

Port Delmarva, Inc.
260 Port Delmarva
Rehoboth Beach, DE 19971
(302)227-7409 www.portdelmarva.com

Port DelMarVa is a Delaware seashore campground consisting of 145 sites with water, sewer, and electric service and is restricted to self-contained travel trailers.

It is located off Old Landing Road in Rehoboth Beach, Delaware and faces on Rehoboth Bay with limited access to the Bay for those interested in boating, fishing, crabbing, and clamming.

The Port has a recreation hall used by the residents for meetings, dinners, and small parties. There are breakfasts and dinners scheduled throughout the March to November camping season arranged by the residents. The potluck dinners are a special favorite. There are many restaurants in the area to satisfy all tastes.

A play area behind the recreation hall is a haven for small children and a basketball backboard keeps the larger people active. A golf course is nearby for the golf enthusiast.

Port residents are encouraged to participate in all Port activities and to volunteer some time to maintain our delightful resort by the Bay. Many services such as grass cutting, propane gas sales, ice sales, and minor maintenance chores are accomplished by volunteers, ensuring the Port looks good and is also a financial bargain.

We believe Port DelMarVa is the place to spend your time at the Beach!

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RV Unit Space Lease Agreement for Site No. _____
Between Port Delmarva, Inc. and _____
(Lessee)

Home Address: _____
(Street) (City/State/Zip)

Amount Paid \$ _____ Date: _____ Telephone _____

Lease period is for one year, effective January 1, 20__ through December 31, 20__ at a rental rate of \$ _____ per annum, payable upon execution of this lease.

1. The lease permits the use of one RV unit lot with parking space for the Lessee's self-contained, approved RV unit and one vehicle only, to be parked thereon. Cars must be parked on the Lessee's lot or in other areas designated by the Lessor. Lessees must be 21 years of age or older and if more than one Lessee, must be either (i) husband and wife; or (ii) parties to a civil union under 13 Chapter 2 or an equivalent state statute.
2. Lessee agrees to abide by the Rules and Regulations of Port Delmarva, Inc. Failure of Lessee, while in the Port to abide by the laws of the State and County or failure of the Lessee to comply with the Rules and Regulations, as they may be from time to time amended, will result in termination of the lease, at the Port's discretion.
3. There will be no refunds during the lease period of rental paid.
 - a. This lease shall terminate immediately upon the death of the Lessee or a surviving spouse Lessee, and the RV unit must be removed within sixty (60) days thereafter. A prorated refund based on the remaining calendar months of the lease will be payable to the Lessee's estate.
4. Lessee agrees to save Lessor harmless from and indemnify him against any and all injury, loss, or damage of whatever nature, to any person or property occurring upon the demised premises or caused by or resulting from any occurrence upon the demised premises, excluding only such injury, loss or damage, or claims for injury, loss, or damage as shall be caused by or result from the act, omission, or negligence of Lessor or its agent.
5. Lessor reserves the right for its Directors, Officers, and Employees to enter upon the space leased for the purposes of inspection, maintenance, and repairs or for other reasons deemed necessary by the Lessor.
6. The lease shall terminate without further notice on December 31 of the lease year, unless renewed by the Lessee prior to November 1 of the lease year and upon any additional terms, conditions, and rental rates established by the Lessor. Payment by the Lessee and acceptance by the Lessor of rent for the following year shall constitute a one-year extension of this lease under the same terms and conditions subject to rental at an annual rate to be established by the Board of Directors prior to November 1 of each year.
7. By executing a Lease, Lessee agrees to remove trailer, vehicles, boats, and all personal property and objects from the trailer site and, if applicable, the rented storage site, at the time of termination of the lease term. In the event any objects or materials are left on the trailer site or storage site, Lessee, by executing a Lease, agrees that Lessor may retain all lease deposit money and Lessor may engage and pay a hauling and/or demolition service to remove and destroy such objects without incurring liability to either Lessor or the hauler/demolition service provider. By leaving such objects on the premises, Lessee waives notice of such removal and demolition and or sale of the objects, if the objects are marketable. Lessee shall be responsible for payment of all costs associated with removal of the object(s), including any court costs and attorney's fees incurred by Lessor

EXECUTED: Lessees must sign in presence of a Port Delmarva, Inc. representative or have signature notarized. All Lessees must sign.

(1) _____
(Lessee) (Date) (For Port Delmarva, Inc.) (Date)

(2) _____
(Lessee) (Date)

State _____ County _____ I HEREBY CERTIFY that on this day before me, and officer duly qualified to take acknowledgments, personally appeared _____ to me known to be the Person(s) described in and who executed the foregoing instrument and acknowledge before me that he/she executed the same. Witness my had and official seal in the County and State last aforesaid this ____ day of _____, 20__

My commission expires: _____
(Seal) Notary Public Date

January 11, 2021

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Site No. _____

Addendum to Port DelMarVa, Inc. Lease Agreement

In consideration of the sum of **ONE THOUSAND NINE HUNDRED TWENTY FIVE 00/100** ___ Dollars (\$_1925.00___),
Port DelMarVa, Inc. (Lessor) Hereby leases to _____(Lessee)

One RV site pursuant to the terms of the lease executed between the two parties and in accordance with the *Rules, Regulations and Practices* furnished the Lessee and additional terms set forth herein.

It is agreed that the aforementioned rental fee shall be applied as follows:

1. **___NINE HUBNDRED TWENTY FIVE 00/100___** Dollars (\$_925.00___) shall be applied as rental fee for the RV site and shall cover the period January 1, 20___ through December 31, 20___.
2. SEVEN HUNDRED FIFTY DOLLARS (750.00) shall be applied to the site improvements; the patio, the shed and the shed pad as rental, and shall depreciate at the rate of ONE HUNDRED FIFTY DOLLARS (\$150.00) FOR EACH YEAR YOU REMAIN AT Port DelMarVa. At the end of five years this portion of the rental will diminish to ZERO DOLLARS (\$0).
3. Two hundred fifty dollars (\$250.00) deposit shall be paid at the time of lease signing. Refunds will be made upon departure less any costs to Port DelMarVa for corrections or misuse.
4. **You have 3 (THREE) seasons to place a trailer on to your site, once the lease is signed and accepted. IF after the 3rd season, no trailer has been placed, the lease will NOT be renewed and the site will become available.**

Should you terminate your lease, or should Port DelMarVa terminate the lease for cause, you will be reimbursed ONE HUNDRED FIFTY DOLLARS (\$150.00) for each of the full years remaining on your five (5) year period. Should the lease be terminated pursuant to Paragraph 3.A of the lease, payment of any unused rental will be paid pursuant to the terms thereof.

The improvement rental will be paid only one (1) time during your uninterrupted tenure at Port DelMarVa.

I (We) agree to the foregoing terms and accept them by my (our) signature.

Accepted _____ (Lessee) _____ Date

_____ (Lessee) _____ Date

For Port DelMarVA _____ (Lessor) _____ Date

Revised January 11, 2021

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I. REQUEST FORM FOR PLACING ANY RV TRAILER AT PORT DELMARVA

A COPY OF THIS FORM MUST BE APPROVED AND ON FILE BEFORE ANY TRAILER MAY BE PLACED AT PORT DELMARVA.

Lessee Name(s)	
Site Number	
Trailer Make and Model	
Trailer details.	The trailer's picture, specification sheet and a detailed drawing of the trailer showing the placement of gas bottles on tongue, holding tanks and all outside dimensions of the trailer must be submitted with this form
Trailer Specifications • Overall length of trailer must not exceed: Sites 1-67 38 foot trailers, 40' foot trailers will be allowed on a site by site bases. Sites 68-147 (the field) 36 foot trailers. 38 foot trailers will be allowed on a site by site bases.	Length: _____ ft _____ in. Width (slides closed) _____ ft _____ in. Slide width _____ in. <ul style="list-style-type: none"> • Must be RVIA compliant not over <i>400 square feet</i> • Slides may not exceed 40 inches in width
Slides can be on either side	Must be reviewed and approved by Site Improvement committee
Total Number of slides	
Street -side Slide(s)	
Width of street-side slide(s)	
Number of Street-side slide(s)	
Curb -side Slide(s)	
Width of Curb-side slide(s)	
Number of Curb-side slide(s)	

Lessee (print names) _____

Lessee (signatures) _____

Site Improvement committee Approval _____ Date: _____

Site Improvement committee Approval _____ Date: _____

The trailer's specification sheet and a detailed drawing of the trailer showing the placement of gas bottles on tongue, holding tanks and all outside dimensions of the trailer must be submitted with this form. The trailer may not be modified from factory specifications. You will need to provide in writing several possible delivery dates to the Board. The Board will review your dates to determine when a Director will be available to inspect and oversee placement of the trailer on your site. A board member will notify you of the date and time of the delivery date that would be suitable for inspection. No trailer may be placed on a site at the Port without a Board member present to inspect and determine placement of the trailer. Any violation of the policy may result of termination of the site holder's lease.

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Rules, Regulations and Practices for Site Holders

This document is also posted on the Ports website www.portdelmarva.com

Jens J. Maly, Secretary, Port Delmarva, Inc.

Port DelMarVa is a delightful resort to be enjoyed by all. These rules and regulations are provided to help ensure the continued success of the Port. Please be a good neighbor and read and comply with the spirit and intent of these Rules and Regulations.

I. Use of Port DelMarVa

A. Restricted to approved self-contained travel trailers that do not exceed 400 sq. feet. Must be RVIA approved. Trailers with slide-outs are allowed. Trailers without slide-outs cannot be wider than 12 foot. Motorhomes, 5th wheel trailers, and converted vans are not permitted.

1. Prior to bringing a trailer into the Port a leaseholder must:
 - a. Submit manufacturer specs of the trailer to the Board for approval.
 - b. Schedule a date and time with a Board member for them to be on site when trailer arrives at the Port.
2. Length of trailer:
 - a. Trailers are measured from hitch to bumper, or furthestmost point of trailer, i.e. overhangs. No modifications of the frame in any way. Frames must remain as designed and as represented in the manufacturer's specs submitted by the lessee.
 - b. Sites 1-67 allows for 38-foot trailers (40' foot trailers will be allowed on a site by site basis).
 - c. Sites 68-147 allows for 36-foot trailers (38-foot trailers will be allowed on a site by site basis).
3. Trailer approval is based on the ability of the RV to fit on the site within guidelines.
4. All approved trailers larger than 36' will be restricted to that approved lot. Approval to move a trailer larger than 36' to another site in the future will be done on a case by case basis.
5. Port Delmarva will NOT move any trailers longer than 36'. Port Delmarva will also NOT move any trailers greater than 8-1/2 foot wide. Moving of these trailers will be the owner's responsibility in the presence of a Board member.
6. All trailers must have mounted wheels and tires. Wheel covers must be fabricated of awning material, painted plywood or fiberboard and be properly secured and maintained.
7. All trailers must be maintained accordingly. The appearance and decisions pertaining to its acceptability are subject to the scrutiny of the Board of Directors.
8. Sewer connections and maintenance:
 - a. Connections must be airtight and liquid-proof.
 - b. All sewer lines must be hard piped with PVC.
 - c. Outside showers must have a basin 6" above ground level and drain into the sewer system
 - d. Garbage, diapers, or sanitary pads must not be placed in any part of the sewer system. The sewer system is not equipped to handle these items.
9. The outside faucet supplying water to the trailer must be turned off when the trailer is left unoccupied overnight.
 - a. Hoses and connections must be leak free.
 - b. The use of a water hose outdoors is not permitted without a shutoff nozzle.
10. Electricity use is metered for each site and payment for usage is the responsibility of the lessee.
 - a. Electrical service is provided to each site in the form of one 50 amp, one 30 amp and one 110-volt ground fault receptacle. The ground fault receptacle is provided for temporary use of electricity outside the RV.
 - b. Electric meters will be read and billed to site holder bi-annually. You have 30 days to pay your bill. After 30 days a late fee of \$50 will be assessed, the electric will be turned off to your site and the meter will be locked. Payment of the bill and late fee is required before the lock is removed and the electric is restored.
 - c. No locks are to be installed on any site breaker box or meter panel.
 - d. There is \$10.00 minimum asset usage fee per meter reading. Any usage under \$10.00 will be billed \$10.00.
11. The area directly behind your trailer which abuts your neighbor's shed is to be used and maintained by the site holder. This would affect sites 68-147 with the exception of lots 68, 85, 86, 87, 89, and 119. For the six lot holders noted they can use and must maintain the areas behind their sheds.

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B. Occupancy of the trailer site is restricted to the lessee(s) trailer and one vehicle.

1. Registered owner(s), whose signature(s) are on the lease, must be in attendance when the trailer is in use. (**See: III Leases**)
 - a. Use of Port DelMarVa facilities (trailer site, parking areas, storage areas, boat ramp facilities, etc. is only permitted when lessee is present at Port DelMarVa.
 - b. The lessee is responsible for their guests.
 - c. Overnight sleeping outside of the primary-on-site trailer is not permitted.
2. One Vehicle on site shall be parked within the length of the pad and shall not obstruct the view of the neighbor.
 - a. Space must be maintained on the site, parallel to the pad and the trailer, to park the tenant's vehicle.
 - b. Additional vehicles shall be parked in the Visitor's Parking Areas.
 - c. Car tags must be placed in cars for lessee(s) as well as their guest(s). Each site is given 2 site holder and 2 guest tags. Should tags be lost, you will be charged for replacement(s).
3. Should you give or receive permission to park on another site holders lot, you must submit a handwritten agreement to a board member. You are not to park your car in someone else's designated area.
4. A boat, boat trailer or Recreational Vehicle (RV) shall not be parked overnight on a trailer site.
 - a. Boats on trailers may be on the trailer site for a short duration for loading, unloading, or maintenance.
 - b. Kayaks, canoes, and stand up paddle board may be stored under the trailer. It must fit securely under the trailer.
5. Overnight parking of boats, boat trailers, trailers and Recreational Vehicles (RV) of any type is not permitted in the visitors' parking areas.
 - a. Relief from this *Rule* may be obtained by advance request from a Director if special circumstance warrants.

C. Patio Pad

1. When a Tenant's trailer is on the site:
 - a. Appliances may not be used or stored on the patio pad.
 - b. Items must be properly secured
2. When the tenants' trailer is not on the site, only small, light, movable items may be left on the patio pad.
 - a. The items must be properly secured to prevent wind damage to Port property and neighbor's property.
 - b. Cars, stakes, obstructions, plastic covers, or other items that may interfere with grass cutting may not be left on the non-patio part of the site.
 - c. The Port shall not be held responsible for damages or disposition of tenant property.
3. Plastic storage containers may be used on the sites. Deck boxes 54" wide by 28" deep by 24" high and upright storage boxes 36" wide by 20" deep by 73" high are acceptable. Sites 1 through 67 can have either box. Sites 68 through 147 must have their deck box behind their trailer, out of sight from the street.
4. Pad extension is not to extend beyond the front of the box part of the trailer. The pad must be installed by a professional and approved by the Site Improvement Committee

D. Maximum speed limit in the Port is 10 mph.

1. Safe driving is mandatory at all times.
2. Driving around speed bumps is prohibited.
3. Golf Carts are prohibited.
4. Violations of these rules can result in revocation of the lease.

E. Quiet hours are from 11:00PM to 8:00AM.

F. No personal items may be stored in Port DelMarVa buildings.

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- G. Prior approval of the Board of Directors is required for all additions, structures, or improvements.**
1. Metal frame screen houses and screen rooms are permitted. Approved guidelines are available from the Board.
 2. **HARD TOP AWNINGS:** Silvertop 2-way RV awnings with a Chesapeake screen room are the only hard top awning and screen room combination that is approved. This is the only type of screen room that is approved to remain in place over the winter season.
 3. **SLIDE OUT AWNINGS:** Silvertop 2-way slide out awning is the only type that is approved. It has to be able to be lowered. Must be approved by site improvement committee.
 4. Wooden screen room structures or tents are not permitted.
 5. The screen house or screen room must not encroach on the site parking space.
 6. Electric service to the storage shed may be done by approval of the Board by adding a 110-volt breaker to the site load center installed by a licensed electrician. Under NO circumstances is the resident authorized to open and make internal connections to the utility pedestal. Routing an extension cord to the shed is prohibited.
 7. Any improvements to a site must be removed when changing sites or leaving Port Delmarva. This includes removal of any sand/dirt, plantings, and structures.
- H. Memorial Hall and the Office are clean-air areas. No smoking is permitted.**
1. Memorial Hall is designated recreational, social, and business functions.
 - a. No pets, bikes, skateboards, roller skates, or ball-playing is permitted inside the building.
 - b. The Office is used for conducting Port business.
- I. Personal clothes lines are not permitted on trailer sites. A central area behind Memorial Hall shall be used for clothes drying.**
- J. Storage sheds are provided for each trailer site.**
1. Use of washers, dryers, water heaters, and propane appliances in the sheds is prohibited.
 2. Electrical service within the shed – Reference G. 6. above.
- K. Open fires and Fireworks are not permitted.**
- L. Personal barbecue grills are acceptable.**
1. Gas fire pits must be the approved type by the Site Improvement Committee.
 2. Residents or residents' guests caught with illegal fireworks will have their lease terminated immediately.
- M. Only licensed vehicles operated by licensed drivers are to be used on Port property.**
1. Two wheeled electric scooters are allowed only operated by persons over 21 years of age.
 2. Bicycles are permitted only on roadways.
 3. Delaware state law requires riders under the age of 16 to wear a helmet.
- N. Pets**
1. Rabies shot record along with Homeowners Declaration page must be submitted yearly along with lease payment.
 2. Pets are to be controlled at all times.
 3. State and county laws require animals be on a controlled leash.
 4. Leashes will be no longer than six feet. Retractable leashes are not allowed.
 5. Pet owners must clean up all pet elimination.
 6. Pets must not create a nuisance to others.
 7. Failure to comply can result in legal penalties as well as expulsion from Port DelMarVa.
 8. No pets allowed in any Port building unless it is a certified service dog.
- O. Antennas and/or Dishes**
1. Antennas or Dishes are to be located at the rear of the site.
 2. They shall not protrude over the adjacent site or interfere with the use of the adjacent site
 3. Dishes will be installed so that the top edge of the Dish is no higher than 36 inches above surrounding structures, such as trailers and storage sheds.
 4. Dishes will not be larger than 26 inches in diameter.
 5. Support will be sufficient to ensure the safety of people and property.
- P. Restrooms are available at the end of the Office Building and will be open by the discretion of the Board of Directors.**
- Q. Kitchen**
1. The kitchen attached to Memorial Hall is available to lessees pending prior approval of the Board of Directors.
 2. A \$50.00 user fee will be charged for private use of the facilities.
 3. Regulations relating to the use of the kitchen are posted in the kitchen and must be followed.

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R. Propane

1. Propane is available at the Port at a moderate price set by the Board of Directors based on the supplier's price and subject to State and Federal regulations regarding handling.
2. Tickets for the purchase of propane are available at the Port Office on the 2nd and 4th Saturday of the month between 9:00 AM to 9:30AM and will be filled at such time.
3. Bottles will be filled from 9:00 AM to 9:30 AM.
4. Cylinders must be stamped with an up-to-date certification date.
5. Rusty tanks will not be filled.

S. Mailboxes

1. Boxes are provided in Memorial Hall for Port communication and for messages from other tenants.
2. U.S. Postal boxes are located near the entrance to the Port property. Application for a box number is made at the Port Office, a nonrefundable, nontransferable fee is paid to the Port for the use of a mailbox.

II. Maintaining the Port

A. Site maintenance and improvements are the responsibility of the tenant.

1. Tenants are responsible for trimming and lawn mowing of their site out to the street.
 - a. If there is an extended absence, the tenant must make arrangements for continued care.
 - b. The Board will take action to correct instances of lack of site maintenance.
 - c. When a Director observes a site with high grass (more than 8 inches high), a contractor will be hired to cut the grass and the leaseholder will be billed for the expense. The first seasonal event will be \$50.00; thereafter, \$75.00 each event.
2. Prior to planting trees, shrubs, and plants, approval must be obtained from the Site Improvement Committee to avoid damage to utility services which may be close to the surface and easily damaged by digging.
 - a. The tenant is financially responsible for repairs necessary as a result of damage caused by digging.
 - b. Any eventual growth of shrubs, trees, and plants may be controlled by cutting or removal, if necessary.
 - c. The acceptability of the size and growth is based on the judgment of the Site Improvement Committee.
3. Gravel under or around the trailer is not permitted.

B. Trash and garbage must be deposited in the dumpster north of the Port Office Building

1. Bringing trash from home and putting in dumpster is prohibited.
2. Trash is not to be left outside the dumpster.
3. Garbage **must** be secured in sealed plastic bags.
4. Only Household waste shall be placed in the dumpster.
5. Place yard waste in designated area behind the dumpster **not in the dumpster.**

C. The Department of Natural Resources Regulations - Violation of the following items may result in a very stiff fine which will be passed on to the Lessee.

1. The Board of Directors' approval is required prior to relocating to any site.
2. Lessees who change sites are requested to move their trailers according to a schedule determined by the Board of Directors.

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III. Leases

- A. Lessee(s) must be 21 years of age or older and if more than one Lessee, must be either (i) husband and wife; or (ii) parties to a civil union under 13 Chapter 2 or an equivalent state statute.**
1. Should your status change, i.e. marriage or divorce, you are required to show documentation and new lease signed. Failure to do so, in such case as a divorce, may terminate your lease.
- B. The lease period is by the year; effective January 1 through December 31 at a rate established and published each year by the Board of Directors.**
1. Leases entered into for less than the one-year period will be on a prorated payment schedule.
 2. The lessee may renew the lease, subject to approval by the Board of Directors, by paying the annual lease fee for the ensuing year before November 1.
 3. Failure to pay the lease by November 1st will result in a \$100 late fee. **Should payment of lease along with late fee, all electric payment(s), electric late fee(s) and storage fee(s) not be paid by December 31st, Lessee(s) will automatically forfeit their lease/site.**
- C. The order in which sites may be obtained at the Annual Site Selection Meeting is in seniority order determined by the date of the original uninterrupted lease.**
1. The Board of Directors' approval is required prior to relocating to any site.
 2. Lessees who change sites are requested to move their trailers according to a schedule determined by the Board of Directors.
- D. Lessees are not permitted to sell the lease, give the site, rent the site, or change sites with another lessee.**
- E. Lessees must put a trailer on their site. If a site has no trailer placed on it for 3 years, the Lessee will automatically forfeit their lease.**
- F. Port DelMarVa Board of Directors may terminate any lease at any time for breach or violation of the Rules, Regulations and Practices governing the Port or for any conduct deemed detrimental to the Port or to any of its occupants.**
- G. Any occupant or visitor of Port DelMarVa in violation of the Rules, Regulations and Practices governing the Port or conducting themselves in a manner considered detrimental to the Port or to any of its occupants, as determined by a quorum of the Board of Directors, shall be expelled.**
- H. Port DelMarVa assumes no liability for theft, damage by fire or any other cause to personal property or for personal injury to anyone within the bounds of its property.**

IV.

Storage areas

- A. Storage area along the entrance drive:**
1. The Port will assume no responsibility for boats, trailers, or other property kept in these areas. Utilization of these spaces is at the lessee's risk. The areas are to be used for the active storage of boats, boat trailers, or the lessee's tow vehicle. These special spaces are not to be used for storage of RV units or for vehicles not in active use, termed "dead storage".
 2. All boats and trailers of any kind must display current registration plates or registration stickers. Must be in operable condition.
 3. Decal(s) obtained by a Board of Director must be affixed to item(s), i.e. transom, trailer, etc.
 4. Sixty spaces are available along the entrance drive, assigned according to the seniority list for trailer site assignment at the same time as the trailer site selection. Only one (1) storage space will be permitted for each lessee.
 5. No items can be stored past the storage site number sign.
 6. A rental fee is established by the Board of Directors.
 7. Upkeep of the spaces shall be the responsibility of the lessee. Failure to maintain acceptable appearance and/or proper utilization shall result in forfeiture of the right to use the space.
 8. The Board of Directors will monitor the use of the storage spaces and persons considered in violation of the intended usage will be requested to show cause why the stored item should not be moved.

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B. Storage sites at the Bulkhead area:

1. Access to Rehoboth Bay is available at the canal.
2. The bulkhead area is limited to boats less than sixteen (16) feet in length without trailers, usually termed "car-top" boats and or Kayaks and Paddle Boards. Boats on trailers are not permitted to be stored in this area.
3. Storage in this area will cost \$15.00 per year.
4. All Kayaks, car-top boats and Paddle Boards will be identified by a decal and have an assigned slot in the car-top/Kayak/Paddle Board rack.
5. Decals for boat identification are obtained from any Director.
6. The Board of Directors will monitor the use of the storage spaces and persons considered in violation of the intended usage will be requested to show cause why the stored item should not be moved.
7. Boat ramp usage is limited to hand carried watercraft only. i.e. Kayaks, Canoes, Paddle Boards and Car Top boats.

V. Mooring space

A. Mooring space is available and permitted at the bulkhead for the lessee's boat only when the lessee is in the Port. The Port only owns the property behind the bulkhead. Mooring outside of this space cannot be authorized by the Port. Any mooring will be at the owner's risk.

1. Mooring in this area will be on a "first come, first served" basis.
2. Your area will be considered vacated each time your boat is moved.
3. Mooring will be limited to the cleats available.

4. All boats moored at the bulkhead will be tied from the bow to a bulkhead cleat and anchored from the stern to keep the boat from swinging.
5. Boats will be moored to avoid interference with boat launching at the ramp.

VI. Site Improvement Committee

A. Site Improvement Committee consists of 2 Board Members and the President of the Board.

VII. Complaints, grievances, questions

A. Complaints, grievances, and/or questions requiring Board of Directors review and approval shall be submitted in writing for action. Resolution of the complaints, grievances, and/or questions will be made by the Board of Directors.

