

Pinewood Canoe & Camp LLC Canoe/Kayak Rental Agreement

Fill out one form per Group or per Lessee Date _____

We have one trip, we take you up river 6 miles, you End here at camp!

Kayaks \$30.00 each ~ Total # _____ I _____ reservations

Canoes \$40.00 each ~ Total # _____ I yes _____ no _____ *Total Paid \$ _____

* boat numbers used: _____

Full name _____ vehicle descriptions _____

Street _____

City _____ State _____ Zip _____

Phone # (_____) _____ - _____ emergency contact PH# _____ - _____ - _____

Driver's License # _____ expiration _____

Signature of responsible Party member _____

_____ Total Persons 13 & older, **Everyone** must take a Life Jacket in the boat!

_____ Total 12 & under TWRA LAW **ALL MUST WEAR Life Jacket!!!**

The undersigned Lessee hereby hires, rents and assumes responsibility for the foregoing equipment leased from Pinewood Canoe & Camp LLC. The afore described property is hereby leased for not more than 10 hours elapsed time; and, if Lessee retains said property after expiration, such retention shall be construed as continuance of this lease at the same rental and under the same terms until said property is returned to Lessor. The Lessee agrees to keep Property in the same condition as when received. The Lessee acknowledges that he has been instructed in and fully understands the safe operation of the leased equipment and agrees to observe all safety precautions in the use and enjoyment of said leased equipment. The Lessee agrees to pay Pinewood Canoe & Camp LLC upon return of said leased equipment, all charges incident to breakages, shortages or damages in the leased equipment during the terms of this lease. The Lessee agrees to keep the leased equipment in his custody and not to lease or rent same. Lessee acknowledges that the equipment leased is of a size, design, capacity, and manufacturer selected by Lessee. Pinewood Canoe & Camp LLC is not a manufacturer of this equipment, or a dealer in similar equipment and has not made and does not make any resolutions, warranty or covenants, expressed or implied, with respect to the condition, quality, durability or suitability of the leased equipment. It is further specifically agreed and understood that all rental fees are for the utilization of the leased equipment and any transportation to and from site for equipment utilization is a gratuitous and incidental service of Pinewood Canoe & Camp LLC and said transportation to and from said site is solely at the option of the Lessee, and the Lessee and those claiming under him, hereby waive any and all claims growing out of the transportation or the operation of the leased equipment on land, water, or to and from the water during the period of this lease. It is further agreed and understood that the Lessee has the option of purchasing daily insurance for the purpose of covering accidental damage and destruction of the boat only, but said insurance is solely at the option of the Lessee. The lease constitutes the full agreement between Pinewood Canoe & Camp LLC and Lessee. Time is of the essence of this agreement, and the receipt of the leased equipment in good order and repair is hereby acknowledged by the Lessee.

Pinewood Canoe & Camp LLC is NOT Responsible for Any Accidents!

I HAVE READ AND FULLY AGREE WITH THE ABOVE CONTRACT AND AGREE TO EXPLAIN THIS CONTRACT TO ALL INDIVIDUALS IN MY PARTY.

Lessee _____ I agree to the cost of the equipment if
Lost or Damaged: Canoes \$750, Kayaks \$350, Paddles \$40, Life Jackets \$10, Boat recovery \$50.00