

STORAGE, SERVICE & MOORING TERMS & CONDITIONS

- 1, You warrant that all equipment requested for service/storing/mooring with Reddish Marine Ltd is in full working order and in trailerable condition.
- 2, Reddish Marine Limited is entitled to carry out such work as is necessary to make any such equipment fit for trailering and storage (and you hereby authorise Reddish Marine Limited accordingly) and to charge for the cost of such work in accordance with its usual charging rates.
- 3, Reddish Marine Limited. Require 96 hours notice to remove your property to and from storage during school holidays or bank holidays.
At other times 48 hours notice is usually sufficient. Boats required without specified notice will be charged at engineering rate per hour. At all times Reddish Marine Limited requires your clear and precise instructions, in writing. Any amendments to your instructions must also be in writing.
- 4, At Salcombe, harbour dues & prior reservations with S.H.D.C boat park attendant must be made by the owner, (this can be done through the harbour office 01548 843791) if boat and equipment is to be deposited or returned to the boatpark. Trailer storage is also available at the S.H.D.C trailer compound on the above No.
For longer durations trailers may be returned to the storage area at the usual charges. We request that you inform Reddish Marine Limited of where to store your trailer after your boat has been launched. If no such communication has been made then Reddish Marine Limited will deliver your trailer to Reddish Marine Limited's storage area, where your trailer will be stored until required. (You will be charged for and hereby agree to pay for this service).
- 5, For security reasons, customers are not permitted to visit reddish Marine Limited's storage area unless accompanied by a representative from Reddish Marine Limited.
- 6, All fees for storage and moorings are payable in advance unless otherwise specified and are non refundable.
- 7, Moorings are available for rent. Weekly and seasonally.
- 8, All items and equipment will be stored/moored at owners and users risk and without any liability for Reddish Marine Limited. Please ensure that all items stored in your boat are left clean and tidy and all rubbish is removed, otherwise a charge will be made which you hereby agree to pay. Reddish Marine Limited requires the owner to provide the appropriate insurance cover and you hereby warrant that your boat (and all other equipment left for storage with Reddish Marine Limited) is fully insured against fire, theft and accidental damage and includes 3rd party cover up to two Million pounds. You are also required to provide security devices.
- 9, You are fully responsible for your boat whilst kept on moorings supplied by Reddish Marine Limited, and you hereby warrant that you will be responsible for the effective securing of your vessel to the moorings and that you will take due and appropriate care at all times that your boat is moored. All boats must have fenders fitted when on moorings. Reddish Marine Limited reserves the right to cancel your mooring and / or refuse to supply moorings without any liability if you are in breach of your obligations under this clause 9. You will indemnify Reddish Marine Limited in respect of all claims and any liability which is caused by your boat whilst moored on Reddish Marine Limited's moorings.
Reddish Marine Limited. shall not have any liability whatsoever or howsoever caused save as permitted for by clause 6 of the B.M.F Terms of Business Edition 12 (as varied) a copy of which available on request and which is displayed at our business premises.
- 10, You hereby agree to pay our charges in accordance with our standard charging rates from time to time. Details of our standard charges are available from Reddish Marine Limited.
Reddish Marine Limited. will endeavour to inform you of price increases prior to implementation but we are entitled to change our prices and services whether or not you have had actual notice of any such increases.
- 11, Reddish Marine Limited, reserves the right to refuse, change or cancel any services without prior notice if you are in breach of any of the terms of this agreement between us.
- 12, Reddish Marine Limited, incorporates the terms of the BMF Terms of Business Edition 12a (as amended by us), copies of which are available from us on request and which are on display at our premises. If there is any inconsistency between the terms set out above and the BMF Terms (as amended) the terms set out above shall prevail.
- 13, Should your bill remain unpaid for a period greater than six months of invoice date, Reddish Marine Limited, reserves the right to sell storage item (boats, engines etc) to settle said debt. Prior notice will be given in writing.

I FULLY UNDERSTAND AND AGREE WITH THE ABOVE

SIGNED

DATE

PRINT

TEL:

TERMS OF BUSINESS APPLY TO B.M.F. 12A 14TH OCTOBER 2003. E.&O.E

DATA SUBJECT TO CHANGE WITHOUT PRIOR NOTICE