## 2024 DOCK SPACE RENTAL AGREEMENT

**Between**: BENJAMIN CHAMBERLAIN REALTY, LLC or its successors and assigns (referred to herein as "Bridge Marina" or "the Marina"), 179 & 180 Bridge Road, Salisbury, MA 01952, (978) 465-1153 (mailing address PO Box 1480, Newburyport, MA 01950), and

Renter's Name:		(referred to herein as "Renter" or "Owner")
		State/ZIP:
Email address:		
For a period from: <b>May 15, 2024</b> to <b>October 8, 2024</b> (rental perio placed, entirely at the boatowner's risk, the following (and only the fo	od). This is an agreeme	
Name of Boat: Make &		
Registration No:	LOA*:	/ <b>Draft</b> : FEET
All boats will be measured for overall length, including	<mark>ıg, but not limited to, pul</mark>	pits, motors, outboard extended, bow sprits, swim platforms, etc.
	eason \$ Pd/Check #	
	Pd/Check #	
· · · · · · · · · · · · · · · · · · ·	Pd/Check #	
Balance Due (Due April 15, 2024) =         \$         Date	Pd/Check #	inis reason is non-rejundable.
<ol> <li>This agreement is for the use of dock space only. It is for the rental of space for not be liable for the care or protection of the boat including her gear, equipment or equipment. In the event of a severe storm the Owner agrees to follow instrual boats to be removed from the docks. If the owner is unable, cannot be compay any related fees. In case of emergency, notify:</li></ol>	nt and contents, for any los cctions from the Marina, inc tacted, or refuses to do so, ' paid in full prior to dockin n the operation of engines, eash all pets. CONTRACTOR, WHETH A CURRENT CERTIFIC. MPENSATION, AND AUT	ss or damage of whatever kind or matter to the boat, her contents, gear cluding the laying of additional anchors, mooring lines, or may require these tasks may be performed by the Marina and the Owner agrees to ng. Sub-leasing of slips is not permitted. generators, radios and television sets so as not to create a disturbance. HER AN INDIVIDUAL, LLC, OR CORPORATION, OR IF A BOAT ATE OF INSURANCE FOR THE CONTRACTOR OR BROKER TO LIABILITY. IT IS FURTHER AGREED THAT CERTIFICATE
<ul> <li>WILL REFLECT THAT BRIDGE MARINA, 179-180 BRIDGE ROAD, SALISBURY, MA 01952 IS ADDED AS AN <u>ADDITIONAL NAMED INSURED</u>, AS WELL AS BEING THE CERTIFICATE HOLDER.</li> <li>Oil, spirits, inflammables and oily bilges may not be discharged into marina waters or on marina land. Swimming, diving, or fishing from the docks is not permitted by the</li> </ul>		
7. No insurance is carried by Bridge Marina on Owner's boats or other proper Bridge Marina from any and all claims for loss or damage however caused, condition to be a fire hazard and further agrees to carry adequate and appropr	including hauling. The Ow	vner agrees and warrants that the boat will not be left for storage in a
Marina a copy of their current boat insurance policy or certificate showin 8. The Owner or anyone in privy with the Owner agrees to indemnify and hold resulting from any such personal injury for any guest, family member, mechai claims, including, but not limited to, any damage, judgment, interest, or atto which could result in a claim against Bridge Marina. The Owner agrees and c claims.	<b>ag both Hull &amp; Liability co</b> harmless Bridge Marina fo nic or other agent of the Ov prney fees. The Owner agre covenants that he/she will d	overage. or any personal injury or death suffered or any consequential damages wner. The Owner agrees to pay any and all costs associated with such sees to promptly notify the Marina of any injury or other occurrence lefend, indemnify and save the Marina harmless from any and all such
9. Any amount due hereunder and not paid in full within 30 days of demand shall 10. In the event that any amount due hereunder shall remain unpaid for a period o enforcement of the lien granted by M.G.L. Chapter 255, Sections 14 and 14. actions upon liens against the Vessel, reasonable attorneys' fees shall be paid principle and service charges.	of thirty (30) days, Bridge M A. If the Marina shall emp	Marina shall be entitled to pursue all remedies available to it including ploy an attorney to collect any balance due hereunder, including any
11. The Owner shall not remove the boat from the Marina until all sums due the M 12. The provisions of this Agreement shall be binding upon Bridge Marina, the Ov 13. This agreement is a Massachusetts contract and shall be governed and enforced	wner and their successors, h	
<ol> <li>This agreement is a Wassachusetts contract and shall be governed and enforced</li> <li>This Agreement shall be executed in two or more counterparts, each of which</li> </ol>		
15. The breach of any term or condition hereunder or any rule or regulation of Bridge N the Owner does not cause the boat to be removed within five business days of de Bridge Marina shall be entitled to retain any and all payments received in advance damages. The Owner shall be liable for all reasonable attorneys' fees incurred by the	mand, Bridge Marina shall b from the Owner in full and si	be entitled to remove the boat to another location at the Owner's expense. shall be entitled to any other remedies available to the Marina as liquidated
16. The Marina reserves the right to move any and all boats to any other docking		hout notice. Further, all docking privileges may be rescinded with or
without cause and Owner's boat will be removed from the water immediately 17. Abandonment Clause. The Marina is to have no responsibility to provide spac expired. It is entirely the Owner's obligation to see that this boat is removed fr is still here after the expiration of the Rental period, the owner will be contac the date of mailing to remove the boat and it is agreed that the boat may there billed to the Owner and must immediately be paid. All values in salvage or s waives any requirement of statute law, or rule of court, that prior notice be giv stipulates and agrees that the Marina shall be entitled to be appointed cu Commonwealth of Massachusetts, subject to the usual and customary expense all reasonable attorneys' fees incurred by Marina due to Abandonment.	e for, maintain, or obligation om the Marina premises on ted by mail at his address a after be disposed of in any sale of the boat or any of it en as condition of arrest of stodian of the Vessel and	n or before the expiration of the Rental period. In such case as the boat as given on this contract. The Owner will have fifteen (15) days from further way that the Marina sees fit. The cost of such disposal will be ts parts shall become the property of the Marina. The owner further f the Vessel pursuant to any <u>in rem</u> action which the Marina brings and I to keep the Vessel for such purposes at its own facilities in the
18. The Marina shall have no obligation, financially or otherwise, to reimburse f after the date of this contract's commencement, for reasons including, but not	limited to, sale of Owner's	vessel, financial hardship, personal issues, etc.
I have read the above Space Rental Agreement and I understand and	agree to the conditions	s set forth on the pages I have received.

Accepted: