

**THIS IS NOT CONSIDERED RENTED UNTIL YOU HAVE A CONFIRMED EMAIL  
(WITH SIGNED AGREEMENT) FROM LPOA**

**LPOA PONTOON RENTAL AGREEMENT**

Lessee(s) \_\_\_\_\_ Phone \_\_\_\_\_

Address \_\_\_\_\_ Deposit \_\_\_\_\_

LPOA Account # \_\_\_\_\_ Rental Per Hour \_\_\_\_\_

Rental Date \_\_\_\_\_ Rental Block \_\_\_\_\_ Boat # \_\_\_\_\_

**The above person(s) and passengers hereby acknowledge and agree to the following terms with respect to the rental of the pontoon boat.**

- All LPOA Rules and Regulations and Missouri Waterway Rules must be observed.
- Careless and imprudent operation of the boat will not be tolerated and will result in forfeiture of deposit and rental boat.
- The lessee is responsible for all damages to the equipment rented or in their control.
- The undersigned and all passengers waive all claims against LPOA for claims or damages arising out of the operation of the rental boat.
- The lessee and a LPOA employee will fill out a checklist just prior to taking the boat out and when the boat is returned.
- The boat must be returned at or before the time your rental block expires. **Your boat is due back at the East Marina Pleasure Dock at \_\_\_\_\_.** If I return the boat late I understand that my account will be charged with the appropriate late fee.
- All swimmers must wear coast guard approved lifejackets.
- Absolutely no grilling will be permitted on the pontoon.
- Maximum of 10 passengers or 1,370 LBS allowed on watercraft at any time.
- Due to the threat of sand particles entering the motors, creating unseen damage, under no circumstances may the boat be docked at the Cove Swim Beach. If it is found that the boat was taken to the beach, the lessee will be billed for service to have the boat inspected by a mechanic.
- In the event of any technical difficulties with the boat, I/We agree to immediately contact the LPOA offices at 373-4326 or LPOA Community Services at 373-1500 so the patrol boat can be dispatched to our service.
- In all cases and regardless of the lease and/or owner status of those specific parties associated with this agreement, the lessee owning the lot for the for the account number first mentioned in this agreement accepts sole responsibility for adherence to all provisions herein and for all operational procedures as required by LPOA to properly administrate this agreement. Lessee agrees to hold LPOA harmless for Lessee's acts of omission, or those of Lessee's agent, invites or assigns, which might or do result in property damages or personal injury to others. In the event of breach of any other provisions of this Agreement, this Agreement may be canceled and any pre-paid rent by the Lessee will be forfeited to the LPOA. Further, in the event of any breach of the provisions of this Agreement by Lessee requiring action by LPOA at law or in equity to enforce same, Lessee agrees to be responsible for LPOA's attorney fees and court costs.
- **(Initials) CANCELLATIONS: Cancellations must be made prior to 48 hours of the reserved time or member's account will be charged for the contracted amount of rental. Rain checks will be given for inclement weather (rain, thunder, lightning). All other periods will be charged at the normal rate under which the reservation was submitted.**

**The undersigned lessee understands and agrees to all terms as shown above.**

Signed: \_\_\_\_\_ Date: \_\_\_\_\_  
Member Signature

Signed: \_\_\_\_\_ Date: \_\_\_\_\_  
LPOA Representative

