



ZEEKOE VLEI YACHT CLUB

STORAGE APPLICATION FORM / CONDITIONS OF STORAGE

Details of owner/s of Stored PropertyZVYC Acc no.

Address

Postal Address

Contact no. Home Work

Mobile Email

Boat Class/Type Sail no

Boat Class/Type Sail no

Boat Class/Type Sail no

Trailer Reg. No..... (if stored at Club)

Any other hire of facilities or storage

Storage Annual Period: From1st June 20 To ...31st May 20

I/We accept the conditions of storage and agree to abide by these conditions as set by the Zeekoe Vlei Yacht Club General/Management Committee.

NAME:

SIGNED: DATE:

Bay/Storage Unit	Bay/Storage Unit	Bay/Storage Unit	Bay/Storage Unit	Bay/Storage Unit

Code: Open boat park = OPB/ Covered boat park = CBP / Optimist ground level = OG / Optimist racked = OR

Dabchick storage = DS / Secured storage = SS/ Trailer park = TP



ZEEKOE VLEI YACHT CLUB

CONDITIONS OF STORAGE

CONDITIONS

1. The club reserves the right to make reasonable changes to the Rules & Regulations without prior notice.
2. Failure by member to comply with these conditions shall be dealt with in terms of the Club Constitution.
3. Storage will be approved only for those members who have signed a 'Conditions of Storage' agreement and paid the prescribed fees. Owners of stored property must be paid up members of the club.
4. The club reserves the right to change the allocated bay number at any time.
5. No vehicle/boat or equipment, other than that authorised, may be parked/stored on the Club properties.
6. Due to the demand for space we are unable to offer space to boats that are not sailed regularly.

LIABILITY

7. All property is stored at the owner's risk and the club does not accept responsibility for any loss of or damage to such property (either accidental or malicious).

REGISTRATION

8. Owners of boats or trailers or equipment must submit to the Club Manger the completed Application Form.
9. At the start of each season, members shall declare to the Manager the details of the craft in their ownership, whether at the Club Grounds or not.
10. Members shall notify the Manager in writing within 21 days of any subsequent changes of craft or ownership to amend the Club register accordingly.
11. If the owner of a craft is not contactable by details on the register, that craft shall be deemed to be abandoned by its owner.

IDENTIFICATION

12. Property should have the ZVYC number of the owner clearly marked in accordance with the club regulations.
13. All property must have the ZVYC Annual Membership sticker clearly visible.

EQUIPMENT AND FITTINGS

14. Trailers if not in the trailer park, must be underneath your boat to avoid congestion.
15. Boats must be on a suitable mobile trailer/trolley. These must be maintained to facilitate Club maintenance.

RESPONSIBILITY

In the interest of fellow occupiers please ensure that when leaving the premises that gates/garage doors are securely locked, particularly after sailing events have finished and/or if using the enclosure outside of normal club sailing activity.

FEES

- 16. Occupiers acknowledge that the payment of all fees is based on an annual basis and are reviewed on an annual basis.
- 17. Request for payment will be made in June; failure to pay the scheduled fees by the date of the Opening Cruise will result in the removal of the craft from the storage area.
- 18. If the equipment not removed from the storage areas after the expiration of the agreed period, the owner/s will be liable for additional fees as determined by the committee.
- 19. The club may retain the "equipment/property" in its possession until all amounts due to the club are paid in full.
- 20. Boat and trailers must be parked wholly within the limits of a marked bay. The club reserves the right to make an additional charge for any bays partly/wholly occupied.

REMOVAL / DISPOSAL

- 21. Failure to comply with the requirements of these conditions will result in craft or equipment stored, and not entered correctly in the boat park register, being removed from the boat/trailer park entirely at the owner's risk and with no liability to the Club, to an alternate storage area and then disposed of accordingly.
- 22. Any boat or trailer parked within the park without pre-payment or permission of the Manager is liable to be removed immediately.
- 23. Occupiers accept that storage fees unpaid after 60 days from date of invoice may result in the removal of the stored property from the boat/trailer park enclosure without further notice and at the owner's expense.
- 24. Any boat/trailer in the boat/trailer park which is not sailed for a period of 4 consecutive weeks may be moved to an alternate bay/storage facility.
- 25. Members may with the permission of the Manager leave their trailers/boats stored in a designated spot at the Club for a period of one week; thereafter a monthly charge will apply.
- 26. Any boat, trailer, vehicle or article of equipment removed by the Club upon contravention of these rules and regulations, shall be considered to be impounded and recoverable by the owner, only upon payment to the Club of the cost of the removal, storage and any dues for use of the boat/trailer park.
- 27. The Club reserves the right to dispose of the boat, trailer, vehicle or article of equipment and apply the proceeds towards the sums owing to the Club.
- 28. If a craft or any gear belonging to a person who has ceased to be a member is not removed from the Club within 30 days of that person's resignation or termination of membership, such former member shall be liable to the Club for payment of storage as determined by the Club, and the Club shall be entitled to a lien for such storage charge, or for any other sum due to the Club, on any such craft and gear.
- 29. Upon the sale of any of the craft or gear stored at the Club shall not include the right to the use of the storage facility, this is not transferrable without the permission of the Manager.
- 30. The Club may at its absolute discretion in accordance with these conditions, dispose of any craft or gear in any manner it thinks fit, without accounting to the owner. An official warning notice placed on the notice board for a period of 21 days shall be considered as sufficient notice for the purpose of this regulation.
- 31. The Club may dispose of the vessel pursuant to the **Disposal of Uncollected Goods Act or other relevant Act, Regulation or Authority.**

If any part/statement/clause is determined to be invalid by law, all other parts/statements/clauses shall remain valid and enforceable.

By order

.....
Club Manager