

2016-2017 WINTER STORAGE GENERAL TERMS & CONDITIONS:
STORAGE PERIOD TO BE OCTOBER 15, 2016 – APRIL 15, 2017
LAND STORAGE MAY BE AT COASTWISE BOATWORKS OR OTHER OFFSITE LOCATION

1. Payment for storage must be made in advance for the entire contract period, and no portion will be refunded for any reason.
2. Any and all charges remaining unpaid after 30 days from billing date shall be subject to a 1.5% per month service charge from billing date, and that all charges due must be paid before removing vessel from yard.
3. No insurance is carried by Coastwise Boatworks (CWBW) on customer's boat (s) or other property. Storage thereof is accepted at the sole risk of the owner. The owner hereby releases CWBW from any and all claims for loss, however caused.
4. This agreement is for the use of yard and / or wet storage only, and such space is to be used at the sole risk of owner. CWBW shall not be liable for the care or protection of the boat (including gear, equipment and contents), or for any loss or damage of whatever kind or nature to the boat, contents, gear or equipment however caused.
5. CWBW assumes no liability for fire, theft, collision, and vandalism or for damage in any case.
6. Owner will be required to carry insurance for the vessel while stored with CWBW. A certificate of insurance will be provided to CWBW by owner.
7. CWBW shall have a lien against the above described boat, her appurtenances and contents, for the unpaid sums due for use of dock facilities or other services, or for damage caused or contributed to by the above described boat or by owner to any docks or property of company or any other person while stored with CWBW.
8. CWBW is not liable for any damage to any said vessel.
9. CWBW reserves the right to furnish all material, equipment and labor for repairs, commissioning and improvements ordered to be performed on vessel while stored with CWBW. No outside mechanic's labor or services will be permitted on the vessel while stored with CWBW unless hired by and under the supervision of CWBW. Boat owners are not allowed to work on their boat without a signed waiver and /or written consent from CWBW. Access to boat during storage period is not guaranteed.
10. Owner agrees that only the boat described on the face of this contract will be stored with CWBW. Any change must be with the written consent of management.
11. Boats/trailers must be removed from the premises at the end of the contract period. Those that have not been removed will be charged a rate of \$4.00 per foot per week until removed, unless other arrangements have been made with the management prior to the contract's expiration.
12. All terms in this contract comprise the entire agreement, and no other agreement or understanding of any nature has been made or entered into will be recognized. Boat Owner agrees to pay all unpaid invoices with the card used for my storage contract. Owner also agrees to allow the credit card to pay any account balance remaining.
13. CWBW reserves the right to store your boat at another location of CWBW choosing. If it is decided by CWBW that your vessel has to be stored at another location any time during the terms of this contract the business operator of the other location will need you as the customer to sign a new winter storage contract with the appointed business operator of CWBW choosing. You as the vessel owner will not be responsible for any additional storage costs or transportation fees and your vessel will be launched by the business operator of the new storage facility in the spring.
14. Storage of your boat with CWBW will be considered acceptance of all terms and conditions laid out on this page.

Storage rates include current year fall haul and next year spring launch.

Boat owners are not allowed to work on their boats while stored with Coastwise Boatworks.

Please remove personal belongings/valuables from boat (fishing rods, electronics, water skis etc).