## THIS IS NOT CONSIDERED RENTED UNTIL YOU HAVE A CONFIRMED EMAIL (WITH SIGNED AGREEMENT) FROM LPOA

## **LPOA PONTOON RENTAL AGREEMENT**

Lessee(s)		Phone	
Address		Deposit Rental Per Hour	
LPOA Account #	_		
Rental Date	Rental Block	Boat #	
The above person(s) and passenge rental of the pontoon boat.	ers hereby acknowledge	e and agree to the follow	ing terms with respect to the
<ul> <li>All LPOA Rules and Regulations</li> <li>Careless and imprudent operation boat.</li> <li>The lessee is responsible for all of the rental boat.</li> <li>The lessee and all passeng of the rental boat.</li> <li>The lessee and a LPOA employer returned.</li> <li>The boat must be returned at or to Marina Pleasure Dock at the appropriate late fee.</li> <li>All swimmers must wear coast gual Absolutely no grilling will be permed Maximum of 10 passengers or 1, and Due to the threat of sand particles boat be docked at the Cove Swimfor service to have the boat inspendent or LPOA Community Services at lin all cases and regardless of the the lessee owning the lot for the for adherence to all provisions he this agreement. Lessee agrees to invites or assigns, which might or any other provisions of this Agree forfeited to the LPOA. Further, in action by LPOA at law or in equity court costs.</li> <li>(Initials) CANCELLATIONS member's account will be chefor inclement weather (rain, rate under which the reservations).</li> </ul>	lamages to the equipmer lers waive all claims againe will fill out a checklist justifier the time your rentation. If I return the bound approved lifejackets litted on the pontoon. The lamage of the motors, creations are allowed on water and approved lifejackets. It is found that come is entering the motors, creations are mechanic. It is found that come is the lamage of the patrol by a mechanic will lease and/or owner status or the account number fill rein and for all operations of hold LPOA harmless for do result in property dangement, this Agreement may the event of any breach of the contract the contract that the contract that the lightening is the contract that the c	olerated and will result in forth trented or in their control. Inst LPOA for claims or dark ast prior to taking the boat of all block expires. Your boat at late I understand that me agree to immediately control to at can be dispatched to our of those specific parties ast mentioned in this agree all procedures as required I or Lessee's acts of omission nages or personal injury to any be canceled and any proof the provisions of this Agree agrees to be responsible to the made prior to 48 heated amount of rental.  All other periods will to the material of the provisions will to the periods will to the p	mages arising out of the operation out and when the boat is  t is due back at the East  my account will be charged with  der no circumstances may the e beach, the lessee will be billed  tact the LPOA offices at 373-432  mur service.  associated with this agreement, ment accepts sole responsibility by LPOA to properly administrate m, or those of Lessee's agent, others. In the event of breach of e-paid rent by the Lessee will be greement by Lessee requiring e for LPOA's attorney fees and  ours of the reserved time or Rain checks will be given
Signed:	Date	<u></u>	NO BEACH PARKING!!
Member Signature			
Signed:	Date	:	

LPOA Representative