MORSE LAKE MARINA

20999 Hague Road Noblesville, IN 46062 (317) 984-3301

January 5, 2026

Dear Dock Customer:

It is hard to believe, but preparation for the 2026 boating season begins now. Current slip holders: It is very important that you renew by March 15, 2026 to retain your spot. Due to unprecedented demand, if you miss the deadline, you will lose your slip. If you wish to move closer or upgrade, the earlier you renew, the better the chance of getting your request. New dock customers: You will be placed on a wait list until March 15. At that time, if slips are available, placements will be made in the order in which payments are received. We have no idea what will be available until that date. Reminder - per this agreement, sub-leasing a slip is not permitted without permission from the Marina and is grounds for immediate termination of the lease agreement if it occurs.

A 50% deposit is required to reserve a slip. For returning customers only, payments may be mailed by providing credit card information below or enclosing a check, or they can be emailed to morsemarina@marinalp.com. Remaining balances are due June 1, 2026. <u>Failure to pay in full by the June 1 deadline will result in forfeiture of the slip.</u> A \$250.00 fee will be retained for all slip cancellations.

Note to lift customers: It is your responsibility to provide <u>accurate</u> weight (including towers) and length of your boat to the marina office for proper placement. Providing incorrect information could result in forfeiture of your slip assignment. If your boat is not fiberglass, we need to know whether it is a pontoon or a tritoon.

REMINDER - Proof of watercraft insurance may be emailed to morsemarina@marinalp.com.

HAVE A GREAT SUMMER! - Scott Durfey, Marina Manager

2026 DOCK PRICES FOR MORSE LAKE MARINA

	Dock		Price		Amount Due	
	Half-Double W	/ell	\$	52,490.00	\$	
	Single Well (24ft.) Covered Single Well Slip with Boat Lift Covered Slip w/ Lift Vinyl Cover System w/ Lift PWC Lift (sports port)			83,050.00	\$	
				33,235.00	\$	
				\$4,175.00	\$	
				\$5,000.00	\$	
				\$6,300.00	\$	
				\$6,675.00	\$	
				\$1,425.00	\$	
				\$ 425.00	\$	
				Total Due: \$ Storage Discount: \$		
Check here if you are a Winter	Storage custome	50% Deposit (Min. of 50% Required): \$				
				Balance Owed		
Boat and Trailer Information: Boat Make:			Trailer Make:			
☐ Pontoon	Boat's IN#:					
☐ Tritoon	Color:					
☐ Fiberglass	☐ Fiberglass Length/Weight:			(WEIGHT INCLUDING WAKE TOWER)		
Credit Card Information:	(Circle one)	Visa	MasterCard	AMEX	Discover	
Card Number:			Exp. Date:		CVV:	

MORSE LAKE MARINA 2026 BOAT DOCK LEASE

TH	IS AGREEMENT, made this	day of, 2026,	by and between The Marina II Corp	oration ("Lessor"), and
Wh	ose address is	, Zip Code	("Lessee")	
	one Number: (home)			
	nail Address:	· ·	` '	
		WITNEGOETH.		
1. 2. 3. 4. 5. 6. 7.	March 15, 2026 and ending on November The rent for the subject boat dock shall be Lessee will forfeit their right to use the slip Lessor shall have the right to revoke this lessor or the Citizens Energy Group regar all times. Also, Lessor shall have the right governmental body or agency. Lessee may not install indoor-outdoor carrattach or install any fixture or appurtenance. Third party contractors are not permitted to Lessee is not permitted to operate a busine. By execution of this lease, lessee acknowleased boat dock or lessee's boat and that boat. NOTE: Lessor and its agents and/or or about the leased boat dock. Lessee doe damage, cost, charge, or expense for, and damage to any property (including that of commission, negligent or otherwise, of the INSURANCE: Lessor does not carry insurpublic liability insurance on its boat and cophotocopy of the cover sheet of Lessee's to Lessee's boat storage at the Marina. Les Marina if insurance coverage has lapsed. I	15, 2026, unless sooner revoked by \$, payable in full to Lesse 5. Lessee shall not assign or sublet 6. Lessee shall not assign or sublet 6. Lessee shall not assign or sublet 6. Lessee fails to ding activities on Morse Reservoir 6 to revoke this lease in the event Lessee fails to determ of the event Lessee fails to determ of the boat dock other than bumpe 6. Work on boats at Marina docks or 6. Servoir and 6. Servoir a	or by June 1, 2026, upon the execution of this his lease without the written consent of Lesse comply with provisions of the lease or with or fails to maintain the leased boat dock or his see fails to comply with any rule, regulation or around the boat dock, nor may lessee install or padding around the boat dock, yard without prior authorization from Marina, in the provision of the property of the property of the provision of th	s lease. If rent is not paid by due date, or, any rule or regulation established by is boat in a safe and sightly condition at a, statute, law or ordinance of any I electrical power to the boat dock or a. Toviding any form of security for the or vandalism to the boat dock or lessee' ny person or property that may occur of mless against and from all liability, loss persons (including the lessee), or act or acts, whether by omission or eshall maintain property damage and current Certificate of Insurance and/or surance documentation is required prioe coverage. Lessee is required to notify ssign and/or subrogate claims that
	Insurance Requirements are as follow		-64500 000	
		Watercraft Liability in the amount e Marina II Corporation dba Morse	of \$500,000. Marina as additional insured in terms of Wa	tercraft Liability Coverage.
	Certificate furnished to L	essor prior to boat storage begins ar	d prior to each renewal.	, ,
9.	By execution of this lease, lessee acknowl It is understood and agreed that Lessor sha	edges that Citizens Energy Group o Il make no refund of the rent to Les hat lessee shall not be entitled to a re	coverage immediately and no more than 24 leaves the water in Morse Reservoir and may leave in the event the water level of Morse Reserund of the rent in the event the water level	ower the water level of Morse Reservois servoir is lowered by Citizens Energy
10.	Upon the execution of this lease, lessee ac	knowledges receipt from lessor of i	dentification tag and Lessee agrees to affix to NOTE: Lessor reserves the right to remo	
12.	which does not display the above-refere Lessee acknowledges that Lessor has, and appurtenances and contents and all procee or liability to Lessor or other patrons or the other obligations owed by Lessee to Lesso whatever nature or security interests, for n Lessee agrees that Lessor may file or recomploys counsel to collect any amounts door other statutory lien or security interest, and cost of any legal action or other proce. In the event of a breach of this agreement and upon termination Lessor may remove interest, including enforcement of its liens survive any such termination. In the event portion, and said portion only, shall be de Indiana and the United States. If Lessor is entitled to collect reasonable attorney's fed	shall have, a lien upon, and Lessee dis thereof as security for any unpake ir guests or property caused in who. Lessee agrees that Lessor may pleon-payment of dockage, supplies, not financing statements or other insteunder this agreement, to otherwise Lessee agrees to pay to Lessor all conding, whether suit is brought. Or violation of Lessor's Rules and Fethe Boat from its facilities at Lessee and security interests and sale of the any portion of the agreement shall be med null and void, and the balance required to enforce any obligation is. There to have entered this learned to the security interest and sale of the arrow of the agreement shall be med null and void, and the balance required to enforce any obligation is.	removal shall be at the boat Lessee's experimental sums due to Lessor for the use of its facilities of or in part by Lessee, Lessee's boat or Lessor the use of its facilities of or in part by Lessee, Lessee's boat or Lessor the use upon the Boat, its contents, appurtenance eccessaries or other services or goods furnisher ruments or documents to perfect such liens a see enforce the terms of this agreement or to foosts of collection or enforcement, including resolutions of collection or enforcement, including resolutions of Lessor part and risk and take such other actions and part and the such other actions and the such other actions of the deemed to be in violation of any law of the of this agreement shall be interpreted in according responsibility against Lessee under this Lesse the day and year first written about the same of the day and year first written about the same of the day and year first written about the same of the day and year first written about the same of the day and year first written about the same of the day and year first written about the same of the day and year first written about the same of the day and year first written about the same of the day and year first written about the same of the day and year first written about the same of the same o	the boat listed on prior page, her es and other services, or for any damage see's guests or for any indemnity or s and equipment, additional liens of ed by Lessor to the Lessee or the boat. In the event Lesso preclose a maritime lien, possessory lier easonable attorney's fees and expenses erminate this agreement immediately, and as it deems appropriate to protect its essee under this agreement shall e United States or State of Indiana, said ordance with the laws of the State of ease, and if Lessor prevails, they shall be
	Morse Lake Marina The Marina II Corporation		ASCC	— 2
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