



PONTOON BOAT Rental Acknowledgments

A pontoon boat is deemed in your possession" until a return checklist is completed and the keys to the boat are collected by an employee of Clear Lake Adventure Rentals.

Time of Return, Trash, Pets and Smoking:

- I agree to have the pontoon returned to the same location that I picked it up from and at the return time stated on my rental agreement. Any pontoon returned late will be charged \$10 per minute for every minute after the contracted return time. There are other renters counting on you being on time, please do not be late.
- I agree to take all trash, debris, etc. off of the boat. Any boat left with trash on board will be charged a \$100 cleaning fee.
- There is ABSOLUTELY NO SMOKING ALLOWED ON BOATS! If there is evidence of smoking on board a boat you will be charged a \$250 fee.
- Pets may be allowed on a boat however there is a \$50 fee (per pet). Additionally, you will be charged for any damage done to a boat by your pet. If we see a pet on board a boat you are renting and you have NOT paid the pet fee you will be charged a \$250 fee.

Accident, Damages, Lost or Missing Items:

- I agree that I will hold harmless Clear Lake Adventure Rentals, LLC including the employees, volunteers and owners of Clear Lake Adventure Rentals LLC from any liability resulting from my handling and/or operation of a pontoon boat while in my possession.
- I further agree that my insurance company will be primary insurance for any damages that rented items may incur/receive while in my possession or any damages that my rental causes to any other boats or property. If my insurance company fails to pay for damages described above, I agree that I am personally responsible for all damages incurred. I further acknowledge that I will be charged for all incidental damages including damaged propeller, boat repair, missing/lost gear and lost revenue for business interruption during the period of time when the boat is being repaired/replaced.

Prohibited Use and Drivers, Alcohol Consumption and Towables:

- You may NOT sublease the boat to another party or allow a person other than yourself to drive the boat unless he/she has read, understood and signed all of the mandatory contracts, agreements and waivers in the office prior to the rental.
- Lessee agrees that boat will not be occupied by a greater number of persons or greater weight than is allowed and if a violation of the boat's max capacity or intended use occurs, the lessee agrees to forfeiture of rental fees and possession of the boat immediately.
- I understand that while drinking alcohol while driving a boat is legal in Iowa, the same Operating While Intoxicated (OWI) laws that are applicable to vehicles also apply to boating. If your blood alcohol concentration is .08 or more, you cannot operate a boat. Other laws that apply to drinking and alcohol also apply on the water. Please be responsible.
- If you are renting the Minnow, Dirty Dozen or Walter G, NO TUBING or pulling items is allowed. If you are seen pulling/towing items with one of these boats you will be charged a \$250 fee.

Fines, Other Expenses and Damage Deposit:

- I understand that any fines or tickets received on the water by the DNR are my responsibility unless they directly relate to malfunctioning equipment of the rented boat.
- I understand that Clear Lake Adventure Rentals has retained my credit card information and will use the credit card to pay for any fees (as stated above) or damage to the boat and/or contents of the boat

I have read and agree to the above terms: _____

Signature

Date