

Boat Usage Hold Harmless Agreement: Owner

This Agreement is entered into, by and between Fishing For Life (a 501c3 organization) and the boat OWNER listed below, on the date of the signatures listed below.

Whereas the boat or vehicle user desires to hold harmless Fishing For Life from any claims and/or litigation that may arise from any usage of their boat or vehicle during a Fishing For Life event.

Now therefore, in consideration of the mutual conditions and covenants that are contained herein, the boat user and Fishing For Life hereby agree as follows: Hold Harmless. The boat owner shall fully defend, indemnify and hold harmless Fishing For Life from any and all claims, demands, lawsuits, causes of action, loss, liability, injury and/or damage of any kind whatsoever including without limitation all claims for property damage, monetary loss, personal injury, equitable relief, and/or wrongful death, whether brought by an individual or other entity or imposed by a court of law or by administrative action of any federal, state or local governmental body or agency that arises out of any acts of negligence, omission, not following guide training/ expectations, or willful misconduct in any way on the part of the boat owner during Fishing For Life events in their own boat or vehicle.

This indemnification applies to and includes, without limitation the payment of all penalties, judgments, fines, awards, attorneys' fees degrees and related costs or expenses and any reimbursements to the boat user/owner for all legal fees, expenses and costs that are incurred by it.

Conversely, the boat owner is covered by Fishing For Life's insurance policy during all Fishing For Life sanctioned events.

This agreement shall be binding.