

**MONTGOMERY COUNTY, ILLINOIS** 

447 South Main Street P.O. Box 556 Hillsboro, IL. 62049-0556 (217) 532-5566 (217) 532-6615 FAX (217) 532-5567 County Seat MontgomeryCounty

Established 1823

Hillsboro City Council Regular Meeting, 7 p.m. Second & Fourth Tuesdays

#### GLENN SHOALS MARINA SLIP #\_\_\_\_\_

### MARINA SLIP AGREEMENT – APRIL 1<sup>ST</sup>THRU MARCH31,\_\_\_\_\_

Owner's Name			Boat Name
Home Address	CITY STATE	ZIP	Phone
Business Address STREET CITY STATE			Business Phone
Make of Boat			th
Registration Number		_ Hors	e Power
Trailer: Yes No Trailer License No			
Name of persons authorized to us	-		
 Date		\$950.00/season	
Seaso	nal slip leasing will be	e from April 1 <sup>st</sup> to Marc	ch 31 <sup>st</sup>
(Please complete this form, front and	back, and return to City	Hall) (No parking of	f trailers at marina for all season)

- 1. Company shall have a lien against the above described boat, her appurtenances, for unpaid sums due for use of dock facilities or other services, or for damage caused or contributed to by above described boat or by Owner to any Docks or property of Company or to the person or property of any other person at Glenn Shoals Lake.
- 2. This agreement is for the use of boat storage space at Glenn Shoals Marina only, including the necessary handling of the boat and placing it in and removing it from storage. The use of such space and related handling of the boat shall be at the sole risk of the Owner. Company shall not be liable for any loss or damage by theft, or otherwise, to any vessel or property. Owner warrants that Owner's boat is covered by complete hull, property damage and liability insurance and will remain so covered during the period of storage assigned. Company shall be entitled to assume that such insurance is provided and shall not be required to examine policies to this effect, although such policies shall be provided by Owner for examination upon request. Owner indemnifies and holds Company harmless against any loss, cost, suit or claim arising out of storage space or any handling of the vessel in connection therewith whether or not such loss, cost, suit or claim is based upon negligence of Company.
- **3.** This agreement shall be in effect for the period specified unless sooner terminated in accordance with the following conditions, to wit:
  - (a) By destruction of the anchorage facilities by fire, storm or other calamity.
  - (b) Loss of use of facilities by Company for any reason whatsoever.
  - (c) In the event Owner shall make a bona fide sale of the boat listed in the agreement.
  - (d) By breach of default as provided in paragraph (4) below.
- 4. Owner agrees to comply with all posted rules and regulations set forth, together with any additional rules and regulations posted from time to time at the Marina, all of which rules and regulations are incorporated herein by reference, and should breach of the agreement or violation of posted rules and regulations occur, this rental agreement shall terminate immediately, and Company may remove the Boat from her storage space at the Owner's risk and expense and retake possession of the storage space.
- 5. Waiver of any conditions by Company shall not be deemed to be continuing waiver.
- 6. Company is authorized to deliver Owner's boat to any of the persons named above as being authorized to use the boat, as and when requested, and Company is hereby relieved of any liability as a result of such deliver.
- **7.** Boat storage boxes are allowed for install in leased slips A thru P. The approved dock boxes that are allowed for install are as follows:
  - Better Way 625 71" L x 22" W x 24.25" H White Fiberglass Dock Box
  - Better Way 825 96" L x 22" W x 24.25" H White Fiberglass Fishing Rod Dock Box
  - Better Way 430 54.5"L x 34.25" W x 29.5" H White Fiberglass Triangle Dock Box

- **8.** Prior approval must be given by the City of Hillsboro before installation. Dock boxes installed that have not been approved by the City of Hillsboro may be removed and disposed of at the lessee's expense.
- 9. Once plans have been submitted and approved by the City of Hillsboro, the dock box may be installed by lessee or their paid contractor. You can find more information about these products at <a href="http://www.dockbox.com">http://www.dockbox.com</a> or are available more locally by contacting Jeff Smith, JLS Marine at 217 341-1730, jeff@jlsmarine.com, or online at <a href="http://jlsmarine.com">http://jlsmarine.com</a>.
- **10.** Boat lifts are also allowed for install in leased slips. There is no standard that is currently in place for a specific lift. However, product details and installation plans must be approved prior to installation. Lifts installed that have not been approved by the City of Hillsboro may be removed and disposed of at the lessee's expense.
- **11.** Prior to installation or product purchase, product details and installation plans for dock boxes or boat lifts should be submitted for approval to City Hall, 447 S. Main St., Hillsboro, IL 62049 or faxed to 217 532-5567.

SIGNATURE	
	Boat Owner
ACCEPTED BY	
	City of Hillsboro
APPROVED BY	
	Commissioner
	City of Hillsboro



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Registration Number		_ Hors	e Power
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Name of persons authorized to us	-		
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(Please complete this form, front and	back, and return to City	Hall) (No parking of	f trailers at marina for all season)

- 1. Company shall have a lien against the above described boat, her appurtenances, for unpaid sums due for use of dock facilities or other services, or for damage caused or contributed to by above described boat or by Owner to any Docks or property of Company or to the person or property of any other person at Glenn Shoals Lake.
- 2. This agreement is for the use of boat storage space at Glenn Shoals Marina only, including the necessary handling of the boat and placing it in and removing it from storage. The use of such space and related handling of the boat shall be at the sole risk of the Owner. Company shall not be liable for any loss or damage by theft, or otherwise, to any vessel or property. Owner warrants that Owner's boat is covered by complete hull, property damage and liability insurance and will remain so covered during the period of storage assigned. Company shall be entitled to assume that such insurance is provided and shall not be required to examine policies to this effect, although such policies shall be provided by Owner for examination upon request. Owner indemnifies and holds Company harmless against any loss, cost, suit or claim arising out of storage space or any handling of the vessel in connection therewith whether or not such loss, cost, suit or claim is based upon negligence of Company.
- **3.** This agreement shall be in effect for the period specified unless sooner terminated in accordance with the following conditions, to wit:
  - (a) By destruction of the anchorage facilities by fire, storm or other calamity.
  - (b) Loss of use of facilities by Company for any reason whatsoever.
  - (c) In the event Owner shall make a bona fide sale of the boat listed in the agreement.
  - (d) By breach of default as provided in paragraph (4) below.
- 4. Owner agrees to comply with all posted rules and regulations set forth, together with any additional rules and regulations posted from time to time at the Marina, all of which rules and regulations are incorporated herein by reference, and should breach of the agreement or violation of posted rules and regulations occur, this rental agreement shall terminate immediately, and Company may remove the Boat from her storage space at the Owner's risk and expense and retake possession of the storage space.
- 5. Waiver of any conditions by Company shall not be deemed to be continuing waiver.
- 6. Company is authorized to deliver Owner's boat to any of the persons named above as being authorized to use the boat, as and when requested, and Company is hereby relieved of any liability as a result of such deliver.
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Business Address STREET CITY STATE			Business Phone
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Registration Number		_ Hors	e Power
Trailer: Yes No Trailer License No			
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- 1. Company shall have a lien against the above described boat, her appurtenances, for unpaid sums due for use of dock facilities or other services, or for damage caused or contributed to by above described boat or by Owner to any Docks or property of Company or to the person or property of any other person at Glenn Shoals Lake.
- 2. This agreement is for the use of boat storage space at Glenn Shoals Marina only, including the necessary handling of the boat and placing it in and removing it from storage. The use of such space and related handling of the boat shall be at the sole risk of the Owner. Company shall not be liable for any loss or damage by theft, or otherwise, to any vessel or property. Owner warrants that Owner's boat is covered by complete hull, property damage and liability insurance and will remain so covered during the period of storage assigned. Company shall be entitled to assume that such insurance is provided and shall not be required to examine policies to this effect, although such policies shall be provided by Owner for examination upon request. Owner indemnifies and holds Company harmless against any loss, cost, suit or claim arising out of storage space or any handling of the vessel in connection therewith whether or not such loss, cost, suit or claim is based upon negligence of Company.
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- 4. Owner agrees to comply with all posted rules and regulations set forth, together with any additional rules and regulations posted from time to time at the Marina, all of which rules and regulations are incorporated herein by reference, and should breach of the agreement or violation of posted rules and regulations occur, this rental agreement shall terminate immediately, and Company may remove the Boat from her storage space at the Owner's risk and expense and retake possession of the storage space.
- 5. Waiver of any conditions by Company shall not be deemed to be continuing waiver.
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- 1. Company shall have a lien against the above described boat, her appurtenances, for unpaid sums due for use of dock facilities or other services, or for damage caused or contributed to by above described boat or by Owner to any Docks or property of Company or to the person or property of any other person at Glenn Shoals Lake.
- 2. This agreement is for the use of boat storage space at Glenn Shoals Marina only, including the necessary handling of the boat and placing it in and removing it from storage. The use of such space and related handling of the boat shall be at the sole risk of the Owner. Company shall not be liable for any loss or damage by theft, or otherwise, to any vessel or property. Owner warrants that Owner's boat is covered by complete hull, property damage and liability insurance and will remain so covered during the period of storage assigned. Company shall be entitled to assume that such insurance is provided and shall not be required to examine policies to this effect, although such policies shall be provided by Owner for examination upon request. Owner indemnifies and holds Company harmless against any loss, cost, suit or claim arising out of storage space or any handling of the vessel in connection therewith whether or not such loss, cost, suit or claim is based upon negligence of Company.
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- 2. This agreement is for the use of boat storage space at Glenn Shoals Marina only, including the necessary handling of the boat and placing it in and removing it from storage. The use of such space and related handling of the boat shall be at the sole risk of the Owner. Company shall not be liable for any loss or damage by theft, or otherwise, to any vessel or property. Owner warrants that Owner's boat is covered by complete hull, property damage and liability insurance and will remain so covered during the period of storage assigned. Company shall be entitled to assume that such insurance is provided and shall not be required to examine policies to this effect, although such policies shall be provided by Owner for examination upon request. Owner indemnifies and holds Company harmless against any loss, cost, suit or claim arising out of storage space or any handling of the vessel in connection therewith whether or not such loss, cost, suit or claim is based upon negligence of Company.
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 Date		\$950.00/season	
Seaso	nal slip leasing will be	e from April 1 <sup>st</sup> to Marc	ch 31 <sup>st</sup>
(Please complete this form, front and	back, and return to City	Hall) (No parking of	f trailers at marina for all season)

- 1. Company shall have a lien against the above described boat, her appurtenances, for unpaid sums due for use of dock facilities or other services, or for damage caused or contributed to by above described boat or by Owner to any Docks or property of Company or to the person or property of any other person at Glenn Shoals Lake.
- 2. This agreement is for the use of boat storage space at Glenn Shoals Marina only, including the necessary handling of the boat and placing it in and removing it from storage. The use of such space and related handling of the boat shall be at the sole risk of the Owner. Company shall not be liable for any loss or damage by theft, or otherwise, to any vessel or property. Owner warrants that Owner's boat is covered by complete hull, property damage and liability insurance and will remain so covered during the period of storage assigned. Company shall be entitled to assume that such insurance is provided and shall not be required to examine policies to this effect, although such policies shall be provided by Owner for examination upon request. Owner indemnifies and holds Company harmless against any loss, cost, suit or claim arising out of storage space or any handling of the vessel in connection therewith whether or not such loss, cost, suit or claim is based upon negligence of Company.
- **3.** This agreement shall be in effect for the period specified unless sooner terminated in accordance with the following conditions, to wit:
  - (a) By destruction of the anchorage facilities by fire, storm or other calamity.
  - (b) Loss of use of facilities by Company for any reason whatsoever.
  - (c) In the event Owner shall make a bona fide sale of the boat listed in the agreement.
  - (d) By breach of default as provided in paragraph (4) below.
- 4. Owner agrees to comply with all posted rules and regulations set forth, together with any additional rules and regulations posted from time to time at the Marina, all of which rules and regulations are incorporated herein by reference, and should breach of the agreement or violation of posted rules and regulations occur, this rental agreement shall terminate immediately, and Company may remove the Boat from her storage space at the Owner's risk and expense and retake possession of the storage space.
- 5. Waiver of any conditions by Company shall not be deemed to be continuing waiver.
- 6. Company is authorized to deliver Owner's boat to any of the persons named above as being authorized to use the boat, as and when requested, and Company is hereby relieved of any liability as a result of such deliver.
- **7.** Boat storage boxes are allowed for install in leased slips A thru P. The approved dock boxes that are allowed for install are as follows:
  - Better Way 625 71" L x 22" W x 24.25" H White Fiberglass Dock Box
  - Better Way 825 96" L x 22" W x 24.25" H White Fiberglass Fishing Rod Dock Box
  - Better Way 430 54.5"L x 34.25" W x 29.5" H White Fiberglass Triangle Dock Box

- **8.** Prior approval must be given by the City of Hillsboro before installation. Dock boxes installed that have not been approved by the City of Hillsboro may be removed and disposed of at the lessee's expense.
- 9. Once plans have been submitted and approved by the City of Hillsboro, the dock box may be installed by lessee or their paid contractor. You can find more information about these products at <a href="http://www.dockbox.com">http://www.dockbox.com</a> or are available more locally by contacting Jeff Smith, JLS Marine at 217 341-1730, jeff@jlsmarine.com, or online at <a href="http://jlsmarine.com">http://jlsmarine.com</a>.
- **10.** Boat lifts are also allowed for install in leased slips. There is no standard that is currently in place for a specific lift. However, product details and installation plans must be approved prior to installation. Lifts installed that have not been approved by the City of Hillsboro may be removed and disposed of at the lessee's expense.
- **11.** Prior to installation or product purchase, product details and installation plans for dock boxes or boat lifts should be submitted for approval to City Hall, 447 S. Main St., Hillsboro, IL 62049 or faxed to 217 532-5567.

SIGNATURE	
	Boat Owner
ACCEPTED BY	
	City of Hillsboro
APPROVED BY	
	Commissioner
	City of Hillsboro



**MONTGOMERY COUNTY, ILLINOIS** 

447 South Main Street P.O. Box 556 Hillsboro, IL. 62049-0556 (217) 532-5566 (217) 532-6615 FAX (217) 532-5567 County Seat MontgomeryCounty

Established 1823

Hillsboro City Council Regular Meeting, 7 p.m. Second & Fourth Tuesdays

#### GLENN SHOALS MARINA SLIP #\_\_\_\_\_

### MARINA SLIP AGREEMENT – APRIL 1<sup>ST</sup>THRU MARCH31,\_\_\_\_\_

Owner's Name			Boat Name
Home Address	CITY STATE	ZIP	Phone
Business Address STREET CITY STATE			Business Phone
Make of Boat			th
Registration Number		_ Hors	e Power
Trailer: Yes No			Trailer License No
Name of persons authorized to us	-		
 Date		\$950.00/season	
Seaso	nal slip leasing will be	e from April 1 <sup>st</sup> to Marc	ch 31 <sup>st</sup>
(Please complete this form, front and	back, and return to City	Hall) (No parking of	f trailers at marina for all season)

- 1. Company shall have a lien against the above described boat, her appurtenances, for unpaid sums due for use of dock facilities or other services, or for damage caused or contributed to by above described boat or by Owner to any Docks or property of Company or to the person or property of any other person at Glenn Shoals Lake.
- 2. This agreement is for the use of boat storage space at Glenn Shoals Marina only, including the necessary handling of the boat and placing it in and removing it from storage. The use of such space and related handling of the boat shall be at the sole risk of the Owner. Company shall not be liable for any loss or damage by theft, or otherwise, to any vessel or property. Owner warrants that Owner's boat is covered by complete hull, property damage and liability insurance and will remain so covered during the period of storage assigned. Company shall be entitled to assume that such insurance is provided and shall not be required to examine policies to this effect, although such policies shall be provided by Owner for examination upon request. Owner indemnifies and holds Company harmless against any loss, cost, suit or claim arising out of storage space or any handling of the vessel in connection therewith whether or not such loss, cost, suit or claim is based upon negligence of Company.
- **3.** This agreement shall be in effect for the period specified unless sooner terminated in accordance with the following conditions, to wit:
  - (a) By destruction of the anchorage facilities by fire, storm or other calamity.
  - (b) Loss of use of facilities by Company for any reason whatsoever.
  - (c) In the event Owner shall make a bona fide sale of the boat listed in the agreement.
  - (d) By breach of default as provided in paragraph (4) below.
- 4. Owner agrees to comply with all posted rules and regulations set forth, together with any additional rules and regulations posted from time to time at the Marina, all of which rules and regulations are incorporated herein by reference, and should breach of the agreement or violation of posted rules and regulations occur, this rental agreement shall terminate immediately, and Company may remove the Boat from her storage space at the Owner's risk and expense and retake possession of the storage space.
- 5. Waiver of any conditions by Company shall not be deemed to be continuing waiver.
- 6. Company is authorized to deliver Owner's boat to any of the persons named above as being authorized to use the boat, as and when requested, and Company is hereby relieved of any liability as a result of such deliver.
- **7.** Boat storage boxes are allowed for install in leased slips A thru P. The approved dock boxes that are allowed for install are as follows:
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  - Better Way 430 54.5"L x 34.25" W x 29.5" H White Fiberglass Triangle Dock Box

- **8.** Prior approval must be given by the City of Hillsboro before installation. Dock boxes installed that have not been approved by the City of Hillsboro may be removed and disposed of at the lessee's expense.
- 9. Once plans have been submitted and approved by the City of Hillsboro, the dock box may be installed by lessee or their paid contractor. You can find more information about these products at <a href="http://www.dockbox.com">http://www.dockbox.com</a> or are available more locally by contacting Jeff Smith, JLS Marine at 217 341-1730, jeff@jlsmarine.com, or online at <a href="http://jlsmarine.com">http://jlsmarine.com</a>.
- **10.** Boat lifts are also allowed for install in leased slips. There is no standard that is currently in place for a specific lift. However, product details and installation plans must be approved prior to installation. Lifts installed that have not been approved by the City of Hillsboro may be removed and disposed of at the lessee's expense.
- **11.** Prior to installation or product purchase, product details and installation plans for dock boxes or boat lifts should be submitted for approval to City Hall, 447 S. Main St., Hillsboro, IL 62049 or faxed to 217 532-5567.

SIGNATURE	
	Boat Owner
ACCEPTED BY	
	City of Hillsboro
APPROVED BY	
	Commissioner
	City of Hillsboro



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#### GLENN SHOALS MARINA SLIP #\_\_\_\_\_

### MARINA SLIP AGREEMENT – APRIL 1<sup>ST</sup>THRU MARCH31,\_\_\_\_\_

Owner's Name			Boat Name
Home Address	CITY STATE	ZIP	Phone
Business Address STREET CITY STATE			Business Phone
Make of Boat			th
Registration Number		_ Hors	e Power
Trailer: Yes No			Trailer License No
Name of persons authorized to us	-		
 Date		\$950.00/season	
Seaso	nal slip leasing will be	e from April 1 <sup>st</sup> to Marc	ch 31 <sup>st</sup>
(Please complete this form, front and	back, and return to City	Hall) (No parking of	f trailers at marina for all season)

- 1. Company shall have a lien against the above described boat, her appurtenances, for unpaid sums due for use of dock facilities or other services, or for damage caused or contributed to by above described boat or by Owner to any Docks or property of Company or to the person or property of any other person at Glenn Shoals Lake.
- 2. This agreement is for the use of boat storage space at Glenn Shoals Marina only, including the necessary handling of the boat and placing it in and removing it from storage. The use of such space and related handling of the boat shall be at the sole risk of the Owner. Company shall not be liable for any loss or damage by theft, or otherwise, to any vessel or property. Owner warrants that Owner's boat is covered by complete hull, property damage and liability insurance and will remain so covered during the period of storage assigned. Company shall be entitled to assume that such insurance is provided and shall not be required to examine policies to this effect, although such policies shall be provided by Owner for examination upon request. Owner indemnifies and holds Company harmless against any loss, cost, suit or claim arising out of storage space or any handling of the vessel in connection therewith whether or not such loss, cost, suit or claim is based upon negligence of Company.
- **3.** This agreement shall be in effect for the period specified unless sooner terminated in accordance with the following conditions, to wit:
  - (a) By destruction of the anchorage facilities by fire, storm or other calamity.
  - (b) Loss of use of facilities by Company for any reason whatsoever.
  - (c) In the event Owner shall make a bona fide sale of the boat listed in the agreement.
  - (d) By breach of default as provided in paragraph (4) below.
- 4. Owner agrees to comply with all posted rules and regulations set forth, together with any additional rules and regulations posted from time to time at the Marina, all of which rules and regulations are incorporated herein by reference, and should breach of the agreement or violation of posted rules and regulations occur, this rental agreement shall terminate immediately, and Company may remove the Boat from her storage space at the Owner's risk and expense and retake possession of the storage space.
- 5. Waiver of any conditions by Company shall not be deemed to be continuing waiver.
- 6. Company is authorized to deliver Owner's boat to any of the persons named above as being authorized to use the boat, as and when requested, and Company is hereby relieved of any liability as a result of such deliver.
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- **8.** Prior approval must be given by the City of Hillsboro before installation. Dock boxes installed that have not been approved by the City of Hillsboro may be removed and disposed of at the lessee's expense.
- 9. Once plans have been submitted and approved by the City of Hillsboro, the dock box may be installed by lessee or their paid contractor. You can find more information about these products at <a href="http://www.dockbox.com">http://www.dockbox.com</a> or are available more locally by contacting Jeff Smith, JLS Marine at 217 341-1730, jeff@jlsmarine.com, or online at <a href="http://jlsmarine.com">http://jlsmarine.com</a>.
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SIGNATURE	
	Boat Owner
ACCEPTED BY	
	City of Hillsboro
APPROVED BY	
	Commissioner
	City of Hillsboro



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#### GLENN SHOALS MARINA SLIP #\_\_\_\_\_

### MARINA SLIP AGREEMENT – APRIL 1<sup>ST</sup>THRU MARCH31,\_\_\_\_\_

Owner's Name			Boat Name
Home Address	CITY STATE	ZIP	Phone
Business Address STREET CITY STATE			Business Phone
Make of Boat			th
Registration Number		_ Hors	e Power
Trailer: Yes No			Trailer License No
Name of persons authorized to us	-		
 Date		\$950.00/season	
Seaso	nal slip leasing will be	e from April 1 <sup>st</sup> to Marc	ch 31 <sup>st</sup>
(Please complete this form, front and	back, and return to City	Hall) (No parking of	f trailers at marina for all season)

- 1. Company shall have a lien against the above described boat, her appurtenances, for unpaid sums due for use of dock facilities or other services, or for damage caused or contributed to by above described boat or by Owner to any Docks or property of Company or to the person or property of any other person at Glenn Shoals Lake.
- 2. This agreement is for the use of boat storage space at Glenn Shoals Marina only, including the necessary handling of the boat and placing it in and removing it from storage. The use of such space and related handling of the boat shall be at the sole risk of the Owner. Company shall not be liable for any loss or damage by theft, or otherwise, to any vessel or property. Owner warrants that Owner's boat is covered by complete hull, property damage and liability insurance and will remain so covered during the period of storage assigned. Company shall be entitled to assume that such insurance is provided and shall not be required to examine policies to this effect, although such policies shall be provided by Owner for examination upon request. Owner indemnifies and holds Company harmless against any loss, cost, suit or claim arising out of storage space or any handling of the vessel in connection therewith whether or not such loss, cost, suit or claim is based upon negligence of Company.
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	Commissioner
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