Watergate Marina Rules and Policies

For the benefit of all who use these facilities, the following Rules and Regulations have been established.

- i. The word "Marina" shall hereinafter refer to the Watergate Marina facilities and any person authorized to represent it.
- ii. The word "Owner" shall refer to the owner(s) of any vessel berthed or using the Marina or the authorized representative of the owner.
- iii. The word "Office" shall hereinafter refer to the Watergate office located at 2801 Taft Street, Hollywood Florida, 33020
- iv. The word "Property Manager" shall hereinafter refer to the management personnel occupying the Watergate Condominium office.
 - 1. Owners approved and paying for new slip assignments will have 30 days from acceptance to berth their rule compliant vessel in their assigned slip. An extension of 30 additional days may be made upon written request and approval of the Executive Board.
 - 2. A copy of a valid vessel and trailer registration with the unit owners name must be supplied annually to the Watergate office.
 - 3. A valid copy of vessel's insurance policy with the unit owner as a named insured must be supplied annually to the Watergate office.
 - 4. Monthly dockage fee for unit owners is \$25 per month in addition to owner's monthly maintenance assessment. Paid separately.
 - 5. Unit owners must keep all Watergate Condominium maintenance and assessments current. Unit owners in arrears of 90 days or greater will result in immediate termination of Watergate marina privileges. Boats are to be removed at owner's expense.
 - 6. Unit owners interested in usage of the Watergate marina must notify the office in writing. If a slip is not immediately available, a first come first served waiting list shall be kept and displayed in the office by the Association management.
 - 7. In order to qualify for the marina slip waiting list, the unit owner must be current in all condominium maintenance and assessments. If the unit owner is greater the 90 days in arrears, they will be removed from the waiting list. Once unit owner becomes current, they will be eligible to reapply for the marina waiting list.

- 8. Slips are non-transferable. Transfer of boats between assigned spaces will only be allowed with the prior permission of the Marina committee.
- 9. When phase 1 water restrictions are in place, boat owners are entitled to a 15-minute wash down period upon returning from an excursion.
- 10. Unit owner trailers for the boats berthed in the Marina shall be stored in the 28th Avenue South supplemental storage lot.
- 11. Vehicle Registration form must be completed by the unit owner for the trailer being stored in the 28th Avenue South supplemental storage lot.
- 12. Boat trailer owners may attach a readable laminated paper copy of the valid trailer license plate to the trailer.
- 13. Vessels berthed in the Marina will not exceed 25 feet in length. Effective March 18, 2019, vessel length will be determined as recorded on the vessel title. Due to limited space available, only vessels which comply with the foregoing length requirement will be approved. Portable boats, paddleboats, canoes, rowboats, inflatables, kayaks, etc, may be launched and removed from the docks.
- 14. The office must be notified in writing anytime boats will be absent for more than 60 days. Executive Board approval must be requested in writing if more the 60 days is required for major maintenance or for other reasons. If approval is not obtained, the slip will be considered abandoned on the sixty-first day.
- 15. Boat repairs must be minor in nature if performed within the Marina. To be considerate of other unit owners, normal Watergate noise and nuisance ordinance shall apply to minor repairs.
- 16. Non-unit owners are prohibited from obtaining a slip space. A temporary weekly slip may be obtained from the office if no other unit is requesting a permanent open slip. The cost for a weekly rental will be \$25 and all rental occupants must follow all rules and regulations of the Marina and the Association. Failure to follow the rules may result in immediate removal from the property.
- 17. Any additional equipment (cleats, whips, ladders, and etc.) must be approved by the Marina Committee. Any and all requests must be in writing and approved prior to installation. All installations must be done by a licensed and insured vendor.
- 18. When a boat enters the Marina area, it immediately comes under the jurisdiction of the Marina and shall be berthed only where assigned and maneuvered as directed.
- 19. All boats will be secured in their assigned space in a manner acceptable to the

Marina Committee.

- 20. The owner (and guests for whom he is responsible) agrees to conduct himself at all times when on the property of the Marina so as to create no annoyance, nuisance or hazard to the Marina or to any other persons. This includes good housekeeping, sanitation practices, and the use of garbage and refuse containers.
- 21. Federal, State and Local statutes prohibit the discharge of sewage, waste material, oil and fuel, rubbish or refuse of any kind or description into any river, stream, pond or tidal waters. Heavy fines and imprisonment are the penalties for violation.
- 22. Noise shall be kept to a minimum at all times. Consideration for others requires discretion in the operation of engines and radios, in such a manner and at such times as to create no nuisance or disturbance.
- 23. The use of idle speed only when entering or leaving the Marina.
- 24. Swimming, water skiing, skateboarding, roller blading, and operating recreational scooters is prohibited anywhere within the Marina.
- 25. Boat owners shall not leave supplies, materials, accessories, or debris on Marina docks.
- 26. Charcoal or any form of open fire anywhere within the Marina is absolutely prohibited.
- 27. Young children should be accompanied by adults at all times around Marina slips.
- 28. The cleaning of fish and the disposal of fish or parts thereof is prohibited anywhere within the Marina.
- 29. Only boats in good condition, and under their own power, shall be admitted to berthing areas.
- 30. In the event of a severe storm, it is the owner's sole responsibility to take all emergency measures possible, and the Association and the Marina Committee do not assume any responsibility for said protection or damages.
- 31. In the case of any boat where water accumulates within it to the point where the boat is endangered, the owner will, if possible, pump it out. If severe leakage is the cause, the owner will remove the boat promptly for repairs.
- 32. The Marina assumes no responsibility for the safety or security of any boat or property in the Marina and will not be held liable for fire, theft, trespass, or damage to any boat or trailers or its equipment arising from any cause whatsoever.

- 33. Boaters intending to terminate there assigned slip must notify the Property Manager in writing 30 days prior to vacating.
- 34. Subleasing of slips and berthing areas is strictly prohibited.
- 35. The Marina Committee reserves the right to reassign slips for best utilization of Marina resources.
- 36. Violations any of the above Rules and Regulations shall be punished by a fine to be determined by the Condominium Board of Directors.
- 37. The Condominiums Association shall have the right to remove any vessel in violation of any of the above rules or regulations. The Association shall cause to be delivered by hand or certified mail to the owner of a vessel subject to removal a written notification signed by the Property Manager and Covenant Enforcement Committee Chairman stating the nature of the violation, the specific law, bylaw, rule, or regulation. The owner shall be responsible for all costs, fees, and charges, including removal, transportation, and storage. Upon removal, all rights to the use of the slip or trailer storage shall terminate. The owner shall have the right to receive a refund of the pro rata share of the yearly dockage fee pre paid to the Marina. The Property Manager may deduct any portion or all of the cost incurred in removing said vessel from the amount to be refunded to the owner.
- 38. Notwithstanding anything contained herein, in the event that the condition of a vessel is such that there exists an immediate danger to the public safety, navigation, or the environment, the Marina Committee may correct said condition by recommending removal of the vessel or by any means the Association deems appropriate. The owner of the vessel shall be responsible for all costs associated with said correction
- 39. Approved vessels may be stored on owner's registered boat trailer in the 28th Avenue Supplemental storage lot. Preventative maintenance, including removal of the plug, must be performed on vessels stored on trailers and power sources must be disconnected to prevent fire hazard.
- 40. Bicycles must be walked on the footbridge and docks.

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