Municipality of Skagway Haulout & Storage Agreement (See reverse side for particulars)

Please fill in and return to Borough offices of Harbormaster

REGISTER	RED OWNER:								
MAILING	ADDRESS:								
E-MAIL ADDRESS:						PHONE:			
EMERGEN	CY CONTACT:								
VESSEL NA	ME:	RADIO CALL SIGN:							
NUMBERS			COLORS			CHANNELS MONITORED:			
ADF&G:			HOUSE:			VHF:			
AK:			HULL:			SSB:			
O.N.:			TRIM:			C.B.			
NET TONS:	:			GROSS TONS:					
O.A.L	O.A.LENGTH: KEEL I		NGTH: O.A. BEAN		D.A. BEAM:	: DRAFT:		RAFT:	
		I.		1			<u> </u>		
Dates o	of Storage			to			Sq.ft.		
		be stored ((please inclu	ide license plat	e if storing	boat trailer)			
			(produce miles)	Tene meeting prom	<u> </u>	,,			
		ve cannot g	uarantee yo	l launch dates i ur specific hau e to accommod	lout of laur	nch dates, bu			
Prefe	erred Haulout	· Date		Preferred Haulout Time					
Preferred Haulout Date Confirmed Haulout Date				Confirmed H					
Preferred Launch Date				Preferred Laun					
Confirmed Launch Date				Confirmed Laur					
COIII	iiiieu Lauiici	Date			Com	iiiiieu Lauiici	ii iiiiie		
Amount Du	IIE .	1							
Paid Thru		l		Receipt N	lumber				
Method of	Payment:	Cash		Check	arriber	Credit Card	I		
		I have read	of the agre	stand and agre		terms and	1		
Signature	gnature					Date			
Harbormas	ster					Date			
Approved				Disapproved					

Skagway Small Boat Harbor Haul-Out and Storage Agreement

- 1. Client is responsible for paying haul-out by due date on bill.
- 2. It is the owner's responsibility to confirm dates and times of haul-out and launch.
- 3. Skagway Small Boat Harbor reserves the right to adjust haul-out and launch dates and times due to situations beyond its control, such as weather, tides, mechanical problems, emergencies, etc.
- 4. The owner/agent hereby represents and warrants that he/she is acting for the true and lawful owner/agent of said vessel, that there are no outstanding claims of sellers, co-owners, lenders, purchasers, or other liens of any kind.
- 5. The blocking or other support provided for the boat or vessel is done in a manner deemed most useful by the Harbormaster, and the Harbor assumes no liability for damage caused by any blocking or other support, unless the owner/agent shall have given the Harbormaster advance written notice of specific support requirements for the said boat or vessel.
- 6. The owner agrees that any property damage to the boat, the contents thereof, or any other property of the owner in or on any portion of the harbor facilities is and shall be the sole responsibility of the owner. Causes of damage shall include, but not be limited to, vandalism, malicious mischief, theft, or damages caused by weather, ice, freezing, wind, or animals.
- 7. The owner promises and agrees to hold the Harbor harmless from any and all claims of any other person, persons or Organizations arising from or by reason of claims of lien or title interests in or to said vessel or any of its machinery, equipment, apparatus, or apparel.
- 8. It is understood and agreed that the Harbor accepts the described boat or vessel for storage, and agrees only to provide reasonable care on the part of its own agents and employees with regard thereto, and the Harbor assumes no liability for loss by fire, the elements, vandalism or other causes not the result of the exercise of reasonable care by the agents.
- 9. The owner understands and agrees that the Harbor may move the vessel or boat at any time for purposes of utilizing its storage area or making changes, repairs, or alterations therein, PROVIDED that no charge shall be made to the owner for such moves unless they are made by reason of moving said boat or vessel to a sales impound of disposal area for nonpayment, in which case the normal moving charges shall apply.
- 10. Signature of owner on the Haul-Out Agreement shall constitute as the applicant's admission of familiarity with the Harbor Policy and agreement to comply with the same.
- 11. Items left in storage 7 days or longer will be charged for the entire month. There is a minimum storage fee of \$50.00 (250 sq. ft.) plus sales tax per month. All payments are due in advance.
- 12. Skagway Small Boat Harbor is not responsible for damages to property that may incur in the storage yard.