

Membership Application



***Thank You for your
interest in joining our club. Please follow the
direction below in order to submit your
application:***

- 1) Print the application.***
- 2) Complete & sign the agreement.***
- 3) Read the terms and conditions.***
- 4) Fax to: 619-296-2482
or Mail to:
Harbor Yacht Clubs
P.O. Box 640, Del Mar CA 92014***

Thank you and Welcome to the Club!

Name: _____ First Initial Last	Home Phone: (____) _____
Street Address: _____	Work Phone: (____) _____
City: _____ State: _____ Zip: _____	Cell Phone: (____) _____
Spouse/Family Member Name(s): _____	E-Mail _____

Membership Program Choices (select one)

<input type="checkbox"/> Option 1: Monthly Minimum Program This membership program is designed for the sailor who plans on sailing every month. With this program, we collect \$45 on the first of the month, all of which may be applied as a credit towards the cost of boat rentals during that month. The \$45 is a monthly minimum and does not roll over to the next month.	<input type="checkbox"/> Option 2: Sailing Bank Accrual Program This program is designed for sailors who may not be able to rent a boat every month. With this program, we collect \$45 on the first of the month. \$20 is retained by the Club as dues and \$25 may be applied towards rentals. In any month you don't use the \$25 credit, the money rolls over to the next month, accumulating in your sailing bank until you use it. We limit the sailing bank accumulation to a maximum of \$300, which is a year's worth of credits. So, as long as you go sailing at least once a year, you'll never miss out on any of your monthly sailing bank contributions.
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Change Your Mind? If you enroll with Option 1 or 2 and later decide to change programs you may do so one time by notifying the Club in writing. You may only change programs one time, however.

Financial Information

One-time Enrollment Fee: \$399.00	Monthly Fee: \$45.00
Monthly Fees are assessed on the 1st day of each month. Monthly Minimum (option 1) or Sailing Bank contributions (option 2) may be used as a credit for chartering boats by Member at the following two locations:	
Harborlight Yacht Club 700 Queensway Drive, Long Beach, CA 90802	Harbor Island Yacht Club 1880 Harbor Island Drive, San Diego, CA 92101
Payment Method (check one):	
<input type="checkbox"/> CHECKING: I hereby authorize Harbor Yacht Clubs, LLC to initiate, on a monthly basis, automatic debit entries to my Checking Account indicated below in an amount equal to the Total Monthly Fee (above).	
Bank Name _____	Bank ABA# _____ Customer Account # _____
<input type="checkbox"/> CREDIT CARD: I hereby authorize Harbor Yacht Clubs, LLC to initiate, on a monthly basis, automatic debit entries to my Credit Card indicated below in an amount equal to the Total Monthly Fee (above).	
Account # _____	Expires: _____
Name (as it appears on card) _____	
This authority is to remain in full force and effect until Harbor Yacht Clubs, LLC has received 30 DAYS written notification from me of its termination. Accrued Sailing Bank contributions will not exceed \$300 (12 months x \$25). Fees collected under this agreement are not refundable or transferable.	
Signature _____	Date _____

This Membership Agreement is entered into this _____ day of _____, 2015 by and between Harbor Yacht Clubs, LLC, herein referred to as HYC and the undersigned, herein referred to as Member. The undersigned acknowledges that he/she has read and understood all of the terms and conditions stated on the face and the back of this Agreement and acknowledges receipt of a copy of same.

HARBOR YACHT CLUBS, LLC

MEMBER SIGNATURE

By _____

Additional Terms and Conditions

1. Harborlight Yacht Club and Harbor Island Yacht Club are tradenames respectively of Harborlight Landing, LLC and Harbor Island Yacht Club, Inc. and are collectively hereinafter referred to as "the Clubs". Harbor Yacht Clubs, LLC is hereinafter referred to as "HYC".
2. Upon satisfactory demonstration of sailing skills, Member may Charter vessels from the Clubs at prevailing Member rates, subject to availability.
3. Member may cancel this Agreement at any time upon thirty days written notice to HYC.
4. Member agrees that this Agreement is not assignable.
5. Member agrees that he and/or his guests will be using the Clubs facilities and services at his own risk and that he will not hold HYC and/or the Clubs or their officers or employees responsible for any injuries or damage, including loss of personal property, unless due to the negligence of HYC, the Clubs or their employees.
6. HYC and the Clubs expressly reserves the right to to add to, eliminate or alter any vessel, product or service at their sole discretion without any liability to Member.
7. In the event a Chartered vessel is not available due to causes of any kind beyond the control of HYC or the Clubs due to required but unforeseen maintenance such as to render the vessel unseaworthy, HYC reserves the right to cancel the Charter and refund, in full, any monies paid for said Charter. Such refund shall be the only liability of HYC or the Clubs.
8. HYC and/or the Clubs reserves the right to cancel a Charter due to adverse weather conditions or any other factor which, in the sole opinion of HYC or the Clubs, might adversely affect the safety of the Member and/or vessel. Said right shall not alter the Member's responsibility and/or liability, if any, for the ultimate safety of himself, passengers or vessel.
9. If by reason of any default on the part of the Member with regard to any of the rules, regulations and policies established by HYC or the Clubs it becomes necessary to terminate a Member, HYC reserves the right to revoke and cancel the rights and privileges of membership upon notice to the Member.
10. Member agrees to pay 100% of the normal charge for any Charter cancelled within 72 hours of the day of the Charter. Exceptions include rain, high winds (small craft advisories) or fog. No charge will be incurred if HYC or the Clubs are able to re-charter the boat.
11. Member agrees to restrict the cruising of vessels chartered from the Clubs to the coastal waters not north of Point Conception, California, nor south of Rio Santo Tomas, Mexico and not more than 200 miles offshore.
12. Member agrees at all times to abide by all local, state and federal regulations governing operation and care of vessels. Member further agrees to abide by all rules, regulations and policies established by the Clubs and governing operations and care of vessels chartered from the Clubs.
13. Any and all Charters of vessels from the Clubs to Member shall be charters of the bare vessel, and any Master or Crew shall be obtained at the expense of the Member and shall be the servant of the Member. Any Master or Crew hired by the Member must be approved by the Clubs prior to said charter. No vessel chartered under this agreement may be used for any commercial purpose whatsoever.
14. Member agrees that the total number of persons on board any Chartered vessel at no time exceeds the total number of appropriate and approved life preservers that, based upon a count by the Member prior to acceptance of the vessel, are aboard the vessel. In no event shall the number of persons on board exceed the limit set by the United States Coast Guard.
15. Upon delivery, vessels shall be in good seaworthy condition so far as the exercise of due diligence by the Clubs can make them so. Acceptance of the vessel by the Member shall constitute an acknowledgement that such due diligence has been exercised. A charge, not to exceed actual costs, may be made if vessels are not returned in the same condition as when delivered.
16. The Club's vessels shall be insured against fire, marine and collision risks with protection and indemnity clauses. A deductible amount is applicable to each vessel. The Member shall be responsible for said deductible should a claim for insurance become necessary.
17. Member shall be responsible for costs, if any, not collectible under the insurance policy or policies that result from loss or damage caused or contributed to in any way by the Member or any of his family, guests or servants.
18. Member agrees to and does hereby indemnify and hold harmless HYC, the Clubs, their officers, shareholders and employees and/or owner of the vessel from any and all liability arising from the perils and risks which are not covered under the insurance policy or policies. It is further understood and agreed that if any act of negligence of the Member shall vitiate any of the insurance provided, the Member shall be liable for all losses and indemnify HYC, the Clubs and/or owner against all claims and demands which would otherwise have been covered by such insurance.
19. In no event, even if notified, shall HYC, the Clubs or their officers, agents or employees be liable to or through Member for indirect, incidental, special or consequential damages, including without limitation loss of profits or revenue, and HYC, the Clubs, their officers, agents and employees shall be held harmless from any and all claims for such damages.
20. If any term, covenant, condition or provision of this Agreement is held by a court of competent jurisdiction to be invalid, void or unenforceable, the remainder of the provisions hereof shall remain in full force and effect and in no way be affected, impaired or invalidated thereby. This Agreement shall be governed by the laws of the State of California.
21. All posted prices are subject to change upon 30 days notice with no further obligation to Member.
22. Alcohol & Drugs. It should be obvious to everyone that you should not operate a boat while intoxicated. Even more critical is the use of drugs or marijuana. If you are pulled over by the Harbor Police or Coast Guard for a routine equipment check or for any other reason and drugs or marijuana are found, the boat will be confiscated and not returned. If we find anyone using drugs or marijuana on our boats or find evidence of use after the rental your membership will be immediately terminated and information will be provided to the proper authorities.