

17.20.220 Impound and Relocation of Vessels.

A. IMPOUND AND RELOCATION OF VESSELS BERTHED, DOCKED, MOORED OR ANCHORED IN THE HARBOR DISTRICT WITHOUT WATERFRONT DIRECTOR PERMISSION. A vessel berthed, docked, moored or anchored in the Harbor District without Waterfront Director permission may be impounded ~~and stored in any location~~ designated by the Waterfront Director.

B. IMPOUND AND RELOCATION OF VESSELS FOR DELINQUENT FEES. A vessel whose owner is delinquent on the payment of Slip or other fees to the Waterfront Department may be impounded in its location, including a dock, pier, slip, wharf or open ocean of the Harbor District, or may be relocated and impounded in another area in the Harbor District designated by the Waterfront Director.

C. PAYMENT OF IMPOUND FEE. The owner of any vessel impounded under either section A or B of this section, whether relocated or not, shall pay an impound fee established by Resolution of the City Council, in addition to any storage or delinquent fees, to the Waterfront Director prior to release of the vessel. (Ord. 5458, 2008; Ord. 4757, 1992; Prior Code §24.42.)

Deleted: its location, including a dock, pier, slip, wharf or open ocean, or may be relocated and impounded in another area in the Harbor District