

Seller will defend Vehicle against any claims or demands, except any previously mentioned lien (if any).

The Vessel is sold AS IS with no express or implied warranties or representations having been made by Seller to Buyer.

OR

X The Vessel is sold with the following warranty:
2 Years Warranty as outlined at www.BoatsToGo.com/warranty.asp

ASSUMPTION AND ACKNOWLEDGMENT OF RISKS RELEASE OF LIABILITY AND INDEMNITY AGREEMENT

Buyer fully acknowledges that riding Saturn Inflatable Watercraft can be physically and mentally enduring. That certain hazards may exist at all times while aboard and or operating Saturn Inflatable Watercraft. Buyer acknowledges that while using Saturn Inflatable Watercraft, her/she is responsible for any damages that may occur to said Saturn Inflatable Watercraft and/or any personal or private property as a result of buyer negligence, decision making or reactions while operating Saturn Inflatable Watercraft. Buyer agrees to wear a U.S. Coast Guard approved personal flotation device (life Jacket) while riding Saturn Inflatable Watercraft, and will also require any passengers to wear a life jacket. Buyer should be familiar with, and will comply with all rules and regulations for safe operation of the Saturn Inflatable Watercraft.

Furthermore, Buyer understands that he/she is will be operating watercraft in and around public waters and or government law enforcement areas. Customers will not hold BOATSTOGO, INC or its subsidiaries, departments, agents or employees responsible for death, injuries or any form of damages to private or public property.

Saturn Inflatable Watercraft operator is liable for all Marine and Coast Guard violations. Operators are warned to pay strict attention to instructions and operate equipment in a safe manner. It must be recognized that in operating or riding on any type recreational vehicle Saturn Inflatable Watercraft operator assuming the risk, which may result in injury and or death.

Release

Recognizing that boating poses a potential hazard to others, buyer freely and willingly waives all claims to injury to himself or damage to purchased boat arising out of the improper use. Further, in consideration of the permission of use granted, buyer hereby release BoatsToGo, Inc., its directors, officers, representatives, agents, and employees from any and all liability for injury of any kind to buyer or to boat or other property buyer may have, incurred by reason of any act or failure to act, on buyer part, or BoatsToGo, Inc., its directors, officers, representatives, agents, and employees, arising because of the use of above mentioned inflatable boats.

Indemnification

Buyer further agree to indemnify and hold harmless BoatsToGo, Inc and its directors, officers, representatives, agents, and employees from all costs, suits, judgments, damages, or expenses, direct or indirect, for injury to other persons and/or their property, including, but not limited to, loss of use incurred by reason of act or failure to act on buyer part or by reason of any act, including negligence, of BoatsToGo, Inc directors, officers, representatives, agents, and employees, arising because of use inflatable boat. Buyers agree that litigation law suites, if any are to be held in a state of Florida. Buyer recognizes that these provisions will cause buyer to be personally liable for his/her act or failure to act during use of abovementioned inflatable boats.

IN WITNESS WHEREOF, Seller has hereunto executed and delivered this Vessel Bill of Sale this

_____ (“Date”).



BoatsToGo, Inc

(Signature of Seller)