

Non-Motorized Vessel Storage Terms and Conditions

Pacifica authorizes the Storage customer to store their non-motorized vessel on a floating dock at the agreed location, provided it fits on a single rack space and does not interfere with and/or create a hazard for other vessels or persons.

Storage customers are allowed 24-hour access to their vessel - however, Pacifica strongly urges customers to take and return their vessels during regular business hours.

If storing your vessel at Canoe Cove Marina, you will be given a key code for the door, so you can use your vessel through our off season there.

Storage fees are for the rental of space only, and any additional equipment required by the customer must be borrowed or rented with the approval of the Pacifica Paddle Sports office.

Storage fees are due when requested. A schedule of fees will be provided with each request and is posted on our website.

The storage location may change by mutual agreement of both parties.

The storage customer assumes all risk in relation to the loss of or damage to personal property of the customer from any cause whatsoever. Likewise, Pacifica Paddle Sports shall have no responsibility or liability for the loss or damage to customer property from any cause whatsoever. The customer shall waive any rights to any claim against Pacifica Paddle Sports that they may make to an insurer or for all costs relating to the loss of, or damage to their personal property.

Pacifica employees will not allow your personal vessel to be used. If you are letting family members or friends use your vessel, please alert Pacifica, so we can assist them with the correct one.

Pacifica Paddle Sports may, at its sole discretion, choose to end this storage agreement by providing the storage customer with 30 days notice to the phone number and/or email provided by the customer when payment is made and a refund of any fees paid beyond the 30 days.

In the event a storage customer does not pay any unpaid balance of storage fees on request then Pacifica, after giving the storage customer an advance thirty (30) days notice to phone number and/or email provided on the storage agreement, may treat the vessel as abandoned. Pacifica will sell such abandoned vessel in a commercially reasonable manner and apply the proceeds to the costs of sale and any unpaid storage fees. Pacifica will make all reasonable efforts to contact the storage customer and will forward the balance of the proceeds to the storage customer.

It is the responsibility of the storage customer to inform Pacifica of any changes to contact information as soon as they occur.