DOCKAGE FACILITY USE AGREEMENT

THIS	IS	IS AN AGREEMENT,		entered	into	this	 day	of
			, 2016 by a	nd betweer	1:		-	

CITY OF FORT LAUDERDALE, a Florida municipal corporation, 100 North Andrews Avenue, Fort Lauderdale, FL 33301, hereinafter "CITY"

and

WINTERFEST, INC., a Florida corporation, FEI # 650059092, 512 N.E. Third Avenue, Fort Lauderdale, FL 33301, hereinafter, "WINTERFEST"

RECITALS;

Pursuant to Motion, adopted at its meeting of _______, 2016, the City Commission of the City of Fort Lauderdale authorized the proper City officials to enter into this Agreement.

WINTERFEST is the sponsor of the 2016 Winterfest Boat Parade, a signature event in the CITY annually held in the month of December in conjunction with an array of holiday festivities.

CITY owns and controls certain dockage facilities along New River and WINTERFEST is desirous of renting the dockage facilities along New River to facilitate the staging of vessels and creation of a viewing area for the public for the 201 6 Boat Parade.

NOW, THEREFORE, IN CONSIDERATION of the mutual promises and covenants contained herein, and other good and valuable consideration, the receipt and adequacy of which are acknowledged, the parties agree as follows:

- **1. Recitals**. The foregoing recitals are correct and are hereby incorporated into this Agreement.
- **2. Definitions.** The following terms, as used and referred to herein, shall have the meanings set forth below, unless the context indicates otherwise.

City Manager means CITY's Chief Executive Officer, its City Manager, or his or her designee.

Contract Administrator means the Supervisor of Marine Facilities of the CITY, or his designee. In the administration of this agreement, as contrasted with matters of policy, all parties may rely upon instructions or determinations made by the Contract Administrator.

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CAM # 16-1386 Exhibit 3 Page 1 of 15 Day(s). In computing any period of time expressed in day(s) in this Dockage Facilities Use Agreement, the day of the act, event, or default from which the designated period of time begins to run shall not be included. The last day of the period so computed shall be included unless it is a Saturday, Sunday, or legal holiday, in which event the period shall run until the end of the next day which is neither a Saturday, Sunday or legal holiday. When the period of time prescribed or allowed is less than seven (7) days, intermediate Saturdays, Sundays, and legal holidays shall be excluded in the computation.

Dockage Facilities means the dock slips for the berthing of vessels, including the upland dock areas immediately adjacent thereto used primarily for staging and embarking and disembarking from vessels. The Dockage Facilities shall include:

MARSHALL POINT Slip Nos. 1 - 14; COOLEY'S LANDING Slips No. 1, 2, 6, 7, 10-12, 13, 14, 14E, 15, 16, 17, 24, 26E, 28-30; NEW RIVER NORTH Slip Nos. 45 – 84; NEW RIVER SOUTH Slip Nos. 1 – 43

The term *Dockage Facilities* shall also include municipal docks and other dockage facilities controlled by the CITY that may not be referenced above, but as authorized by the Contract Administrator for a separate fee. **Exhibit "1"** is an aerial photo showing the general location of the Marshall Point Slips, the Cooley's Landing Slips, the New River North Slips and the New River South Slips.

Dockage Facilities / Staging Area means Marshal Point Slip Nos. 1 - 14 and Cooley's Landing Slip Nos. 1, 2, 6, 7, 10-12, 13, 14, 14E, 15, 16, 17, 24, 26E, 28-30;

Dockage Facilities / Viewing Area means New River North Slip Nos. 45 – 84 and New River South Slip Nos. 1 - 43

Effective Date means the effective date of this Dockage Facilities Use Agreement, which shall be the date upon which the City Commission grants authorization for the proper City officials to execute this Agreement.

Event means the 2016 Boat Parade sponsored by WINTERFEST, scheduled to be held December 10, 2016, with the staging area at the beginning of the Event to be held in the waters of New River in the vicinity of the Theatre of the Performing Arts and the parade continuing Eastward down the waters of New River and Northward along the Intracoastal Waterway to the waters of Lake Santa Barbara, and returning by way of reverse course.

Person means any individual, firm, partnership (general or limited), corporation, company, association, joint venture, joint stock association, estate, trust, business trust, cooperative, limited liability corporation, limited liability partnership, limited liability company or association, or body politic, including any heir, executor, administrator, trustee, receiver, successor or assignee or other person acting in a similar representative capacity for or on behalf of such Person.

3. Use. CITY and WINTERFEST agree that WINTERFEST shall have exclusive use of the Dockage Facilities / Staging Area for the staging of vessels in

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CAM # 16-1386 Exhibit 3 Page 2 of 15 conjunction with the 201 6 Boat Parade and shall have non-exclusive use of the Dockage Facilities / Viewing Area for the purpose of creating a vessel clearance area where the general public may view the Event. CITY shall keep the water slips in the Dockage Facilities / Viewing Area free of berthed vessels.

- **4. Term.** WINTERFEST shall have use and possession of the Dockage Facilities / Staging Area commencing 8:00 AM, December 10, 2016 and terminating 8:00 AM, December 11, 2016. Dockage fees for any vessel remaining at any Slip within the Dockage Facility / Staging Area after 8:00 AM, December 11, 2016, shall be the obligation of WINTERFEST, unless the vessel enters a separate Dockage Agreement with the CITY.
- **5. Dockage Fee.** The Contract Administrator, with the approval of the City Manager may require payment for the CITY'S loss of revenue resulting from the required vacation of vessel-occupied slips for the Event staging or for Dockage Facility / Staging Area or Dockage Facility / Viewing Area during the aforementioned term. The potential loss of revenue is estimated to be **\$2,204.69** plus 6% sales tax. WINTERFEST shall owe CITY the sum decided by the Contract Administrator and City Manager.
- 6. Operating Costs. WINTERFEST shall bear sole responsibility for and be obligated to bear any costs associated with the Event under this Agreement. Removal of any bulk trash, bottles, plastic cups, or other debris remaining from the Event is the sole responsibility and obligation of WINTERFEST. All other trash from vessels participating in the Event and berthed in the Dockage Facilities / Staging Area must be disposed of properly in trash containers provided at the Dockage Facilities. Unless otherwise agreed upon, consumption of water and electric service for routine use by vessels participating in the Event and berthed in the Dockage Facilities may be used at no cost to the CITY.
- **7. INSURANCE**. At all times during the term of this Agreement, WINTERFEST, at its sole cost and expense, shall keep or cause to be kept in effect the following insurance coverages:
 - Public and liquor liability and property damage liability insurance coverage in the amount of \$1,000,000.00, in standard form, insuring WINTERFEST against any and all liability for bodily injury or property damage arising out of or in connection with the use of the Dockage Facilities under this Agreement and shall name the CITY as an additional insured and named loss payee. All such policies shall cover the Event activities and the possession, use, occupancy and maintenance of the Dockage Facilities and any other CITY property. This policy shall not be affected by any other insurance carried by CITY. This policy shall be primary and without right of contribution.
 - **(b)** All of the policies of insurance provided for in this Agreement:
 - (i) shall be in the form and substance approved by the Department of Insurance of the State of Florida ("DOI"),
 - (ii) shall be issued only by companies licensed by DOI,

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- (iii) Certificates of Insurance pertaining to same shall be delivered to City, at least ten (10) days prior to the commencement of the use of the Event,
- (iv) shall be with a carrier having an A Best's Rating of not less than A, Class VII,
- (v) shall bear endorsements showing the receipt by the respective companies of the premiums thereon or shall be accompanied by other evidence of payment of such premiums to the insurance companies, including evidence of current annual payment, if on any installment payment basis, and
- (vi) shall provide that they may not be canceled by the insurer for thirty (30) days after service of notice of the proposed cancellation upon City and shall not be invalidated as to the interest of City by any act, omission or neglect of WINTERFEST.
- (c) In any case where the original policy of any such insurance shall be delivered to WINTERFEST, a duplicated original of such policy shall thereupon be delivered to City.
- (d) City does not in any way represent that the types and amounts of insurance required hereunder are sufficient or adequate to protect WINTERFEST or the interests or liabilities of its contractor's but are merely minimum requirements established by CITY'S Risk Management Division. CITY reserves the right to require any other insurance coverage that CITY deems necessary depending upon the risk of loss and exposure to liability.
- (e) WINTERFEST agrees to deliver a certificate of insurance evidencing such coverage to CITY not later than ten (10) days prior to the term of this Agreement.
- (f) WINTERFEST shall require that all vessel participant owners occupying dock space controlled by the CITY enter into a "City of Fort Lauderdale Marine Facilities Dockage Agreement", attached thereto, as **Exhibit "2".**

8. INDEMNIFICATION.

(a) WINTERFEST shall protect, defend, indemnify and hold harmless the CITY, its officers, employees and agents from and against any and all lawsuits, penalties, damages, settlements, judgments, decrees, costs, charges and other expenses including attorney's fees or liabilities of every kind, nature or degree arising out of or in connection with the rights, responsibilities and obligations of WINTERFEST under this Agreement or the Event, conditions contained therein, the location, construction, repair, removal, demolition, maintenance, use or occupancy of the Dockage Facilities or improvements thereto, or the breach or default by WINTERFEST of any covenant or provision of this Agreement except for any occurrence arising out of or resulting from the intentional torts or

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- gross negligence of the CITY, its officers, agents and employees acting during the course and scope of their employment.
- (b) Without limiting the foregoing, any and all such claims, suits, causes of action relating to personal injury, death, damage to property, defects in construction, rehabilitation, operation, maintenance, repair or restoration of the Dockage Facilities or the Event, alleged infringement of any patents, trademarks, copyrights or of any other tangible or intangible personal or real property right, or any actual or alleged violation of any applicable statute, ordinance, administrative order, rule or regulation or decree of any court, is included in the indemnity.
- (c) WINTERFEST further agree to investigate, handle, respond to, provide defense for, and defend any such claims at its sole expense and agrees to bear all other costs and expenses related thereto even if the claim is groundless, false or fraudulent and if called upon by the CITY, WINTERFEST shall assume and defend not only itself but also the City in connection with any claims, suits or causes of action, and any such defense shall be at no cost or expense whatsoever to CITY, provided that the CITY (exercisable by the CITY's Risk Manager) shall retain the right to select counsel of its own choosing.
- (d) Nothing in this Agreement shall be construed to affect in any way the City's rights, privileges and immunities as set forth in Florida Statutes Section 768.28.
- **9. Parking.** Vehicular parking for employees and contractors of WINTERFEST is not permitted at designated dock permit parking areas, except as permitted by the Contract Administrator.
- **10. Delivery of Equipment.** Delivery of equipment, accessories and display material to the vessels participating in the Event is strictly prohibited at the Dockage Facilities, unless expressly approved by the Contract Administrator before such delivery.
- **11. Vandalism.** CITY shall not be responsible for vandalism or damage to vehicles or vessels in connection with the Event while berthed at the Dockage Facilities.
- **12. Noise.** No amplified sound or music of any kind shall be permitted at the Dockage Facilities during the staging activities for the Event.
- **13. Storage.** Use of the Dockage Facilities for storage of equipment or related accessories prior to the term of this Use Agreement is strictly prohibited.
- **14. Fueling and Petroleum Products.** Other than the CITY'S approved mobile fueling site on New River, fueling of vessels at the Dockage Facilities is prohibited. Oil changes, lubrication of engines or related parts, transmission fluid changes, and any type of maintenance on engines that produces toxic omission at the CITY'S Dockage Facility / Staging Area is strictly prohibited.

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- **15. Security.** WINTERFEST shall be solely responsible for providing security for the vessels, their owners, employees, contractors, guests and invitees during the Event. It shall be WINTERFEST'S obligation to ensure pedestrian traffic movement from interfering with vessel activities at the Dockage Facilities during the Event.
- Temporary Improvements. All costs, fees, permits and other governmental approvals related to the delivery, erection, use and removal of Event related equipment, trailers, tents, or other related accessories shall be the sole financial responsibility of WINTERFEST. Any such improvement that necessitates the physical attachment of the item to CITY property must be commenced upon the prior approval of the Contract Administrator. The removal of such items after the Event shall be the sole responsibility of WINTERFEST, including repair or replacement of any damaged mooring pilings, cleats, docks, walks, landscaping, buildings and equipment, electrical wiring or accessories. Notwithstanding prior approval of the Contract Administrator, WINTERFEST is required to obtain any and all applicable governmental permits and approvals for any activities, work or improvements requiring the issuance of a permit or approval with respect to WINTERFEST'S use of the Dockage Facilities in conjunction with the Event.
- **17. Marine Sanitation.** All vessels using the Dockage Facilities connected with the Event must be equipped with a U.S. Coast Guard approved marine sanitation device, which meets or exceeds all local, state and federal regulations.

18. Special Conditions.

- **18.1** This Agreement may be terminated without notice in the event of threat to the public health or public safety as may be determined in the sole discretion of federal, state or local officials charged with making such determinations. The CITY shall not be liable to WINTERFEST for any losses incurred by reason of such termination.
- **18.2** The CITY and WINTERFEST shall not assign their rights under this Agreement.
- 18.3 WINTERFEST agrees that nothing herein contained is intended or should be construed as in any way creating or establishing the relationship of partners or joint ventures between the CITY and WINTERFEST for any purpose or in any manner whatsoever, and that it shall not represent to any third parties that such is the case.
- **18.4** Either party may terminate this Agreement for any reason whatsoever with advance written notice given a minimum of five (5) days prior to the Event.
- 18.5 Liens Against the Dockage Facilities. WINTERFEST shall have no power or authority to incur any indebtedness giving a right to a lien of any kind or character upon the right, title or interest of CITY in and to the Dockage Facilities, and no Person shall ever be entitled to any lien, directly or indirectly derived through or under the WINTERFEST, or its agents, servants, employees, contractors or officers or on account of any act or omission of said

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CAM # 16-1386 Exhibit 3 Page 6 of 15 WINTERFEST as to the Dockage Facilities. All Persons contracting with the WINTERFEST, or furnishing materials, labor or services to said WINTERFEST, or to its agents or servants, as well as all Persons shall be bound by this provision of the Agreement. Should any such lien be filed, WINTERFEST shall discharge the same within thirty (30) days thereafter, by paying the same or by filing a bond, or otherwise, as permitted by law. WINTERFEST shall not be deemed to be the agent of CITY, so as to confer upon a laborer bestowing labor upon or within the Dockage Facilities, or upon materialmen who furnish material incorporated in the construction and improvements upon the foregoing, a construction lien pursuant to Chapter 713, Florida Statutes or an equitable lien upon the CITY's right, title or interest in and to the Property or Dockage Facilities. These provisions shall be deemed a notice under Section 713.10(1), Florida Statutes of the "non-liability" of the CITY.

19. Miscellaneous.

- **19.1 Entire Agreement.** This Agreement shall constitute the entire agreement between the parties, and no warranties, inducements, considerations, promises or other references shall be implied or impressed upon this Agreement that are not expressly addressed herein.
- **19.2 Two identical originals.** This Agreement has two (2) identical originals, each to be fully executed by the parties and each to be deemed an original having identical legal effect.
- 19.3 No financial interest. No member of the governing body of the CITY or other unit of government, and no other officer, employee or agent of the CITY or other unit of government who exercises any decision-making authority with regard to this Agreement shall have any personal financial interest, direct or indirect, in this Agreement.
- 19.4 Governing Law. This Agreement shall be governed as to performance and interpretation in accordance with the laws of the State of Florida.
- 19.5 Interpretation Of Agreement. Any headings of this Agreement are for convenience of reference only and do not define or limit the provisions thereof. Words of any gender shall be deemed and construed to include correlative words of any other genders. Words importing the singular number shall otherwise indicate. All references to any exhibit or document shall be deemed to include all supplements and/or amendments to any such exhibits or documents entered into in accordance with the terms hereof and thereof. All references to any person or entity succeeding to the rights, duties and obligations of such person or entity in accordance with the terms of this Agreement.
- **19.6 Severability.** If any provision of this Agreement shall be held or deemed to be or shall in fact be inoperative or unenforceable as applied in any particular case in any jurisdiction or jurisdictions or in all cases because of conflicts with any provision(s) hereof or any constitution, statute, ordinance, rule of law or public policy, or for any other reason, such circumstances shall not have

201 6 Boat Parade Dockage Facilities Use Agreement Page 7 of 12 the effect of rendering the provision in question inoperative or unenforceable to any extent whatever. The invalidity of any one or more phrases, sentences, clauses or sections contained in this Agreement shall not affect the remaining portion of this Agreement or any part thereof.

- **19.7 Amendments.** No changes, amendments, modification, cancellations or discharge of this Agreement or any part hereof shall be valid unless in writing and signed by the parties hereto, or their respective successors and assigns.
- **19.8 Notices.** Any and all notices given or required under this Agreement shall be in writing and may be delivered in person by placing in the United States mail, first class and certified, return receipt requested, with postage prepaid and addresses.

City:

Lee R. Feldman, City Manager

City of Fort Lauderdale 100 North Andrews Avenue Fort Lauderdale, Florida 33301

With copy to:

Supervisor of Marine Facilities

City of Fort Lauderdale 100 North Andrews Avenue Fort Lauderdale, FL 33301

With copy to:

Lynn Solomon, Assistant City Attorney

City of Fort Lauderdale 100 North Andrews Avenue Fort Lauderdale, FL 33301

WINTERFEST: Winterfest, Inc.

512 N.E. Third Avenue Fort Lauderdale, FL 33301

Attn: Lisa Scott Founds, Executive Director

Notices mailed in accordance with this section shall be deemed effective fortyeight (48) hours after the time the Notice has been deposited in with the United States Postal Service, postage prepaid. Notices delivered personally shall be deemed effective on receipt.

- 19.9 Warranties as to Brokers. Each party hereby represents and warrants to the others that (i) no broker, finder or other third party has been employed or retained by any of them relating to the Agreement or the transactions contemplated hereby; (ii) all negotiations relative to this Agreement have been carried on directly between them without the intervention of any person or entity; and (iii) no person is entitled to any brokerage, finders' fee or third party compensation or commission with respect to this Agreement or any of the transactions contemplated hereby.
- 19.10 ADA WINTERFEST shall have the continuing obligation of compliance with the Americans With Disabilities Act, as same may be amended

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201 6 Boat Parade Dockage Facilities Use Agreement Page 8 of 12 from time to time, with respect to the use of the Dockage Facilities under this Agreement.

- 19.11 Compliance with Laws and Regulations. WINTERFEST shall comply with all applicable statutes, laws, ordinances, rules, regulations and lawful orders of the United States of America, State of Florida, City of Fort Lauderdale, and of any other public authority that may be applicable to this Agreement and the possession, use, occupancy and maintenance of the Marina under this Agreement.
- **19.12 No Waiver of Sovereign Immunity.** Nothing contained in this Agreement is intended to serve as a waiver of sovereign immunity by any agency to which sovereign immunity may be applicable.
- 19.13 No Third Party Beneficiaries. The parties expressly acknowledge that it is not their intent to create or confer any rights or obligations in or upon any third person or entity under this Agreement. None of the parties intend to directly or substantially benefit a third party by this Agreement. The parties agree that there are no third party beneficiaries to this Agreement and that no third party shall be entitled to assert a claim against any of the parties based on this Agreement. Nothing herein shall be construed as consent by any agency or political subdivision of the State of Florida to be sued by third parties in any manner arising out of any contract.
- **19.14 Non-Discrimination.** WINTERFEST shall not discriminate against any person in the performance of duties, responsibilities and obligations under this Agreement because of race, age, religion, color, gender, national origin, marital status, disability or sexual orientation.
- 19.15 Waiver. The parties agree that each requirement, duty and obligation set forth herein is substantial and important to the formation of this Agreement and, therefore, is a material term hereof. Any party's failure to enforce any provision of this License shall not be deemed a waiver of such provision or modification of this Agreement. A waiver of any breach of a provision of this Agreement shall not be deemed a waiver of any subsequent breach and shall not be construed to be a modification of the terms of this Agreement.
- 19.16 Emergencies. If an emergency situation arises with respect to the Dockage Facilities during the term of this Agreement or any condition relating thereto or to the Event which presents an imminent threat to the health or safety of Persons or property, the CITY shall make reasonable efforts to provide telephone notice to the WINTERFEST'S Contact Person. If, following that notice, WINTERFEST fails to take timely action to correct the emergency situation, and allowing the emergency situation to continue would pose an imminent threat to health or safety to Persons or property, CITY may undertake such limited actions as are necessary to eliminate the emergency; and CITY shall be entitled to recover its reasonable costs of cure from WINTERFEST. For the purposes of this Paragraph, WINTERFEST'S Contact Person shall be LISA SCOTT-FOUNDS; telephone number 954-767-0686; cell phone number 954-562-7021; fax number 954-767-0665; and e-mail address: Lisa@Winterfestparade.com.

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In the event the WINTERFEST'S Contact Person or any other information pertaining to the WINTERFEST'S Contact Person shall change, such change shall be provided to the Contract Administrator.

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[THE BALANCE OF THIS PAGE INTENTIONALLY REMAINS BLANK.]

IN WITNESS OF THE FOREGOING, the parties have set their hands and seals the day and year first written above.

WITNESSES:	CITY OF FORT LAUDERDALE			
· · · · · · · · · · · · · · · · · · ·	By John P. "Jack" Seiler, Mayor			
[Witness type or print name]				
	By Lee R. Feldman, City Manager			
[Witness type or print name]				
(CORPORATE SEAL)	ATTEST:			
	Jeffrey A. Modarelli, City Clerk			
	Approved as to form: Cynthia A. Everett, City Attorney			
	Lvnn Solomon, Asst. City Attorney			

WITNESSES:	WINTERFEST, INC., a Florida corporation
	on a contract of portation
, , , , , , , , , , , , , , , , , , ,	Ву
[Witness type or print name]	[Type or print name & title]
	(CORPORATE SEAL)
[Witness type or print name]	
STATE OF FLORIDA: COUNTY OF BROWARD:	
. 2	nstrument was acknowledged before me this 016, by, as of
WINTERFEST, INC., a Florida personally known	corporation, on behalf of the corporation. He is to me or has produced as identification and did not (did) take
an oath.	ao identification and did not (did) take
(SEAL)	
	Notary Public, State of Florida (Signature of Notary taking Acknowledgment)
	Name of Notary Typed, Printed Or Stamped
	My Commission Expires:
	Commission Number



City of Fort Lauderdale: 2016 Winterfest Boat Parade Site Plan and Vessel Staging

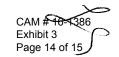
City of Fort Lauderdale Public Parks Area Other Points of Interest Vessel Staging Area Alternate Vessel Staging Areas Spectator Viewing Area 375 750 CAM # 16-1386 Exhibit 3 Page 13 of 15

Exhibit -



City of Fort Lauderdale Marine Facilities Admiralty and Maritime Dockage Agreement

ood conditio	WHEREAS, the City operates and maintains municipal doc on; and WHEREAS, Owner is the legal and registered owner of the WHEREAS, Owner desires to lease from the City a dock sli	vessel or yacht ("Vessel") describ	ed below; and		nted or registered	vessel(s) (exclud	ing house boats)	capable of self	-propulsion and
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tart Dat				Nights: 1			. .	Account I	
	ame :				-		er Category:		
ength O	Overall: Beam : D	raft: Facility	&Slip No.: Uti	lities: Min:	30amp	50amp	_100amp	_ 3phase	480V
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ddress:									
'elephon	ne: Home:	Business:		Email:					
oat U.S.	. Number and Expiration:								
redit C	ard Number: Visa / MasterCard Number:				Exp:				
	V THEREFORE, City and Owner, in exchange for valuab								
1. 2.	The above recitals are true and accurate and are incorporate and are incorporated agrees to rent the dock slip or slips identified above	orated in this Agreement.	-		-		greement. The te	rm of this Ag	reement may i
3.	exceed one (1) year unless authorized by the City Common There is no agreement to create a bailment of the Vesse	I, nor do the parties intend to cr	reate a bailment of the Ve	ssel.					
4.	This is an Admiralty and Maritime Dockage Rental Ag Fort Lauderdale. Owner agrees to pay City dock rental fees as specified								-
5.	specified above. Refunds due to lease termination, or f increases in costs for utility services.								
6. 7.	This Agreement is effective for the period specified about the event a deposit is required to rent the slip or slip.	ive and shall remain in effect urips, the deposit will be held by	nless terminated pursuant the City and refunded i	to the terms of the	Agreement. this Agreement	only if the Own	er is in good str	anding. An (Owner is in go
	standing for purposes of this Agreement if the Owner h Owner for damages. The City shall have no obligation t	to place Owner's deposit into a	separate account or to pa	y interest on the der	osit			-	
8,	This Agreement is for berthing space only and does no City shall not be liable to Owner for care, protection or caused. The Owner hereby releases the City from any	security of the Vessel, its appur	rtenances or contents, or	for any loss or dama	ige of any kind	or nature to the '	Vessel, its appurt	tenances, or c	ontents, hower
	condition or use of the City Docking Facility, dock sli warranty or representation of any kind as to the condition	o or the City's services whether	r such injury is caused b	y or through the ac	ts or omissions	of the City or b	y any other caus	e whatsoever	. City makes:
9.	to persons or property occurring on City property for an Owner agrees to hold the City harmless and to save, det	iy reason.							
	including, without limitation, attorney's fees, whether omission on the part of the Owner, Owner's agents, e	at the trial or appellate level, i imployees or guests or in conn	for any injury, loss or de section with any false or	mage to person or misleading stateme	property arising	directly or ind	irectly from or i	n connection	with any act
10.	indemnity shall be subject to the approval of the City. This Agreement may be terminated prior to the expirati	on date upon occurrence of the	following conditions:						
	By the City for breach or forfeiture of any B. By written notice of termination without of C. By Owner upon written notice accompani	cause by the City to the Owner.		vner.					
	C. By Owner upon written notice accompani D. By City in the event of the sale, transfer purposes of this Agreement, sale and transfer	or rental of the Vessel or by vi	irtue of an assignment of	the rights under thi	s Agreement to	any other perso	n or entity not a	party to this	Agreement. P
11.	Owner of the Vessel. Written notice mailed or delivered to the Owner's addr							-	
12.	the City concerning the terms of this Agreement. It is understood and agreed that this Agreement is for the	e Vessel only and is personal to	o the Owner of the Vesse	l, whether that own	er be an individ	ual, corporation,	limited liability	or other corp	orate entity. Ti
	Agreement is not assignable or transferable to any other entity which owns the Vessel. Further, all or a portion	of the dockage space may not b	e sublet or assigned to a	third party or entity	. Use or occupat	ncy of the Vesse	l is restricted to	the Owner ar	d his/her fami
	paid crew and bona fide guests while located on City corporate entity while subject to this Agreement no lat- any of the partners other than the original signer of this	er than 24 hours following such	r agrees to advise the Ci h change. Part ownership dissolved for any reason	of a vessel does no whatsoever	ot in any way im	ply an obligatio	n on the part of	the City to fu	mish dockage
13.	The City reserves the right to use or rent the docking sli reduction in rental fees under this Agreement in the ev	ip or slips rented hereunder who	en such docking slip or sl	ips is or are unoccu	pied for any per ers and operators	iod exceeding 2-	hours. The Ow shall advise the	ner shall not Dockmaster o	oe entitled to a
	time of return to the dock at the time of departure. Of adequate notice of the return date, then the City reserves	wners or operators of any Vess s the right to assign another doc	sel with annual, seasonal king slip or slips of simil	or monthly status a ar size.	are required to g	rive 48 hours' n	otice of their ret	turn. If Owne	fails to provi
14.	Prior to signing this Agreement, Owner shall furnish the injury insurance which insurance shall name the City	as a loss payce and additiona	d insured and shall prov	insurance for the a ide proof of owner	bove described to ship of the Ves	ressel including sel. This proof	public liability, p shall consist of	property dam a current cop	age and persor by of either sta
15.	registration of the Vessel or documentation by the U.S. All applicable dockage fees are payable in advance of a due.	any specified period. In the eve	ent a payment is more the	an 5 days late, the (Owner agrees to	pay a one-time	late fee of 15%	on each perio	dic payment pa
16.	The Owner, his or her employees, agents, licensees or the dock. Pursuant to Chapter 8-116 of the City's Code	invitees injuring or damaging to of Ordinances, the City shall he	he City's docks shall im: ave a lien on the Vessel, i	nediately reimburse ts equipment and ar	the City in an a	amount equal to nich damaged th	the cost of repai	iring such dar	nage or injury
17.	The Owner agrees the City shall have a lien, maritime personal injury or damage caused or contributed by the	or possessory, upon the Vessel to Vessel, Owner, guests or cre	l and any other vessel or ew, including but not lin	wned by the Owner nited to damage to	for storage fees pier, piling, doo	, dockage fees, ks, wharf, buoy	repairs, improve s, other vessels,	pollution by	discharge of
	products, sewage or toxic waste or any hazardous mater other disposition of the Vessel. The lien shall attach as	of the commencement date of t	this Agreement and releas	sed when all fees ov	ved are paid in f	ùll. As an additi	onal remedy, Ov	wner hereby a	uthorizes City
	sell Vessel at a non-judicial sale in the event of non-pay of section 328.17 of the Florida State Statutes, Furthe limitation, maritime laws.	ment of rent, storage fees, utili r, in the event of a breach or v	ity charges, service fees o violation of this Agreeme	r any other fees aut ent, City shall be er	horized by statu atitled to pursue	te for a period o any and all res	f six months in a nedies available	under law in	th the provisio cluding, witho
18.	In the event of any breach/default hereunder, the Owne cost associated with recovery for breach of this Agreem		ction fees, collection serv	ice fees, dockage fe	es, damages, att	omey fees, com	t costs, interest,	late fees and	any other fees
19.		is and ordinances of the City a	nd all rules and regulation	ons for the City Ma	rine Facilities; and parking rules	a copy of said r	ules and regulati	ions is attach	d hereto and l Marine Faciliti
	are part of this Agreement. Should a breach of the Agr upon such termination, City may immediately remove the	eement or violation of any rule	and/or regulation occur,	this Agreement sh	all terminate im	mediately at the	sole discretion of	of the City. O	wner agrees th
20.	The person signing below does hereby certify that he/s also certifies that the description of the Vessel is com-	he has read, fully understands a ect and that he/she is the lawfi	and agrees to comply wit all Owner of the Vessel o	h all of the condition or is the authorized	ns of this Agree agent of the O	ment and the re wner and has th	les and regulation to power and au	ons attached l thority to ent	erewith. Own er into a bindir
21.	agreement on behalf of the Owner. If the Vessel remains at the slip following the termination dockage and shall pay the City the then applicable daily	on of the Agreement, and witho	out otherwise limiting the	rights of the City h	ereunder, Owner	r shall be deeme	d occupying the	slip for pur	oses of transie
22.	In the event of litigation to enforce or interpret this Aga waive their right to request a trial by jury.					istrict Court for	the Southern Di	istrict of Flori	da. Both parti
23.	The City's rights and remedies hereunder are cumulation otherwise available in law. No waiver or forbearance								
	hereunder or the payment of any amounts after the sam waiver of any other default then or thereafter existing.	e have become due or at a time							
24. 25.	The obligation of each Owner executing this Agreemen If any provision contained in this Agreement shall be	t is joint and several. held to be invalid, illegal, or i	unenforceable in any res	pect, this shall not	affect any other	provisions and	this Agreement	shall be con	strued as if su
26.	provision had never been contained in this Agreement. This Agreement is the entire agreement between the par	ties and supersedes all prior ag	reements. No modificatio	ns or amendments t	o this Agreemer	nt are valid unles	s in writing and	signed by bo	h parties.
	er/Agent/Captain:	City	r						
Owne	ar Ageno Captain.	0.11							



City of Fort Lauderdale Marine Facilities Admiralty and Maritime Dockage Agreement

City of Fort Lauderdale Marine Facilities **Dock Rules and Regulations**

- Floating Homes/Houseboats: Floating homes as defined under City Code of Ordinances 47-19.6.A.1 are strictly prohibited. This prohibition applies to all floating homes designed or used primarily as a dwelling or residence including those that may have been altered or converted by mechanical means or otherwise for the purpose of transforming the watercraft to meet the minimum definition of vessel as defined in City Code of Ordinances 47.19.6.A.2. Houseboats are not permitted.
- Slip Assignment: The Dockmaster or dock staff shall assign slips and no changes will be permitted without the City's permission. No stacking or rafting of vessels is permitted. Bona fide tenders that normally reside aboard or are towed may be tied alongside or astern of the Vessel at the Dock master's discretion, but may not protrude beyond the limits of the slip. Tenders may not be left in any slip alone or unattended for any period without the permission of the Dockmaster.
- Motorized vehicles: No motorized vehicles, bicycles, roller blades, skateboards, scooters or any other mechanical transportation, other than ambulatory scooters or wheelchairs, may be ridden on the docks. Storage of any equipment on piers, seawalls or adjacent green space areas is prohibited. Examples include but are not limited to: Bicycles, surfboards, plants, dock boxes, oil and grills.
- Seaworthiness: Only vessels in good and seaworthy condition and in a constant state of readiness will be permitted to enter the dock space. Owners of vessels whose propulsion machinery is inoperative in excess of 24 hours must notify the Dockmaster immediately. Owner must inform Dockmaster of the action being taken to return the vessel to operation as soon as possible and the Owner's plan for immediate evacuation should an emergency requiring evacuation occurs. The City reserves the right but not the responsibility to take any action it deems necessary to safeguard said Vessel, adjacent vessels, docking facility or property of the City. Owner agrees to pay all reasonable costs and service fees incurred by the City.
- Vessel appearance: The Owner is responsible to keep the Vessel in such condition that it does not become unsightly or dilapidated or reflect unfavorably on the appearance standards of the City's Marine Facilities. Decks of all vessels berthed at the City's Marine Facilities shall be kept clear of debris, trash or other unsightly material at all times. Laundry of any type or any item of a personal nature shall not be hung or spread to air dry in the public view of any vessel, or pier.
- Garbage and waste: All garbage and trash shall be placed in the City provided receptacles. Disposal of oil, filters, rags and hazardous materials shall be legally disposed of away from City property and not disposed of in City containers. The discharge of any trash, petroleum product, hazardous material, wastewater or sewage into waterways is strictly prohibited.
- Fires and Dangerous Conditions: The use of charcoal burners, BBQ grills, gas or electric welders, gas torches or any other flame producing equipment is prohibited except within the Vessel (e.g. cooking, stoves lamps, lanterns).
- Fueling: Fueling of a vessel is prohibited at all Municipal Marine Facilities except as permitted under Chapter 8 -118 (b) (c) (d) (e) (f) of the City of Ft. Lauderdale Code of Ordinances. Vessels desiring to fuel must contact the Dockmaster for approval.
- Swimming/Diving: Recreational swimming and diving from marine facilities is prohibited. Diving for vessel bottom maintenance/repair is permitted. Fishing permitted in designated areas only.
- Generators: Vessel generator use is permitted. Upon notice of a complaint of any kind relating to noise and/or odor, etc., the use of said generator must cease
- 11. Maintenance: Repaints, outfitting or refitting of vessels at the docks is prohibited. Minor repairs, which require paint touch-ups, mechanical adjustment, electrical work and varnishing, are permitted subject to the Dockmaster's approval. The use of some power tools is permitted. This is strictly limited to vacuum sander, drill and buffers. Grinders, chippers, needle guns tenting, and tarps are not permitted. Upon a complaint of any kind relating to power tool noise, dust, etc. the use of said tool will cease immediately. Portable compressor and generator use from docks is prohibited. Spray painting or any kind is strictly prohibited. All work is restricted to aboard the Vessel. No work will be permitted on piers, seawalls or in public greens spaces adjacent to any of the City's Marine Facilities.
- 12. Tipping: Tipping of dock staff is prohibited.
- Signage: No signage or banners may be placed on the Vessel, the dockage space or adjacent to the marina docks except "for sale" signs which may not be larger than three hundred thirty six (336) square inches in size. The Supervisor may remove any non-approved sign or banner from the Vessel without notice to the Owner. Similarly, the Owner may not affix or attach by any means, any other object, fixture, or equipment to the docks without prior written permission from the Supervisor. Neither the Vessel's nor the Supervisor's address shall be used for business purposes without written prior permission of the Supervisor.
- 14. Utility Failure: City is not responsible for any utility failure or damages that may result there from
- 15. Noise: Owners/guests/tenants/tradesmen shall use discretion in the use of televisions, stereos, loud hailers, horns, radios or any other on-board equipment so as to not create a nuisance. Rigging shall be secured to prevent slapping. Masts with self-storing sails are required to have stoppers.
- Hurricanes: Upon receiving verbal notice of "Tropical Storm Warning', issued by the National Hurricane Center, all vessels moored at the City's Marine Facility are required to remove loose gear, electrical cords and water hoses. It is strongly recommended that Owner seek and secure other dockage at hurricane safe harbor or
- 17. Soliciting at Docks: It shall be unlawful for any operator of a charter boat, fishing boat or sightseeing boat docked at the municipal docks to solicit business or offer for sale goods, wares, merchandise or services at any other place other than from the boat so licensed or from a sales booth operated in connection therewith.
- 18. Use of City Water: No Vessel shall be permitted to use a siphon at any time which is connected with the City water supply, or use the City water supply to force water through such siphon. City water shall not be used as a coolant for air conditioners or other machinery. Air conditioners and water supply hoses must be turned off on unattended Vessels.

NOTICE TO VESSEL OWNERS: The City hereby informs you that in the event you fail to remove your Vessel from City Marine Facilities promptly after the issuance of a tropical storm warning or hurricane watch for south Florida, from Cape Canaveral through the Florida Keys, in accordance with Florida Statute Section 327.59, the City, its employees or agents, is authorized to remove your Vessel, if reasonable, from its dock slip or slips or to take any reasonable actions deemed appropriate by the City, its employees or its agents, in order to better secure your Vessel and to protect marina property, private property, and the environment. You are further notified that you may be charged with a reasonable fee for labor materials or any other fees associated with any such action. The City shall have no liability for damage to property or person resulting from these actions.

PARKING RULES AND REGULATIONS

- Each vessel docked at the City's Marine Facilities is entitled to one parking space at no additional charge as long as dockage fees are current. Two parking permits may be issued to vessels whose duration of stay exceeds 30 days.

 All parking permits are valid up to a maximum of five days beyond the date through which dockage fees are paid. Dockage rental fee must be kept current for a violation not to occur. Depending upon space availability, the Supervisor may issue additional temporary day guest permits. All such permits are temporary and revocable at will and shall be surrendered at the request 1.
- 3.

- of the Dockmaster.

 No parking permits will be issued for any period dockage is in arrears.

 Temporary permits must be displayed on the rearview mirror at all times.

 Any alteration in display or changes of dates is not permissible and may result in the loss of parking privileges.

 The Dockmaster's office has no authority to void or negate parking tickets. All disputed parking tickets must be submitted to the Parking Systems office.

Violation of the above rules and regulations, disorder, depredations or indecorous conduct by an owner, crew or guests that might injure a person or cause damage to property or harm the reputation of the City Docking facilities shall be cause for immediate removal of the vessel in question from the dock. Any unused portion of the rental term will not be refunded and shall be retained by the City. City reserves the right to pursue any and all remedies available as a result of violation of these Rules and Regulations.