

Traders Palace Marine, Inc. dba

Land O' Lakes Marine

P. O. Box C, 6424 County Road 58 NE

Outing, MN 56662

pontoons@brainerd.net

www.landolakesmarine.net

218-792-5198 FAX: 218-792-5754

Name

Date:

Address

Date Out:

City, State, Zip

Date Due In:

Telephone No

Credit Card

EMAIL ADDRESS

Exp. Date &
CCV

ITEM RENTED:

CHARGES

7.375% TAX

TOTAL

DELIVERY

Sub total

DEPOSIT

BALANCE DUE

FUEL CHARGE

CLEANING CHARGE

PICK UP & DELIVERY INSTRUCTIONS:

PLEASE READ BEFORE SIGNING:

A deposit is required to hold your reservation. A cleaning charge will be made on items returned dirty. You are required to pay for all damage to equipment.

PROPELLER REPLACEMENT - \$175.00; REFUELING CHARGE - \$10.00 PLUS FUEL

Rental Contract - Terms & Conditions

I, we or either of us do hereby certify that we have this date received from LAND O' LAKES MARINE, the equipment and or articles, listed and identified in this contract. It is understood and agreed that this personal property is leased to us by said LAND O' LAKES MARINE, and will be used by the lessee for the stated period by persons over the age of 21 and solely for which said equipment was manufactured and intended. We further agree that said property was personally inspected and examined by us and found to be in first class condition when received. We further agree that we hold LAND O' LAKES MARINE, harmless from any liability whatsoever resulting from the use of said equipment and further agree that said property will be used solely by the lessee and/or persons designated over the age of 21 and no other persons without the consent of the lessor of said equipment. We further agree to indemnify LAND O' LAKES MARINE against any claims resulting from our use of this equipment. We further agree that we will immediately discontinue the use of any said equipment should same at any time, while in our possession become unsafe or in a state of disrepair, and will immediately notify LAND O' LAKES MARINE of said facts and the lessor in consideration of the mutual covenant, agree that it will with reasonable dispatch after receiving said notice, replace said equipment with other equipment in good working condition. The lessee further agrees that upon termination of this lease agreement, as stated upon the face hereof in in the "Date Due In" section, lessee will immediately return the rented merchandise or equipment and all attachments and parts belonging thereto to the office of the LAND O' LAKES MARINE in the same condition same was received, ordinary wear and depreciation excepted. Lessee further agrees that all equipment lost, stolen or damaged beyond repair will be paid for by the lessee at current replacement price and that all damaged equipment which may be repaired will be repaired by LAND O' LAKES MARINE on return thereof and the costs for such repairs shall be paid by the lessee. In the event the lessor must resort to litigation to be reimbursed for damage caused to said equipment, lessee agrees to pay all attorney's fees, court costs, or other expense which becomes necessary to compensate lessor for his repairing or having the equipment repaired or replaced. In the event the lessee desires to extend this lease beyond the date and time originally agreed upon, it is understood and agreed that the lessee will immediately notify the lessor of said desire and obtain their approval and terms for said extension. We further agree that all charges for rental will be paid in advance, or immediately upon return of merchandise, or upon receipt of statement for same and that all collection fees, attorney fees, court costs, or any expense involved in the collection of rental charges will be borne by lessee. The lessor at its own discretion may report as stolen, all equipment held beyond five (5) days from return date, or before, if conditions indicate theft. The lessor at its own discretion may revert all charges to daily rate if monthly statement or invoice is not paid on due date.

Signature _____ Phone No. _____