berth  *N.B. Minimum charge is \$200.00	x One Way	\$85.10	\$64.05				
Travelift / Crane / Forklift Hire		Non-Member	Member				
	Unit	Rate	Rate	Date	x Qty	Charge	
47203 Travelift Hire - Yard Work Only (Minimum Rate 1 Hour) 47204 Crane Hire (Minimum Rate 1 Hour)	x Hour	\$360.80 \$360.80	\$268.05 \$268.05				
47205 Forklift Hire (Minimum Rate ½ Hour)	x ½ Hour	\$169.15	\$93.30				
47206 External Crane site Fee (minimum of 4 hours)	x 4 Hours	\$156.85	\$104.55				
SYC Yard Rates		Non-Member	Member	Date	Date	Charge	
310 fait nates	Unit	Rate	Rate	In	Out		
47230 Daily Storage 1-14 Days (per day)	x Foot	\$1.40	\$0.70				
47231 Daily Storage 15-30 Days (per day) 47232 Daily Storage 31+ Days (per day)	x Foot x Foot	\$2.40 \$4.70	\$1.20 \$2.20				
47232 Daily Storage 31+ Days (per day)  47233 Standing Time in Non-Standard Cradle	x Day	\$138.90	\$64.05				
47234 Keel Pit Surcharge per day*	per day	\$50.00	\$28.00				
47235 Mast Storage per day*	per day	\$30.00	\$17.20				
47236 Equipment Storage (any general items) per day*	x sqm	\$2.60	\$1.30				
47237 Labour Charge (After Hours) per Staff Member <sup>+</sup>	x Hour	\$104.55	\$52.30				
46621 Wet Blasting Clean Up	x Boat	\$224.30	\$156.30				
46622 Rubbish Removal (by SYC Staff)**  46622 Rubbish Removal - New Boats**	x Boat x Boat	\$141.00 \$141.00	\$97.90 \$97.90				
*N.B. These are in addition to the daily storage charges	A Doan	ψσ	φοτίσσ		Sub Total		
** May be multiple if amounts are greater than one bin + Minimum 4 Hours on Sunday				Credit Card	d Surcharge (if applicable)		
Submitted by: circle one Owner Contractor					Total Due		
☐ Boat Owners - Power Down It is imperative that you shut down (power down) your ves By signing this slipping form you agree to powering down				cannot guarante		upply.	
Your signature below indicates that you have <b>read, under</b> Occupational Health & Safety Policy & Procedures and control House Rules as outlined in the Sandringham Yacht Club III	rstand, and agonfirm that you	gree to comply wi	ith all practices o	ree to the terms	and conditions with th	e entire Club's	
Signed:		Da	ate:				
$\square$ Bookings will NOT be processed without provi	ision of cred	lit card authori	sation				
Diners / Amex / Visa / Mastercard: /	/	/		CSV:	Expiry Date	:/	
Card Holder's Name: (print)			Card Holder's	Signature:			

## SANDRINGHAM YACHT CLUB INCORPORATED

## SLIPPING AND YARD BOOKING FORM & TAX INVOICE SPECIAL CONDITIONS

- 1. For the purposes of these conditions the 'club yard' means the entire area of land within the Club premises situated and know as Jetty Road, Sandringham.
- 2. The Club means the Sandringham Yacht Club Incorporated, its servants, agents committee and members.
- 3. I or my Agent are solely responsible for the placement of the slings and shall hold the Club harmless from any responsibility for damage to or loss of my boat during:
  - a) slipping or launching of the boat and
  - b) relocation of the boat in the Club yard whether such relocation is with my consent or at my direction or not and this condition shall apply to any injury, bodily or otherwise, sustained by me or my principals, servants or agents or loss of or damage to other property belonging to or in the physical or legal control of myself, my servants, principals or agents within the club yard.
- 4. I or my Agent shall be solely responsible for placing or fixing my boat upon the cradle (including truck transportation) and if any damage occurs to my boat or bodily damage is sustained by me or my principals, servants or agents as a result of the boat not being so properly placed or fixed on the cradle then I acknowledge I shall be responsible for any such loss or damage incurred and shall indemnify the Club from any claims whatsoever.
- 5. I shall place no responsibility upon the Club for damage to underwater appendages unless I have fully advised the boatlifter operator of its position.
- 6. I acknowledge that the only persons entitled to be present in the Club yard to work on the boat must be approved by the Club and if such approval is not given to any person providing goods and services for my boat then the Club is authorised to remove them the Club yard without warning and shall be entitled to treat them as trespassers.
- 7. I acknowledge that the boat shall only be washed down or waterblasted in the silt trap area and that no dry sandblasting to the boat shall occur on the hardstand and only endorsed wet sandblasting will be carried out in the designated area.
- 8. I acknowledge that the Club is entitled to request that I remove my boat from the Club yard at any time upon the giving of twenty four hours notice and whether or not I am in default of any payment or any other conditions contained herein I am obliged to remove the boat immediately without any claim against the Club.
- 9. I shall be responsible for the removal of scrap waste gear and other material brought into the club yard for any purpose and for loss, damages and/or costs and expenses arising as a consequence (whether direct or indirect) of any failure to do so.
- 10. I shall be responsible for all loss of or damage to any cradle and/or other property of others (including the Club) caused by an indirect or direct consequence of me, or persons on my behalf, bringing or endeavouring to bring any boat and or their equipment into the Club yard.
- 11. I hereby warrant and undertake that I shall not bring any boat exceeding 22 metres in length or exceeding 40 tonnes in weight into the Club yard.
- 12. I agree that if I am a non member I shall make payment of all charges prior to relaunch.
- 13. In consideration of my being granted permission to slip my boat at the Club I hereby agree:
  - (i) To indemnify the Club and its members or in the event of me being a member of the Club then the Club and all the other members of the Club and any other legal persons associated with the Club from all claims from time to time and each of them and their successors from all claims actions liabilities demands costs expenses and amounts of money whatsoever which may be taken or made against them because of my action or my failure to take any action arising directly or indirectly as a consequence of the acceptance of this application for any act occasioned on the premises of the club yard and slip as a consequence of any action of mine.
  - (ii) I hereby grant to the Club a lien upon and custody of my boat the subject of this application in the event of my failure to pay all fees payable in respect of the slipping of my boat until such time as such unpaid fees are paid. If at the expiration of 30 days after formal letter of demand has been served upon me for unpaid fees, such fees remain unpaid, then I acknowledge the Club shall be entitled to arrest my boat whether in the club yard or the marina administered by the Club and thereafter to sell my boat and deduct the aforesaid fees there from and account to me for any balance. For the purpose of these conditions it shall be sufficient for the Club to address the formal letter of demand to me by prepaid ordinary mail to the address set out in the application form herein. My failure to receive such a letter shall not be a defence to any action taken by the Club in accordance with these conditions.