

WARRANTY REPAIR AGREEMENT

Date: _____

Name(s) of Owner: _____ Name of Customer (if different): _____

HIN of Repaired Boat: _____ (“Warranty-Covered Boat”)

1) **Authorization of work:** Undersigned hereby certifies that they have the legal right to authorize repairs for the above listed Warranty-Covered Boat, either through legal ownership, lease rights, or written authorization from the owner. The undersigned agrees and authorizes Twin Vee Powercats, Inc. (“Twin Vee”) to complete the written and defined work described in this form and grant Twin Vee permission to operate the Warranty-Covered Boat for the purpose of testing and/or inspection. Specifically, the Warranty-Covered Boat will be/has been serviced for the following reasons, which are covered under Twin Vee’s Limited Warranty:

2) **Repair Process:** Pursuant to the Limited Warranty, Twin Vee shall evaluate the Warranty-Covered Boat for the warrantable issues described above and make any and all necessary repairs and/or replacements required based upon the reasons listed above. The undersigned acknowledges that the work completed to repair the above issue(s) is final and considered complete in its entirety once the Warranty-Covered Boat leaves the Twin Vee factory.

3) **Additional Services or Repairs:** No services or repairs outside of those described in this agreement shall be performed on the Warranty-Covered Boat.

4) **Boat Transportation:** As stated in the Limited Warranty, it is the owner’s responsibility to provide transportation of the boat both to the service location and its return after repairs listed above are completed. The Warranty-Covered Boat shall not be returned to the Twin Vee factory for damage caused by or related to transportation of the Warranty-Covered Boat.

5) **Potential Damage or Loss:** The undersigned acknowledges that they are responsible for any damages caused to the Warranty-Covered Boat once it leaves the Twin Vee factory. Damages may include, but are not limited to, damage caused by the improper fitting of a boat to a trailer, damage caused by the use of a roller type trailer, or damage caused by failure to use proper boat tie downs. Furthermore, Twin Vee is not responsible for articles left in or with the Warranty-Covered Boat in case of theft, accident, inclement weather conditions or any other cause beyond Twin Vee’s control.

6) **Jurisdiction and Miscellaneous:** This agreement shall be construed in accordance with the laws of the State of Florida without regard to principles of conflicts of laws without regard to principles of conflicts of laws. Additionally, undersigned consents to the exclusive jurisdiction of the courts located in and/or serving St. Lucie

County in the State of Florida for any legal action, suit or proceeding arising out of or in connection with this Agreement. Additionally, paragraph and section headings used in this Agreement are for reference only and shall not be used or relied upon in the interpretation of this Agreement. This agreement shall be binding upon the parties hereto, their heirs, executors, administrators and assigns.

7) **Entire Agreement and Severability.** This document represents the entire legal agreement between Twin Vee and the undersigned and may not be modified, except in writing, signed by Twin Vee and the undersigned. No other promises or arrangements (whether oral or written) outside of this agreement, other than Twin Vee's Limited Warranty, shall be considered valid. The provisions of this agreement shall be severable, and upon the adjudication that any portion of this agreement is invalid, the remaining provisions shall remain in full force and effect.

By signing below, you indicate your approval of the warranty services listed in this agreement. Likewise, you agree to the full terms of this contract without exception.

Signature: _____

Signature: _____

Printed Name: _____

Printed Name: _____