

Dockage/Storage Licence Agreement

Covering all operations and including, dockage, hauling, launching, storage and car and trailer parking.

					hereinafte	r called the "Marina	" of the first part and
			address				
phone	email				h	ereinafter called the	e "Owner" of the second par
YOU SHOULD NOTII	FY YOUR YACHT INSUI		E SIGNED		MENT AS I		E YOUR INSURANCE
The parties hereto agree a	nd acknowledge as follo	ws:					
The Owner warrants that h	e/she is the Owner, or t	he agent with a	authority of	the Owner of	the following	g Boat ("the Boat"):	
BOAT NAME			REGISTR				
CLASS: POWER SAIL	POWER	LEN	OR LICENSE #		BEAM		DRAFT
FUEL	TANK CAPACITY	SHC	SHORE POWER		COOKING FUEL		MAX. WATTS
			MODEL		0001111101101		
TENDER NAME	MAKE	MOL	DEL				CRADLE ON SITE Yes No
The Mai	rina agrees to supply	, and the Owr	ner agrees	s to pay for t	he following	g services (the "S	ervices"):
DOCKAGE	DAY\$	WE	EK\$		MONTH \$		SEASON \$
HAULING/LAUNCHING \$	NG \$ STOR		TORAGE /ANNUAL\$			CAR/TRAILER PARI	KING \$
TAXES \$		DEPOSIT \$			BALANCE OWING \$		
					·		
ARRIVAL/LAUNCH DATE		DEPARTURE/HAULOUT			AIF		
				DEFARTORE	TINOLOGI D		
ANNUAL INCLUDES WINTER	STORAGE AND SUMME	R DOCKAGE		DEPARTORE			
ALL FEES A The Owner agrees to pay advance (of occupancy or s at its sole discretion, proviot to the Owner in writing (the the Notice is delivered (or si mail at the address provide a further five (5) days to tel services paid but not utiliz intention to terminate this conditions for which he/she	AND CHARGES AF for all services outlined service) unless otherwise ded that a variation in ra "Notice"). The Notice me uch later date as specified and herein. The Owner shaminate this Agreement. and Unless the Owner Agreement, as varied, are received Notice. If warrants that there are on with the ownership a	RE PAYABL above in accordance agreed. The test, terms and any be delivered in the Notice) to all be deemed. Upon terminat advises the Mathe Owner shall be insurance polind operation or	ordance wit Marina rese conditions a dipersonally of terminate to have rection of this A arina, in writing all be deem icy or polici f the Boat h	VANCE OI th the rates as erves the righ as shall not be to the Owner this Agreeme erived Notice Agreement, th iting, within to ned to have ir descurrently in the strong limits o	F OCCUP s herein set t to vary the e binding un whereupon int. The Notifive (5) days e Owner sha wo (2) days revocably an force which f not less tha	forth. All fees and crates, terms and cotil the Marina has githe Owner shall have may also be mail from date of mailing all be entitled to obtollowing receipt of coepted the variation shall continue in fan	charges shall be payable in orditions as set forth herein, ven notice of such variation to two (2) days from the date ed to the Owner by ordinary g and the Owner shall have otain a pro rata refund for all the Notice of the Owner's ons of the rates, terms and orce throughout the term of
ALL FEES A The Owner agrees to pay advance (of occupancy or s at its sole discretion, proviot to the Owner in writing (the the Notice is delivered (or si mail at the address provide a further five (5) days to tel services paid but not utiliz intention to terminate this conditions for which he/she The Owner represents and this Agreement in connecti	AND CHARGES AND CHARGES AND CHARGES AND CHARGES AND FOR AND CHARGES AND CHARGE	RE PAYABL above in accesse agreed. The test, terms and any be delivered in the Notice) to all be deemed. Upon terminate advises the Matthe Owner shall be insurance polind operation or njury or death to	ordance wit Marina rese conditions a personally o terminate to have rection of this A arina, in wr all be deem icy or polici f the Boat ho any numb	VANCE OI the the rates as erves the righ as shall not be to the Owner this Agreeme ceived Notice Agreement, the itting, within to led to have in less currently in less curren	F OCCUP s herein set to vary the e binding un whereupon nt. The Noti five (5) days e Owner sha wo (2) days revocably an n force which finot less tha s in any one	forth. All fees and crates, terms and cotil the Marina has githe Owner shall have may also be mailed from date of mailinall be entitled to obtain the following receipt of coepted the variation in shall continue in fan accident and properates.	charges shall be payable in orditions as set forth herein, ven notice of such variation to two (2) days from the date ed to the Owner by ordinary g and the Owner shall have stain a pro rata refund for all the Notice of the Owner's ons of the rates, terms and orce throughout the term of try damage.
ALL FEES A The Owner agrees to pay advance (of occupancy or s at its sole discretion, provic to the Owner in writing (the the Notice is delivered (or s mail at the address provide a further five (5) days to tel services paid but not utiliz intention to terminate this conditions for which he/she The Owner represents and this Agreement in connecti \$2,000,000 for third party li	AND CHARGES AI for all services outlined service) unless otherwised that a variation in ra "Notice"). The Notice much later date as specified therein. The Owner strainate this Agreement. Led. Unless the Owner Agreement, as varied, a received Notice. It warrants that there are on with the ownership a liability including bodily in the ownership as a service of the o	RE PAYABL above in accorded agreed. The test, terms and any be delivered in the Notice) to all be deemed. Upon terminat advises the Mathe Owner shall be insurance polind operation or injury or death the Transport of the Terminate in the Country of the Transport of the Terminate in the Country of the Transport o	ordance wit Marina rese conditions a d personally o terminate to have rec tion of this A arina, in wr all be deem icy or polici f the Boat h to any numb	VANCE OI the the rates as erves the right as shall not be to the Owner this Agreeme ceived Notice Agreement, the titing, within to the to have in the to have in the correct of persons	F OCCUP s herein set at to vary the e binding un whereupon ent. The Notifive (5) days e Owner sha wo (2) days revocably an force which finot less tha s in any one	forth. All fees and crates, terms and cottil the Marina has githe Owner shall have may also be mail from date of mailinall be entitled to obtollowing receipt of ccepted the variation shall continue in fan accident and prope	charges shall be payable in orditions as set forth herein, ven notice of such variation to two (2) days from the date ed to the Owner by ordinary g and the Owner shall have train a pro rata refund for all the Notice of the Owner's ons of the rates, terms and orce throughout the term of try damage. NESS WHEREOF the
ALL FEES A The Owner agrees to pay advance (of occupancy or s at its sole discretion, provic to the Owner in writing (the the Notice is delivered (or si mail at the address provide a further five (5) days to tel services paid but not utiliz intention to terminate this conditions for which he/she The Owner represents and this Agreement in connecti \$2,000,000 for third party li Insurance Company Broker THE OWNER ACKNOWLI parties hereto have hereur	AND CHARGES AI for all services outlined service) unless otherwise ded that a variation in ra "Notice"). The Notice much later date as specified deferein. The Owner strainate this Agreement. Ited. Unless the Owner Agreement, as varied, a received Notice. It warrants that there are on with the ownership a liability including bodily in the ownership as a service.	RE PAYABL above in accesse agreed. The test, terms and any be delivered in the Notice) to all be deemed. Upon terminate advises the Matthe Owner shall be insurance polind operation or nijury or death to the Transport of the Tra	ordance wit Marina rese conditions a d personally o terminate to have rec tion of this A arina, in wr all be deem icy or polici f the Boat h to any numb	VANCE OIL the the rates as erves the right as shall not be to the Owner this Agreeme ceived Notice Agreement, the iting, within the ted to have in escurrently in aving limits of oper of personsPolicy#Contace ONDITIONS A t above written	F OCCUP s herein set to vary the e binding un whereupon nt. The Notifive (5) days e Owner sha wo (2) days revocably an n force which f not less tha s in any one t t #:	forth. All fees and crates, terms and cottil the Marina has githe Owner shall have may also be mail from date of mailinall be entitled to obtollowing receipt of ccepted the variation shall continue in fan accident and prope	charges shall be payable in onditions as set forth herein, ven notice of such variation to two (2) days from the date ed to the Owner by ordinary g and the Owner shall have train a pro rata refund for all the Notice of the Owner's ons of the rates, terms and orce throughout the term of try damage. NESS WHEREOF the

Licence Only: In respect of the services provided for in this Licence, the Owner acknowledges that he/she is a licensee in respect of the dockage spaces and/or the car/trailer parking spaces which may be assigned to him/her by the Marina from time to time with a right to use those facilities, a this/her own risk, together with all rights to access those facilities and the Boat and/or car or trailer for which he/she is licensed to use those facilities. This Licence's conditions and rules will be extended by the Marina attits discretion with revised conditions if applicable.

<u>UseofSpecific Space</u>: This Licence does not grant or extend rights to the Owner with respect to any specific dockage space and/or car/trailer parking space throughout the term of this License. The Marina may require the Owner to move the Boat, car or trailer and/or equipment, or any of them, to another dockage space or parking space as the Marina considers appropriate. The Owner agrees to move the Boat in accordance with the Marina's instructions and authorizes the Marina to move the Boat at the Owner's risk when unattended.

Indemnity: The Owner agrees to pay the costs of all damage to the Marina's property and to the property of other occupants of the Marina resulting directly or indirectly from the Owner's negligence or the negligence of his/her agents, invitees, crew, family members or guests. Without limiting the foregoing, the Owner covenants to indemnify and save harmless the Marina against any loss, cost, suits, claims (including penalties and fines) arising out of or in connection with the discharge or release of any fuel, chemicals, waste or other pollutants, or violation of any statute or regulation relating to the use, operation or ownership of the Boat by the Owner, his/her agents, invitees, crew, family members or guests. The Owner represents and warrants that his/her Boat is a pleasure craft, registered, identified and equipped in accordance with all applicable laws and that it will be operated under its own power in accordance with the Safe Boating Principles in the Marina area.

No Duty to Inspect or Maintain: The Owner acknowledges that the Marina does not assume any duty to care for the Boat, car, trailer or equipment or to prevent loss or damage thereto while the Boat, car, trailer or equipment is on the Marina premises. The Owner hereby releases and discharges the Marina, its employees, agents and representatives from all actions, causes of action, claims and demands in relation to damage to the Boat, car, trailer and any equipment brought onto the Marina's premises under the Licence, as well as for personal injury sustained by the Owner, his/her invitees, crew, family and guests or any third party while on the Marina premises pursuant to this Licence, unless such damage or injury is caused by the gross negligence of the Marina.

No Assignment or Sublet: The Owner agrees that he/she will not assign this Licence or sublet the space rented herein without the prior written consent of the Marina.

Insurance: The Owner agrees that he/she will not do or permit to be done any act or thing which may make void or voidable any insurance upon the Boat or any property orany part thereof upon the Marina premises or which may cause any additional premium to be paid for any such insurance. The Owner shall indemnify the Marina for the costs of any increased insurance premium required to be paid by the Marina.

Rules and Regulations: The Owner agrees to conduct himself/herself in compliance with all rules and regulations of the Marina. The Owner shall ensure that his/her invitees, crew, family members and guests conduct themselves inaccordance with the rules and regulations of the Marina. The Marina shall have the right to amend the rules and regulations as it deems appropriate and such amendments shall be effective upon being posted at the Marina premises. The Marina shall have the right to immediately terminate this Licence if the Owner or his/her invitees, crew, family members or guests fail to comply with the rules and regulations. The Owner hereby acknowledges having read and understood the rules and regulations of the Marina.

Repair and Storage Liens: The Marina shall have a lien against the Boat, its contents, trailer and equipment pursuant to the Repair and Storage Liens Act, R.S.O.

1990 c.R. 25 (the "Act") forall unpaid sums due under this Licence as a storer and/or repairer. The Marina shall be entitled to retain possession of the Boat, its contents, trailer and equipment, or any of them, until the Owner's account hasbeen paid in full and may exercise all rights and remedies as provided for in the Act. The Marina shall be entitled to sellor otherwise dispose of the Boat, its contents, trailer and equipment in accordance with the Act for all amounts owing by the Owner to the Marina.

Termination: This Licence shall remain in full force and effect for the term set out herein, unless terminated as a result of the following conditions:

- (a) The destruction of the mooring facilities by fires, storm or othercalamity.
- (b) Any breach of this Licence, including the rules and regulations, by the Owner.

The Marina shall be entitled to terminate this Licence immediately upon the occurrence of the above events. The Marina shall provide the Owner with notice of such termination in writing by delivery inperson orby regular mail to the address provided in this Licence. Notice by personal delivery shall be effective as of the date delivered and notice byregular mail shall be effective eight (8) days after it is mailed. Upon termination, any amounts paid to the Marina under this Licence shall be applied to any storage, dockage and haulage fees and any further amounts owing under this Licence. The balance of funds, if any, shall be returned to the Owner. No Waiver: A waiver of any one or more of the terms or conditions herein contained shall not be deemed to be a waiver of any of the other terms and conditions of this Licence other than those specifically waived and in no event shall any waiver be deemed to be a continuing waiver.

Third Party Service: The Owner further agrees that while his/her Boat is on the Marina's premises, he or she shall not hire or permit any person or any company, other than the Marina, to perform any labour thereon or to make installation of equipment thereon, it being understood that the Marina does not permit third partities to complete or conduct labour or services on its premises without its express written authorization due to insurance and occupiers' liability concerns. When the Marina does not directly offer these services, permission from the Marina administration must be obtained for an offsite company to work on the Marina premises. The foregoing limitation is not intended to prevent the Owner or his/her regular crew from doing such work on his/her Boat, provided such work is approved in writing by the Marina.

Notice of Replacement Boat: The Owner agrees that the terms of this Licence shall apply to the Boat or any additional or substitute boats brought onto the Marina premises by the Owner. The Owner hereby agrees to provide the Marina with notification of any such additional or substitute boat.

Corporate Authority: If the Owner is a corporation, the person signing this Licence hereby acknowledges as follows:

- (i) that he or she has the authority to bind the corporation; and
- (ii) that the Owner has all necessary corporate power, authority and capacity to enter into this Licence and to perform its obligations under this Licence; and,
- (iii) thatthe execution and delivery of this Licence and the consummation of the transaction contemplated under it have been duly authorized by all necessary corporate actions on the part of the Owner.

Rules and Regulations in the Marina:

- 01. Periodic safety inspections maybe required by the employees of the Marina and a boatmay be boarded by Marina employees in the event of an emergency which may, in the opinion of the Marina, exist.
- 02. It is understood and agreed that all boats shall be secured in their berths in a manner acceptable to the Marina and, if not acceptable, Marina staff will adequately secure the boats and assess appropriate service fees.
- 03. Norefuse of anykind will be thrown overboard and that garbage and recyclable material must be deposited in the appropriate bins supplied for that purpose and failure to do so will lead to a request that the Owners remove the refuse from the complex to an alternate recycle program.
- 04. No bilge pumps to be turned on in the harbour and all applicable environmental laws shall be adhered to.
- 05. Vessels can only befilled at the designated fuel dock and under the auspices of the Technical Standards and Safety Act, 2000, S.O. 2000, c1.6. Under no conditions is gasoline or diesel to be transported from portable cans to a craft's fuel tank in the harbour operated by the Marina.
- 06. Painting, scraping or repairing of gear will not be permitted in the Marina with the extent of repairs and/or maintenance to be made in any case at the discretion of the Marina. The Clean Marine Policy and Rules of the Marina must be adhered to.
- 07. Charcoal fires orgas barbeques will not be permitted within the confines of the Marina area except in areas designated for such use.
- 08. Keep noise levels to a minimum at all times and exercise reasonable care in the operation of generators, engines, radios, etc., so as not to cause a nuisance to others (indication of noise curfew).
- 09. Swimming is not permitted in the Marina.
- 10. Young children must be accompanied by adults at all times and they must wear life jackets when in small boats or near thewater. Closed shoes and approved personal floatation devices must be worn by all clientele and guests while on the docks and waterfront property.
- 11. Pets shall be leashed within the confines of the Marina in accordance with local by-laws.
- 12. The Owner agrees that he/she will not store supplies, accessories, debris orother materials on the docks and that he/she will not construct thereon any locker, chests orother structures without written permission of the Marina.
- 13. In the event that a boat sinks at the dock or elsewhere in the Marina area, the Owner agrees to remove such wreck immediately. If the Owner fails to do so, the Marina will remove the wreck at the Owner's risk and expense.
- 14. The Marina reserves the right to rent the mooring facility provided under this License when vacant for a period of time in excess of twenty-four (24) hours.
- 15. All personal property must be removed from the Marina areas upon termination of the Licence.
- 16. All power and auxiliary power vessels will be under said power when entering or leaving the harbour.

Executors, Heirs. Administrators: This Licence shall be binding on each of the parties hereto, their respective heirs, executors, administrators, personal representatives, successors and assigns and all references to the Owner shall bind theactual Owner or Owners of the Boat and their respective heirs, executors, administrators, personal representatives, successors and assigns.

Entire Licence: This Licence shall constitute the entire Licence between the parties. There is no representation, warranty, condition or collateral agreement affecting this Licence other than as expressed herein in writing and any amendments hereto must be made inwriting and signed by the Owner and Marina. The Licence shall be read with all changes of gender and number required by the context.

Owner Marina

Owner/Agent for:

<u>Jurisdiction</u>: The rights and obligations under this Licence shall be interpreted and construed in accordance with the laws of the Province of Ontario.

Waiver: of Claims, Release of Liability: The Owner hereby waives any and all claims that I have, or may have in the future, against the Marina. The Owner hereby releases and forever discharges and holds harmless the Marina from any and all liability, claims and demands of whatever kind of nature including, but not limited to, any loss, damage, injury, including death, or expense that the Owner may suffer, either directly or indirectly, either in law or in equity, which arise, or may hereafter arise from my use of the Marina and its premises and waters, due to any cause whatsoever, including negligence, breach of contract, or breach of any statutory or other duty of care, including any duty of care owed under the Occupiers Liability Act, R.S.O. 1990, c.O.2, on the part of the Marina.