2025-2026 STORAGE RATES AND REGULATIONS STORAGE BEGINS OCTOBER 25, 2025 AND ENDS APRIL 18, 2026

Storage Hours: Saturday and Sunday ONLY 8:00 A.M. until 2:00 P.M. (Oct. 25th thru Nov.8th)

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Units may be brought to the fairgrounds for storage on the WEEKENDS starting Saturday, October 25th-26th, November 1st-2nd and November 8th 2025.

ALL PONTOONS, DECK BOATS, MOTOR HOMES & 5th WHEELS MUST BE STORED BY November 1, 2025.

Units may be removed beginning April 4, April 11th-12th, April 18th (8:00am - 2:00pm) and Sunday April 19th 2026 (8:00am-12:00pm). All units requiring early removal must be tagged at the time of storage drop off. Units that require early removal will be assessed a \$100.00 early removal fee. Units not tagged cannot be removed early.

NOT INSURED

Storage rates listed below are non-refundable:

 $$225.00 ext{ storage rate for cars and trucks.}$ (Vehicles over 7' in height and/or 20' in length will be charged at a per foot rate of \$15.00)

\$150.00 storage rate for Motorcycles & golf carts

\$15.00 per foot for boats, motor homes, pop-ups and trailers under 30 feet in length. (\$225.00 Minimum)

\$16.00 per foot for ALL Pontoons, Deck Boats, 5th Wheels and units 30' & over.

Rules and Regulations:

- 1. **ALL units will be checked for measurements.** Measurement is taken from the front most to the rear most point (including trailer and hitch). The WCFA reserves the right to measure all units and bill those units that were under-measured.
- 2. If you left a deposit and have upgraded to a larger unit, you must contact the office so accommodations can be made. If you neglect to do this, we may not be able to get your unit in when you come to store it, regardless of deposit.
- 3. DO NOT REMOVE BATTERIES FROM MOTORHOMES
- 4. All propane tanks must be removed, unless they are built in. Built in tanks must be as empty as possible.
- 5. All trailers must have a properly attached tongue jack, dolly wheel or foot pad. All Jack stands must have a foot plate or a dolly wheel! Hitches must be unlocked. No jack-stands on autos.
- 6. All work on units must be completed prior to the time they are parked in the storage buildings.
- 7. Keys will be left with all motorized units, to include cars, trucks, and motor homes. NO KEYS LEFT NO STORAGE!! Please leave the car key or FOB only. Our files cannot hold the "extras". Thank You!
- 8. No hazardous materials of any kind are to be stored in, on or around the property.
- 9. All lower units must be raised to allow a minimum of twelve (12) inches of ground clearance.
- 10. The WCFA is not responsible for the contents of units stored.
- 11. A penalty charge of \$25.00 per day is assessed for each property unit not removed by April 19, 2026. This will be in addition to a \$100 removal fee. (April 18th hours are 8:00 a.m. 12:00 p.m.)

To reserve space, measure your unit to the nearest foot (including trailer and hitch) and send a check or money order in the correct amount by October 10th, 2025. Units will be checked for accuracy and billed accordingly. Signed application and contract denotes owner acceptance of WCFA regulations.

TERMS AND CONDITIONS

- 1. Association and Renter hereby agree that in consideration for the mutual promises and covenants contained herein, Association shall provide space at the Winnebago County Fairgrounds, 500 West First Street, Pecatonica, Illinois, for storage of named property, between October 25, 2025, and April 18, 2026, to Renter. Space Rental Agreement and these terms and conditions contain all agreements of the parties relative to the space rental, and no representations, promises or statements, expressed or implied, have been made to Renter unless contained herein. The parties shall be deemed to have entered into this Agreement in the county of Winnebago, State of Illinois and this Agreement shall be interpreted pursuant to the laws of the State of Illinois.
- 2. Renter or his agent (as designated by Renter's written authorization) shall pick up their property between April 4, 2026, and April 18, 2026, unless previously arranged. (There will be NO Storage on Sunday, April 5th in observance of Easter.) Property may be removed during these dates on Saturdays and Sundays from 8:00 AM to 2:00 PM. Week day appointments during these dates can be made for a \$100 fee and must be made at least 1 week in advance. Sunday, April 18th, hours will be 8:00 a.m. 12:00 a.m.
- 3. Renter accepts this Agreement subject to delays or damage caused by acts of God, war, the elements, or any other causes beyond the control of Association, which assumes no responsibility, therefore.
- 4. Renter shall pay a \$25.00 per day storage fee in addition to a \$100 removal fee for each piece of property listed that is not removed by April 18, 2025. This storage fee is due prior to removal of the unit from the Association's property.
- 5. Renter shall pay an early removal fee of \$100.00 if arranged for early removal upon placing the property for storage. Renter is not able to remove property early if no arrangement has been made upon placing property for storage. Once the unit is removed, it may not be brought back for storage during the current season.
- 6. In addition to any rights to liens pursuant to the statutes of the State of Illinois, Association claims a lien for charges and expenses in relation to other property and goods whenever deposited. Association also reserves a security interest in property against Renter for expenses, court costs and attorney's fees incurred in collection of any debt incurred by Renter pursuant to the terms of this agreement and in enforcement of any lien.
- Association will not be held responsible for property loss, damage, or vandalism regardless of fault. Renter is hereby advised that Association has neither insurance nor independent financial means to cover Renter's loss of property. Renter acknowledges that the reasonable rental rates charged by Association would be much higher if Association were to assume responsibility for insuring and guaranteeing Renter's property. **Renter shall assume responsibility for insuring the property against loss or damage.** Renter agrees to hold Association harmless for loss or damage to Renter's property, including Association's reasonable attorney's fees, regardless of fault or negligence on the part of the Association.
- 8. Should any part, clause, provision or condition of this Agreement be held to be void, invalid or inoperative, and then such invalidity shall not affect any other provision hereof, which shall be effective as though such invalid provision had not been made.