



**British Marine Federation
Rules and Code of Practice**

**Updated April 2025
Version 1.5**

RULES AND CODE OF PRACTICE FOR MEMBERS OF THE BMF

VERSION 1.5 April 2025

Contents

1. Categories of Membership, Eligibility and Associations
2. Application Process
3. Terms of Membership
4. Use of British Marine Logo
5. Code of Practice
6. Finance Matters and Financial Year
7. Annual Subscriptions
8. Office Bearers
9. Limit of Federation's Liability
10. Voting Rights at Council Meetings
11. Terms of Reference for Council
12. Terms of Reference of Management Board
13. Attendance and Voting Rights at Management Board Meetings
14. Election Procedure for the Management Board

Schedule 1. Terms of Reference – Council

Schedule 2. Principal Activities of Management Board, President and Chair of the Management Board

Schedule 3. Code of Practice

Schedule 4. Complaints Procedure

Introduction

These Rules of Membership (hereinafter referred to as the “**Rules**”) set out the terms and conditions applicable to all members of the British Marine Federation (hereinafter referred to by its trading name “**British Marine**”).

In these Rules, unless the context otherwise requires, the following words or expressions shall have the following meanings:

“**Eligible Entity**” shall mean an individual, a company, partnership, LLP, sole trader, Yacht Club, College or Charity which is actively involved within the leisure, small commercial or superyacht sectors of the marine industry. Where a company is a subsidiary of or a holding company for another company, both such companies (and any other companies forming part of the same group) (a “**Group**”) shall be Eligible Entities separately and each member of the Group must become a member of British Marine if it wishes to enjoy the benefits of membership. For the avoidance of doubt, membership benefits cannot be used by any Group company which is not itself a member.

“**Insolvency Event**” shall mean the appointment of a trustee, supervisor, receiver, administrative receiver, liquidator, administrator or similar officer in respect of the affairs of a business or where a business has been dissolved or otherwise wound-up in any manner (other than through the voluntary dissolution by its members or owners while solvent) and in the case of an individual, where that individual has been subject to a bankruptcy order or by an analogous event in a jurisdiction other than England and Wales.

1. CATEGORIES OF MEMBERSHIP, ELIGIBILITY AND ASSOCIATIONS

1.1. Categories of membership

There are three categories of membership of British Marine, namely:

1.1.1. Full Member

Any Eligible Entity which has a trading/operating address within the United Kingdom, the Channel Islands or the Isle of Man may be a Full Member of British Marine. There shall be a number of tiers of Full Membership, as determined by the Council of British Marine from time to time taking into consideration factors such as the annual turnover of the member and the annual subscription paid. Full Members have access to all services and benefits of British Marine commensurate with their tier of membership and are entitled to use the British Marine logo and the logo of any British Marine Association of which they are a member in accordance with Rule 4.

1.1.2. International Member

An International Member shall be any Eligible Entity which does not have a trading/operating address within the United Kingdom, the Channel Islands or the Isle of Man. International Members have access only to such services and benefits of British Marine as may be agreed upon their application for membership and are entitled to use the British Marine International Member logo. International Members are not eligible for membership of any British Marine Regional Association but are eligible to join Group Associations.

International marina operators (being any marina operator which does not have a trading/operating address within the United Kingdom, the Channel Islands or

the Isle of Man) are not eligible to join British Marine but are eligible to join TYHA as an international TYHA member.

1.1.3. Individual Member

An Individual Member shall be any person who wishes to join British Marine's individual membership package. Individual Members shall have access only to such services and benefits of British Marine as set out in the package as agreed by the Management Board from time to time. For the avoidance of doubt Individual members shall not be entitled to use the British Marine Logo and are not eligible for membership of any Region or Group Associations.

1.2. Eligibility for Membership

1.2.1. With the exception of Individual Members, any Eligible Entity shall be eligible for membership of British Marine provided that it satisfies the relevant conditions for membership.

1.2.2. An Eligible Entity shall not however be eligible for membership of British Marine if, within the previous 12 months, any director, shadow director, partner, manager or person with significant influence or control of that Eligible Entity has acted as a director, shadow director, partner, manager or person with significant influence or control of any business that has suffered an Insolvency Event.

1.3. Regional and Group Associations

1.3.1. There are a number of Regional and Group Associations within British Marine, each focusing upon its own geographical area ("Regional Associations") or sector specific interests ("Group Associations") respectively. Upon application for membership of British Marine all applicants for Full membership will automatically be referred to the committee of the Regional Association with which their principal trading address is most closely geographically connected (unless they request otherwise) and the Group Association most relevant to their business.

1.3.2. Full Members must remain members of an appropriate Regional and Group Association at all times while they are a member of British Marine. Full Members may apply to join additional Group Associations relevant to their business and in accordance with their appropriate member package or may leave Group Associations at any time at their option.

1.3.3. Provided that consent has been obtained from British Marine's Member Services Director, a Regional or Group Association may invite an entity (such as a trade or members Association or a Government Agency) to become a strategic partner of that Association. Any entity which is granted strategic partner status in these circumstances shall not hold itself out as a member of British Marine, shall have no voting rights in any matter relating to the Regional or Group Association concerned or to British Marine, and shall not be entitled to any of the services and benefits of British Marine or to use the British Marine logo unless expressly agreed otherwise in writing by British Marine's Member Services Director.

2. APPLICATION PROCESS

- 2.1. All applicants for membership of British Marine shall complete and submit an online Application Form, certifying that the information they are providing is true and accurate. They must also pay the non-refundable application fee applicable to their package and the applicable subscription must be paid in advance before membership status is granted.
- 2.2. Once an Application Form has been submitted, British Marine's Membership Team may undertake appropriate due diligence checks on the applicant. During this period, and subject to the payment of the relevant subscription, the applicant will be deemed to be a Member of British Marine but their membership shall be subject to ratification by the Membership Team upon completion of the due diligence process.
- 2.3. If further information is required in order for the application to be considered the Membership Team will notify the applicant accordingly. The Membership Team will also ask the relevant Regional and Group Association committees for comments on each application submitted.
- 2.4. The Membership Team may refuse an application for membership if, in the reasonable opinion of the Membership Team, the applicant does not satisfy the requirements for eligibility for membership. If an application is refused, the applicants subscription will be refunded within 14 days of refusal.
- 2.5. The Membership Team may also refuse an application for membership if:
 - 2.5.1. the applicant has acquired a substantial proportion of the business, assets and/or goodwill of a business which within the previous 12 months has suffered an Insolvency Event;
 - 2.5.2. the applicant has been operating under the name of a business which is the same as or could (in the reasonable opinion of the Membership Team) be mistaken for or be assumed to be connected with a business which has suffered an Insolvency Event within the previous 12 months;
 - 2.5.3. the information provided by the applicant as part of the application process is found to be untrue or inaccurate; or
 - 2.5.4. there are any other circumstances which, in the reasonable opinion of the Membership Team, make the applicant unsuitable for membership or whose membership may damage the reputation, standing and good name of British Marine.
- 2.6. Where an application for membership has been refused pursuant to Rules 2.4 or 2.5 the Membership Team shall, on request by the applicant, provide the applicant with a summary of the reasons for such refusal. An applicant whose application for membership has been refused may have the matter reviewed by a panel comprising the President Elect, the President and one other member of the Council of British Marine appointed for that purpose by the Management Board of British Marine (the "**Review Panel**"), to ensure that the Rules and conditions of membership have been fairly applied to their case.

2.7. Membership is not transferable

3. TERMS OF MEMBERSHIP

3.1. All members of British Marine agree to:

3.1.1. abide by the provisions of the Code of Practice and the Rules of British Marine, as may be amended from time to time (members shall, with the exception of Individual Members, expressly accept British Marine's Rules and Code of Practice during the application or annual declaration of turnover process, but in any event payment of the annual membership subscription, either in full or in part by direct debit, shall constitute deemed acceptance of British Marine's Rules and Code of Practice); and

3.1.2 pay on demand all annual subscriptions, either by way of a single payment or by direct debit payments at a frequency agreed by the Management Board from time to time.

3.2. Members must notify the Membership Team in writing as soon as practicably possible if there is any change in:

3.2.1. the ownership, management or person(s) with significant influence or control of the Member;

3.2.2. any trading name used by the Member;

3.2.3. the nature of the business undertaken by the Member; or

3.2.4. any other circumstances which may be relevant to the Member's continued membership of British Marine (including, but not limited to, any court orders, judgments or convictions being made against the Member which may impact upon the creditworthiness, reputation and good standing of the Member concerned).

3.3. Upon receipt of a notice from a Member in any of the circumstances set out in Rule 3.2 the Membership Team shall review the circumstances concerned and may, if appropriate (in the reasonable opinion of the Membership Team), terminate or suspend the Member's membership or impose such terms or conditions upon the continued membership of the Member concerned as the Membership Team shall (in its sole and absolute discretion) think fit.

3.4. The Membership Team may also suspend or terminate the membership of a Member with immediate effect by giving written notice in this respect to the member concerned if:

3.4.1. in the case of an individual, the Member shall be of unsound mind;

3.4.2. the Member suffers an Insolvency Event;

3.4.3. the Member has failed to pay the annual subscription due despite receiving a written reminder to do so;

3.4.4. the Membership Team reasonably considers that the activities or objects of

the Member are no longer sufficiently associated with or allied to the leisure, small commercial or superyacht sectors of the marine industry;

3.4.5. the information provided by the applicant as part of the application process is found to have been untrue or inaccurate;

3.4.6. there are any other circumstances which, in the reasonable opinion of the Membership Team, make the applicant unsuitable for continued membership or whose membership may damage the reputation, standing and good name of British Marine; or

3.4.7. the Member has breached the Code of Practice or these Rules.

3.5. A Member whose membership has been terminated or suspended in accordance with Rule 3.3 or 3.4 or who does not agree with the terms or conditions of continued membership which have been imposed, may have the matter reviewed by the Review Panel. For the avoidance of doubt, where a Member's membership is suspended or terminated, either pursuant to any of the provisions set out in Rules 3.3 or 3.4 or for any other reason (including voluntary termination of membership by the Member), the Member shall not be entitled to a refund of any part of the annual subscription paid for the balance of the year in question.

3.6. A Member whose membership has been suspended or terminated shall immediately cease to be entitled to the services and benefits of British Marine membership, including the use of the British Marine logo, and shall not at any time thereafter or, in the case of suspension at any time during the period of suspension, hold itself out as a member of British Marine.

4. USE OF BRITISH MARINE LOGO AND BOAT SHOW DISCOUNTS

4.1. Full Members are entitled to use the British Marine logo and the logo of any British Marine Association of which they are a member in connection with their marine business or operation.

4.2. International Members are entitled to use the British Marine International member logo and any British Marine Group Association logos of which they are members.

4.3. Individual Members are not entitled to use the British Marine logo.

4.4. Use of the British Marine logo and the British Marine International Member logo is strictly subject to these Rules and any conditions imposed by British Marine and notified to members from time to time.

4.5. A Member's right to use the British Marine logo / British Marine International Member logo or British Marine Association logo applies only to the Member concerned and does not confer a right to do so on any other person or entity connected to or associated with the Member, including (but not limited to) any joint venture partner, subsidiary, franchisee, franchisor, licensee, licensor, employee, director or other officer. A Member shall not in any circumstances permit any such person or entity to use the British Marine logo, nor shall a Member use the British Marine logo, British Marine International Member logo or British Marine Association logo for the benefit of any other person or entity or in relation to any business of the Member other than that in

respect of which its membership has been granted.

4.6. Southampton International Boat Show discounts are only applicable to Full Members and are not transferable.

5. CODE OF PRACTICE

All members (with the exception of Individual Members) must adhere to the Code of Practice, the provisions of which are set out in Schedule 3 below.

Any failure or alleged failure to comply with the Code of Practice shall be investigated and adjudicated upon in accordance with the Complaints Procedure, as set out in Schedule 4 below. As a condition of membership of British Marine all members agree to accept the jurisdiction of the Complaint Investigators and the Appeals Committee, as defined in the Complaints Procedure.

6. FINANCE MATTERS AND FINANCIAL YEAR

6.1. British Marine shall maintain bank accounts in its name with such bank or banks as the Council of British Marine shall from time to time determine. All monies received by British Marine shall be paid into such accounts and all transfers from or cheques drawn on such accounts shall be authorised or signed by (as the case may be) any two persons appointed from time to time for that purpose by the Management Board.

6.2. Audited accounts shall be presented as at the end of each financial year at the next following Annual General Meeting.

6.3. British Marine shall appoint its auditors annually at the Annual General Meeting. The remuneration of the auditors shall be agreed by the Management Board.

6.4. The financial year of British Marine shall run from 1 January until 31 December the following calendar year unless amended by a resolution duly passed at the Annual General Meeting.

7. ANNUAL SUBSCRIPTIONS

7.1. Members whose membership commenced before 9 June 2025 shall pay the appropriate annual subscription, as advised by the Membership Team, either by way of a single lump sum payment at the beginning of the subscription year or by direct debit payments at a frequency agreed with the Management Team from time to time.

7.2. With effect from 9 June 2025:

7.2.1. All new Memberships shall commence on the first day of the month following payment of the subscription;

7.2.2. Where a new Member joins mid month Membership shall not commence until the first day of the following month unless the Member pays a backdated subscription from the first day of the current month;

7.2.3. Membership shall automatically renew on a rolling 12 month basis unless the member gives written notice of termination as follows:

7.2.3.1. In the case of members paying by direct debit at least [15] days prior to expiration of the current term; or

- 7.2.3.2. In the case of members paying an annual lump sum, within [15] days notice of receipt of the renewal invoice.
- 7.2.4. Members will be sent a reminder that Membership shall be renewed at least [30] days prior to the renewal date.
- 7.3. Annual subscriptions rates for all categories of Membership will be based upon such scales as may be determined by the British Marine Board from time to time.
- 7.4. Members shall have a 15-day cooling off period from the start of their membership period to notify British Marine that they do not wish to re-new their membership. If a Member does not cancel their membership within that period, the full balance of the annual subscription will become payable.
- 7.5. British Marine may demand payment of the outstanding annual subscription in full in the event that a direct debit instalment is not paid when due or in the event that membership is cancelled before the end of the applicable subscription year. British Marine will not refund any subscriptions, of any kind, if membership is cancelled part way through the membership year.

8. OFFICE BEARERS

Office Bearers are as defined by Council and shall include the President, the Chair of the Management Board, the Treasurer or Board Appointed Treasurer (as the case may be), the President Elect, the Immediate Past President and an aggregate of eight Non-Executive Directors and Board Appointed Directors. No Office Bearer other than the Chair of the Management Board, a Board Appointed Director or Board Appointed Treasurer shall remain in office if, for any reason, that person ceases to be a director, shareholder of or other owner of or ceases to be employed by a Member of British Marine. It will be at the discretion of Council whether an Office Bearer should continue in office if that person moves from one member firm or company to another without any time-gap in employment. In this event it will be the responsibility of the Office Bearer to notify the British Marine Chief Executive Officer in writing in time for Council to decide before the date of the move.

9. LIMIT OF FEDERATION'S LIABILITY

The liability of British Marine to members shall be restricted to the implementation of the objects of British Marine as defined in the Memorandum and Articles of Association of the Federation to the best of the ability of its Council members and officials. British Marine will not in any circumstances be responsible for consequential damages or harm arising as the result of any action taken or any advice given in good faith by British Marine or its Council members, Committee members, officials and appointed representatives or agents.

10. ATTENDANCE AND VOTING RIGHTS AT COUNCIL MEETINGS

The President	One vote
The President Elect	One vote
Chair of the Management Board	One vote
The Treasurer (or Board Appointed Treasurer)	One vote
The Immediate Past President	One vote
Each Non-Executive Director	One vote

Each Board Appointed Director	One vote
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A representative of each Regional and Group Association admitted into membership under the Articles of Association and these Rules: One vote for every 25 full members of the Association or part thereof with a minimum of two.

NOTE A

*The Immediate Past President shall be a member of the Council for the period of 2 years with effect from the end of his term of office.

NOTE B

The President, as Chair of the Council meeting, shall have an additional casting vote where there is an equality of votes on any issue

NOTE C - Co-Option

Without prejudice to the foregoing, the Council shall have power to co-opt any person or persons as members of the Council. Such co-opted members shall attend such meetings as the Council may from time to time decide, but shall have no voting rights.

NOTE D- Representation

Only one representative of each Association or Federation, appointed in the duly authorised manner, shall be required to attend Council meetings and he/she will be able to exercise on a ballot one vote for every 25 full members or part thereof belonging to his/her Association. In the interests of continuity, additional representatives from Associations/services are welcome to attend Council meetings and, if appropriate, to take part in a debate, but without any voting rights.

NOTE E- Quorum

The Quorum shall be 10.

11. TERMS OF REFERENCE FOR COUNCIL

The Terms of Reference for Council are as determined from time to time by Council. The current terms are set out in Schedule 1 below.

12. TERMS OF REFERENCE FOR MANAGEMENT BOARD, THE PRESIDENT AND THE CHAIR OF THE MANAGEMENT BOARD

The Management Board is responsible for the management of British Marine's business, subject always to the Articles of Association.

A summary of the principal activities of the Management Board, The President and the Chair of the Management Board, as may be determined from time to time by the Management Board, are set out in Schedule 2 below.

13. ATTENDANCE AND VOTING RIGHTS AT MANAGEMENT BOARD MEETINGS

The President	One vote
President Elect	One vote
The Chair of the Management Board	One vote
The Treasurer (or Board Appointed Treasurer)	One vote
Each Non-Executive Director	One vote

Each Board Appointed Director	One vote
The British Marine Chief Executive	One vote
The British Marine Commercial Director	One vote

NOTE A

The quorum shall be SEVEN.

NOTE B

No co-opted member shall have voting rights.

NOTE C

The Chair of the Management Board shall have an additional casting vote.

14. ELECTION PROCEDURE FOR THE MANAGEMENT BOARD

President

The President will be appointed in accordance with British Marine's Articles of Association (as amended or replaced from time to time).

Chair of the Management Board

The Chair of the Management Board will be appointed in accordance with British Marine's Articles of Association (as amended or replaced from time to time).

President-Elect

The President-Elect will be appointed in accordance with British Marine's Articles of Association (as amended or replaced from time to time).

Treasurer

The Treasurer will be elected to the Management Board by Council (save where the provisions in respect of Board Appointed Treasurer, as set out below, apply, in which case a Board Appointed Treasurer will be appointed by the Management Board without the need for Council/member approval).

When nominating themselves for election or re-election to the Management Board, the Treasurer must complete an application form in such form as decided by Council from time to time.

Chief Executive Officer

The Chief Executive Officer is elected to the Management Board by virtue of holding the position of Chief Executive Officer of British Marine Federation Limited.

Commercial Director

The Commercial Director is elected to the Management Board by virtue of holding the position of Commercial Director of British Marine Federation Limited.

Non-Executive Directors, Board Appointed Directors and Board Appointed Treasurer

Each Non-Executive Director will be elected to the Management Board by Council.

When nominating themselves for election or re-election to the Management Board, each Non-Executive Director must complete an application form in such form as

decided by Council from time to time.

From time to time, the Management Board will undertake a review of the skills and professional qualifications of all current directors (other than the Chief Executive Officer and Commercial Director) serving as Management Board members to identify any skills gaps which will arise when Directors step down from the Management Board at the end of their term of office. Should it be felt by the Management Board that additional or replacement skills would be desirable for good corporate governance all applicants for election or re-election to the Management Board will be informed of the skills set required for at least one of the incoming Non-Executive Directors or the Treasurer.

If a specific skill set is identified and none of the candidates standing for election or re-election as Treasurer or Non-Executive Directors (as applicable) have the skills required there shall be one less position (for Treasurer or Non-Executive Director as applicable) open for those candidates on the Management Board. The Management Board shall then be automatically empowered to recruit someone with the relevant skills set from outside of British Marine's membership to fill the vacant position on the Management Board (anyone so appointed will be a Board Appointed Director or Board Appointed Treasurer, as the case may be, and will automatically become a director, without a need for Council/member approval, and will, subject to the paragraph below, serve as a Board Appointed Director for the same term and on the same basis as all Non-Executive Directors notwithstanding that he or she may not be the owner or employee of a current member of British Marine).

Should a Board Appointed Director or Board Appointed Treasurer wish to seek re-election for a second term all members shall be informed of that fact and be invited to put themselves forward for such position, should they hold the required skills set. Any candidates so nominated will then be put forward to Council for election together with the individual(s) seeking re-election as a Board Appointed Director or Board Appointed Treasurer (as the case may be). Should no candidates be nominated from membership with the required skills set the Management Board shall then be empowered to appoint, at their discretion, such Board Appointed Director or Board Appointed Treasurer for a second term or to recruit someone from outside British Marine's membership in accordance with the provisions set out in the paragraph above.

No more than 2 Board Appointed directors (whether Board Appointed Treasurer and/or Board Appointed Directors) may hold a position on the Management Board at any one time.

Appraisal Process

The Chair of the Management Board will carry out a formal annual appraisal of all members of the Management Board. The Management Board will in turn provide annual feedback on the Chair of the Management Board, such feedback to be provided to the Chair of the Management Board by the President.

SCHEDULE 1

TERMS OF REFERENCE COUNCIL

The members of Council together form a strategic forum representing the members of British Marine. Council will meet four times a year, or as required. Such meetings may be held remotely or at such venue as may be considered appropriate by the Management Board.

Council will debate and decide issues of national significance to the industry and issues raised by Members or the Regional and Group Associations, and inform and provide strategic direction to the Management Board in respect of their views, in order to enable the Management Board to formulate and implement relevant and informed policy. The Regional and Group Associations will also update the Council on their activities.

The members of Council will elect the Treasurer and the Non-Executive Directors (other than Board Appointed Directors or a Board Appointed Treasurer) who will sit on the Management Board. The members of Council will elect a representative to sit on the Reserve Fund Advisory Group in accordance with the Reserve Fund Advisory Group Terms of Reference.

Votes for such elections shall be by way of ballot in accordance with Rule 10.

At each meeting of Council the members of Council will:

- Consider and debate:
 - Proposals, suggestions and ideas received from Regional Associations, Group Associations and other members requiring debate at Council prior to consideration by the Management Board. These will usually be issues that are of importance to the whole of British Marine or issues of importance to a particular Association, but which need action at Council
 - Issues put on the agenda by Management Board members, including feedback on policy objectives, strategy and budgets
 - International developments affecting the industry
 - Any changes to the Rules and Code of Practice as proposed by the Management Board
- Receive reports from the Chief Executive and Management Board on the performance of British Marine Group's investment portfolio, the financial performance of British Marine and other issues of relevance and from members who represent British Marine on outside bodies, as and when appropriate.

NB Final approval of the statutory accounts each year will be obtained from the members at a General Meeting.

SCHEDULE 2

SUMMARY OF THE PRINCIPAL ACTIVITIES OF THE MANAGEMENT BOARD, THE PRESIDENT AND THE CHAIR OF THE MANAGEMENT BOARD

1. The Management Board

The Management Board will meet not less than four times per annum.

FUNCTIONS:

The Management Board will:

- (i) collate proposals, suggestions and ideas received from Council;
- (ii) following strategic guidance received from Council and the Reserve Fund Advisory Group, prepare a British Marine Strategy and Business Plan;
- (iii) thereafter, review the Strategy and Business Plan not less than once a year and report to Council accordingly;
- (iv) recommend financial targets and budgets for all companies and activities within the British Marine Group of Companies with regular reports to Council;
- (v) set out objectives for the promotion of the Industry, including all exhibition activities at Home and Overseas; and
- (vi) review the Rules and Code of Practice annually and propose changes to Council if applicable.

RESPONSIBILITIES:

The Management Board will be responsible for:

- (a) delegating the day to day management and operation of British Marine's affairs to such person or committee, by such means, to such extent and on such terms as it thinks fit.
- (b) formulating a strategy and business plan;
- (c) providing financial oversight of British Marine and provide regular reports to Council on the financial position of British Marine;
- (d) holding the Chief Executive and Commercial director to account if the annual British Marine strategy and business plan is not achieved.
- (e) providing strategic overview of the Membership and Boat Show services provided by British Marine;

- (f) appointing specialist working groups to address British Marine objectives needing specific skill sets and expertise;
- (g) exercising overall responsibility of the British Marine Group's property portfolio;
- (h) exercising overall responsibility of the British Marine Group's investment portfolio;
- (i) exercising overall responsibility of British Marine's Membership & Services;
- (j) exercising overall responsibility of the British Marine Boat Shows;
- (k) taking collective responsibility for the success of the British Marine Group; and
- (l) representing the interests of both British Marine members and exhibitors at Management Board level.

2. The President

The President's responsibilities include:

- Carrying out ambassadorial and ceremonial duties (eg. Attendance at events/speeches);
- Chair Council meetings;
- Network at senior stakeholder level;
- Have an interface with the Association Chairs;
- Be a BM Board member; and
- Collate and feedback on Chair appraisal

3. The Chair of the Management Board

The Chair of the Management Board's responsibilities include:

- To act as Chair for the Management Board;
- To carry out annual appraisals of all members of the Management Board;
- To chair REMCO meetings;
- To act as mentor and support for the CEO as well as his/her reporting line; and
- To act as an advocate for British Marine, including attending events and meetings where required.

SCHEDULE 3

BRITISH MARINE CODE OF PRACTICE

1. Introduction

In this Schedule 3 reference to Members does not include Individual Members.

British Marine Federation (**BM**) requires all its Members to adhere to its Code of Practice (the **Code**). The Code has been approved by the Management Board and Council and will be reviewed annually by both to ensure that it is current and effective. The aim of the Code is to ensure that all members adhere to appropriate quality standards for the leisure, small commercial and superyacht sectors of the marine industry.

The Code concerns the way that Members of BM should deal with their customers and with each other. It is intended to ensure the promotion and observance of good, ethical business practice among Members with a view to preserving and enhancing the reputation, standing and good name of BM and thereby of its Members.

The Code is mandatory for all Members who, by the very nature of their membership of BM, have agreed to comply with the Code and accept the jurisdiction of the Complaint Investigators and the Appeals Committee, as defined in the Complaints Procedure.

Any failure or alleged failure to comply with the Code shall be investigated and adjudicated upon in accordance with the Complaints Procedure.

2. Expected Standards – all Members

2.1 Compliance

- i) Members must adhere to all relevant statutory and regulatory requirements applicable to their particular business at all times.
- ii) Members must comply with the requirements of the General Data Protection Regulations and the Data Protection Act 2018 (or any statutory modification or re-enactment thereof) and must implement and maintain a proper data processing system as required by the regulations.
- iii) Members must maintain adequate levels of public liability, employer's liability, occupier's liability and professional indemnity liability insurance cover applicable to their business.
- iv) Members shall ensure that all their employees and agents are aware of the requirements of the Code and comply with the expected standards at all times while conducting the business of the Member.
- v) Members must comply with any code of conduct, code of practice, bye-laws or other relevant rules in force in any BM Regional or Group Association of which they are a member.

2.2 Dealing with customers

- i) Members should strive to maintain the best practicable standard of service to their customers, having regard to the nature and price of the goods and services supplied, at all times. Customers must always be treated fairly and courteously.
- ii) Members shall not deliberately mislead their customers in any way and must ensure that all promotional material is accurate.
- iii) Members shall provide their customers with accurate and reliable information as to price, specification and time of delivery of their products or services.
- iv) Members shall maintain proper written records of the basis of agreement reached between them and their customers in respect of all transactions entered into and to transact their business using a legally binding contract (Members may wish to make use of the British Marine template contracts in this respect but are not obliged to do so).
- v) Where possible customer's reasonable enquiries or complaints shall be acknowledged promptly and responded to within a reasonable period of time.
- vi) Where appropriate Members should encourage their customers to refer disputes which arise between them, and which cannot be resolved amicably, for resolution under the BM Mediation Scheme.
- vii) If a customer considers that a Member has failed to act in accordance with the Code, the Member should advise the customer of the procedure for submitting a complaint to BM for investigation.

2.3 Intellectual Property Rights

Members shall respect the intellectual property rights of third parties and shall not market, sell or facilitate the sale of counterfeit goods or pirated material; nor shall they knowingly abuse or infringe trademark, patent or design right registrations in any jurisdiction.

3. Additional Requirements - Boat Builders, Brokers and Retailers

Boat Builders

Members who build boats must build to RCD requirements where applicable.

Brokers and Retailers

Standard of Service

- Members shall offer prospective purchasers a list of at least 3 surveyors when craft are sold or brokered.
- Members shall use their best endeavours to verify the complete history of ownership of any craft offered for sale as well as the VAT status of craft, informing prospective purchasers of any known VAT liabilities.

Surveyors

Members are advised that, prior to including a surveyor on a list to be provided to a prospective purchaser to enable them to make a selection at their ultimate discretion, it is best practice to obtain the following from the surveyor in question:

- i. A copy of a previously commissioned report;
- ii. An undertaking that they have and shall maintain membership of a relevant professional body, for which evidence should be provided at the time of admission to the list; typically IIMS or YDSA for leisure boat surveys within the UK;
- iii. An undertaking that they have and shall maintain adequate Professional Indemnity and Public Liability insurance, for which evidence should be provided at the time of admission to the list .

In the creation of any list, Members may also wish to consider the surveyor's particular specialism and geographical location.

It is recommended that any list provided includes a statement outlining the status of the list, which may be similar to the following:

"This list is provided by way of suggestion only. Selection of the surveyor by the Client is at the Client's ultimate discretion. We do however suggest that the surveyor selected hold appropriate insurance and be a Member of a relevant professional body; including but not limited to: IIMS or YDSA, from whom a full list will be available"

Contracts with Clients

- a. Contract Forms
 - i. Members shall maintain proper written records of the basis of agreement between them and their clients in respect of all transactions entered into; in the case of the sale of crafts this shall include a valid bill of sale transferring good title to the purchaser and evidence of VAT paid status, or alternatively any known VAT liabilities. It is also recommended that where selling a second hand craft, an agreed inventory is included in order to manage purchasers' expectations.
 - ii. Members are strongly encouraged to transact their business upon the British Marine standard form contracts and terms of business wherever practicable. Where a member is contracting with a consumer they should only depart from the British Marine standard form contracts where the member is accepting an equivalent or higher standard of contractual responsibility toward the client than that provided by the British Marine standard form, or when using the standard forms of another trade body relevant to the

particular trade.

- iii. Members shall not trade upon edited or amended copies of the British Marine standard form contracts or Terms of Business without making the extent of such editing or amendment clear to the client before entering into any contractual arrangements.

b. Warranties

Where a Member supplies a contractual warranty or guarantee free of charge to a client who is a consumer, the Member shall comply with any relevant legislation and applicable law.

Handling Client Monies (Brokerage)

Members acting as brokers or intermediaries must have provision to hold client funds in an account separately from the funds of their business and for the purpose for which the funds were intended. When doing so, the terms on which the funds are held should be clearly set out and agreed to by the client and the Member should comply with any applicable laws and regulatory duties in respect of holding the funds

Guidance:

Client funds for the purpose of this code are defined as any and all deposits and sale proceeds held by the Member as stakeholder and for the benefit of the parties, being the purchaser and seller, to facilitate the completion of the transaction.

All such client funds must be held or pass through such a separate account before being passed on to the seller or back to the purchaser in order to ensure that all such funds are clearly identified as monies belonging to clients and ring-fenced from funds belonging to the Member or their business. At no time, should any such monies be held or passed through any other account that also holds funds belonging to the Member or their business, save for debit and credit card transactions which may be paid into a company's general account.

4. Additional Requirements - Boat Hire Businesses

Members who hire day boats and holiday boats on the inland waterways or Broads must hold a current Quality Assured Boatyard scheme certificate at all times.

5. Additional Requirements - High Speed Passenger boat trip operators

Any member operating a small commercial high-speed craft or experience ride must comply with the "Passenger Safety On Small Commercial High Speed Craft & Experience Rides – Voluntary Code of Practice"

Guidance (March 2023): High speed craft are defined in the "International Code of Safety for High-Speed Craft (2000), 2008 Edition" as follows:

"High-speed craft" is a craft capable of maximum speed, in metres per second (m/s), equal to or exceeding: $3.7 \nabla^{0.1667}$ where: ∇ = volume of displacement corresponding to the design waterline (m³) excluding craft the hull of which is supported completely clear above the water surface in non-displacement mode by aerodynamic forces generated by ground effect.

6. Additional Requirements – Electrical and Electronic Dealers, Installers, Manufacturers, Importers and Distributors

a. Dealers & Installers

Any member installing or working on applicable vessel electrical or electronic systems shall comply, in full, with the BMEEA Technical Code of Practice as amended by British Marine from time to time; non-compliance with the latest edition may result in termination of Membership.

There shall be a total of four facility categories for Electronic or Electrical Dealers and Installers. They are defined below:

- Electronic Dealers to have facilities for the sale, installation and service of electronic equipment; and/or
- Electrical Dealers to have facilities for the sale, installation and service of electrical equipment and supplies.
- Electronic Installers to have facilities for the installation and service of electronic equipment: and/or
- Electrical Installers to have facilities for the installation and service of electrical equipment.

The facilities described above shall comply with the BMEEA, 'Facilities Checklist' as amended from time to time.

Such facilities may, at the British Marine's discretion, be inspected by an appointed representative of British Marine at any time to verify compliance with the 'Facilities Checklist'.

Staff of Dealers and Installers must be qualified and trained to the appropriate standards and take up training courses provided by manufacturers/importers.

Dealers and Installers MUST either:

- employ at least one engineer holding a British Marine approved certification based at the Dealer's or Installer's premises or;
- in the case of a self-employed Dealer or Installer, personally hold a British Marine approved certification.

Dealers or Installers who have more than one branch MUST employ an engineer holding a British Marine approved certification based at each and every premises.

Note that British Marine approved certifications include:

- BMET (British Marine Electrical Technician)
- MEI (Marine Electronics Installer)
- CMET (Certified Marine Electronics Technician),

and its derivatives, or higher, dependent on the nature of the work undertaken by the Dealer.

Such certifications must be kept up to date where this is a requirement of continued certification.

Examples of certifications in addition to those shown above also include the UK legal requirements for staff working on radio transmitting equipment who must hold relevant certifications such as the Short Range Certificate for VHF R/T and the Long Range Certificate for SSB and Satcom.

A newly accepted Electrical or Electronic Dealer or Installer shall meet these requirements within 24 months of entering Membership.

British Marine may, at its discretion, asked members to confirm the names of current staff holding an approved British Marine training certificate.

In the event of any Waterside Dealer or Installer ceasing to employ one or more engineers holding a British Marine approved certification, or the engineer holding the British Marine approved certification ceasing to be so certificated, the Dealer or Installer must immediately inform the British Marine Membership Team in writing and:

- employ one or more engineers holding a British Marine certification; or
- ensure that the engineer in question updates his certification as required above, within 12 months of the event.

Should any such Dealer or Installer fail to meet the above clauses, the Dealer's or Installer's membership of British Marine may be terminated.

b. Manufacturers

To have facilities to provide service support in-house and in the field for those products manufactured and to provide training and product familiarisation for their Service Dealers.

c. Importers /Distributors

Concessionaires or UK Distributors of imported products must have in-house repair/service facilities and/or an efficient service exchange programme to support the products they distribute.

They must be able to provide suitable product training/familiarisation/installation recommendations and technical support as and when requested by their dealers and service dealers.

7. Breaches of the Code

Any failure or alleged failure to comply with the Code shall be investigated and adjudicated upon in accordance with the Complaints Procedure. Such investigation may be instigated by BM or by any BM Member or customer of a BM Member.

SCHEDULE 4

BRITISH MARINE COMPLAINTS PROCEEDURE

This Complaints Procedure has been designed to enable British Marine Members and non-members (whether organisations or members of the public) to raise formal complaints to British Marine if they feel that a Member of British Marine has breached the Code of Practice.

1. Initiating a Complaint

- 1.1 Any customer of a British Marine Member who believes that the British Marine Member concerned has failed to comply with the Code of Practice should in the first instance raise the matter with the British Marine Member concerned.
- 1.2 Should the British Marine Member fail to respond to the complaint adequately or at all within a reasonable period of time the complainant should complete and submit an online complaint form. The complaint form (as may be amended from time to time) can be found on the British Marine website. A complainant who contacts British Marine in respect of a complaint should be referred to the online complaint form and the procedure for filing the complaint.
- 1.3 Any British Marine Member who wishes to file a complaint against another British Marine Member in connection with any alleged failure to comply with the British Marine Rules or Code of Practice may also submit an online complaint form.
- 1.4 A complaint will not be considered:
 - 1.4.1 unless a completed online complaint form has been correctly completed and submitted;
 - 1.4.2 in respect of any party who is not a current member of British Marine;
 - 1.4.3 in respect of any matter which relates to the supply of goods or services by a British Marine member at a time before they were a member of British Marine;
 - 1.4.4 where the complainant has already commenced court or other dispute resolution proceedings against the British Marine Member concerned in connection with the issues complained of; or
 - 1.4.5 for any other reason specified in the online complaint form.

2. Complaint Investigation

- 2.1 Once a complaint form has been received the matter will be allocated to and investigated by a member of British Marine staff (the “**Complaint Investigator**”). The Complaint Investigator has fully delegated power of the Council to consider and determine the matter and, should a breach of the Code of Practice or the British Marine Rules be found to have occurred, to determine the appropriate sanction or to refer the matter to the Member Services Director in order for the sanction to be determined.

- 2.2 The Complaint Investigator may request the complainant (the “**Complainant**”) to provide further evidence in support of the alleged breach complained of. If the Complaint Investigator is of the opinion that there is insufficient evidence that a breach has been committed, he/she will notify the Complainant accordingly and the matter will be closed. The Complainant shall have no right of appeal in such circumstances.
- 2.3 When the Complaint Investigator has sufficient details of the alleged breach and is of the opinion that there is at least a prima facie case to answer he/she will contact the British Marine Member who is the subject of the complaint (the “**Respondent**”) to notify them of the details of the allegations made.
- 2.4 The Respondent must respond to the Complaint Investigator within 28 days setting out their position in relation to the allegations that have been made. If the Respondent disputes the allegations they must provide the Complaint Investigator with copies of all documents relied upon in support of their position. If the Respondent fails to respond to the Complaint Investigator within 28 days, the Respondent shall be deemed to admit the breach to which the complaint relates. The Complaint Investigator may grant the Respondent an extension of the time for response where it would be reasonable to do so in the circumstances.
- 2.5 If, following receipt of the Respondent’s response and supporting documentation, the Complaint Investigator is of the opinion that no breach has been committed, he/she will notify the Complainant and the Respondent accordingly and the matter will be closed. The Complainant shall have no right of appeal in such circumstances.
- 2.6 If, following consideration of the matter, the Complaint Investigator determines that there has been a breach of the Code of Practice or British Marine Rules by the Respondent or the Respondent admits or is deemed to admit such breach by virtue of having failed to respond to the Complaint Investigator, the Complaint Investigator shall determine the appropriate sanction to be imposed upon the Respondent.

3. Sanctions for a Breach of the Code of Practice

- 3.1 Where the breach of the Code of Practice or British Marine Rules is found to have been of such a nature that a more serious sanction is not appropriate the Complaint Investigator has power to:
- 3.1.1 require the Respondent to review its current practices and procedures with a view to preventing further breaches from occurring; or
 - 3.1.2 issue a formal warning as to the Respondent’s future conduct.
- 3.2 Where the breach of the Code of Practice or British Marine Rules is found to have been of a more serious nature, such that the Complaint Investigator considers that a more severe sanction is appropriate, the Complaint Investigator shall refer the matter to the Head of Member Relations with a recommendation as to the sanction to be imposed. The Member Services Director shall then report such recommendation and the relevant information to the executive directors of British Marine (the “**Executives**”). In such circumstances the Executives have power to:

- 3.2.1 impose such terms or conditions upon the Respondent's continued membership of British Marine as the Executives shall (in their sole and absolute discretion) think fit;
- 3.2.2 suspend the Respondent's membership of British Marine for such period as the Executives shall think fit or until specified corrective procedures have been implemented by the Respondent; or
- 3.2.3 terminate the Respondent's membership of British Marine.

For the avoidance of doubt, neither the Complaint Investigator nor the Executives shall have the power to award any sort of compensation to the Complainant, impose any fine or penalty against a Respondent or restrict or prevent a Respondent from carrying on its business.

- 3.3 Following the conclusion of the investigation of a complaint the Complaint Investigator shall notify the Complainant and the Respondent as soon as practicably possible of the determination that a breach of the Code of Practice or British Marine Rules by the Respondent has been found and of the sanction imposed. The Complainant shall have no right of appeal in such circumstances.
- 3.4 The Respondent may however appeal against the Complaint Investigator's finding that a breach has been committed or against the sanction imposed by filing a Notice of Appeal with the Member Services Director within 14 days of receipt of notice from the Complaint Investigator of the Complaint Investigator's decision. In order for an appeal to be considered the Respondent must pay an administration fee of £900 plus VAT when a Notice of Appeal is submitted. This fee will be refunded if the Appeal Committee finds in favour of the Respondent (see below).

4. Appeal Process

- 4.1 The Appeal will be considered by the President Elect, the President and one other member of the Council of British Marine appointed for that purpose by the Management Board of British Marine (the "**Appeal Committee**").
- 4.2 An appeal will only be considered by the Appeal Committee if:
 - 4.2.1 new evidence, not previously presented to the Complaint Investigator, has come to light since the matter was considered by the Complaint Investigator; or
 - 4.2.2 the Respondent is challenging the Complaint Investigator's decision on the ground of serious irregularity; and
 - 4.2.3 a Notice of Appeal has been submitted within the requisite time; and
 - 4.2.4 the administration fee has been paid.

- 4.3 Serious irregularity for the purposes of Paragraph 4.2 above means an irregularity of one or more of the following kinds which the Appeal Committee considers has caused or will cause substantial injustice to the Respondent:
- 4.3.1 failure by the Complaint Investigator to act fairly and impartially;
 - 4.3.2 the Complaint Investigator exceeding his/her powers;
 - 4.3.3 failure by the Complaint Investigator to conduct the proceedings in accordance with the procedure set out in the British Marine Complaints Procedure; or
 - 4.3.4 failure by the Complaint Investigator to deal with all the issues that were put to him/her.
- 4.4 The Appeal Committee will review all the information and documentation which was considered by the Complaint Investigator and any new evidence submitted by the Respondent. The Appeal Committee may invite the Complainant to comment upon any new evidence submitted. If the Appeal Committee considers that there has been a serious irregularity or that the Complaint Investigator may have come to a different conclusion had he/she had sight of the new evidence the Appeal Committee may request the Complaint Investigator and/or the Executives to reconsider his/her findings or the sanction imposed. Alternatively, the Appeal Committee may overturn the Complaint Investigator's finding that a breach of the Code of Practice or British Marine Rules has been committed by the Respondent or may vary the sanction imposed by the Complaint Investigator and/or the Executives.
- 4.5 If the Appeal Committee is of the opinion that the Complaint Investigator's decision was correct and that the sanction imposed was justified in the circumstances the appeal shall be dismissed and the Respondent shall have no further right of appeal.

5. No Right of Recourse

For the avoidance of doubt, all Complaint Investigators, the Executives and members of the Appeal Committee undertake their duties and obligations in respect of this Complaints Procedure in good faith and as agents of British Marine and no Complainant or Respondent shall, save in respect of fraud or gross negligence, have any claim against any Complaint Investigator, the Executives or Appeal Committee members in respect of any loss or damage they may suffer as a consequence of a decision or finding made by the Complaint Investigator, the Executives or Appeal Committee under this Complaints Procedure.