

Sailcrafters, LLC Complete Dock-to-Dock Sailboat Service Agreement 2018/ 2019

Name: _____ Date: _____

Address: _____

City: _____ State: _____ Zip: _____

Phone/ Cell: _____ Home/Work: _____

Email: _____

Secondary Contact

Name: _____

Phone/ Cell: _____

Boat Type: _____ Length: _____

Hull ID #: _____

Boat home Location: _____ (Buoy / Slip / Trailered)

Slip/Buoy #: _____

Date boat picked up: _____ Location: _____ Time: _____

Date boat dropped off: _____ Location: _____ Time: _____

Section Below for Sailcrafters to Complete ONLY

Complete Service Cost: \$ _____

Additional Services: _____

Additional Cost: \$ _____

Total Cost: \$ _____

Fall Payment Date: _____

Type: _____ Initials: _____

Spring Payment Date: _____

Type: _____ Initials: _____

Sailcrafters LLC Complete Dock-to-Dock Sailboat Service Rates	
Includes inside non-heated storage only	
Boat Length	Price
Under 22ft	\$1,500
22-25ft	\$1,800
25-30ft	\$2,200
30-35ft	\$2,800

This page for Sailcrafters staff use only

Included Services	Date	Initials	Notes
Take out:			
Remove Sails			
Mast down			
Take boat out			
Move to storage			
Power wash			
Install cover / Shrink wrap			
Launch:			
Cover OR shrink wrap removal			
Move boat and put in at dock OR bouy			
Mast up			
Install Sails			
Trailer storage			
Additional Services (Fees apply)			
AIS Removal			
Sail Repair			
Trailer Maintenance/ Labor/ Materials			
Bottom Paint			

Terms and Conditions of Sailcrafters Complete Dock-to-Dock Sailboat Service 2018/2019

The Boat Owner agrees to the following;

Insurance Mandate

The Lessee (Boat Owner) must self-insure the boat for damage or loss. The lessor (Sailcrafters LLC.) shall not be held liable for any damage or claims arising out of damage or theft to lessee's stored equipment, sustained as a result of fire, theft, acts of third parties, corrosion, snow, rain, ice, moisture, roof collapse, rodents, vandalism, transport or other cause of damage. Lessee agrees to maintain proper insurance coverage during the term of the agreement. To the extent the Lessee fails or is unable to insure the property, the Lessee is deemed to be self-insured, thereby making the Lessee solely responsible for the loss. This agreement for storage is not assignable and no refund of storage or service charges shall be made upon termination or this storage agreement prior to the end of the term.

Limitation and Release of Liability

The Lessee realizes that his/her property is being stored at the sole risk of the Lessee. The liability of this storage facility is limited to the amount of rent paid by the Lessee.

The Lessee has agreed to release the Lessor from liability in the event of loss or injury. The release of liability applies to the Lessee and any person authorized to enter the premises by the Lessee. This release of liability covers losses of any kind. The Lessee agrees to release the Lessor from the damages that may be caused by his/her own negligence. The Lessee realizes that the facility is not staffed, guarded, patrolled or monitored.

Access to the Storage Facility

The Lessee understands that he/she will not have access to the storage facility unless prior arrangements have been made with the Lessor. Boat Owners and contractors are NOT permitted to perform work on boats in our Facility.

Requirements and Limitations

Boat trailers must be in a safe and legal operating condition including working lights, current license, proper tie-downs available and motor empty of fuel. Storage of fuel on the boat is not permitted.

*Extra fees will apply if extra work on the trailer is required prior to transport. All fees must be paid prior to boat delivery in the spring.

The Lessor has rights to recover the amount due the Lessor for the non-payment of rent in the event of a default according to the laws of the State of Minnesota.

By signing the below, I, the Boat Owner, agree to all terms above.

X _____ Date _____