South Beach Harbor, Pier 40A Boat/Vessel Insurance Requirements

South Beach Harbor is managed by the Port of San Francisco and requires two (2) mandatory types of insurance with a start and end date. See Berthing Agreement for additional details.

Mandatory Insurance:

1) Named Insured for All Boat Owner(s) and Partners should follow the below format:

John Doe, Jane Doe, Partner A, Partner B, LLC, TRUST, ETC. 123 Main Street Boatland, CA 12345

2) Additional Insured Endorsement:

ENDORSEMENT MUST READ EXACTLY:

CITY AND COUNTY OF SAN FRANCISCO BY AND THROUGH SAN FRANCISCO PORT COMMISSION AND THEIR OFFICERS, DIRECTORS, EMPLOYEES AND AGENTS

Insurance Sample on page 2 – See Exhibit A

South Beach Harbor insurance compliance review is processed through EXIGIS LLC.

SEND INSURANCE DOCS. DIRECTLY TO EXIGIS LLC

(electronically preferred and/or hardcopy)

Certificate Holder Information on the COI should read as follows:

City and County of San Francisco c/o EXIGIS Risk Management Services P.O. Box 947 Murrieta, CA 92564

- Any berth holder and/or broker/agent can email their documents to certificates-sbh@riskworks.com.
- Exigis LLC auto generated emails are sent from notifications@riskworks.com and/or noreply@riskworks.com.
 Please add the email addresses to prevent auto spam/junk email filtering.
- For questions, please call Exigis LLC customer support line at 646-762-1541.

Exhibit A

ABC BOAT INSURANCE

Issued through: ABC Insurance 880 South Pickett St. (111)-111-1111

DECLARATIONS PAGE

Named

John Doe, Jane Doe, Partner A, Partner B, LLC, TRUST, ETC.

"Insured" Address

123 1st Street

Boatland, CA, 12345

Policy No. 123456789

Policy Period: From 01/01/2018 to 01/01/2019 beginning and ending at 12:01 A.M. at the address of

the named **"insured"** on this page.

Company: ABC Insurance Company

Upon the 1981 SABRE BOATS 34 Monohull Sail HULL # 987654321
Boat: YEAR MANUFACTURER LENGTH TYPE IDENTIFICATION NUMBER

COVERAGE IS PROVIDED ONLY WHERE AN AMOUNT OF INSURANCE IS SHOWN			
COVERAGES	AMOUNT OF INSURANCE		
Hull and Equipment	Agreed Value	\$50,000	Incl
Commercial Towing and Assistance	Each Incident	TowBoatU.S. /\$3,000	Incl
Boating Liability (Protection and Indemnity)	Limit Each "Accident", Bodily Injury and Pr Damage	soperty \$500,000	Incl
Fuel and Other Spill Liability	Limit Each "Accident"	\$939,800	Incl
Longshore and Harbor Workers' Compensation	Limit of Liability	Statutory	Incl
Medical Payments	Limit Per Person Each "Accident"	\$10,000	Incl
Boat Trailer	Agreed Value	\$0	Incl
Personal Effects	Replacement Cost	\$5,000	Incl
Uninsured Boater	Limit Each "Accident"	\$500,000	Incl
FORMS AND ENDORSEMENTS made	le a part of this Policy at time of issue: Tota	al Premium	\$900.00
CA001 GM006 GM03 GM042	21 GM023 GM030 Sta	ite Taxes/Fees	\$0.00
	Net	Annual Premium	\$900.00

DEDUCTIBLES: \$1000

Applicable to Hull and Equipment: For any covered loss due to a "named storm" that occurs while the "insured boat" is located in AL, FL, GA, LA, MS, NC, SC, TX, the Bahamas, the Caribbean or Mexico, the deductible applied to each loss is the greater of the Hull and Equipment deductible, \$1000, or 5% of boat's "insured value".

\$ 50 Applicable to Personal Effects only

CRUISING LIMITS: While afloat, warranted the "insured boat" shall be confined to the waters indicated below: (There is no coverage outside of this area without "our" written permission.)

Coastal and Inland waters of the U.S. and Canada

Loss, if any, payable to named "insured" and the Loss Payee printed below, as their interests may appear.

Print Date: 01/01/18

Exhibit A

THIS ENDORSEMENT CHANGES THE POLICY, PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED LIABILITY COVERAGE

Each "additional insured" listed below is considered an additional "insured" under SECTION IV - COVERAGES, C. BOATING LIABILITY (PROTECTION AND INDEMNITY) of the policy.

"Additional insured" means:

Policy No: 123456789

CITY AND COUNTY OF SAN FRANCISCO BY AND THROUGH SAN FRANCISCO PORT COMMISSION AND THEIR OFFICERS, DIRECTORS, EMPLOYEES AND AGENTS

The "additional insured" is subject to all terms and conditions of the policy. In addition, the following conditions apply:

- 1) The "additional insured" must maintain a General Liability Policy or Marina Keeper's Liability Policy. "We" automatically suspend all coverage under this endorsement during any period in which that General Liability Policy or Marina Keeper's Liability Policy lapses or becomes void.
- 2) "We" will not cover liability arising out of breach of the "additional insured's" bailment duties. "We" also will not cover any liability arising out of the negligence of the "additional insured," its employees, officers or agents.
- 3) "We" do not cover liability assumed by the "additional insured" under a contract or agreement, or any breach of contract.
- **4)** "We" reserve control over all decisions relating to selection of counsel and settlement or defense, as we consider appropriate, of any covered claims or suits against the "additional insured".
- 5) "We" limit this coverage to **BOATING LIABILITY**. There is no coverage for the "additional insured" under other sections of the policy. This endorsement does not increase any limit of liability under any coverage section of the policy or any amount shown on the declarations page.
- 6) In the event of cancellation of the policy, appropriate notice based on state requirements will be given at the address listed above.

All other terms, conditions, and agreements of the policy remain unchanged.

Page 1 of 1