This Boat S	haring Agreement (this "Agreeme	ent") is made into on the	day
of	, in the year	, by and between:	
	with address at		
	(hereinafter known as th	e "Owner"), and	
known as th	ne "Co-Owner"), both referred to a	as Parties or Co-owners;	`
WHEREAS,	the Owner and the Co-Owner are	co-owners of a boat;	
WHEREAS, subject boa	the Parties hereto agree to set to	erms to share the use and r	nanagement of the
WHEREFOR follows:	E, FOR and in consideration of tl	ne foregoing premises, the	parties agree as
General	Provisions		
The Co-Owr	ners agree to form a co-ownersh	ip to purchase the vessel w	ith the registration
number	as	and for operating the	vessel for the Co-
Owner's bus	siness or private use.		
This Co-Ow	nership shall commence on	and shall co	ontinue until
termination	by mutual agreement or one of	the Co-Owners sells, assigr	ns, or transfers its
rights to a t	hird party in writing.		
Nature o	of the Agreement		
Α	wa	s purchased by the Co-Own	ers on
	for the price of	. The Co-Owners	desire to set forth the
	d usage terms of the shared boa		

Boat Description

The description of the boat is as follows:

Shares of Co-Owners

The Co-Owners have contr	constituting the	
share of	$_\%$ for the Owner and capital amounting to $_$	
constituting the share of _	% for the Co-Owner.	

Any income and/or expenses incurred thereon during the effectivity of this Agreement shall be proportionate to the rate of share per Party.

Maintenance and Use of the Boat

If a Party finds or discovers a condition that may cause risk or hazard in the continued use of the boat, he/she may ground the said boat, and the matter must be reported to the other Co-Owner immediately for prompt resolution and action.

Problems with the equipment shall be given notice to all Parties and the party in charge with the maintenance shall assume to address the problem concerned. In the event that the vessel is unseaworthy, such operation or activity of the vessel shall be suspended until the problem is properly corrected. All problems with the vessel shall be written in the log report.

Rights and Responsibilities

Both Co-Owners agree to hold equal responsibilities, rights, interests and title to the Boat. Both Parties shall be equally responsible for the management, maintenance and financial needs of the Boat.

Neither Co-Owner shall incur any encumbrance of any kind on the Boat without the approval of both Co-Owners.

Transfer and Sale

The Co-Owners have agreed to co-own the Boat together because of their knowledge of and confidence in each other. Accordingly, no Party shall voluntarily transfer any portion of their interest in the Boat except with the approval of both Parties. Any Party may withhold such approval at their sole and absolute discretion. Any purported transfer without the required approval in writing is void.

Approval of both Parties is required in the event of the sale of the Boat. Should only one Party wish to sell at any time, they may force a sale with written notice to the other Party. The process would involve getting an appraisal of the Boat by an agreed-upon third party and listing it for-sale on the market with a professional agent. At this time, the Co-Owning Party has the option to buy out the share in the Boat of the other Party who wishes to sell in accordance with the appraised value.

Financial Terms

Both Co-Owners agree to report and pay any individual taxes associated with the Boat. The payment of the taxes assessed to the Boat shall be made and shall be split with regard to the shares of the Co-Owners in the Boat.

Both Parties	agree to pay any insurance and utility fees split	% for the Owner
and	% for the Co-Owner.	

Should the Boat require any maintenance or improvements, both Co-Owners shall agree in writing before hiring any contractors or making any agreements with a third party.

Counterparts

This Agreement may be executed in two or more counterparts each of which shall be deemed an original and all of which together shall constitute one and the same agreement.



Separability Clause

Should any provision of this Agreement be held invalid by any competent court or authority, the same shall apply only to the specific provision involved and the remaining provisions hereto shall remain valid and enforceable.

Agreement Modification

No modifications or alterations to this agreement shall be considered as agreed by the parties unless such modification or alteration is made in the existence of a written document signed by both Parties.

Governing Law

This agreement shall be governed by another the State of	nd construed in accordance with and only of the laws o
IN WITNESS WHEREOF, the Parties her	reto have set their hands on the date above written.
Name of Owner	Name of Co-Owner
Signature	Signature
Date Signed	Date Signed



Thanks for using Boat Sharing
Agreement! To edit this PDF with Jotform
Sign, sign up for a free Jotform account
today.

EDIT PDF

Learn More About Jotform PDF Products

Jotform offers powerful PDF solutions. Check them out below.



JOTFORM PDF EDITOR

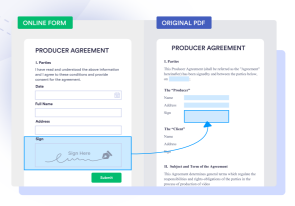
Turn form submissions into PDFs automatically — ready to download or save for your records.

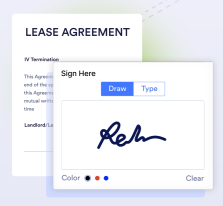
Go to PDF Editor >

SMART PDF FORMS

Convert your PDF files into online forms that are easy to fill out on any device.

Go to Smart PDF Forms >





JOTFORM SIGN

Collect e-signatures with Jotform Sign to automate your signing process.

Go to Jotform Sign >

These templates are suggested forms only. If you're using a form as a contract, or to gather personal (or personal health) info, or for some other purpose with legal implications, we recommend that you do your homework to ensure you are complying with applicable laws and that you consult an attorney before relying on any particular form.