

Submitted by Board Member Arnaud Girard:

Proposed General Rule for All Wooden Schooners

This proposed rule would apply only to wooden schooners.

To help the schooner owner (the tenant) the Bight management (the management) will not charge dockage for the schooner for the months when the schooner is absent.

While the schooner is absent, the management may enter into an up to six-month dockage agreement with the tenant for the same slip, for dockage of any vessel of similar size and use. Said dockage agreement cannot be renewed, transferred, or extended.

Two months prior to departure of the wooden schooner, tenant shall notify management in writing of the intention to dock a suitable replacement commercial vessel in the slip upon departure.

The dockage rate for the commercial vessel replacing the wooden schooner will be the transient rate unless the replacement is a wooden schooner.

If the tenant has not returned a wooden schooner to the slip within 6 months after departure, the tenant is deemed to have forfeited any rights to the slip and management will make every effort to find another schooner of similar historical significance to rent the slip.