

397 Marina Point Road, Dadeville, AL 36853 334-392-0867 | BlueCreekBoatRentals.com

BOAT RENTAL CONTRACT

		Date: / /	
Name:			
Address:			
City:	State:	Zip Code:	
Home Phone:	Cell Phone:		
E-Mail			
Drivers License #:		State:	
ALL RENTERS MUST BE A	T LEAST 25 YEARS OF AGE A	ND PROVIDE PROOF OF AGE	
**	NO CHILD LIFE VESTS PROVI	DED**	
Exact Name on Credit Card	·		
CREDIT CARD NUMBER:		EXP:	
CVC:	BILLING ZIP CO	DDE:	
A BOAT RENTAL WILL I	NOT BE ACCEPTED WITHOU	T A CREDIT CARD NUMBER	
*The boat must be comple	etely refueled upon return o	or an automatic \$25 fee along with	
the cost of	fuel will be charged to the	credit card on file.	
Cancellation Policy: Cancellat	ions may be made 24 hours (1 day	y) or more prior to scheduled boat rental	
		ay) of scheduled boat rental departure time shall be charged 100% of rental cost.	
Date Rented:	Day Rented:		
Scheduled Departure Time:	Scheduled Ret	urn Time:	

NO PETS ALLOWED ON RENTAL BOATS

RENTAL FEES FOR BENNINGTON TRITOONS:

Maximum of 12 people Full Day: 9 AM-4:30PM \$525.00 plus tax Overtime each 30-minutes over time due \$50.00

RENTAL FEES FOR CREST TRITOONS:

Maximum of 11 people Full Day: 9 AM-4:30PM \$395.00 plus tax Overtime each 30-minutes over time due \$50.00

LEESEE TO READ ALL PAGES OF THIS AGREEMENT AND INITIAL EACH CLAUSE BEFORE SIGNING THIS DOCUMENT IN

consideration of the agreement herein, Blue Creek Boat Rentals, LLC (herein after referred to as the LESSOR or BCBR) agrees lo lease to the undersigned (herein after referred to as the LESSEE) the craft and equipment described herein subject to the terms hereof. In the event the craft is not returned at time specified herein. Said LESSEE agrees to pay for OVERTIME at rate of \$50.00 per each half-hour. Initial:

PURPOSE FOR WHICH IT IS LEASED. THAT HE/SHE WILL OPERATE THE CRAFT IN ACCORDANCE WITH ALL SAFETY RULES AND AS POSTED IN THIS OFFICE OR ON THE CRAFT OR ON THE WEBSITE (BLUECREEKBOATRENTALS.COM), INCLUDING THE RENT AND FAQS, AND FURTHER CERTIFIES THAT HE/SHE HAS READ AND UNDERSTANDS SAID RULES AND REGULATION	REGULATIONS TAL POOLICIES
LESSEE AGREES TO REPORT ANY ACCIDENT, MALFUNCTION OR BREAKDOWN OF RENTAL CRAFT TO LESSOR IMMEDIATELY IN	
ACCORDANCE WITH THE MALFUNCTION/BREAKDOWN CLAUSE WHICH FOLLOWS.	
In	nitial:
This certifies that I (We), the LESSEE (S) am/are experienced and capable in all aspects of the handling and operation of the crathe one rented above. LESSEE agrees said craft will not be occupied by a greater number of persons that is shown in this renta LESSEE has previously operated a boat similar to the craft and meets all local/state/federal requirements to do so. I the LESSEI	al agreement.
aware of the NO WAKE areas and am/are responsible for any damaged caused by my wake. I the LESSEE (S) will not remove an from Lake Martin (for the purposes hereof, Lake Martin begins at River North Marina). WATER SKIING, TOWING, AND/OR NIGI OPERATION OF RENTAL BOATS AND EQUIPMENT IS FORBIDDEN, NO EXCEPTION, LESSEE IS LIABLE. LESSOR has familiarized him with the Lake Martin area and will abide by all laws, rules and regulations of said waterway.	ny equipment HT
·	nitial:
I authorize and allow Blue Creek Boat Rentals to charge my credit card for any damages or loss of equipment. Boat rental price include refueling, oil or tax. Boat must be refueled at Blue Creek Marina.	e does not
	nitial:
The LESSEE acknowledges he/she has carefully examined the craft and finds it suitable for the purpose for which it is leased, a other accessory equipment is in suitable and acceptable condition: that he/she will maintain both craft and equipment in a sa condition while in he/she has custody.	•
ln	nitial:
A major credit card authorization (VISA, MasterCard, Discover, American Express) in the amount of five hundred dollars (\$500 be retained by the LESSOR as partial compensation for failing to return said rental craft in as good condition, ordinary wear an excluded, as when received; for reimbursement of articles damaged, missing or broken; upon return of craft by LESSEE. Initial:	nd tear
LESSEE agrees not to use, nor permit the use: a. of the rental craft for any unlawful purpose;	
b. of the rental craft in a careless or negligent manner;	
e. of the rental craft while under the influence of alcohol or narcotics; or <i>any</i> other drugs or substances which could cause impairment d. by any other person not the signatory of the agreement, or not equally qualified.	
e. of the rental craft after dark.	
ln en	nitial:

LESSEE acknowledges his/her responsibility for the safe and proper operation of the craft; and for the safety and welfare of other boaters, persons, and passengers. It is AGREED AND UNDERSTOOD BY LESSEE that the LESSOR shall not be held liable for damages, inconvenience or time lost caused by accident. breakdown or malfunction of the rental craft. LESSEE FUTHER AGREES to indemnify and hold harmless the LESSOR and its agents, affiliates and personnel 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 LESSEE or any of LESSEE'S personal property while carried in, or on, the rental craft, including loss or

damage by fire, water, theft or any other causes whatsoever.	
LESSEE expressly agrees to indemnify and hold LESSOR and its agents, affil loss, cost, damages, attorney fee and/or liability in connection with the en expense incurred in connection with attempting to collect delinquent rent rental property and/or to enforce any terms, conditions and/or provisions hereunder or related hereto shall be in Tallapoosa County, Alabama.	forcing of the forgoing rental contract by LESSOR, including and in the event of suit by LESSOR, to recover possession of said hereof. It is understood and agreed that Venue for any action
	Initial:
In the event of malfunction, breakdown, or if any defect Is discovered after it to LESSOR. Continued use of it shall be entirely at the LESSEE'S risk and t and property that may result from or be caused by its continued use.	
	Initial:
LESSOR'S ability to provide a rental craft if reserved, is contingent upon an other cause beyond LESSOR'S control.	d subject to the return of the unit by the previous lessee, or any
	Initial:
LESSOR reserves the right to cancel this rental agreement due to incleme	
reasonably determines could result in risk to LESSOR, LESSEE or the craft The rules and regulations contained herein and as posted in the office, on and welfare of all who use the facilities. The LESSEE certifies that he/she h assumes the responsibility that his/her invitees, family and or guest(s) will LESSEE will not leave the craft unattended at any time during the rental pe	the craft and /or the grounds by the LESSOR are for the safety as read and understands said rules and regulations and further lobey the rules. Without limiting the generality of the foregoing,
	Initial:
Should any term or condition of Rental Agreement be held void or une Agreement and the enforceability of the remainder shall not b	
THE TERMS AND CONDITIONS SET FORTH IN THIS BOAT RENTAL CONTACT AND LESSOR ANO NO OTHER REPRESENTATION OR INDUCEMENT, ORAL OF HEREIN. I (WE) HAVE READ ALL PAGES OF THE AGREEMENT AND FULL Y UNDERSTA	R WRITTEN, HAS BEEN MADE WHICH IS NOT INCLUDED
(WE) ACKNOWLEDGE RECEIPT OF A COPY OF THIS AGREEMENT.	
LESSOR: Blue Creek Boat Rentals by:	DATE:
LESSEE:	DATE:
WAIVER AND RELEASE OF LIABILITY AGREEMENT – ALABAMA I.DISCLAIMER - This Waiver and Release Agreement is applicable to all ren Creek Boat Rentals. "(For purposes of this Waiver and Release, the term Bl principles, members, managers, directors, officers, employees, agents, rep subsidiaries of BCBR. If any other rental agreement is supplemented with clauses in the rental agreement that are inconsistent with this Release. The behalf of undersigned's minor children. Renter agrees that he/she will discrental equipment. Renter further agrees that in the event that he/she fails said equipment, he/she will be personally liable for any damages to the unnegligence or fault of BCBR.	tue Creek Boat Rentals Hereafter known as (BCBR) includes all bresentatives, servants, assigns, successors, insurers and this Release, the provisions of this Release will prevail over any e undersigned agrees that he/she is also signing this Release on close to BCBR all potential operators, passengers, and users of saic to notify BCBR of all potential operators, passengers, or users of ndisclosed individuals, even if such damages arise out of the
II. ACKNOWLEDGEMENT OF RISKS - The undersigned hereby acknowledges activities include: 1) Changing water flow, tides, currents, wave action and participants, the watercraft, other watercraft, and manmade or natural ob in wetness, injury, expose to the elements, hypothermia, drowning and/or forms, including, but not limited to snakes; 5) Equipment failure or operate operate equipment, swim and/or follow directions; 7) Wind, inclement we temperature, 9) Heat or sun related injuries or illnesses, including sunburn unknown or unanticipated risks may result in injury, illness or death.	ships' wakes; 2) Collisions with any of the following: other jects; 3) Collision, capsizing, sinking or other hazard which results r death; 4) Attack by or encounter with insects and marine life or error; 6) My sense of balance, physical coordination, ability to eather, lightning. variances and extremes of wind, weather, and
III. EXPRESS ASSUMPTION OF RISK- The undersign hereby agrees that he/s	
at his/her own risk. The undersigned agrees that he/she is voluntarily part the rental equipment. The undersigned assumes full responsibility for the	icipating in all activities related to the rental, operation, or use of

limited to sprains, torn muscles and/or ligaments; fracture or broken bones; eye damage; cuts, wounds, scrapes, abrasions, and/or contusions; head, neck, and/or spinal injuries; animal or insect bite or attack; shock, paralysis, drowning, and/or death; and any resultant expenses from any of the foregoing risks and assumes all risk injury, illness, damage or loss that might result, regardless of the cause, even if

the risks arise out of the negligence of fault of Sestin	Initial:
IV. WAIVER/RELEASE OF LIABILITY-By the execution of this Release, the undersigned voluntarily releases, forever discharge indemnify and hold harmless BCBR. from any and all liability of any nature for any and all injury or damage arising from persustained by the undersigned or any minor children under the undersigned's custody, care, and control, as a result of any are related to the rental, operation, or use of equipment provided by BCBR. regardless of the cause. The undersigned assumes for any such injuries or damages, which may occur, and further agrees that BCBR shall not be liable for any loss or theft of the undersigned specifically agrees that BCBR shall not be responsible for such injuries, damages, loss or theft. EVEN IN THE NEGLIGENCE OR FAULT BY BCBR, whether such negligence is present at the signing of this Release or takes place in the future and Release does not apply to gross negligence or intentional torts by BCBR. V. LIABILITY TO THIRD PARTIES - The undersigned hereby agrees that he/she will indemnify and hold harmless BCBR for all property damages, or any other damages to any and all third parties, including but not limited to, operators and passenger watercraft and minor children under the undersigned's custody, care, and control as a result of any and all activities related operation, or use of equipment provided by BCBR, even if such damages arise out of the negligence or fault of BCBR.	rsonal injuries nd all activities full responsibility personal property. IE EVENT OF tre. This Waiver Initial: personal injuries, s of other
VI. ACKNOWLEDGEMENT OF WAIVER AND RELEASE - The undersigned states that he/she has had sufficient time to review Release and to ask any questions associated with said Release. The undersigned further states that he/she has carefully read Waiver and Release, knows the contents thereof, and has signed this Release as his/her own free act The undersigned warn he/she is aware that he/she may rent, operate, or use equipment from another rental facility, but has chosen to rent, oper equipment from BCBR with the knowledge that signing this Release is a requirement for rental, operation, and use of said undersigned further warrants that he/she is fully aware that he/she is waiving any right he/she may have to bring a legal a claim against BCBR for BCBR'S negligence.	ad the foregoing rants that ate, or use equipment. The
I have read and agree to the entirety of this Agreement. Initial: RENTER:	Initial:

the risks arise out of the negligence or fault of BCBR.