

**SURVEY CONTRACT**

1. I/We, the undersigned, as Client(s) having obtained permission of owners, HEREBY REQUEST that Blue Peninsula Marine Ltd (The Company) carry out: **An Afloat/Out-of-water/Condition Survey/Insurance Survey/Build/Repair Supervision/MCA SCV Code Compliance Examination/Technical Report/Valuation/Damage Inspection/MCA Tonnage Measurement/Sea Trial***

on the vessel named:.....(the "Vessel")

Length:.....(m) Breadth:.....(m) Draft:.....(m) Make/Type:.....Year built:.....

Lying at:.....Berth No:.....

Name of Broker-/Owner:.....

2. I/We hereby agree to the Conditions as defined in the TERMS OF BUSINESS appended to this Survey Contract and confirm, in particular, agreement to clause 6, relating to the liability limit for any claim and clause 11, relating to the limitation period for bringing any claim.

3. I/We (as the Client) agree to be responsible for all charges for the Work and for all or any Vessel movements, slipping, docking, removals, opening up, replacements and reinstatements arising in preparation for, during and following the process of the Work.

4. I/We understand and agree that the Company's Report will be a factual statement of the examination carried out within the stated limitations and with opinions given in good faith based on the condition of the Vessel as seen at the time of the survey. It implies no guarantee, no safeguard against faulty design, or Latent Defects or suitability of the Vessel for a particular purpose, or defects not discovered at the time of the survey in woodwork or areas of the Vessel which are covered, unexposed, or not accessible to the Company's surveyor internally due to the installation of non-removable linings, panels and internal structures etc.: NB. Any liability for the said Report is solely to us as the Client and to no other third party, unless otherwise specified.

5. I/We hereby agree to pay all fees and expenses reasonably incurred and charged by the Company, based on the Company's scale of Fees and Disbursements given at the time of this agreement, seven days prior to survey*, on day of survey*, by return on receipt of survey report* as agreed with the Company.

Please Note:

The above Fee will be applied based on Client/agent information supplied at the time of enquiry. These may increase if it becomes obvious that the nature and extent of the work we undertake differs from that originally advised or if the amount of time, skill or work required for the conduct of the matter is more than initially expected or if the Client requires it to be expedited. We will advise you in writing of any increase at the appropriate time or as soon as possible thereafter. Where delays associated with vessel access or haul-out for survey exceed 30 minutes, further time will be charged for in accordance with our current rates. Reports will only be released on receipt of all outstanding funds.

6. Anticipated survey date:..... Confirmed with Owner/Broker/Yard/Us (please tick)

7.Signed:..... Date:.....

Name:..... Address:.....
.....

Telephone: (Daytime).....(Home).....(Mobile):.....E-Mail.....

*Please delete as appropriate