



**PIER 21 MARINA RENTAL AGREEMENT**

ACC: \_\_\_\_\_

GST NO 133-931-155

This agreement becomes a tax invoice when payment is made

AGREEMENT DATE: \_\_\_\_\_ BERTH NO \_\_\_\_\_

BETWEEN PIER 21 LIMITED (the "Licensor") And THE BOAT OWNER (the "Licensee")

NAME OF OWNER/AGENT \_\_\_\_\_

ADDRESS \_\_\_\_\_

EMAIL: \_\_\_\_\_

CONTACT PHONE# " MOB: \_\_\_\_\_ PH: \_\_\_\_\_

NAME\_OF VESSEL: \_\_\_\_\_

LOA: \_\_\_\_\_ BEAM: \_\_\_\_\_ DRAFT: \_\_\_\_\_ DESIGN: \_\_\_\_\_

RENTAL START DATE \_\_\_\_\_ END DATE: \_\_\_\_\_ TOTAL DAYS: \_\_\_\_\_

MONTH TO MONTH/ DAILY RATE (Delete one) \$ \_\_\_\_\_

FEES PAYABLE Net \$ \_\_\_\_\_

(In advance by automatic payment to BNZ A/C 02-0108-0551461-000 Ref: Your name)

GST \$ \_\_\_\_\_

Total Payable \$ \_\_\_\_\_

The Berth Holder acknowledges and agrees to the following:

- 1 It is a condition of the berth agreement that the berth occupier holds public liability insurance cover to a minimum value of \$1,000,000.00
- 2 The berth occupier acknowledges that if shore power is to be used the vessel must have a current electrical Warrant of Fitness on display.
- 3 The berth occupier acknowledges that the berth is not to be used for liveaboard/commercial use without the express permission of Pier21 Ltd
- 4 Where the berth is occupied on a month to month basis, 14 days notice to vacate is required.
- 5 Any work carried out on the vessel must be by contractors holding a Pier21 Service Providers Licence.
- 6 The boat owner has read and agrees to our second schedule terms and conditions form.

**Boat Owner/Agent**

\_\_\_\_\_  
Pier21 Ltd

DATE: \_\_\_\_\_

\_\_\_\_\_

DATE: \_\_\_\_\_

Ph: 09 374 4461  
Email: admin@pier1.nz