BOAT STORAGE AGREEMENT

WHEREAS, Owner owns a Boat, Motor, and/or Trailer with certain accessories, which is described as follows: (WI Reg. year, description of Boat, motor, serial numbers, etc)	
NOW THEREFORE, in consideration of the mutual covenants herein contained, the parties agree as follows:	
1. Dealer agrees to accept the Boat for storage in a inside or outside (shrink-wrapped) storage space upon advanced payme Owner of a storage fee of \$32.95 per ft. + tax for inside storage and \$25.95 per ft. + tax for outside w/shrink storage for the storage of September 1, 2009 to May 1, 2010. Please specify if inside or out by circling one.	
2. Owner shall remove from the Boat all items of personal property not covered by the terms of this agreement prior to delivery of Boat to Dealer for storage.	of the
3. The storage provided by this agreement shall be solely at Owner's risk and Owner hereby releases Dealer of all liability for any or damage to the Boat and any other property of Owner whatsoever, whether or not such loss or damage shall have been carby the fault or negligence of Dealer or any of Dealer's employees, agents, licensees or invitees.	
4. In the event Owner shall change Owner's place of residence as set forth in the storage agreement, Owner shall give Dealer w notice of any change within ten (10) days of the change, specifying Owner's current residence and telephone number.	ritten
5. Dealer reserves the right to move the Boat to any other storage space as Dealer may find necessary.	
6. Owner shall hold harmless Dealer, its agents and employees, from and against any expense (including, without limitation, legal collection fees) loss or liability suffered or incurred by Dealer or any third party as a result of or in connection with any bread Owner of Owner's obligations as set forth in this agreement. Owner shall carry insurance against loss by fire, theft, winds and other damage or loss which may occur during the rental period or as a result of Owner's failure to carry out Owner's obligationed this agreement.	ch by storm
7. Owner's Boat will be subject to a claim of a lien in favor of Dealer. If rent or other charges due are delinquent 14 days after the date. Owner expressly consents to the Dealer taking full control of the Boat stored on the premises if Owner defaults in any under this agreement.	
8. This storage agreement shall terminate at the expiration date stated within. Either party may terminate this agreement by givin other party ten (10) days written notice by certified mail. In the event the Owner terminates prior to the expiration of the stoperiod or in the event Dealer terminates due to default of Owner in the performance of the terms and conditions of this agreement any storage fee paid by the Owner shall be retained by Dealer and shall not be refunded or prorated. Upon termination of storage agreement, Owner shall promptly remove the Boat from the premises.	orage ment,
Signature of Boat Owner Address	
City State Zip Phone (H) Phone (W)	
By	