REGATTA WAIVER AND RELEASE OF LIABILITY

For and in (consideration of	Fairhone Vacht	Club		(the "Organization") allowing
	dersigned, to partic			ation sanctioned,	licensed or approved event or
or "Events") personal rep	; I, for myself, and presentatives, execu	ıtors, administra		d assigns, hereby	of kin, and any legal and agree to and make the '):
		•	gree to abide by th related safety mea	· •	ons, and policies of the the organization.
associated vincluding, winjuries), sic paralysis an accidents in participants conditions; situations be	vith the sport of sithout limitation, the kness and diseased death; loss of or volving other particular or manufailure of protective eyond the immedia	ailing, and that the potential for (including commer damage to percipants, event somade objects; are equipment; in the control of the	participation in any serious bodily injurnunicable diseases), rsonal property; expetaff, volunteers or sudverse weather conadequate safety me	Organization invy (including broketrauma, pain & soure to extreme pectators; contact ditions; facilities asures; participanand competition	vledge the inherent risks olves risks and dangers en bones, head or neck suffering, permanent disability, e conditions and circumstances; t or collision with other issues and premises ats of varying skill levels; management; and other (ss").
or result dir others parti I hereby vo expenses th	rectly or indirectly cipating in the Eve luntarily and knowi at I incur as a res	from the neglig nts, or the neglingly assume all angly assume all ult of my partic	ence of my own act igent acts or omissi such Risks and resp	tions or inactions ons of the Relea consibility for an cs. I also agree	e caused in whole or in part s, the actions or inactions of sed Parties defined below, and y damages, liabilities, losses, or to be responsible for any any Event.
any claims a sponsors, ac directors, er respect to a and reasona in any way	against the owner dvertisers, beneficia mployees, voluntee any liability, claim(s able attorney fees)	or organizer of ries, venue prors and contractors), demand(s), coro of any kind or in the Events,	the Event, its licens viders, and supportions ors of them (the "Reause(s) of action, da nature ("Liability") v including claims for	ees, competitioning organizations, eleased Parties" of mage(s), loss, or which may arise	ase from liability and waive managers, promoters, together with the officers, or "Event Organizers"), with expense (including court costs out of, result from, or relate in whole or in part by the
understandi inducements	ng between the pa	rties regarding apart from this	ILITY CLAUSE: This these issues and no Agreement. If any	oral representat	•
	le, then that provi enforceability of a			n this Agreemen	t and shall not affect the
			ITS ENTIRETY, UNDE RISK, RELEASE, AN		ITS TERMS AND CONDITIONS, LIABILITY.
accept and		•	· · · · · ·		or identified below) hereby th my (or the minor's)
Participant S	signature:		Printed Name:		Date:
Parent/Legal	Guardian Signatur	e (required if p	articipant is under t	he age of 18):	
Parent/Legal	Guardian Printed	Name:			Date: