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NOTICE: THE COMMISSIONER MAY NOT ISSUE OR RENEW A WATERCRAFT LICENSE TO AN OWNER OF A WATERCRAFT SUBJECT TO TITLE UNLESS THE OWNER PURCHASER COPY HAS BEEN ISSUED OR HAS APPLIED FOR A CERTIFICATE OF TITLE FOR THE WATERCRAFT. THE VALIDATED COPY OF YOUR APPLICATION FOR TITLE WHEN TITLED ONLY MUST BE PRESENTED TO THE DEPUTY REGISTRAR OF THE LICENSE CENTER WHEN WATERCRAFT IS REGISTERED OR RENEWED.

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DEALER OR AUTHORIZED AGENT SIGNATURE

WATERCRAFT TITLING

As a safeguard for boat owners, the Minnesota legislature created a law, which requires the titling of certain watercraft. A title provides proof of ownership, which becomes very important when buying or selling a boat. It also protects businesses that make boat loans, and helps in the identification and recovery of stolen watercraft.

Effective January 1, 1991 Chapter 86B requires certain watercraft to be Titled.

Requirement.

Unless specifically exempted, a watercraft used on the waters of the state must have a certificate of title if:

- 1) the watercraft is owned by a resident of this state and is kept in the state for more than 90 consecutive days; or
- 2) the watercraft is kept in the state for more than 90 consecutive days and has not been issued a certificate of title or similar document from another jurisdiction.

Watercraft Exempt from Titling.

A watercraft is not required to have a certificate of title if the watercraft is:

- 1) owned by a manufacturer or dealer and held for sale;
- 2) used by a manufacturer solely for testing;
- 3) from a jurisdiction other than this state, temporarily using the waters of this state;
- 4) owned by the United States, a state, this state or political subdivision;
- 5) a duck boat used only during duck hunting season;
- 6) a rice boat used only during wild rice harvesting season;
- 7) owned by a person, firm, or corporation operating a resort as defined in section 157.01, subdivision 1, or a recreational camping area as defined in section 3 27.14, subdivision 8, except with respect to a previously titled watercraft;
- 8) watercraft manufactured prior to August 1, 1979. (1979 or older);
- 9) a row-type fishing boat of single hull construction, with oar locks and an outboard motor capacity rating of less than 40 horsepower;
- 10) a canoe;
- 11) a kayak;
- 12) a ship's lifeboat;
- 13) a vessel of at least five net tons measured in Code of Federal Regulations, title 46. part 69, that is documented under Code of Federal Regulations, title 46, subpart 67.01; (any documented vessel);
- 14) a seaplane; or
- 15) a rowing shell
- 16) paddle board

Voluntary Titling.

The owner of a device used or designed for navigation on water and used on the waters of this state may obtain a certificate of title for the device, even though it is not a watercraft as defined in section 86B.820, subdivision 14 in the same manner with the same effect as the owner of a watercraft required to be titled under Laws 1989, chapter 335. Once titled, the device is a titled watercraft as defined in section 86B.820, subdivision 13, and is remains subject to Laws 1989, chapter 335, to the same extent as a watercraft to be titled.

A watercraft that is owned and licensed under section 86B.401 before January 1, 1991, is not required to have a cetificate of titled until the owner transfers part of an interest in the watercraft or renews the license.

Title Required for Transfer.

A person may not sell or otherwise transfer a titled watercraft without delivering to the person acquiring the watercraft a certificate of title with an assignment on it to show complete chain of ownership to the person acquiring the watercraft. A person may not acquire a watercraft required to have a certificate of title without obtaining a certificate of title for the watercraft in the person's name.