

21 Mitchell Rd. Ipswich, MA 01938 (978) 356-3334

www.CurtisCustomMarine.com

STORAGE AGREEMENT

Please Complete ALL information

Storage Year: Storage Code:

Name:	Email:		
Address:			
Home Phone:	Cell Phone:		
Boat Make:	Model:		Length:
Beam:	Boat Name:		Year:
Engine:	Model:	Horsepower:	Year:
Trailer:	Model / Year:		
 This storage rental agreement is for periods upon agreement of both pa Should your boat/trailer remain at CCM pas ONLY ITEMS MARKED WITH A <u>"CHECK"</u> 	arties as to rates, conditions, s st the expiration date of this contract	pace involved, and paymen , a daily storage rate/fee of \$25.0	t of all fees and services.
UNLY TIEMS MARKED WITH A CHECK L	BELOW APPLY TO THIS AGE		
Boat StorageTrailer Storag		May 15th – October 15th october 15th – May 15th	
RATE Interest at the rate of 1.5% per month (Anr due 10 days following due date. Special Terms and Conditions:	× PER FOOT nual Percentage Rate 18%) v		accounts. An account is past
Owner(s) Insurance Company:			
Address:			Zıp
Agent: Tenant(s) certify that the printed matter on I herein are fully understood. Tenant(s) furth suitable and acceptable.	both <u>front and back of</u> this agr	eement has been read and t	
Signature:		Date:	
			CONTINUED -

TERMS OF AGREEMENT

2. The space is to be used at the sole risk of the owner. Curtis Custom Marine (CCM) shall not be liable for the care or protection of the boat including gear, equipment, and contents including stands and staging and/or trailer upon which the boat is staged, for any loss or damage whatever kind or matter to the boat, contents, gear or equipment. In the event of a severe storm the Owner agrees to follow instructions from CCM. If the owner is unable, cannot be contacted, or refuses to do so, these tasks may be performed by CCM and the owner agrees to pay any related fees.

In case of emergency:

3. NO WORK TO BE PERFORMED ON THE VESSEL BY ANY OUTSIDE CONTRACTOR, WHETHER AN INDIVIDUAL, LLC, OR CORPORATION, WITHOUT WRITTEN PERMISSON FROM CURTIS CUSTOM MARINE.

4. Oils, spirits, inflammables, and oily bilges may not be discharged onto the yard land. Absolutely no fueling of any kind is allowed.

5. Noises shall be kept to a minimum at all times.

6. No insurance is carried by Curtis Custom Marine on Owner's boats or other property. Hauling and storage thereof is accepted at the sole risk of the Owner, and the Owner hereby releases Curtis Custom Marine from any and all claims for loss or damage however caused. The Owner agrees and warrants that the boat will not be left for storage in a condition to be a fire hazard and further agrees to carry adequate and appropriate insurance coverage during the period of this Agreement. * **Owner agrees to provide Curtis Custom Marine a copy of their current boat insurance policy or certificate showing both Haul & Liability coverage.**

7. The Owner or anyone in privy with the Owner agrees to indemnify and hold harmless Curtis Custom Marine (CCM) for any personal injury or death suffered or any consequential damages resulting from any such personal injury for any guest, family member, mechanic or other agent of the Owner. The Owner agrees to pay any and all costs associated with such claims, including, but not limited to, any damage, judgment, interest, or attorney fees. The Owner agrees to promptly notify CCM of any injury or other occurrences, which could result in a claim against Curtis Custom Marine. The Owner agrees and covenants that he/ she will defend, indemnify and save CCM harmless from any and all such claims.

8. In the event that any amount due hereunder shall remain unpaid for a period of thirty (30) days, Curtis Custom Marine (CCM) shall be entitled to pursue all remedies available to it including enforcement of the lien granted by M.G.L. Chapter 255, Sections 14 and 14A. If CCM shall employ an attorney to collect any balance due hereunder, including any actions upon liens against the boat, reasonable attorneys' fees shall be paid by the Owner as part of CCM in addition to any other balances due for principle and service charges.

9. The Owner shall not remove the boat from Curtis Custom Marine (CCM) boatyard until all sums due to CCM are paid in full.

10. The provisions of this Agreement shall be binding upon Curtis Custom Marine, the Owner and their successors, heirs or assigns.

11. This Agreement is a Massachusetts contract and shall be governed and enforced under the laws of the Commonwealth of Massachusetts.

This Agreement shall be executed in two or more counterparts, each of which shall constitute an original without necessity to account for the others.
 The breach of any term or condition hereunder or any rule or regulation of Curtis Custom Marine (CCM) shall constitute a default and entitle CCM to demand the immediate removal of the boat. If the Owner does not cause the boat to be removed within five (5) business days of demand, CCM shall be entitled to remove the boat to another location at the Owner's expense. CCM shall be entitled to retain all payments received in advance from the Owner in full and shall be entitled to any other remedies available to CCM as liquidated damages. The Owner shall be liable for all reasonable attorneys" fees incurred by CCM as part of Curtis Custom Marine's damages.

14. Curtis Custom Marine reserves the right to move any and all boats to any other area within the boatyard without notice. Tongue locks are not to be used. 15. **Abandonment Clause.** Curtis Custom Marine (CCM) is to have no responsibility to provide space for, maintain, or obligation of any kind toward this Vessel on any date after the rental period has expired. It is entirely the Owner's obligation to see that this vessel is removed from CCM premises on or before the expiration of the rental period. In such case as the vessel is still on CCM property after expiration of the rental period, the owner will be contacted by mail at his address given on this contract. The Owner will have fifteen (15) days from the date of mailing to remove the vessel and it is agreed that the vessel may thereafter be disposed of in any further way that CCM sees fit. The cost of such disposal will be billed to the Owner and must immediately be paid. All values in salvage or sale of the vessel or any of its parts shall become the property of CCM. The Owner further waives any requirement of statute law, or rule of court, that prior notice be given as condition of arrest of the vessel pursuant to any <u>in rem</u> action which CCM brings and stipulates and agrees that CCM shall be entitled to be appointed custodian of the vessel and to keep the vessel for such purposes at its own facilities in the Commonwealth of Massachusetts, subject to the usual and customary expenses for similar services pending a final determination of such litigation. Owner is responsible for all reasonable attorneys' fees incurred by CCM due to Abandonment.

16. Curtis Custom Marine shall have no obligation, financially or otherwise, to reimburse fees to the Owner if Owner removes vessel or otherwise wishes to discontinue membership after the date of this contract's commencement, for reasons including, but not limited to, sale of Owner's vessel, financial hardship, personal issues, etc.

17. It is agreed between both parties that the Owner shall not assign, transfer or permit the use of assigned space to any other party.

18. The use of Curtis Custom Marine's electrical outlets for the operation of power tools battery chargers, etc. is prohibited without written consent from CCM. 19. The use of torches or open flame, inflammable or toxic removers, or any other hazardous equipment is prohibited.

20. Curtis Custom Marine will not be responsible for delays in hauling, launching, winter layup or commissionings, occasioned by inclement weather or any other circumstances beyond its control.

21. The Owner may work on his/her own boat if such work does not interfere with the rights, privileges and safety of other persons or property.

22. All bottom cleaning, painting, and shrink-wrapping of boats must be done by Curtis Custom Marine. The use of tarps to cover boats is prohibited.

23. No storage of any kind (i.e. ladders, paint, oils, gas, equipment etc.) allowed under the boats while on the premise. An hourly clean up and disposal fee will be charged.

24. Curtis Custom Marine shall not be liable for any damage to boats, trailers, motors, batteries, or articles left therein in case of any strike, riot, theft, rodent, fire, or act of God, which includes all elements.

25. Curtis Custom Marine shall not be responsible for any gasoline left in the boat nor for any damage due to freezing of machinery or equipment not authorized by the owner to be winterized by Curtis Custom Marine.

26. No "For Sale" signs allowed on any boat while in yard without written approval from Curtis Custom Marine.

27. No one allowed on premise after hours NO EXCEPTIONS.

28. All batteries must be disconnected and removed from boat. Shore power and extension cords must be disconnected from boat when not occupied.

29. Curtis Custom Marine (CCM) operates under environmental regulations, outlined in **ATTACHMENT** A, which preclude Owners from performing work on their boat which may cause any spill or environmental impact occur due to negligence on the part of Owner, his agents, employees, invitees, bailees and guests, Owner will be subject to fines and assessments to include, but not limited to, costs incurred by CCM, attorneys fees or other assessments with regard to an environmental violation.

I have read the above Storage Agreement and I understand and agree to terms and conditions set forth on the page(s) I have received.

Accepted:

_____ Date: _____

Name

* Please submit a copy of your boat's insurance binder with your signed contract for our files. An updated copy is required at each renewal period.