



## PHOTOGRAPH LICENSE/RELEASE AGREEMENT

### **Copyright License.**

In submitting photographs, videos, films or illustrations, you (the “SUBMITTER”), hereby grant to Recreational Boating and Fishing Foundation, a not-for-profit corporation of Virginia, with a principal place of business at 601 North Fairfax Street, Suite 440, Alexandria, Virginia 22314 (“RBFF”) a nonexclusive, perpetual, world-wide, royalty-free license to copy and use the photographs, videos, films or illustrations identified in below hereto (the “WORKS”) and to create derivative works by reproducing the works in all formats, including but not limited to editorial content, advertising, web site content, publications, books, trade promotion and merchandise (the “DERIVATIVE WORKS”). RBFF shall have no payment obligations of any kind in connection with its use of the WORKS or the creation, use, and/or commercialization of the DERIVATIVE WORKS.

**Attribution.** RBFF has no obligation to attribute the WORKS to the SUBMITTER.

**Rights in Derivative Works.** The copyright and all other rights accruing to and in the DERIVATIVE WORKS shall belong solely to RBFF.

**No Obligation to Use.** RBFF has no obligation to use any or all of the WORKS in any manner.

**Warranty.** SUBMITTER represents and warrants that, to the best of its knowledge:

- a. SUBMITTER owns all rights, including copyrights, in and to the WORKS;
- b. SUBMITTER created all of the content of the WORKS and did not copy any such content from any copyrighted or other proprietary source owned by any other person or entity;
- c. If the WORKS were not created by the SUBMITTER, then the SUBMITTER has rights the WORKS by assignment or license;
- d. SUBMITTER and/or its undersigned representative have full power and authority to make and perform this Agreement and to grant the rights herein, and these rights have not been previously assigned, transferred, or otherwise encumbered;
- e. The WORKS are not in the public domain;

- f. The WORKS do not infringe upon any statutory or common law copyright, trade dress, trademark, service mark, patent, industrial design, or other intellectual property right;
- g. SUBMITTER has secured all appropriate model releases for all persons visible in the WORKS;
- h. The WORKS do not violate the right of privacy or publicity of any person, do not contain any matter libelous or otherwise in contravention of the rights of any third party;
- i. The WORKS contain no matter that violates any federal, state, or local common law, statute, or regulation, nor is it in any manner unlawful;
- j. No third party has made any claims to ownership of the WORKS or of infringements or other violations of their rights by the WORKS; and
- k. SUBMITTER will not interfere with or challenge RBFF's rights to the DERIVATIVE WORKS, including the right to allow others to use the DERIVATIVE WORKS.

**Indemnity.** SUBMITTER indemnifies and holds harmless RBFF, any seller, distributor, licensee, or authorized user of the DERIVATIVE WORKS, and RBFF's affiliates, dealers, customers, retailers, members, agents, assigns, successors, and heirs from any claims, suits, actions, losses or damages, including reasonable attorney's fees and expenses, incurred or sustained by any of them in connection with or resulting from any claim, suit, action, or proceeding arising out of, or relating to, any breach of any of the warranties, representations, or agreements in this Agreement. RBFF shall promptly notify SUBMITTER of any such claim, suit, action, or proceeding.

**Termination.** This Agreement is non-terminable and shall in all respects be binding upon the successors and assigns of SUBMITTER and RBFF.