



Waterfront Marine

281 Princeton Ave.
Brick, NJ, 08724
(732) 202-6961

Winter Storage 2024 – 2025

With Winter quickly approaching, we are excited to announce that we are now taking reservations for winter storage at Waterfront Marine.

At our Brick, NJ facility, we offer outdoor Storage for boats up to 50'+.

Please review the information below to insure you have the proper storage accommodations for your boat.

1. Please take the time to complete this sheet so we can reserve the space for you. Please remember that space is limited and fills very rapidly.
2. Balance must be paid in full by arrival of boat to our facility.
3. Space is offered on a "first come – first served" basis. Please respond quickly to insure your space is available.
4. By signing this agreement, you agree to all terms and conditions listed herein.
5. Lastly, and most importantly, please let us know how we may help you. 100% customer satisfaction is our goal.

Please do not hesitate to let us know if you have any questions or concerns.

Your satisfaction is our #1 goal!

Additional Waterfront Locations:

#1 Goll Ave. 2822 Solomon's Island Rd.
Somers Point, NJ,08244 Edgewater, MD, 21037

1821 Somers Point Mays Landing Rd.
EHT, NJ, 08234

www.waterfrontmarine.com

Premium Products ~ Exceptional Service

"Proud to be the #1 Chaparral & Robalo Dealer!"

**Winter Storage
2024 – 2025**



WATERFRONT MARINE
281 PRINCETON AVE.
BRICK, NJ, 08724



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Proud to be the #1 dealer for Chaparral & Robalo Boats! "We sincerely appreciate our customers for making this happen!"

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Name _____
Address _____
Phone _____
E-Mail _____
Boat Make _____
Boat Model _____
Boat Name _____

Waterfront Marine requires a copy of your current insurance policy to keep on file for storage. Please provide along with a signed copy of this agreement.

Rates:

All rates are for the 2024/2025 Season starting October 1, 2024, and ending April 30, 2025.

- Outside Storage originating @ Brick, NJ facility \$44 @ foot up to 10' Beam.
- Outside Storage originating @ Brick, NJ facility \$46 @ foot over 10' Beam.

I authorize my credit card to be charged:

Visa MasterCard Discover AmEx

Card Number: _____

Expiration: _____ Code: _____

Signature:

X _____

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Rate Calculator:

Length Over All in feet (LOA) _____
Rate for Storage X _____
Total Amount = _____
Tax (Total x .06625) (6.625%) + _____
Total Amount = _____

Lessee agrees to provide copy of current insurance policy

Must be paid in full prior to Sept. 30, 2024.

By signing, I agree to all the term and conditions listed herein.

1. Waterfront Marine (Lessor) shall retain the right to designate the storage space. Every effort shall be made to assign the Lessee the storage space of their choice; however, the rights of other Lessees and the Lessor's business judgement shall also be relevant factors in the assignment of space.
2. Lessor may refuse to rent space to any person for any reason.
3. All Space shall be payable in advance.
4. Lessee agrees not to sell, transfer, assign or permit the use of their space without the express written consent of the Lessor.
5. If Lessee desires to store a boat other than the craft listed in this agreement, they must obtain the written permission of the Lessor and pay any difference in rate due.
6. Only those persons listed in the agreement are permitted to enter or operate the boat in the marina.
7. Lessee agrees not to hold Lessor liable for any loss caused by any delay in launching, winter storage, transporting or commissioning caused by weather or any other event beyond the control of the Lessor.
8. Lessor does not guarantee that electrical service be continual. Lessee shall not use the Lessors electrical outlets to operate power tools, equipment, machinery, etc. without the written permission of the Lessor. Lessee agrees to disable all power on vessel when it is not being used. **(Waterfront requires all storage boats to have battery switches "off when boat is not in use).**
9. Lessee shall use the facilities for reasonable and typical boating activities. Lessee shall keep the dock area clear of all tackle, gear and other obstructions. Lessee shall agree not to dispose of waste or trash (including treated or untreated sewage from heads or holding tanks) in the harbor or docking area. Lessor shall not permit Lessee to: cause damage to the docking facility through excessive wear or tear, create any unnecessary disturbance or nuisance, or store rubbish on the facility.
10. Use of any open flame device, toxic chemicals or any other hazardous equipment or supplies is strictly prohibited.
11. Due to increasing challenging environmental and insurance regulations, Lessee may perform only light cosmetic work on their own boat in the marina. If Lessee wishes to have someone else other than himself or an employee of the Lessor work on the craft, prior written approval must be obtained from the Lessor. Such approval will be granted only if the Lessor's service department cannot preform the repairs and/or the outside serviceman can deliver to Lessor evidence of a standard certificate of workman's compensation and liability insurance coverage. All boats must be winterized and properly covered (Shrink wrapped or custom Canvas cover) if winter stored.

12. If Lessee violates any of the terms and conditions contained in this agreement or those posted at the facility, Lessor shall have the option of terminating this agreement upon 10 (ten) days written notice to Lessee. Lessor must remove their vessel from the premises prior to the end of the 10 (ten) day period.

13. Lessor shall have statutory maritime liens (state and federal) upon the boat, motor and attached equipment to secure any and all services and materials supplied to Lessee by Lessor during the term of this agreement.

14. Lessee shall not remove their vessel from the rented space until all charges secured by the lien described in paragraph 13 have been satisfied in full.

15. Lessee agrees to reimburse Lessor for reasonable attorney fees and cost relating to a suit or other collection efforts by Lessor against Lessee to collect any amounts due under this agreement or any amounts due and secured by the lien described in paragraph 13 of his agreement.

16. If Lessee fails to remove in a timely manner their boat and/or equipment from the rented space at the termination of this agreement, Lessor shall have the option of:

- A. Charging Lessee daily rent on a pro rata basis for the space occupied or
- B. taking possession of the vessel and/or equipment and locking it to the space; or
- C. moving the vessel and/or equipment to another location or
- D. pursuing any other remedy available under law.

17. INSURANCE – Lessee agrees to have the watercraft covered by a full marine insurance package (hull coverage as well as indemnity and liability coverage). Lessee agrees to release and discharge Lessor from any and all responsibility or liability for injury (including death), loss, damage to persons or property in conjunction with the Lessor's facility, marina, or equipment. This release and discharge shall cover without limitation any loss or damage resulting from Lessor's employees parking or hauling Lessee's boat, vandalism, theft, fire, hail, high / low water, wind, collision, freezing, ice, rain or any other act of God. Waterfront requires a copy of the current policy to keep on file.

18. If Lessee fails to make their space rental payments, Lessor may use either of the remedies set forth in paragraph 16 (B, C or D). If Lessor choses the remedy in paragraph 16 (C), Lessor may rent the space to another Lessee.

19. Lessee shall deliver to Lessor duplicates of all keys required to access and operate their boat. Lessor shall enter Lessee's vessel only for periodic inspection or in event of an emergency.

20. In an emergency situation, Lessor shall be permitted to move Lessee's unattended Vessel to a safer location if possible. Provided, however, that Lessor shall not be required to provide this service. In the event such service is provided, Lessee will be billed at Lessor's prevailing rate for services rendered posted in the facility and Lessee shall be required to pay all costs incurred by Lessor on Lessee's behalf. Lessee shall indemnify and hold Lessor safe and harmless from any and all liability, injury, loss or damage caused by or resulting to Lessee's boat due to an emergency situation.

21. Personal belongings must be removed prior to service or storage as Waterfront is not responsible for loss, theft or damage of any personal property, accessories, electronics, canvas, fenders, lines, tackle, furniture, supplies, or any valuables left aboard the vessel.

22. Lessee shall not list boat for sale (unless thru Waterfront Marine), show boat, demonstrate boat, or transfer ownership of boat while in storage without prior written consent of Lessor.

23. Waterfront reserves the right to dramatically increase your future storage rate if the boat is left in storage for greater than 1 year without being launched.

24. This agreement is for storage only – Please contact our Service Department to arrange for any services to be performed on your boat.

Please save the completed form and return by e-mail to service.brick@waterfrontmarine.com