

2025 City of Ann Arbor Bandemer Boat Locker Rental Agreement

Boat Locker Rental Rates: Resident, \$180 Nonresident, \$225

Complete and return this page on or before Sunday March 16, 2025

Email to a2parks@a2gov.org

APPLICANT INFORMATION	l:				
Name:					
Home Address:					
	(street)	(city)	(state)	(zip code)	
Phone:					
(include are	(include area code) (alternate - include area code)				
Email Address:					
certify by my signature the ses if selected. I understa	e read the boat locker rental a at I voluntarily agree to adher and that lockers will be assigne	e to these policies and d through a lottery sys	d pay the applic		
Signature Date					
Staff will contact you fo	or payment if your name is di	awn from the lottery	to be held Mai	rch 17, 2025. 	
Locker Number:	Locker Combination:				
Payment Date:	Receipt Number:	Paym	ent Method:		



2025 City of Ann Arbor Bandemer Boat Locker Rental Agreement Policies

Boat Locker Rental Rates: Resident, \$180 Nonresident, \$225

- All fees must be paid on or before Monday March 31, 2025.
- If a lock needs to be replaced, renter may be charged \$25 for a new lock.
- If watercraft is not removed by Friday Oct. 31, 2025 renter may be charged of \$200 for removal.

Boat Locker Rental Policies 2025:

- 1. Rental applicant must be at least 18 years of age.
- 2. The 2025 season is April 1-Oct. 31. The rental of the locker is for the entire season; month-to-month rental is not available.
- 3. Boat Locker Applications will be accepted through **Sunday March 16, 2025**. Lockers are awarded through annual lottery. **The lottery will take place on Monday March 17, 2025**.
- **4.** One boat locker will be assigned to one household/residence. If multiple applications are submitted for one household/residence, only one application will be entered in the lottery drawing.
- 5. The lottery selection will include six individuals assigned to boat lockers, as well as a waitlist of twelve.
- 6. If lockers are available after lottery, lockers will be provided on a first come, first serve basis.
- 7. The use of the locker is for storage of watercraft and related supplies only. If items other than watercraft and related supplies are stored in the locker, the City reserves the right to terminate this agreement.
- 8. Lockers cannot be reassigned or sublet to any other person.
- 9. Renter must install and remove the craft during the season term as stated above. All items must be removed by Oct. 31. If not so removed, Renter may be charged a fee of up to \$200 for said removal.
- 10. The watercraft will not be operated for hire, sublet, or used by any other party not identified in this Agreement.
- 11. The City reserves the right to inspect the lockers with or without notice to the Renter. Renter agrees that the City has the right to ensure that only watercraft and related supplies are being stored in the locker.
- 12. Renter is solely responsible for any risk of loss to Renter's locker and personal property stored therein. Renter shall be responsible for securing the contents of the locker with City supplied padlock. It is the Renter's responsibility to report any damage or malfunctioning of the assigned locker to Park's staff.
- 13. Lockers, along with a right of access to the locker location within park property, are available for use during normal park hours from 6 a.m.-10 p.m.
- 14. Renter may terminate this rental agreement at any time by providing 30-day notice to the City. Upon termination by Renter or otherwise provided for herein, Renter shall remove watercraft from the locker and restore locker within 30 days to the condition existing prior to this agreement. If Renter fails to remove the watercraft within the 30 days, the City may elect to keep the watercraft or dispose of watercraft and recover any costs associated with the removal and disposal from Renter.
- 15. The City may terminate this rental agreement at any time by providing 30-day written notice by mail to the last known address of the Renter. Upon termination, Renter shall remove watercraft from the locker and restore locker within 30 days to the condition existing prior to this agreement. If Renter fails to remove the watercraft within the 30 days, the City may elect to keep the watercraft or dispose of watercraft and recover any costs associated with the removal and disposal from Renter.
- 16. The City is not responsible for any liability, including but not limited to fire, theft, vandalism, injury, loss or damage. Renter agrees to indemnify and hold the City harmless for any liability, including but not limited to fire, theft, vandalism, injury, loss or damage and all costs and expenses which may accrue or be asserted against the City arising out of Renter's activities and use of the locker pursuant to this agreement.