

Company: _____ Date: _____

SHOWBOAT HANDLERS, LLC
ORDER FORM
BOAT HANDLING FOR THE 2025 SEATTLE BOAT SHOW

1. **DISPLAY LAYOUT:** Exhibitors displaying boats requiring boat handling must provide a display layout AND this completed form no later than December 13, 2024. If you have questions about what the display layout should include, please contact Mark Cohen (360) 348-5413.
2. All exhibitors requiring boat handling services will be required to sign a vessel equipment handling agreement prior to any boat handling activity.
3. Please provide the following information about boats to be displayed, attach list if more than five boats:

Make/Model of Boat	LOA	Beam	Special Requirements

4. Will you require stands?		5. Will you require block?	
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6. 2025 Boat Handling Rates:

Description:	Rate	Unit	Notes:
5K/6K Forklift	\$ 165.00	Hour	1 Hour Minimum
Hyster 360 Forklift	\$ 260.00	Hour	1 Hour Minimum
Hyster 360 Forklift	\$ 20.00	Foot	Lifting/Blocking Boats. Requires ground crew.
Travelift	\$ 20.00	Foot	Requires ground crew.
Ground Crew	\$ 150.00	Hour	1 Hour Minimum. Required with Travelift and Hyster 360
General Labor	\$ 150.00	Hour	1 Hour Minimum, then 1/2 hour increments.

Showboat Handlers, LLC
Payment Authorization Form
Due no later than December 13, 2024

I _____ with _____
(Cardholder's Full Name) (Company Name)
authorize Showboat Handlers, LLC to charge my credit card account indicated below for boat handling services at the 2025 Seattle Boat Show.

Billing Information

Billing Address:		Phone #	
City:		State:	
		Zip:	
		Email:	

Card Details

Visa MasterCard (We do NOT accept American Express)

Account #:			
Expiration Date		CVV Code	
Zip Code		-as listed on the Credit Card Statement	

I authorize Showboat Handlers, LLC to charge the credit card indicated in this authorization form. This payment authorization is for the services described above for which an invoice will be provided prior to processing payment. This agreement is valid for services provided at the 2025 Seattle Boat Show only. I certify that I am an authorized user of this credit card and that I will not dispute the payment with my credit card company; so long as the transaction corresponds to the terms indicated in this form.

SIGNATURE _____ DATE _____
(cardholder)

ORDER & PAYMENT AUTHORIZATION FORM DUE NO LATER THAN DECEMBER 13, 2024

Mailing Address: Showboat Handlers, LLC, 1900 N Northlake Way, #233, Seattle, WA 98103
Mark Cohen: mark@showboatllc.com
Patti Segulja-Lau: patti@showboatllc.com

SHOWBOAT HANDLERS, LLC

Vessel Handling Agreement

Customer-Exhibitor Information:

Company Name: _____

Address: _____

City/State/Zip: _____

Exhibitor Contact: _____

Telephone: _____ Tel: _____ . Email: _____

1. BACKGROUND AND BASIC AGREEMENT

Customer, as an Exhibitor at the 2025 Seattle Boat Show, (“Exhibitor” in this agreement) agrees to use the services of Showboat Handlers, LLC, a Washington limited liability company (“ShowBoat” in this agreement) which has contracted with the show’s producer, the Northwest Marine Trade Association (“NMTA”), to coordinate and provide move in/out services of boats for exhibitors. NMTA has contracted with a third party, GES Exposition Service, to handle other freight shipments and general material handling services. ShowBoat shall use its own equipment, such as a Travelift, 360 Hyster Forklift, various smaller forklifts to assist Exhibitor’s move in/out or rent boat stands and blocks to Exhibitor, or both, during the boat show, applying the terms and rates described in this agreement.

2. SERVICE TERM

2025 Seattle Boat Show:
 Move In Dates: Jan. 27 to Jan. 30, 2025 Move Out Dates: Feb. 8 to Feb. 10, 2025

3. SERVICE RATES:

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4. EQUIPMENT OPERATION; CARE AND DAMAGE CLAIMS:

ShowBoat will supply experienced and certified Travelift and Forklift operators who will be the only ones allowed to operate equipment for Exhibitor’s vessels or other property (“such items”). ShowBoat shall only be responsible for handling Exhibitor’s items in its immediate care, custody and control. ShowBoat shall exercise customary care in transporting and handling such items but shall only be responsible for damage to such items caused by ShowBoat’s

negligence, gross negligence or willful conduct, in which case ShowBoat will take reasonable steps to repair, compensate Exhibitor, or replace damaged items. If damage occurs to such items, Exhibitor shall promptly notify ShowBoat's representative and shall complete a damage report before leaving the site. If damage is discovered after the move of such items, Exhibitor shall notify ShowBoat, but in no event later than 48 hours of the service provided by Showboat. Damage claims will not be honored after such 48 hour period and not until Exhibitor has paid final bill(s) in full.

5. CONSEQUENTIAL DAMAGES:

Neither party shall be responsible for any indirect, consequential or special damages whatsoever, including without limitation business interruption, extra expense, loss of profits, loss of use of property, delay or damages consequential upon delay or loss of use, whether resulting from negligence, breach of this agreement or otherwise, and even if the possibility of such may have been foreseeable.

6. HOLD HARMLESS AND INDEMNIFICATION:

Each party will hold harmless and indemnify the other against and from any damage, loss, expense or liability resulting from misrepresentations contained in, or breach of warranty, breach or default in the performance of any of the terms, covenants and conditions in this agreement. This hold harmless and indemnification shall survive the termination of this agreement from any cause whatsoever.

7. LAW, VENUE AND LEGAL FEES:

This agreement shall be governed by, construed and enforced in accordance with the internal laws of the state of Washington, without giving effect to principles and provisions thereof relating to conflict or choice of laws irrespective of the fact that any one of the parties is now or may become a resident of a different state. Venue of any action under this agreement shall lie in King County, Washington. If any party hereto shall bring any suit or action against another for relief, declaratory or otherwise, arising out of this agreement, the prevailing party shall have and recover against the other party, in addition to all court costs and disbursements, such sum as the court may adjudge to be reasonable attorneys' fees.

SIGNATURES BY AUTHORIZED REPRESENTATIVES OF THE PARTIES:

DATE

EXHIBITOR

Signature

Print Name