Title 210 - NEBRASKA DEPARTMENT OF INSURANCE

Chapter 17 - MARINE AND INLAND MARINE INSURANCE UNDERWRITING REGULATIONS

<u>001. Statutory authority</u>. Under the authority of <u>Neb.Rev.Stat</u>. §44-101.01 and §44-7501 <u>et seq</u>., the Department of Insurance hereby adopts the following Rule to govern the underwriting authority of marine and transportation underwriters.

<u>002.</u> Restrictions on writing. Marine or inland marine insurance shall not be written to cover properties or classes thereof which are by general custom of the insurance business a proper subject for fire and allied insurance only, unless application to underwrite such properties or classes thereof on a marine, inland marine, or floater basis is made to and approved by the Director of Insurance.

<u>003. Nation-wide marine definitions</u>. The so-called "Nation-Wide Marine Definition," as adopted by the National Association of Insurance Commissioners in 1933 and as <u>subsequently</u> amended shall be considered as a general guide in administering section 002 above and in interpreting the statutory definition of marine and inland marine insurance which appears in <u>Neb.Rev.Stat</u>. §44-201.

<u>004. Severability</u>. If any section or portion of this Rule or applicability thereof to any person or circumstance is held invalid by a court, the remainder of the rule or the applicability of such provision to other persons or circumstances shall not be affected thereby.