# Ship Repairers Combined Liability Insurance Proposal



	Proposer					
	Full name of proposer (incl company and trading name):					
	Proposers postal and physical address:					
	Period & Limit of Liability					
(	Cover requested from / / to / at 4.00pm loca					
I	Limit of Liability required \$					
I	Business Details (if insufficient space is provided please provide a separate list)					
	Please provide full description of your business operations (incl type of work performed and produc supplied, if any):					
	Details of yard including slipway, dock/berth/storage facilities, cranes, travel lifts etc.					
	Do you own the facility you operate from or are you a tenant?					
	Do you lease/hire out your slipway or other facilities and equipment to other parties? Yes $\square$ No $\square$					
	If 'Yes', do you require them to insure for damage and/or indemnify you for damage?					
	Yes 🗖 No 🗖					
`	Yes D No D Are you responsible for maintenance of the slipway and other facilities? Yes D No D					
,						
)	Are you responsible for maintenance of the slipway and other facilities? Yes $lacksquare$ No $lacksquare$					

Hull Work Ma	aterials used – 🔲 GRP	Metals	Timber	Other
	:			
	Vork and/or 📮 Electrical			
		Work		
_	overs & Sailmaking			
_	ating & Anti-fouling			
<ul> <li>Painting, Coa</li> <li>Other Service</li> </ul>				
	Services"			
-	e work away from the yard/r			No 🗖
	way involve overseas work (	or at marine fac	ilities in other st	ates?
Yes 🛛 No 🗖				
Percentage split c	f turnover, size and type of	Vessels worked	on:	
%	Pleasure Motor Boats/Yac	hts		
%	Commercial Fishing Vesse	els		
%	Commercial Tourist/Charte	er Boats		
%	Coastal/Ocean Going Ship	os (including Go	vernment/milita	ry vessels)
%	Other, please detail			
lighest value ves	sel worked on (estimate) \$			
Optional Cover				
-	ess undertake hotworks, util ow (please note such covers			•
ls cover required	for Hotwork 🛛 Yes 🖵 N	o 🗖 (if yes com	nplete below)	
Do you undertake and percentage c	e any welding, metal cutting of overall work:	or grinding? If	yes, please prov	vide details of these activitie
	ors perform work on your be			
	k is subcontracted out?			

5.

If this extended protection is required please provide a list of the contractors to be included and the estimate of payments to be made to each contractor in the next 12 months.
Do you require Pollution risks cover? Yes 🗖 No 🗖 (if yes complete below)
If yes, state what measures & equipment are in place to combat spills/pollution:
Do you require Statutory Liability extension? Yes 🗖 No 🗖 (if yes complete below)
Have you ever had a pecuniary penalty awarded against you for your business activities, including but not limited to:
a) A discharge, dispersal, release or escape of a Pollutant.
a) A breach of any Australian Federal, State or Territorial occupational health and safety law or regulation.
Claims history ( yes / no ) circle as appropriate. If yes, please provide full details:
Do you require Errors and Omissions extension? Yes D No D (if yes complete below)
Do you require Errors and Omissions extension? Yes D No D (if yes complete below) What percentage of your overall gross receipts relate to reports/inspections/valuations provided for a fee?
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## 6. Contracts and Contractors

Contract Conditions (your work contract to provide services & materials to customers)

Do you use a standard "contract of work" for all work to be performed for customers?

Yes D No D (if yes please attach copy)

Do you use sub-contractors to undertake work on your behalf?

If "Yes" do you want subcontractors to have the benefit of cover under this policy should a claim be made against them or you, for their work? Yes No

What type of work is subcontracted out? .....

\*If sub-contractor work is not to be covered by this policy you should ensure that they maintain their own and adequate cover. We strongly recommend that you consult with your legal and insurance advisors in relation to sub-contractors whether they are covered by this policy or not\*

#### 7. Your Gross Charges

Gross Charges/Receipts of your business (labour, services and materials)

Estimate of your gross charges (current financial year).

\$.....

Estimate of sub-contracted gross charges (current financial year)

\$	(Where sub-contractors are to be covered by this policy
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Total \$\_\_\_\_\_

#### 8. Prior History

How long have you operated this business? ...... years

Experience in this business activity:

Name of present Insurer .....

<u> </u>	<b>D</b>		<b>—</b> ·	
Current	Policy	Due	Date	

Has any insurer declined your insurance or imposed any Special Conditions?

Yes 🔲 No 🔲 If "Yes", please detail

Prior Loss History as a Shiprepairer/Marine Facility Operator - Last Five Years

Detail All Incidents Reported, Claims or Un-Insured Losses (date or year, details & amount)

#### 9. Declaration

I declare that I have:

- read the information concerning the Duty of Disclosure and other Important Information (refer below);
- answered every question fully and honestly;
- either completed this Proposal Form personally or, if it has been completed by someone else, the answers have been checked by me for fullness and accuracy;

If during the Period of Insurance, circumstances change the information I have provided, I will promptly inform you.

I understand that if I have not fulfilled my Duty of Disclosure my claim may be reduced or the insurance contract avoided from its beginning.

I authorise Nautilus Marine Underwriting Agency to obtain claims and any other information they require from my previous Insurers or the Insurance Reference Services Ltd to confirm the information I have supplied.

Name:	
Signature:	
Date:	

#### 10. Important Information

#### Duty of Disclosure

This contract of insurance will be governed by either the Marine Insurance Act 1909 ("MIA") or the Insurance Contracts Act 1984 ("ICA"). As the test of materiality is stricter under the MIA and our remedies for breach of that duty can be more far reaching under the MIA, we set out below your duties of disclosure and the consequences of non-disclosure under both Acts: Your Duty of Disclosure under the Marine Insurance Act 1909 (MIA)

Your attention is drawn to Sections 23 to 27 of the MIA and, in particular, that any contract of marine insurance is based on utmost good faith and in the absence of such good faith, may be avoided. Further, you have an obligation to disclose to us every material circumstance which is known to you and/or which in the ordinary course of business ought to be known to you. Every circumstance is material if it would influence the judgment of a prudent insurer in fixing the premium or determining whether he/she will take the risk. If there is a failure to make such disclosure, we may avoid the contract.

Your Duty of Disclosure under the Insurance Contracts Act 1984 (ICA)

Before you enter into a contract of general insurance with an insurer, you have a duty at law to disclose to the insurer anything that you could reasonably be expected to know is relevant to the insurer's decision whether to accept the risk of insurance and if so, on what terms.

You have the same duty to disclose those matters to the insurer before you renew, extend, vary or reinstate a contract of general insurance.

Your duty however does not require disclosure of matter:

- That diminishes the risk to be undertaken by the insurer;
- That is of common knowledge;
- That Your insurer knows or, in the ordinary course of business, ought to know;
- As to which compliance with your duty is waived by the insurer.

If you fail to comply with your duty of disclosure, the insurer may be entitled to reduce its liability under the contract in respect of a claim or may cancel the contract.

If your non-disclosure is fraudulent, the insurer may also have the option of avoiding the contract from its beginning.

### **Confirming Transactions**

You may contact us or your adviser, in writing (which is always required if you are advising cancellation) or by phone to confirm any transaction under your Policy. Any transaction will be documented by us as quickly as possible.

#### Privacy

Nautilus Marine Underwriting Agency respects your privacy and complies with the Privacy Act and the National Privacy Principles. A copy of our Privacy Policy and Procedures is available at any of our offices.

### **Exceptional Circumstances**

Are there any exceptional circumstances which are special or individual to you?

You only have to tell us about exceptional circumstances that you know (or a reasonable person in the circumstances could be expected to know) are relevant to our decisions about:

- Whether to insure you
- How much to charge, or
- Any special rules that may apply to you or the policy.

You do not have to tell us anything that:

- We could reasonably be expected to ask you in a specific question, or
- Will reduce the possibility of a claim, or
- Is common knowledge, or
- We already know about, or we ought to know about through our business, or
- We have said we do not need to know.

Answer: .....