City of Warrenton Marina PO Box 250 Warrenton, OR 97146 503-861-3822

# RE: Post-seizure notice for boat registered #OR 654 UA

Dear Zach Keesey,

The City of Warrenton Marina seized a recreational vessel 26 feet in length; with registration numbers OR654UA on September 29, 2017 at 2:00 pm at the City of Warrenton Marina in space M20. The vessel contained no personal property.

The Registration indicates that you are the current owner of this boat. The boat was seized under authority of ORS 830.911 as a derelict and abandoned vessel due to being left at the City of Warrenton Marina without authorization and no payment for the slip.

You, as owner of this boat, are liable for salvage, towing, storage and disposal costs incurred by the City of Warrenton and the Oregon State Marine Board. The costs to date are \$3055.35 for the storage of the vessel. Estimated demolition and waste hauling costs are an additional \$20,000 for a total estimated cost of \$23,055.35.

You may immediately reclaim the boat by presenting proof of identification and payment of costs that have accrued. Furthermore, you must provide proof that you can move the boat to a place where the boat can be lawfully kept.

Failure to reclaim the boat and pay the costs of salvage, towing, and storage by **October 29, 2017 at 4:00 pm** will cause the title to the boat and all personal property found in the boat to be vested with the City of Warrenton may then sell or otherwise dispose of the boat. If the boat is sold, the liability imposed under ORS 830.938 shall be reduced by the net proceeds of the sale. The costs incurred will be paid from the Oregon State Marine Board's Salvaged Vessel Subaccount; however, you, as the owner, will remain liable for any outstanding salvage, towing, storage and disposal costs.

You may request a hearing by submitting a written request no later than **October 15, 2017** to the City of Warrenton Marinas PO Box 250 Warrenton, OR 97146. The request for hearing must include a statement of the specific grounds on which the seizure is challenged and whether you challenge the reasonableness of any salvage, towing or storage costs incurred by the City of Warrenton and the Oregon State Marine Board.

City of Warrenton Marina PO Box 250 Warrenton, OR 97146 503-861-3822

# RE: Post-seizure notice for boat registered #905988

Dear Jason Ficken,

The City of Warrenton Marina seized a recreational vessel 35 feet in length; with registration numbers 905988 on September 29, 2017 at 2:00 pm at the City of Warrenton Marina in space M20. The vessel contained no personal property.

The Registration indicates that you are the current owner of this boat. The boat was seized under authority of ORS 830.911 as a derelict and abandoned vessel due to being left at the City of Warrenton Marina without authorization and no payment for the slip.

You, as owner of this boat, are liable for salvage, towing, storage and disposal costs incurred by the City of Warrenton and the Oregon State Marine Board. The costs to date are \$9116.00for the storage of the vessel. Estimated demolition and waste hauling costs are an additional \$20,000 for a total estimated cost of \$29,116.00.

You may immediately reclaim the boat by presenting proof of identification and payment of costs that have accrued. Furthermore, you must provide proof that you can move the boat to a place where the boat can be lawfully kept.

Failure to reclaim the boat and pay the costs of salvage, towing, and storage by **October 29, 2017 at 4:00 pm** will cause the title to the boat and all personal property found in the boat to be vested with the City of Warrenton may then sell or otherwise dispose of the boat. If the boat is sold, the liability imposed under ORS 830.938 shall be reduced by the net proceeds of the sale. The costs incurred will be paid from the Oregon State Marine Board's Salvaged Vessel Subaccount; however, you, as the owner, will remain liable for any outstanding salvage, towing, storage and disposal costs.

You may request a hearing by submitting a written request no later than **October 15, 2017** to the City of Warrenton Marinas PO Box 250 Warrenton, OR 97146. The request for hearing must include a statement of the specific grounds on which the seizure is challenged and whether you challenge the reasonableness of any salvage, towing or storage costs incurred by the City of Warrenton and the Oregon State Marine Board.



City of Warrenton Marina PO Box 250 Warrenton, OR 97146 503-861-3822

# RE: Post-seizure notice for boat registered #268056

Dear Frankie Boye owner of F/V Dixie Lee,

The City of Warrenton Marina seized a wooden fishing vessel, 30 feet in length; with Documentation # 268056 on September 29, 2017 at 2:00 pm at the City of Warrenton Marina in space G20. The vessel contained no personal property.

The Registration indicates that you are the current owner of this boat. The boat was seized under authority of ORS 830.911 as a derelict and abandoned vessel due to being left at the City of Warrenton Marina without authorization and no payment for the slip.

You, as owner of this boat, are liable for salvage, towing, storage and disposal costs incurred by the City of Warrenton and the Oregon State Marine Board. The costs to date are \$2,453.11 for the storage of the vessel. Estimated demolition and waste hauling costs are an additional \$20,000 for a total estimated cost of \$22,453.11.

You may immediately reclaim the boat by presenting proof of identification and payment of costs that have accrued. Furthermore, you must provide proof that you can move the boat to a place where the boat can be lawfully kept.

Failure to reclaim the boat and pay the costs of salvage, towing, and storage by **October 29, 2017 at 4:00 pm** will cause the title to the boat and all personal property found in the boat to be vested with the City of Warrenton may then sell or otherwise dispose of the boat. If the boat is sold, the liability imposed under ORS 830.938 shall be reduced by the net proceeds of the sale. The costs incurred will be paid from the Oregon State Marine Board's Salvaged Vessel Subaccount; however, you, as the owner, will remain liable for any outstanding salvage, towing, storage and disposal costs.

You may request a hearing by submitting a written request no later than **October 15, 2017** to the City of Warrenton Marinas PO Box 250 Warrenton, OR 97146. The request for hearing must include a statement of the specific grounds on which the seizure is challenged and whether you challenge the reasonableness of any salvage, towing or storage costs incurred by the City of Warrenton and the Oregon State Marine Board.



City of Warrenton Marina PO Box 250 Warrenton, OR 97146 503-861-3822

# RE: Post-seizure notice for boat registered 507888

Dear owner of Master Chris,

The City of Warrenton Marina seized a 1967 wooden fishing vessel, 62 feet in length; with Documentation # 507888 on September 29, 2017 at 2:00 pm at the City of Warrenton Marina in space N21.The vessel contained no personal property.

The Registration indicates that you are the current owner of this boat. The boat was seized under authority of ORS 830.911 as a derelict and abandoned vessel due to being left at the City of Warrenton Marina without authorization and no payment for the slip.

You, as owner of this boat, are liable for salvage, towing, storage and disposal costs incurred by the City of Warrenton and the Oregon State Marine Board. The costs to date are \$14,656.59 for the storage of the vessel. Estimated demolition and waste hauling costs are an additional \$90,000.00 for a total estimated cost of \$109,656.59.

You may immediately reclaim the boat by presenting proof of identification and payment of costs that have accrued. Furthermore, you must provide proof that you can move the boat to a place where the boat can be lawfully kept.

Failure to reclaim the boat and pay the costs of salvage, towing, and storage by **October 29, 2017 at 4:00 pm** will cause the title to the boat and all personal property found in the boat to be vested with the City of Warrenton may then sell or otherwise dispose of the boat. If the boat is sold, the liability imposed under ORS 830.938 shall be reduced by the net proceeds of the sale. The costs incurred will be paid from the Oregon State Marine Board's Salvaged Vessel Subaccount; however, you, as the owner, will remain liable for any outstanding salvage, towing, storage and disposal costs.

You may request a hearing by submitting a written request no later than **October 15, 2017** to the City of Warrenton Marinas PO Box 250 Warrenton, OR 97146. The request for hearing must include a statement of the specific grounds on which the seizure is challenged and whether you challenge the reasonableness of any salvage, towing or storage costs incurred by the City of Warrenton and the Oregon State Marine Board.



City of Warrenton Marina PO Box 250 Warrenton, OR 97146 503-861-3822

# RE: Post-seizure notice for boat registered #504986 or OR485ACR

Dear Owners of Vessel,

The City of Warrenton Marina seized a 1966 fiberglass recreational vessel, 40 feet in length; with Documentation # 504986 on September 29, 2017 at 2:00 pm at the City of Warrenton Marina in space N20.The vessel contained no personal property.

The Registration indicates that you are the current owner of this boat. The boat was seized under authority of ORS 830.911 as a derelict and abandoned vessel due to being left at the City of Warrenton Marina without authorization and no payment for the slip.

You, as owner of this boat, are liable for salvage, towing, storage and disposal costs incurred by the City of Warrenton and the Oregon State Marine Board. The costs to date are \$6301.51 for the storage of the vessel. Estimated demolition and waste hauling costs are an additional \$90,000 for a total estimated cost of \$96,301.51.

You may immediately reclaim the boat by presenting proof of identification and payment of costs that have accrued. Furthermore, you must provide proof that you can move the boat to a place where the boat can be lawfully kept.

Failure to reclaim the boat and pay the costs of salvage, towing, and storage by **October 29, 2017 at 4:00 pm** will cause the title to the boat and all personal property found in the boat to be vested with the City of Warrenton may then sell or otherwise dispose of the boat. If the boat is sold, the liability imposed under ORS 830.938 shall be reduced by the net proceeds of the sale. The costs incurred will be paid from the City of Warrenton Salvaged Vessel Subaccount; however, you, as the owner, will remain liable for any outstanding salvage, towing, storage and disposal costs.

You may request a hearing by submitting a written request no later than **October 15, 2017** to the City of Warrenton Marinas PO Box 250 Warrenton, OR 97146. The request for hearing must include a statement of the specific grounds on which the seizure is challenged and whether you challenge the reasonableness of any salvage, towing or storage costs incurred by the City of Warrenton and the Oregon State Marine Board.



City of Warrenton Marina PO Box 250 Warrenton, OR 97146 503-861-3822

# RE: Post-seizure notice for boat registered 274769

Dear Owner of F/V Suzanne.

The City of Warrenton Marina seized a 1941 wooden fishing vessel, 38 feet in length; with Documentation # 274769 on September 29, 2017 at 2:00 pm at the City of Warrenton Marina in space N3. The vessel contained no personal property.

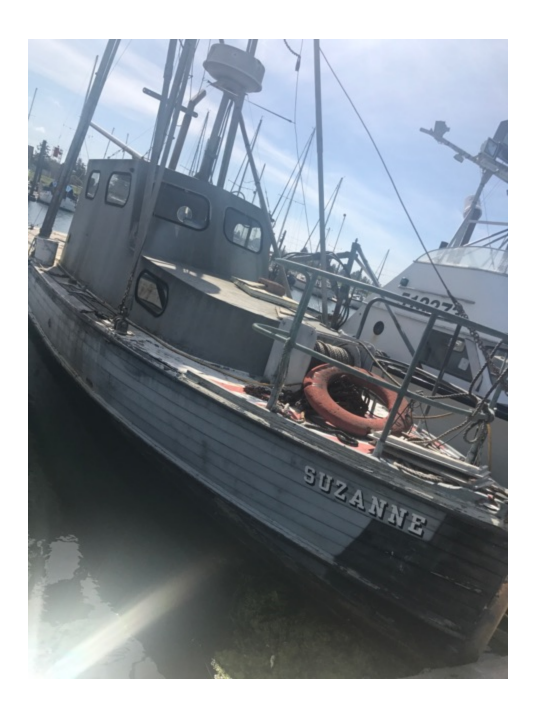
The Registration indicates that you are the current owner of this boat. The boat was seized under authority of ORS 830.911 as a derelict and abandoned vessel due to being left at the City of Warrenton Marina without authorization and no payment for the slip.

You, as owner of this boat, are liable for salvage, towing, storage and disposal costs incurred by the City of Warrenton and the Oregon State Marine Board. The costs to date are \$8,010.00 for the storage of the vessel. Estimated demolition and waste hauling costs are an additional \$51,500.00 for a total estimated cost of \$59,510.00.

You may immediately reclaim the boat by presenting proof of identification and payment of costs that have accrued. Furthermore, you must provide proof that you can move the boat to a place where the boat can be lawfully kept.

Failure to reclaim the boat and pay the costs of salvage, towing, and storage by **October 29, 2017 at 4:00 pm** will cause the title to the boat and all personal property found in the boat to be vested with the City of Warrenton may then sell or otherwise dispose of the boat. If the boat is sold, the liability imposed under ORS 830.938 shall be reduced by the net proceeds of the sale. The costs incurred will be paid from the Oregon State Marine Board's Salvaged Vessel Subaccount; however, you, as the owner, will remain liable for any outstanding salvage, towing, storage and disposal costs.

You may request a hearing by submitting a written request no later than **October 15, 2017** to the City of Warrenton Marinas PO Box 250 Warrenton, OR 97146. The request for hearing must include a statement of the specific grounds on which the seizure is challenged and whether you challenge the reasonableness of any salvage, towing or storage costs incurred by the City of Warrenton and the Oregon State Marine Board.



City of Warrenton Marina PO Box 250 Warrenton, OR 97146 503-861-3822

## RE: Post-seizure notice for boat registered #555226

Dear vessel owner,

The City of Warrenton Marina seized a wooden vessel, 30 feet in length; with Documentation # 555226 on September 13, 2017 at 9:00 am at the City of Warrenton Marina in space M21. The vessel contained no personal property.

The Registration indicates that you are the current owner of this boat. The boat was seized under authority of ORS 830.911 as a derelict and abandoned vessel due to being left at the City of Warrenton Marina without authorization and no payment for the slip.

You, as owner of this boat, are liable for salvage, towing, storage and disposal costs incurred by the City of Warrenton and the Oregon State Marine Board.

You may immediately reclaim the boat by presenting proof of identification and payment of costs that have accrued. Furthermore, you must provide proof that you can move the boat to a place where the boat can be lawfully kept.

Failure to reclaim the boat and pay the costs of salvage, towing, and storage by **September 29, 2017 at 4:00 pm** will cause the title to the boat and all personal property found in the boat to be vested with the City of Warrenton may then sell or otherwise dispose of the boat. If the boat is sold, the liability imposed under ORS 830.938 shall be reduced by the net proceeds of the sale. The costs incurred will be paid from the Oregon State Marine Board's Salvaged Vessel Subaccount; however, you, as the owner, will remain liable for any outstanding salvage, towing, storage and disposal costs.

You may request a hearing by submitting a written request no later than **September 25, 2017** to the City of Warrenton Marinas PO Box 250 Warrenton, OR 97146. The request for hearing must include a statement of the specific grounds on which the seizure is challenged and whether you challenge the reasonableness of any salvage, towing or storage costs incurred by the City of Warrenton and the Oregon State Marine Board.



City of Warrenton Marina PO Box 250 Warrenton, OR 97146 503-861-3822

# RE: Post-seizure notice for boat registered 253007

Dear Michael Riddell,

The City of Warrenton Marina seized a 1947 wooden fishing vessel, 44 feet in length; with Documentation # 253007 on September 13, 2017 at 9:00 am at the City of Warrenton Marina in space G34. The vessel contained no personal property.

The Registration indicates that you are the current owner of this boat. The boat was seized under authority of ORS 830.911 as a derelict and abandoned vessel due to being left at the City of Warrenton Marina without authorization and no payment for the slip.

You, as owner of this boat, are liable for salvage, towing, storage and disposal costs incurred by the City of Warrenton and the Oregon State Marine Board. The costs to date are \$4307.95 for the storage of the vessel. Estimated demolition and waste hauling costs are an additional \$140,000.00 for a total estimated cost of \$144,307.95

You may immediately reclaim the boat by presenting proof of identification and payment of costs that have accrued. Furthermore, you must provide proof that you can move the boat to a place where the boat can be lawfully kept.

Failure to reclaim the boat and pay the costs of salvage, towing, and storage by **October 13, 2017 at 4:00 pm** will cause the title to the boat and all personal property found in the boat to be vested with the City of Warrenton may then sell or otherwise dispose of the boat. If the boat is sold, the liability imposed under ORS 830.938 shall be reduced by the net proceeds of the sale. The costs incurred will be paid from the Oregon State Marine Board's Salvaged Vessel Subaccount; however, you, as the owner, will remain liable for any outstanding salvage, towing, storage and disposal costs.

You may request a hearing by submitting a written request no later than **September 30, 2017** to the City of Warrenton Marinas PO Box 250 Warrenton, OR 97146. The request for hearing must include a statement of the specific grounds on which the seizure is challenged and whether you challenge the reasonableness of any salvage, towing or storage costs incurred by the City of Warrenton and the Oregon State Marine Board.

