These Exhibitor Terms, Rules and Regulations ("rules") are included in, and a part of, the Exhibitor Application/Contract ("Agreement") for exhibit space (including both digital and physical offerings) entered into by exhibitor with the National Marine Manufacturers Association (referred to herein as "NMMA" or "show management") for the boat show specified therein ("show"). Each exhibitor, on behalf of fisel and its employees, officers, directors, agents, and contractors, agrees to able these rules and by any amendments or additions hereafter made by show management. Show management has the right to adopt additional rules and regulations governing the allocation of space, show display guidelines and other requirements from time to time in its sole discretion, collectively, Additional Rules). All such Additional Rules are incorporated in these rules by reference and are a binding part of the Agreement. These rules (including the Additional Rules) are printed annually in the booklet "NMMA Allocation Procedures and Display Guidelines" (which may also be found on NMMA's website) and such booklet (including any later additions, corrections or calmications made by show management to such booklet) are a binding part of the Agreement. Exhibitors may contact show management or a current hard copy of the booklet. The term show management, as used in these rules, includes Agreement may be exercised by or designated to, informa (or other third party) in NMMA's sole discretion.

1. Admissible Exhibits. Exhibitor agrees to display only new, unused current-model-year boats and mainer related products. Exhibitor will not display any product or signage without the endorsement or approval of the manufacturer. Exhibitor represents that it has full authority and all approvals necessary to display and sell its products at the show. NMMA reserves the right to determine the eligibility of any company, product, signage, malages, footage, or other marterial for inclusion in the Management and the eligibility of any company, product, si and (iii) will not be paid in cash. If Exhibitor deposits received to date are less than the stated penalty, Exhibitor must remit a check for any shortfall to NMMA once the cancellation or culback has been confirmed. For all exhibitors requesting a space reduction NMMA reserves the right to relocate the exhibit or reconfigure it as determined by NMMA. In the event that show spreallocated after Agreements have been accepted and signed, NMMA has the right to relocate the exhibitor's space

Display Guidelines and Restrictions. See Additional Rules.

Late Arrivals & Staffing. Exhibitors arriving for set-up after their scheduled installation time can be relocated to any location ecified by NMMA or, if no alternative is available, will be required to forfeit their show participation rights without refund or credii

of any kind use or owing. Exhibits must be set up and staffed during all open show hours or of any kind use or owing. Exhibits must be set up and staffed during all open show hours.

6. Subleasing Exhibitors may not sublease their space. Sublease includes renting, sharing, donating or in any way allowing or permitting another company or person to display or advertise in an exhibitor's space. Non-exhibiting firms may not place stickers,

Subleasing. Exhibitors may not sublease their space. Sublease includes renting, sharing, donating or in any way allowing or permitting another company or person to display or advertise in an exhibitor's space. Non-exhibiting firms may not place stickers, placards, or other signs anywhere in the show.
 Total et of Merchandise. NMMA reserve the right to limit over-the-counter sale of products for delivery at the show to designated areas. Exhibor is solely responsible for registering for, collecting, and reporting appropriate sales taxes.
 Show Guider Use of Materials & Marks. Exhibitor understands and agrees that it (including its lame, logo, contact, and other information and materials) will be included in the printed, digital and/or online version(s) of the show guide (collectively, the "Show Guider"), on the Digital Boat Show Platform (as defined below) and otherwise used by show management in connection with the show. Exhibitor may, in accordance with the terms of the Agreement, submit photographs, video and other hotage, digital and other images, text, brochures, product pricing and specs, sales management in some control of the show guide (collectively). The "Show Platform" is defined below) and otherwise used by show management in connection with the Show. Exhibitor here by grants show management (including its contractors, agents, and affiliates) a preputual, irrevocable, workfulled, non-exclusive license to display, modify, edit, translate, transmit, create derivative works from, make available and otherwise use exhibitor's name, logo, trademarks, and service marks (collectively, "marks") and all materials submitted to show management (including its contractors, agents, and affiliates) in connection with the show. Digital Boat Show Platform, show for purposes of advertising, marketing, distributing, publishing, developing, promoting, producing, maintaining, improving, offering and delivering the Show. Show Guide and for Digital Boat Show Platform, in the Show Guide an

"Digital Boat Show Platform") are governed by and subject to these rules and the Additional Rules. THE DIGITAL BOAT SHOW PLATFORM (AND ALL PRODUCTS)SERVICES OFFERED IN CONNECTION THEREWITH OR THEREURDER) IS PROVIDED "AS-IS," AND SHOW MANAGEMENT HEREBY DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY MPLIED WARRANTIES OF MERCHANTABULTY OF THE INSES FOR A PARTICULAR PURPOSE. TO THE MAXIMUM EXTENT PERMITTED BY LAW, SHOW MANAGEMENT MAKES NO REPRESENTATION, WARRANTY OR GUARANTEE AS TO THE RELIABILITY, SUITABILITY, OR AVAILABILITY OF THE DIGITAL BOAT SHOW PLATFORM OR NO CONTENT THEREIN OR GENERATED THEREWITH, OR THAT: (A) THE USE OF THE DIGITAL BOAT SHOW PLATFORM WILL BE SECURE, TIMELY, UNINTERRUPTED OR ERROR-FREE; (B) THE DIGITAL BOAT SHOW PLATFORM WILL DEPRATE IN COMBINATION WILL AND THE MAY OTHER HARDWARE, SOFTWARE, SYSTEM, OR DATA; (C) THE DIGITAL BOAT SHOW PLATFORM WILL BE SECURE, TIMELY, UNINTERRUPTED OR ERROR-FREE; (B) THE DIGITAL BOAT SHOW PLATFORM WILL DEPRATE IN COMBINATION WITH ANY OTHER HARDWARE, SOFTWARE, SYSTEM, OR DATA; (C) THE DIGITAL BOAT SHOW PLATFORM OR RICLUSION OF EXHIBITOR'S PRODUCTS, INFORMATION, OR OTHER MARTERIALS THEREIN WILL MEET EXHIBITOR'S REQUIREMENTS OR EXPECTATIONS; (D) ANY STORED DATA WILL BE ACCURATE OR RELIABLE OR THAT ANY STORED DATA WILL NOT BE LOST OR CORRUPTED; OR (E) ERROR OR DEFECTS WILL BE CORRECTED; OR (F) THE DIGITAL BOAT SHOW PLATFORM AVAILABLE) ARE FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS.

10. FORCE Majoure. Show management shall not be liable for any failure to perform its obligations under the Agreement, these rules or the Additional Rules or for any liability, cost or expense arising out of or in connection with its decision to cancel the show due to circumstances beyond its reasonable control including, without limitation, hurricanes, tomados, fires or other natural disasters, terrorism, riots, sabotage, strikes, labor disputes, war, any act or omission of any government or enternational disasters, terrorism, riots, sabotage, strikes, labor disputes, wa

paid by exhibitor under the Agreement after deduction of expenses and losses incurred by show management in connection with said show and there shall be no further liability on the part of either party.

11. Security. Show management and its employees, officers, directors and agents are not and will not be liable or responsible for any theft, loss, or damage of whatever nature, direct or indirect, of an exhibitor's valuables, goods, products or property arising from or in connection with any cause, act or omission whatsoever with the exception of loss or damage caused solely by show management's gross negligence. Exhibitor is solely responsible for the safety and security of its property, valuables, products, and goods. Exhibitor is required to follow and use all of the security arrangements made by show management for property and valuables when the show is not open. ables when the show is not open

12. Insurance. Exhibitor must maintain the following insurance at all times during the show, including move-in and move-out periods: (1) Worker's compensation and employer's flability insurance or an inners our in the show, including investment in which the shows being held, in such amounts and in accordance with the statutes, rules and regulations promulgated by that state's operating authorities; (ii) Commercial General Liability Insurance (or its equivalent) including Products/Completed Operations, Personal and Advertising Injury, with a per occurrence limit of not less than \$1,000,000 and endorsed with NMMA, and other parties as delineated in the sample insurance certificate provided to exhibitor), as Additional Insureds; and (iii) exhibitors using owned, leased, rented in the sample insurance certificate provided to exhibitor), as Additional insureds; and (iii) exhibitors using owned, leased, rented or borrowed vehicles on or within the venue are required to have Automobile Liability Insurance with a per contrese limit of not less than \$500,000 endorsed with National Marine Manufacturers Association, Inc., and other parties as delineated in the sample insurance certificate provided to Exhibitor, as Additional Insured's. Certificates of insurance, with the limits, dates of coverage, and endorsements as stated above, must be furnished to NMMA no later than 30 days before the scheduled move-in date for the slow. Exhibitor understands and agrees that neither show management nor the venue maintain insurance covering the exhibitor's property and it is the exhibitor's sole responsibility to obtain such insurance. Exhibitor waives any rights of subrogation available

to exhibitor or its insurance underwriters.

13. Copyrights & Other Intellectual Property Rights. Exhibitor may not play or otherwise publicly perform copyrighted music or 13. Copyrights & Other Intellectual Property Rights. Exhibitor may not play or otherwise publicly perform copyrighted music or other materials absent a valid written license agreement with all rights holders in and to such music or or materials. Exhibitor hereby assumes all responsibility for, and all costs and expenses arising from, exhibitor's or exhibitor's agents' or employees' incorporation or use during the show of any music, written material, dramatic rights, inventions, devices, products, images, footage or similar terms that are the subject of any copyright, trademark, service mark, trade name, patent, trade secret franchies or other contractual or statutory protection. Exhibitor agrees to indemnify, defend and hold harmless show managements (including its Affiliates, directors, officers, employees, agents, and members) from and against any and all claims, damages, costs or expenses, including, without limitations, attorneys' fees and expenses, incurred by any of them that arise out of or in connection with such incorporation or use, including but not limited to any action brought by ASCAP, BMI, SESAC, Global Music Rights or other licensing organization for playing copyrighted music.

or use, including but not limited to any action brought by ASCAP, BMI, SESAC, Global Music Rights or other licensing organization for playing copyrighted music.

14. Use of NMMA Trademarks. NMMA's name and logos, including the name of the show and NMMA's other trademarks and materials (collectively, "NMMA Marks") are proprietary and may not be used by exhibitor in its materials, signs, advertising, promotions, product literature, or on its website(s) or social media accounts either inside or outside the exhibit area. This rule applies before, during and after the show, unless NMMA has approved and agreed to exhibitor's use of the NMMA Marks in writing applies before, during and after the show, unless NMMA has approved and agreed to exhibitor's use of the NMMA Marks in writing applies before, during and after the show, unless NMMA has approved and agreed to exhibitor's use of the NMMA Marks in writing achieved in the show in the

(ii) the provision of auxiliary aids and services where necessary to ensure effective communication with disable deather articles. Braille or enlarged print handouts, interpreter or simultaneous videotext display; had (iii) any modifications to Exhibitors exhibit and materials required to enable disabled individuals to participate equally in the Exhibitor sex shibit or access its materials.

and materials required to enable disabled individuals to participate equally in the Exhibitor's exhibitor is which is a final part of the companion of the comp 17. Walver, Release & Indemnification. Exhibitor, without regard to assignment, the New England Boat Sho Boston Convention & Exhibition Center, Boston, Massachusetts National Marine Manufacturers Association, Inc. and their respective managers contractors, directors, offices, employees, agents and members, and each of them (collectively, "Indemnification,"), from and against any and all actions, causes of action, claims, demands, liabilities, losses, damages, costs or expenses, of whatsoever kind and nature, including judgments, interest and reasonable attorney's fees, costs of litigation, and all other costs, sepresses and charges, which Indemnities incur or may incur for any reason resulting from, relating to or arising out of Exhibitor's participation in the show, including but not limited to; (i) the negligence, gross negligence, intentional misconduct or criminal acts or ormisions of exhibitor (including its directors, officers, employees and agents) in the performance or breach of these rules, the Additional Rules or the Agreement, (ii) the breach by exhibitor and/or its Contractors, their directors, officers, employees, agents or any loss of, through theft or otherwise, or damage to, property arising in any way in connection with the use and enjoyment by the exhibitor, or any other person or entity present with the permission, express or implied, of exhibitor of the space, equipment or the show or the use of the space, provided that the foregoing indemnification shall not apply where the damage, injury or loss results solely from the gross negligence or willful misconduct of show management (including its employees) can connection with the show, or the use of the space, provided that the foregoing indemnification shall not apply where the damage, injury or loss results solely from the gross negligence or willful misconduct of show management (including its employees) can once indemnify, release and hold show management, including its officers, directors, managers, agents, employees, and datering show inc

shall be awarded its reasonable attorney fees, and costs and expenses incurred.

19. Enforcement, Interpretation & Revisions. Show management has the right, in its sole discretion, to revise, amend, interpret, and enforce these rules, the Additional Rules and the Agreement as well as to make all decisions with respect to the operation and conduct of the show, including but not limited to those regarding the kind, nature, and eligibility of all exhibitors, exhibitors and materials permitted at the show or to be used in connection with the show or the Show Guide and the mating activities of exhibitors with respect to the show. Any exhibitor observed to be soliciting business in the aisles or other public spaces, in another exhibitor's both, or in violation of the rules, Additional Rules or the Agreement, will be asked to leave immeditely and may be subject to such additional penalties as may be determined by show management in its sole discretion. Exhibitor and its employees, contractors and agents must comply with all rules, policies and regulations adopted by the venue or host of the show, and with all applicable federal, state, municipal and local laws, codes and regulations which affect the show and/or exhibition space. Show management's failure to enforce (or delay in the enforcement of) these rules, the Additional Rules, the Agreement or any right, power, or remedy that show management may have under these rules, the Additional Rules or the Agreement will not impair any right, power or remedy that show management may have under these rules, the Additional Rules or the Agreement or serve as a waiter thereof.

## **NEW ENGLAND BOAT SHOW RULES & REGULATIONS**

- Motorized Vehicles are not permitted in Boat Show exhibits without Show Manager's written approval
  - Motorized venicies are not permitted in Boat Show exhibits without Show Manager's written approval. Boat exhibitors may display up to 20% of unused previous model year boats in their display. Deposit AND signed contract must be received by the first payment deadline to renew current space or be considered for a change. Failure to comply may result in reallocation of your space. Space must be paid in full by October 31, 2022, to receive exhibitor credentials. All exhibitors must submit an appropriate certificate of insurance prior to January 13, 2023.

- Completed boat information & layout is due by December 16, 2022.

  Duplication of boat brands in more than one display is not permitted without the written consent of the New England Boat Show management, brand manufacturer and brand dealer who exhibited in the previous year's show

