

## Allegheny Rivertrail Park

285 River Ave

Pittsburgh, PA 15215

412.781.2340

info@alleghenyrivertrailpark.org

## Boat Moorage Agreement Summer Season: May 1<sup>st</sup> to October 15

Please read, and understand, the entirety of this contract and sign on the back page.

### Applicant Information

Full Name: Date: *Last First M.I.*

Address:

*Street Address*

*City State ZIP Code Phone: Phone:*

Email: \_\_\_\_\_

### Boat and Insurance Information

Year, Make, Model \_\_\_\_\_

Hull number, Length \_\_\_\_\_

PA Registration Number \_\_\_\_\_

#### Insurance:

Company, Policy  
Number

Policy Effective Date \_\_\_\_\_ Policy Expiration Date \_\_\_\_\_ Amount \_\_\_\_\_

### Dockage

Dockage ..... per ft. length of boat for 6 months. With min, of 10% boat length fore/aft. 2ft outboards, outdrives, platforms, pulpits, davits. Dockage is non transferable, No Refunds, No Subleasing.

**Dockage will not be reserved without this signed agreement and deposit.**

1. It is understood that Allegheny Rivertrail Park (ARP): May terminate this contract in ten (10) days written Notice to signee and by refunding the remaining Dockage fee.
2. It is understood that the customer is not permitted to sell his or any other watercraft by using the facilities of the Allegheny Rivertrail Park, Inc. for advertising or demonstration, and will not engage outside help to work on his watercraft without consent of the Allegheny Rivertrail Park, Inc. This includes canvas work, radio work, mechanic work, refrigerator service, cabinet work or any other related work of service.
3. It is understood that all subcontracting work will be regulated by Allegheny Rivertrail Park, Inc. and must have prior approval.
4. It is understood that Allegheny Rivertrail Park, Inc., in case of any emergency, may operate to move the owner's watercraft in any necessary manner.
5. It is understood that Allegheny Rivertrail Park, Inc. is in no way responsible for my watercraft, watercraft equipment, watercraft contents, furniture and fixtures and personal property, while my watercraft is docked or stored at said ARP.

6. It is understood that the ARP carries no insurance of any kind and will not be responsible for my watercraft and equipment, or on any person or persons that may board my watercraft or trespass on any property, docks, or facilities of said ARP.
7. It is understood that the ARP is in no way responsible for any damage whatsoever to the previously described watercraft, and persons that may result from vandalism, collision with, or by any other craft, or objects. Any damage from weather, act of God, river conditions, floating objects, storms and wakes from other crafts, or wind, are to be no responsibility of said ARP.
8. It is understood that ARP may reassign any moorage space.
9. It is understood if collection of my account is made by a suit or any other method required. I agree to pay interest until paid in full, also collection cost, including attorney's fee.
10. It is understood that ARP may adjust moorage or storage fees when necessary to offset any and all fees or taxes incurred by ARP with its operation.
11. It is understood that ARP will in no way be responsible for any watercraft left in the water during summer. All risk is the customer's responsibility.
12. It is understood that ARP will be held harmless to any damage done to watercraft or machinery in case of power failure of any kind.

### **RESTRICTIONS**

NO person or persons other than the owner are permitted to board or use watercraft.  
NO SKIING, or SWIMMING, from DOCKS or WATERCRAFT.  
NO GAS to be carried over Docks.  
NO intoxicated person or person(s) under the influence of drugs permitted at park.  
NO person(s) permitted to work on watercraft while in slings.  
NO WATERCRAFT WITH DEAD BATTERIES WILL BE JUMPED WITH ANOTHER BATTERY.  
NO RUNNING on DOCKS or WALKWAYS.  
NO PERSONAL GEAR to be left on the DOCKS AT ANY TIME.  
NO rubbish on Docks, all rubbish must be taken to trash receptacles.  
NO sanding or painting of any watercraft while docked at APR.

### **CUSTOMER RESPONSIBILITIES**

To inspect and maintain electric cables, outlets, receptacles, and appliances.  
To properly moor their watercraft and use sufficient mooring lines.  
To equip and operate their boat in accordance with the Federal Boat Act and law of the Commonwealth of PA.  
To inspect their watercraft at regular intervals and to remove bilge water.  
To provide their children or children of guests with life jackets; NO CHILDREN UNDER 12 YEARS WILL BE PERMITTED ON DOCKS WITHOUT LIFE JACKETS.  
To remove gear and furnishings from watercraft before haul out.  
All accounts must be paid in full before launching.  
To ensure that everyone including guests conduct themselves with full respect for the rights of all other watercraft and their guests.  
The customer is responsible for the cleanliness of the immediate area of their watercraft.  
To operate their watercraft within ARP at a NO WAKE speed.  
Guests are not permitted on Docks without the owner being present.  
ALL PETS MUST BE LEASHED AND WALKED IN DESIGNATED AREAS. Pet owners and guests who own pets are solely responsible for their pets' actions on ARP property.  
Dock Boxes and Boarding Step sizes must be approved by ARP.  
Tenants are responsible for any damage to docks, slips, fixtures, or cleats in the berthing area. To comply with all customer responsibilities per (DER) Dept. of Environmental Resources and (EPA) Environmental Protection Agency regulations under penalty law.  
To cover the boat while moored or stored at ARP.

This contract shall remain permanently in effect and on going to all parties and their successors on any watercraft abandoned at ARP.

This agreement must be completed in its entirety, signed and returned to Allegheny Rivertrail Park for final acceptance.

It is understood that I (we) have read both the front and back of this agreement and fully understand the Terms and Conditions as set forth; that I (we) acknowledge receipt of a copy.

Signature: \_\_\_\_\_ Date: \_\_\_\_\_

