

## **Dockage - Storage Contract**

The undersigned owner or authorized agent of the described vessel, vehicle, trailer or other item or equipment is entering into a dockage or storage contract for space as indicated. The owner or agent agrees to comply with all terms and conditions herein specified and acknowledges and agrees to the information on the back side of this contract. It is also understood that any standard policies not specifically covered by this contract shall be respected.

Name: Address: City, State, Zip:			Vessel Name: Vessel Type: Mfr: Reg. #: Length Overall:	
Phone # Email:			Beam (Width): Trailer:	
Seasonal Storage:	Renewable Annually		Trailer make:	
□ Outside Winter St	orage: November 1, 2	2017 – April 30, 20 <sup>.</sup>	18	
ft x \$10 Sales	0 /ft. Tax 8%	=	<b>\$</b> \$	
		Total:	\$	
Deposit paid \$ Balance paid \$	date date			
arrangements have not bee Winter Work must be appr	boats, inside or outside, beginn en made by December 1, retroact oved by management. In all case	ive to November 1. es, the use of <b>outside</b> con	ntractors must be approved.	
I have read and agree to	o the conditions set forth on bo	oth sides of this contrac	<b>:</b>	
Customer Signature:			Date:	
Send Remittance to: Questions call:	Midlakes Erie, P.O. Box 61 Marina office: 315-986-301 Skaneateles office: 315-68	11	152	

## Marina Storage and Dockage Policy

Mid-Lakes Erie Macedon Landing, hereinafter called the Company, accepts no responsibility for loss or damage of personal property, including but not limited to those items under contractual storage including boats, cars, trailers and related equipment, contents and furnishings. The Owner accepts the Company's services, labor and storage at the rates indicated and further agrees to the following conditions by execution of the contract:

- Vessel (or other contracted storage item) will be presented for storage or dockage without hazards existing, which would cause danger or expense to the **Company** or to other vessels or persons. The **Company** will handle any emergencies to the vessel as it sees fit at the expense and risk of the **Owner**.
- 2) Storage and dockage is at the Owner's risk. It is understood and agreed by the Owner that the Company will not be held responsible or liable for any loss to or of the vessel (or other contracted storage item), it's gear or other equipment and furnishings whatsoever. The Owner agrees to hold harmless the Company and other owners whose vessels (or other) are stored in or on the property.
- 3) Vessels (or other items) presented for storage after a stated date by the Company may be refused storage and the reserved spot may be re-sold.
- 4) All bills and invoices are due and must be paid before the vessel (or other item) leaves the premises. All charges shall constitute a lien upon the vessel and the **Company** may retain possession of the vessel (or other property) until the outstanding charges are paid.
- 5) The Company operates within the boundaries of two seasons; Winter and Summer. Appropriate storage rates will be charged beginning at the change of seasons as outlined in written postings by the company (typically May 1<sup>st</sup> and October 31<sup>st</sup>). A vessel (or other item) in storage beyond those dates without a valid contract will be subject to daily storage / dockage rates currently in effect.
- 6) While the vessel (or other item) is on the premise, the **Owner** shall not hire or permit any person, other than **Company** employees or agents, to perform any labor on the vessel or make any installation of equipment thereon without the express permission of the **Company**. This limitation, however, is not intended to prevent the **Owner** from doing work on his own vessel (or other item), providing the work is done in a commonly accepted safe and prudent manner (such as in accordance with the Rules and Regulations of the National Fire Protection Association.
- 7) In conjunction with condition # 6 above, all personal work by the owners of any vessel (or other item) stored inside the buildings of the Company shall be completed by the first day of the summer season and the vessel shall be ready to be placed in the water unless specific and prior arrangements are made. A charge may be incurred by failure to meet this condition if it becomes necessary for the Company to relocate the vessel in order to remove other vessel(s) which has complied with first day condition.
- 8) All vessels docking or storing with the Company must be available for hauling, servicing, storage or shrink-wrapping by the deadline stated by the Company. If the vessel is not available at the stated time, the Company is not responsible for damages incurred if the work remains undone due to weather or other. Once the deadline is passed, it is the owner's responsibility to prepare the vessel for storage or remove the vessel from the Company's property.
- 9) All vessels without arrangements for dockage with the Company must be removed from the premises within 48 hours of being placed in the water. After the 48 hour period, the vessel will be charged at the daily storage / dockage rates currently in effect.
- 10) All Owners, agents, and guests must comply with all environmental regulations pertaining to their activities while on the premises. All persons shall comply with any posted rules and regulations governing activities on the premises.
- 11) Owners are specifically responsible for the mooring of their vessels, vehicles, and any other personal property and related security whether that is for unauthorized entry or the viability of the vessel as it is secured to the dock. Further, any dockboxes, tool cabinets, storage containers of any sort, are the responsibility of the Owner and care should be exercised to ensure any such item is secure in event of wind or other events. Areas must be kept neat and presentable.
- At any time, the **Company** may rescind any contract for failure of the **Owner** to comply with any of these conditions or other posted reasonable regulations of the property. If a contract is rescinded, the **Owner** is expected to vacate the **Company** property at the earliest opportunity with all of the **Owner**'s personal belongings. Items left after the **Owner** vacates become the property of the **Company**.