## TERMS AND CONDITIONS

Watercraft Sales, Inc enters into this agreement herein after referred to as Marina, and the person who is the owner of the boat or boats listed above, herein after referred to as Owner.

- Trailer safety checks will be performed on all trailers stored at Watercraft Sales at the Owner's expense unless the waiver directly below is signed. The trailer safety check is mandatory and unable to be waived for all boats/trailers delivered to the customer in Spring.
  - 1. I, the Owner, do not wish to have Watercraft Sales, Inc. perform a safety check on my trailer when it comes out of storage. I understand by my signature on this form that I will not hold Watercraft Sales, Inc. liable or responsible for any damage or problems that may occur from not having my trailer checked. \_\_\_\_\_\_(signature)
- 2. This storage contract is for the Fall and Winter season, any boat left in storage after July 1 will be charged a summer storage fee.
- 3. All miscellaneous personal items and equipment must be removed from the boat before storage. The Marina will not be responsible for any lost or stolen items.
- 4. The Owner must maintain insurance on the boat.
- 5. The marina will not be responsible for losses due to theft, fire, or natural deterioration (such as vinyl and canvas splitting or tearing), or as a result of acts of God.
- 6. For the protection of the vessel, any boat brought in that is excessively dirty (pine needles, leaves, etc...) will be cleaned before going into storage at the Owner's expense.
- 7. Boats will receive a light wipe down and vacuum when taken out of storage. The Marina will not be responsible for cleaning pet hair or other such items. Special cleaning and detailing are not included in the storage fee but can be contracted through the service department.
- 8. The Owner agrees to pay the Marina Winter storage charges and any other existing bills the Owner has incurred when service is rendered. The Marina shall be entitled to a possessory lien on the said boat for all monies owed by the Owner. The Marina may refuse to permit any stored boat, motor, or trailer to be removed from its premises until all of the terms and conditions of this agreement have been met. The Marina shall also have a maritime lien upon the boat, engines, gear and equipment to secure payment for any and all services and material supplied to the Owner by the Marina during the term of this agreement.
- 9. Storage fees are required to be paid in full *at the time of storage reservation*. Cancellations made will be assessed a \$25 administration fee.
- 10. The marina must be given 3 weeks' notice to get your boat out of storage, and 4 weeks' notice if the boat is requested for Memorial Day or Fourth of July weekends. Out of storage requests will be handled on a first come, first serve basis.

- 11. Boats not picked up on the scheduled date will be charged a fee of \$5/day, and if left on the Marina's premises for more than two weeks, the boat will be put back into storage at the Owner's expense.
- 12. Boats going into storage are required to have full gas tanks. Any fuel that needs to be added will be at the Owner's expense and at the Marina's current fuel fee.