

CROWN MARINE, INC.  
Post Office Box 188  
Wake, Virginia 23176  
804-776-8800  
www.crownmarine.com

**VESSEL DELIVERY INFORMATION AND AGREEMENT**

Date: \_\_\_\_\_

Customer Name: \_\_\_\_\_

Address: \_\_\_\_\_

Telephone Numbers: Home: \_\_\_\_\_ Cell: \_\_\_\_\_ Work: \_\_\_\_\_

Vessel Make/Name: \_\_\_\_\_

Length: \_\_\_\_\_ Width: \_\_\_\_\_ Weight: \_\_\_\_\_ (height must not exceed 13'6")\*

Origin address: \_\_\_\_\_

Destination address: \_\_\_\_\_

**\*additional height requires load dependent certified escort(s) and/or superstructure removal. Additional charges apply, separate from this agreement, if not specifically noted here.**

1. "Crown Marine" is defined as any person, employee, officer, affiliate, subcontractor, or subsidiary of Crown Marine, Inc., a Virginia Subchapter S Corporation. USDOT Number 1449297
2. "Vessel Owner/Agent" is defined as any person, company, corporation, or individual who owns or is acting on behalf of the actual owner to authorize delivery or transport of the vessel. The vessel owner/agent is responsible for delivery payment.
3. Crown Marine will not be held responsible for wrong or misleading information provided by the vessel owner/agent. (I.E.: description/condition of vessel, description of origin and/or destination)
4. The vessel owner/agent assures structural integrity and vessel fitness, assumes all risk associated with moving the vessel, and agrees to hold Crown Marine harmless for any and all damage that may occur.
5. Crown Marine is not responsible for any personal injury or property damage that may occur in the process of moving the vessel. Personal injury includes but is not limited to injury to the owner/agent

who is attempting to assist Crown Marine in any way. Property damage includes but is not limited to: driveways, culverts, curbs, lawns, trees, landscaping, shrubbery, and structures.

6. The vessel owner/agent assumes all responsibility for the truck and trailer in the process of loading and unloading, and during positioning for loading or unloading. This includes any costs for tow services, heavy equipment, or materials needed.

7. It is the responsibility of the vessel owner/agent to provide proper blocking or cribbing for the vessel in the particular location. It is the vessel owner/agent's sole responsibility for the vessel and its blocking and location before, during, and after the vessel delivery.

8. In the event it is determined by Crown Marine that the vessel is not fit for transport (too large, too heavy, rotten, dangerous, or otherwise), the vessel owner/agent agrees to pay all associated fees to that point.

9. Should offloading not occur at the stated destination address, further transport to an alternate location or return to the origin address requires additional arrangements and costs, which are the sole responsibility of the vessel owner/agent.

10. The final delivery location of the vessel is the sole responsibility of the vessel owner/agent. Any laws (federal, state, or local), covenants, or restrictions of any kind that are violated before, during, or after the vessel transport are the responsibility of the vessel owner/agent.

11. Crown Marine warrants all work to be performed in a sound, workman like manner, and carries the Motor Carrier Hauler required cargo insurance. However, Crown Marine assumes no responsibility for damage that may occur due to any act of nature, negligence, vandalism, or any act that may occur by Crown Marine, the vessel owner/agent, or third party before, during, or after the vessel delivery.

12. This agreement is governed by the laws of the Commonwealth of Virginia. Defaults under the terms of this agreement or disputes arising pursuant to the terms thereof will be resolved exclusively in the Courts of Middlesex County, Virginia.

By signing below, the vessel owner/agent agrees to the terms and conditions listed above, and hereby authorizes Crown Marine to move the stated vessel.

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Vessel Owner/Agent

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Representative, Crown Marine