

Boat Storage Agreement

This Agreement entered into as of the			day of	, 2021 by Richard's Marine
Service Inc., and,				
Boat Owner(s)				
Address		City		Zip Code
Phone #1	Phone #2_		Email	
Boat Name		_Туре		Length
Registration No		-		
Signature and Date				

By Signing this agreement, the Boat owner is agreeing to the following:

STORAGE TYPE: WINTER

- 1. Richard's Marine Service Inc. will provide storage of the OWNER(s) vessel and/or trailer for one of following:
 - a. Winter Storage: October 15st May 15st
 - b. Summer Storage May 15st- October 15st
 - c. Winter Storage Indoor- Per Month, Min. 6 Months
 - d. Summer Storage Indoor- Per Month, Min. 6 Months

The indicated storage dates will be provided above. Launch dates after the May 1st deadline of winter storage may be approved by Richard's Marine Service as an extension of the winter storage contract for outdoor storage only (not dating past July 1st for launch).

- 2. Boats or other property left in the yard/facility have a lien upon until charges are paid in full. Unpaid charges may result in the sale of the vessel.
- 3. Boat owners are to provide proof of insurance on their vessel and equipment.
- 4. Vessels that do not have trailers will be provided with stands and blocks from Richard's Marine Service Inc., outside stands and blocks will not be permitted.

^{*}Indoor Storage is limited. Applicable for boats 17' and under.



- 5. Sufficient lines, fenders, and necessary tie up gear will be furnished aboard the boat or dropped off at Richard's Marine Service Inc. by the OWNER(S) prior to launching. OWNER(S) accept full responsibility for the condition of such gear and for any damage that may result from its failure.
- 6. OWNER(S) are responsible for assurances that their mooring has been serviced for spring launching.
- 7. Trailers owned by Richard's Marine Service customers, and stored on the property are done so at the expense to the customer (trailer storage), however, Richard's Marine Service Inc. will not be held responsible for theft or damage done to trailers.
- 8. ANY AND ALL VESSELS STORED WITH RICHARD'S MARINE SERVICE INC. MUST BE COVERED WITH SHRINK WRAP. Shrink wrapping may be done by Richard's Marine Service Inc., or by another party with the appropriate insurance binders.
- 9. Richard's Marine Service Inc., shall incur no liability of any kind whatsoever for any damage resulting from fire, its being understood that the OWNER(S) shall carry such fire insurance as they desire for their protection. Nor shall Richard's Marine Service Inc. be liable for any damage resulting from any theft, damage, loss, or Act of God which includes the elements. All vessels shall be handled at the OWNER(S) risk subject to reasonable care and handling. Richard's Marine Service Inc. shall assume no liability for the condition of the vessel.
- 10. OWNER(S) shall remove from the boat prior to storage all paints, thinners, gasoline cans, or other materials which constitute a DANGER of fire both for the protection of Richard's Marine Service Inc. and for the other boat owners. Richard's Marine Service Inc. does not inspect boats for such dangerous material unless specifically notified; however, Richard's Marine Service Inc. does reserve the right to remove any such material should it be encountered during the process of hauling, storage, commissioning, and/or repairs. All perishable food items must be removed from boat at the time of haul out for storage or service. *Please notify Richard's Marine Service Inc. if any food items have been left on your boat.
- 11. OWNER(S) recognize that outdoor spaces and yards are only partially fenced and that Richard's Marine Service Inc. does not provide security guard services. Richard's Marine Service Inc., does provide periodic observation of all storage facilities.
- 12. Richard's Marine Service Inc. shall not be responsible for the loss of any articles or equipment left on the boat while in storage. Items not affixed to the boat should be removed by the OWNER(S) for safekeeping. Please notify Richard's Marine Service Inc. if you need us to remove any items from your boat and/or cushions for indoor storage.
- 13. Richard's Marine Service Inc. shall not be responsible for any fuel left in the boat, nor any damage due to freezing.
- 14. OWNER(S) ARE NOT PERMITTED AT ANY TIME TO ENTER OUR SALEM, MA STORAGE FACILITY. Outside contractors hired by OWNER(S) must present to Richard's Marine Service Inc. the appropriate insurance binders and are ONLY PERMITTED TO ENTER OUR MIDDLETON, MA LOCATION, upon approval of Richard's Marine Service Inc.



- 15. Richard's Marine Service Inc. will not accept or allow to remain any boat that is deemed unsafe or unusable upon the storage and facility property.
- 16. OWNER(S) agree to save Richard's Marine Service Inc. harmless with respect to damage or loss to or of the vessel and/or its outfits, except as such damage and/or loss may be conclusively attributed to Richard's Marine Service Inc.'s negligence.

OWNER(S) agree and understand that a credit card must be provided to and kept on file by Richard's Marine Service Inc. Owner(s) agree that credit card will be charged per month or per season depending on the storage agreement.

OWNER(S) expressly undertakes and agrees to the foregoing terms and conditions for storage of the vessel/ trailer with Richard's Marine Service Inc., and this undertaking is provided to induce Richard's Marine Service Inc. to enter this agreement. OWNER(S) agree and understand that a credit card must be provided to and kept on file by Richard's Marine Service Inc.