

Summer Storage June 1, 2020 – September 1, 2020

This Agreement for the license of storage and/or dockage space is made between Sunset Bay Marina, LLC. (MARINA) and the owner of the vessel described below (BOAT), who is referred to herein as LICENSEE, on the terms and conditions herein set forth:

LICENSEE:

Full Name:		
Street:		
City:		
Zip:		
Telephone:	Cell:	Work Home:
Email:	Emergency Contact:	

Boat Name:			
MS Number:	Year:	Boat Type:	Draft:
LOA:	Engines: Single	Twin	

*Note that the use of electric heaters is prohibited. For the purpose of this license, length overall shall include all overhanging parts of the boat, e.g. bowsprits, bow pulpits, booms, swim platforms, davits and dinghies. The MARINA reserves the right to verify the measurement.

BOAT INSURANCE:

Insurer:	Policy #:	Liability:
----------	-----------	------------

*A copy of the boat's insurance binder is attached hereto and made a part of this license document.

Storage: PLEASE INITIAL _____, that you have read the disclosures below.

*Current Insurance Certificate needs to be on file and Sunset Bay Marina LLC named as "Additional Insured". *Payment in full is required with the execution of this contract.

***Boats not out of storage by May 15, 2018** will be charged a daily storage fee of \$2.00 per foot per day; unless prior arrangements for short/long term storage have been made with the marina.

***Non-Marina Members** will be launched to a mooring and have 48 hours to pick up your boat. After 48 hours transient dockage rates will apply \$2 per foot per day for moorings and \$3 per foot per day for slips.

Rates: Check One Important: Boat Keys/ Combos required prior to haul & launch (fenders/lines must be on boat)

(50% deposit required to hold spot. Balance at time of haul)

Power Boats

- _____ \$38.00/foot Storage only on customers trailer LOA to include the trailer (No haul, No wash, No launch)
 - _____ \$59.00/foot Outdoor Storage – includes haul, stands, wash, re-launch in spring
 - _____ \$66.00/foot Front Lot (Space is Limited)- includes haul, stands, wash, re-launch in spring – Must launch before 4/30
 - _____ \$119.00/foot Indoor Storage (Space is Limited)- includes haul, stands, wash, re-launch in spring
- Note: Cat boats are 1.5 times above rates plus cost of beams to support boat

(50% deposit required to hold spot. Balance at time of haul)

Sail Boats

- _____ \$39.00/foot Outside Storage (No haul, No wash, No launch)
- _____ \$42.00/foot Storage only on customers trailer LOA to include the trailer (No haul, No wash, No launch)
- _____ \$62.00/foot Outdoor Storage – includes haul, stands, wash, re-launch in spring
- _____ \$67.00/foot Sailboat Storage Mast Up (Space is Limited)- includes haul, stands, wash, re-launch in spring- Must launch before 4/30

Misc. Storage: (Dock Boxes, Kayaks, Storage \$250 each; Dock Boxes \$100 to remove and reinstall)

Notes:

- _____ Trailer storage: \$1,500. Please make
- _____ Dinghy's must be stored on boats not in the yard or barn
- _____ Batteries should be stored in your boat
- _____ All canvas must be taken off by the boat owner prior to hauling out the boat. Sunset Bay Marina is NOT responsible for any canvas.

Barging, Shrink Wrap (includes material & labor) & Pressure Washing:

- _____ \$16.00/foot shrink wrap under 22'
- _____ \$19.00/foot shrink wrap 23' to 31'
- _____ \$22.00/foot shrink wrap 32' to 40'
- _____ \$26.00/foot 41' to 50'
- _____ \$31.00/foot 50' and up
- _____ \$6.00/foot added for shrink wrapping with mast up or tower/bridge
- _____ Shrink Wrap doors \$40 per door
- _____ Pressure washing \$6 per foot
- _____ \$200 Barge boat onto trailer (hauls & launch) – Barge charges apply if customers does not drive boat on and off trailer.

SBM is not responsible for torn shrink wrap due to high winds. Shrink wrap will be repaired at owners' expense.

Payment Method: Check One (credit card number must be on file; 50% due to book; balance charged upon haul)

- Master Card: Card number: _____, Exp. _____ \$ _____
- Visa, Card number: _____, Exp. _____ \$ _____
- Discover, Card number: _____, Exp. _____ \$ _____
- Check \$ _____

Notes: All holding tanks/heads must be emptied before boat is hauled

DUE TO NEW ENVIRONMENTAL REGULATIONS ALL SANDING, PAINTING, POWER WASHING, ETC. MUST BE 100% CONTAINED AND APPROVED BY SUNSET BAY MARINA BEFORE WORK IS STARTED. ALL SUCH WORK PERFORMED OR STARTED WITHOUT SUNSET BAY MARINA APPROVAL WILL BE SUBJECT TO A CLEAN-UP FEE. ABSOLUTELY NO GRINDING OR SANDING OF FIBERGLASS WILL BE ALLOWED ON THE MARINA PREMISES.

Terms of Agreement: This contract is for the license of storage space only. Subject to the terms and conditions herein, the LICENSEE shall have full care, custody and control of the BOAT and its associated property. The Licensee agrees that any license of dockage and/or storage space shall not constitute a bailment or tenancy of any kind, either expressed or implied, and the relationships of the parties is only granted to the LICENSEE by the MARINA. The granting of this license by the MARINA does not obligate the Marina to provide LICENSEE similar licenses in future years or obligate the MARINA to provide future winter storage for the boat. The LICENSEE agrees to pay all winter storage fees when due. No exchanges of winter storage will be permitted without prior approval of the MARINA. The MARINA reserves the right to change move BOATS, and reassign storage location during the temporary absence of the LICENSEE assigned to such berth during the temporary absence of permanent occupant. In the event of an emergency during the LICENSEE'S absence, the MARINA is authorized, but not obligated, to attempt to undertake appropriate measures to mitigate damage to the BOAT, other vessels, or MARINA property. Should MARINA choose to attempt to mitigate damages to the BOAT, such services will be charged to the BOAT, its LICENSEE and/or its owners. A LICENSEE may work on the BOAT, while it is in the space assigned. Outside contractors may not be brought onto the MARINA premises to do any work except as provided in the MARINA'S current posted Rules and Regulations. The LICENSEE understands that no insurance is carried by the MARINA on the BOAT or its associated property. The LICENSEE warrants that the BOAT and its contents are now, and will remain throughout the term of this license, insured under "all risk" policy, including hull insurance in an amount at least equal to the actual value of the vessel and its contents and liability coverage in the amount of \$300,000.00. LICENSEE shall deliver proof of insurance to the MARINA. The LICENSEE agrees that this contract does not constitute a bailment and the consideration paid to the MARINA for the space he/she may dock his/her BOAT and/or to store his/her property in disproportionately small in comparison to the value of the BOAT and equipment involved, and the LICENSEE is well aware of the various types of risks that are involved and associated with the dockage and/or storage of his/her BOAT or property of the premises. Therefore, it is agreed that the BOAT and all other property of the LICENSEE, his/her employees, servants, agents and guests, which may be brought onto the MARINA

premises, is, during the term of this contract and any extensions thereof, at the sole risk of the LICENSEE, his/her employees, servants, agents and guests, and the MARINA, its agents, servants and employees will not be liable for any loss of or damage to said property under any circumstances including, but not limited to, losses caused by wind/storm, sinking, fire, theft, vandalism, water damage and any other acts or omissions of MARINA, and notwithstanding any asserted or actual breach of the contract by the Marina. The LICENSEE acknowledges that he/she is solely responsible for the operation and control of his/her BOAT and any person he/she brings onto the MARINA premises, therefore, LICENSEE agrees and does hereby, on behalf of himself/herself, his/her heirs and executors, successors in interest, and the BOAT, during the term of this contract or any extension thereof, release and hold harmless the MARINA, its agents, servants and employees from any liability for any injury to the person of the LICENSEE, his/her employees, servants, agents and guests, from any cause, including any negligent acts or omissions of the MARINA, its agents, servants and employees not amounting to gross negligence, notwithstanding any asserted or actual breach of this contract by MARINA. The LICENSEE agrees on behalf of himself/herself, his/her employees, servants, agents and guests to assume the sole risk of any such injury and indemnify the MARINA. Provided, however, that this paragraph shall have no force or effect if it shall be contrary to the terms and conditions of any insurance policy that the LICENSEE is required to maintain in accordance with this contract. The LICENSEE acknowledges the MARINA'S rules and regulations are incorporated by reference in this license. LICENSEE WARRANTS THAT HE HAS READ THE MARINA'S RULES AND REGULATIONS and agrees to abide by and be bound by them as though they were set Forth herein. The MARINA reserves the right to cancel this contract for violation of any said RULES AND REGULATIONS, or breach of the terms of this contract, and to retain all amounts paid in advance hereunder as liquidated damages. An additional copy of the current RULES AND REGULATIONS of the MARINA will be posted in the MARINA office and further copies will be provided to the LICENSEE upon written request. The MARINA hereby reserves the right to change the posted RULES AND REGULATIONS from time to time. The LICENSEE agrees to the term and conditions of this contract shall be automatically extended to cover the period from the time the BOAT or property is first brought onto the Premises until the BOAT or property is permanently removed from the Premises and the MARINA is notified of such removal or until a new dockage or storage contract is executed. Any period of time beyond the explicit termination date during which the BOAT and/or is associated equipment remains on the MARINA premises and has not been made the subject of any successor contract it shall be subject to additional charges. The LICENSEE further agrees that additional charges for dockage and/or storage shall be due and payable for any extended period of said contract at the then established dockage and/or storage rates of the MARINA. The LICENSEE agrees that this contract shall constitute a security agreement between LICENSEE and the MARINA, as secured party, and that the MARINA shall have a security interest in the BOAT and any property in the BOAT or on the MARINA premises for all unpaid amounts due to MARINA from LICENSEE or others for dockage, storage, storage facilities or other services, or damage caused or contributed to by LICENSEE, employees, servants, agents and guests of LICENSEE, or the BOAT. Upon default by the LICENSEE or any other failure of LICENSEE to perform its obligations under this contract, the MARINA shall have all of the rights of a secured party under the Uniform Commercial Code in effect in Massachusetts from time to time. The LICENSEE agrees that notice of default or any sale shall be reasonable if five (5) or more days have passed after such notice is deposited in the United States mail or otherwise delivered in accordance with this contract. This contract is not transferable or assignable by the LICENSEE. The licensed space shall not be sub-leased. It is understood between the parties that no refunds will be made after this contract has been executed, except as provided herein, even should the LICENSEE relinquish the licensed space prior to the term of the contract. The MARINA may cancel this contract as provided in the RULES AND REGULATIONS. All notices and other communications required or permitted by this license shall be deemed given if made in writing and, in the case of notice to the LICENSEE OR OWNER, sent by first class mail, postage paid, to the LICENSEE'S or OWNER'S address set forth or delivered by hand in person to a responsible person on board the BOAT in the assigned space, and in the case of notice to the MARINA, sent by first class mail, postage prepaid, to the MANAGER, SUNSET BAY MARINA, 2 A Street, Hull, MA 02045 or delivered by hand to a responsible person in the MARINA office at same location. It is agreed that this contract can be altered, modified or amended only by an officer of the MARINA. Should any provisions of this contract be found to be invalid, such invalidity shall not be deemed to impair or affect the validity in any way the enforceability or effect of the remainder of this contract, and in such event all of the other provisions of this contract shall continue in full force and effect as if such invalid provisions had never been included herein.

Note: It is agreed and understood that the boat/motor and all of the property of the boat/motor owner, which may be brought onto the premises are, while on the premises, at the sole risk of the boat/motor owner, his employees, servants, agents, guests and that Sunset Bay Marina , its agents, servants and employees will not be liable for any loss or damage, and any negligent acts or omissions and notwithstanding any asserted or actual breach of this agreement. Anything of value should be removed from the vessel.

Customer Acceptance: by signing below I authorize the marina to use the credit card information provided to satisfy any and all winter storage, winter services and any open balance. Please note only Marina designated personnel are authorized to provide shrink wrap service. It is the customer's responsibility to make sure all canvas enclosures (covers/biminis) be properly stored or removed prior to shrink wrapping.

LICENSEE:

SUNSET BAY MARINA REPRESENTATIVE

DATE

DATE
