STANDARD BOAT RENTAL AGREEMENT 1 | Page

(813) 344-2744 WeekiWacheeBoatRentals.com

Date:	STANDARD BOAT RENT	AL AGREEMENT BE	ETWEEN:	
Weeki Wachee Boa	at Rentals, LLC (Lessor) And			(Lessee)
Phone Number:	Email A	ddress:		
BillingAddress:		City:	State:	_Zip:
Address of Deliver	y (drop off)			
In consideration of as the Lessee) the c by a greater number to be picked up at t	ire agreement before signing of the agreement herein, Lesson traft and equipment described er of persons than is shown in the agreed time and date spec- te represents to have read and	r does lease to the und I herein. Lessee agrees I this agreement. In th ified herein, said Less	s said craft will not se event the craft is	be occupied not available
suitable for the pur safety rules and reg	s that he/she has examined the pose for which it is leased, the gulations as they watched in the, and further certifies that he/	at he/she will operate he safety video they w	the craft in accord atched on our web	ance with all site and as
in accordance with experienced and ca above. I (We) have	port any accident, malfunction paragraph six (6) below. This apable in all aspects of the han e read the entire agreement ar t I (We) acknowledge receipt	s is to certify that I (walling and operation onderstand the fully understand the	re), the Lessee(s) are of a craft such as the terms and condi	n/are le one rented
	Rental . Please Use Non-Ethar our if Vessel not available wh		p.	
Boat:		Motor:		
Number of Life Ja	ckets:Duration of Rental: (5% Extra For Credit	_ Days. Standard equi		
	chee Boat Rentals, LLC Signa			
Lessee:	Sig	nature		.1)
Credit card will be charged in full on	e kept on file for incidentals for the rental costs involved and/ se of a cancellation, for emerg	or the duration of the for reimbursement of	rental. Your credi articles damaged,	t card will be missing or
Date	By Weeki Wachee Boat I	Rentals, LLC (Lessor)		

EARLY RETURNS WILL NOT RESULT IN A REFUND

STANDARD BOAT RENTAL AGREEMENT 2 | Page

(813) 344-2744 WeekiWacheeBoatRentals.com

THE LEASE ON PAGE 1 IS SUBJECT TO THE FOLLOWING ADDITIONAL TERMS AND CONDITIONS I(WE), The LESSEE(S) further agree (continued from page 1):

- 1. The LESSEE acknowledges he/she has carefully examined the rental craft and finds it suitable for the purpose for which it was leased, and that other accessory equipment is in suitable and acceptable condition; that he/she will maintain both rental craft and equipment in a safe, dependable condition while in his/her custody.
- 2. A Credit Card shall be retained by the LESSOR as partial compensation for failing to return said rental craft in good condition, ordinary wear and tear excluded, as when received; for reimbursement of damaged, missing or broken equipment; or to be applied to the rental charges upon return of the rental craft by LESSEE. The foregoing shall not limit LESSOR'S ability to seek its further damages at law or equity.
- 3. LESSEE agrees not to use, or permit the use:
- a. Of the rental craft for any unlawful purpose;
- b. Of the rental craft in a careless or negligent manner;
- c. Of the rental craft while under the influence of liquor or narcotics;
- d. Of the rental craft by any other person not the signatory of this agreement, or not equally qualified.
- 4. Lessee acknowledges his/her responsibility for the safe and proper operation of the rental craft; and for the safety and welfare of other boaters and persons. It is AGREED AND UNDERSTOOD BY LESSEE that LESSOR shall not be held liable for damages, inconvenience or time lost caused by accident, breakdown, or malfunction of the rental craft. LESSEE FURTHER AGREES to indemnify and hold harmless the LESSOR from, and against any and all claims for loss of or damage to property or injury to persons (including death) resulting through the use, operation or possession of said rental craft. LESSEE further agrees to hold the LESSOR harmless should loss or damages occur to any of the LESSEE'S personal property while carried in, or on, the rental craft, including loss or damage caused by fire, water, theft or any other cause whatsoever.
- 5. LESSEE expressly agrees to indemnify and hold LESSOR harmless of, from, and against any and all loss, costs, damages, attorney fees and/or liability in connection with the enforcing of this Agreement by LESSOR, including expenses incurred in collection or attempting to collect delinquent rent and in the event of suit by LESSOR to recover possession of said rented property and/or to enforce any of the terms, conditions and/or provisions hereof. It is understood and agreed that Venue of any action hereunder shall be in the county and state of the LESSOR. This Agreement shall be governed by the laws of the state of the LESSOR.
- 6. In the event of malfunction, breakdown, or if any defect is discovered after acceptance of the rental craft that LESSEE will immediately report same to LESSOR. Continued use of the rental craft shall be entirely at the LESSEE'S risk and this LESSEE assumes all liabilities of injury and damage to all persons and property that may become involved by continued use of the rental craft.
- 7. LESSOR'S ability to provide a rental craft, if reserved, is contingent upon and subject to the return of the rental craft by the previous lessee, or any other cause beyond LESSOR'S control.
- 8. LESSOR reserves the right to cancel this Agreement due to inclement or impending bad weather. Rental fees will be prorated based on the time used.
- 9. The rules and regulations contained herein, on the rental craft are for the safety and welfare of all who use the rental craft. The LESSEE certifies he/she has read and understands said rules and regulations, and further assumes the responsibility to see that his/her family and/or guest(s) will obey the rules and regulations.
- 10. The LESSEE understands that NO ALCOHOL is ALLOWED ON THE WEEKI WACHEE RIVER as the signs state up and down the river per ORDER B.B.C. Ordinance #74-5-79-5.
- 11. Should any term or condition of this Agreement be held void or unenforceable, then that term shall be deemed severed from this agreement and the enforceability of the remainder shall not be affected and will remain in full force and effect.
- 12. THE TERMS AND CONDITIONS ON ALL PAGES OF THIS AGREEMENT CONTAIN THE ENTIRE UNDERSTANDING BETWEEN LESSEE AND LESSOR AND THAT NO OTHER REPRESENTATION OR UNDUCEMENT, VERBAL OR WRITTEN, HAS BEEN MADE WHICH IS NOT INCLUDED IN THIS AGREEMENT, EXCEPT THAT LESSEE EXPRESSLY REPRESENTS AND WARRANTS TO HAVE READ AND UNDERSTOOD ALL RATE INFORMATION BEFORE SIGNING THIS AGREEMENT.

Initials:	Date:	