



Rental Reservation Form

Please print clearly. Check all the available boxes and fill in all the blanks. Please fax to **(512) 777-2533**. Upon receipt, we will confirm your reservation by telephone or email. The highlighted areas are required as preliminary agreement. The remaining information will be required before pickup of unit.

First Name	Last Name
Address	
City	State & Zip
Home Phone Number	Cell Phone(s)
Email Address(es)	

***Credit Card Holder	Sec Code <small>(3 digits on back of Visa or MC / 4 digits on Amex)</small>
Credit Card Number	Expiration Date
Billing Address (if different)	

Driver First Name	Last Name
Address	City, State & Zip
D.O.B	D.L. Number
Expiration Date	State
Driver First Name	Last Name
Address	City, State & Zip
D.O.B	D.L. Number
Expiration Date	State

(FOR OFFICE USE ONLY)

Unit Name
Number of Rental Days

Rental Total	10% TAX
Handling Fee	
Delivery (if applicable)	
Tire Insurance (\$10 per day)	
Must come back clean inside (\$75-100)	
Generator Charge (if applicable)	
Mileage Charge (if applicable)	
Fuel & Propane (cost + \$25)	
Pet Fee (if applicable)	
Sunday/Holiday drop off fee (if applicable)	
Deposit	
Grand Total	
Security Deposit & Authorization Number	

Car Insurance Company
Policy Number
Rental Dates—From/To
Emergency Contact Name
Phone Number

I have read and agree to the terms and conditions of this application as well have read terms and conditions of Woody RV Rentals, LLC. I hereby au-thorize the process a credit card charge for the deposit and the grand total as required for the particular unit stated above unless cash has applied. You are responsible for all TOLL BILLS at TOLL BOOTH, if bill is received a \$15 charge + the amount of toll will be charged. Cancelling any reserva-tions within 30 days prior to departure date will forfeit deposit.

Renter Signature	Date
------------------	------

*****Please call with credit card information if faxing is not preferred. We will require an online authorization before securing your reservation.*****



TERMS AND CONDITIONS

These terms and conditions are expressly made part of the rental agreement (the "Agreement") by and between the person(s) listed on page one (herein collectively referred to as "Renter") and Woody RV Rentals, LLC. ("Woody"). The terms and conditions of this Agreement shall survive the end of the rental period and remain in full force and effect. Where Renter has released and/or indemnified Woody, it has also released and/or indemnified the officers, employees, and agents of Woody.

Security Deposit & Authorization

A security deposit is required at time of pick-up and will be refunded within 30 days after Camper is returned or when all costs are paid as per the terms of this Agreement. The amount of the security deposit is stated on page one of this Agreement. Company may use your deposit to pay any amounts owed to us under this agreement. If the amount of the security deposit is insufficient to satisfy all amounts due then the Renter agrees to pay all charges in excess, either by cash, personal check or authorized use of the credit card provided. Minimum requirements for return of the security deposit include: unit is cleaned to a condition as good or better than when received, gas tanks are full, holding tanks are properly emptied, no damage was done to the rental, and there are no other violations of this Agreement. At the time of rental a credit card voucher will be authorized by Renter to cover any amounts payable pursuant to this Agreement and by executing this agreement, Renter understands and expressly consents to use of the voucher for such purposes without reservation.

All Rentals Are Round Trip

All rentals shall be picked up and returned to 4550 S. IH35, Georgetown, Texas 78626. Pickups and returns shall be by appointment only, so please call ahead.

Condition of Rental & Responsibility for Repair

Renter is responsible for all damage to the rental, missing equipment, down time, and Woody's administrative expenses connected with damage regardless of whether or not Renter is at fault. Renter is responsible for loss due to theft of the rental. Renter is responsible for all damages due to vandalism of the rental. When accepting the rental, Renter and an authorized representative of Woody will complete a Walk-Thru Report of the rental, noting in writing any and all defects or damage to the rental prior to Renter's acceptance of same. At pickup, all rentals will have propane and gas, holding tanks will be dumped, and both the interior and exterior shall be clean. Upon return of the rental, Woody will be given a reasonable amount of time to inspect the rental and will again note all defects or damage to same. The initial

walk thru upon return is not the final inspection. Woody is not responsible for personal property left in the rental. All defects and/or damage to the rental noted in the Woody return inspection which are not noted on the Walk-Thru report completed by Renter and Woody when accepting the rental shall be the sole responsibility of Renter and Renter shall reimburse Woody for: the costs of those repair, the down time during said repair at the same rate as Renter paid for the rental broken down to a daily rate, and overhead costs to Woody at the agreed rate of 15% of the charges incurred for repair and down time. To the extent that the security deposit actually paid to Woody is insufficient to cover the costs incurred by Renter, Renter will make immediate payment to Woody upon demand. Renter must report all accidents or incidents of theft or vandalism to the police as soon as Renter discovers them and provide a copy of the police report to Woody. Renter must report all accidents involving the rental to us within 24 hours of occurrence and provide a copy of the accident report to Woody.

If the rental is returned to Woody outside of regular business hours, Renter shall remain responsible for any damage or theft of the rental occurring prior to Woody's acceptance of return of the rental during regular business hours.

There will be a \$125.00 minimum charge deducted if the rental comes back with dirty on the inside or the outside. There will be a \$150.00 minimum charge deducted if the rental is returned without cleaning the holding tanks.

Drivers

Renter acknowledges and agrees that no person shall be allowed to drive the rental who is not: at least the age of 25, a holder of a valid driver's license in his or her actual possession, and specifically identified on page 1 of this Agreement. Renter acknowledges that recreational rentals can be very large and handle differently from passenger cars. The rental requires more skill and expertise to operate safely than a passenger rental. The rental require more clearance above, in front of, behind, and beside them to operate safely, and the use of mirrors and direct visual verification are always required to maintain knowledge of the location of adjacent rentals and obstacles on the roadway. Due to size and handling

characteristics, the rental shall not be operated at speeds in excess of 55 miles per hour regardless of the posted speed limit. Spotters are recommended to assist the driver in backing the rental.

Renter represents and warrants to Woody that any person who operates the rental will have the skill and expertise to do so safely and free from negligence. Renter acknowledges that the qualifications of any driver of the rental are solely at the discretion and risk of Renter and Woody has not evaluated the skill and expertise of any such driver.

Renter acknowledges that Woody has no control over the number of passengers a Renter may allow into the rental or the conduct of those occupants while the rental is being operated. Therefore, Renter acknowledges that Renter is solely responsible for the passengers on board the rental as well as the conduct of those passengers, and Renter shall confirm that both driver and passengers are properly using seat belts while the rental is in motion.

Allowed Use of the Rental

The rental may only be used on those public roadways with sufficient width and clearance to allow the rental to be operated safely and without damage. Under no circumstances may the rental be operated off road. If Woody provides a driver for the rental, Renter remains responsible for all damage to the rental, missing equipment, down time, and Woody's administrative expenses connected with damage regardless of whether or not Renter or the driver is at fault.

Under no circumstance shall:

- the rental be driven outside the Continental United States.
- any pets or other animals be allowed in the rental.
- Renter allows anything to be towed behind the rental.
- the awning be unrolled or used.
- anyone be allowed on the roof of the rental
- smoking be allowed in the rental or immediately adjacent to any open door or window of the rental
- anyone occupy any towed rental while it is in motion

Insurance and Costs

Renter must provide proof of insurance before renting. Insurance coverage is solely the responsibility of Renter. Renter is solely responsible for any and all parking tickets, citations, toll charges, and other charges issued during Renter's contractual possession of the rental.

Maintenance & Breakdown

Renter is responsible for checking all fluid levels, including oil and coolant levels at each refueling. Renter is responsible for checking air tire pressure, lug nuts, and wheels at each refueling. Renter is responsible for mechanical damages due

to negligence in operation and/or maintenance. Should a breakdown occur, Renter must immediately notify Woody for repair authorization and follow instructions provided.

Hauling & Delivery

Renter liability for damages relating to the delivered rental begins when the rental leaves the Woody lot in Georgetown, Williamson County, Texas and ends when the rental is returned to the Woody lot at the same location. This includes tire blowout, damage to the rental, or property of the facility where the rental is delivered and/or picked up.

Right of Possession

Woody shall always have a superior right of possession of the rental over Renter. In the event that Woody's officers or employees, in their sole and absolute discretion, determine that the rental is at risk of damage or loss, Woody shall have the absolute right, but not the obligation, to recover the rental from Renter regardless of the amount of time remaining in the rental Agreement. In the event Woody recovers a rental from Renter, in addition to those costs payable pursuant to other parts of this Agreement, Renter shall pay all costs associated with such recovery including, but not limited to, employee wages, travel costs, fuel and repairs.

Additional Conditions

This Agreement does not create any type of partnership between Renter and Woody or rental owner.

This Agreement is the entire agreement between the parties. It replaces and supersedes any and all oral agreements between the parties. This agreement may not be cancelled or modified except in writing signed by all parties.

This Agreement is not assignable by Renter.

Renter agrees that venue for any dispute or claim arising out of or relating to this Agreement or Renter's use of the rental (whether based in contract, tort, statute, fraud, misrepresentation or any other legal theory) will be exclusively in Williamson County, Texas. This Agreement shall be construed in accordance with the laws of Texas

Renter agrees that in the event Woody prevails in a suit to enforce this Agreement, it shall be entitled to recover all its costs and attorney's fees incurred in that action.

Warranties, Releases, Indemnification and Assignment

Renter acknowledges that Woody does not own the rental it is renting to Renter, but instead rents the rental pursuant to a third party agreement with the owner of the unit. RENTER ACCEPTS RENTAL "AS IS" WITH ALL FAULTS AND WITHOUT RESERVATION. WOODY AS WELL THE OWNER OF THE RENTAL DOES NOT WARRANT AND EXPRESSLY DISCLAIM ANY AND ALL WARRANTIES ON THE RENTAL INCLUDING, BUT NOT LIMITED TO, THE RENTAL OR TIRE

CONDITION, SUITABILITY, OR FITNESS OF THE RENTAL OR TIRES FOR ANY PARTICULAR PURPOSE.

WOODY AND THE RENTAL OWNER SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, RELIANCE, PUNITIVE OR CONSEQUENTIAL DAMAGES OR FROM ANY LOST OR IMPUTED PROFITS OR REVENUES OR COSTS ARISING FROM OR RELATED TO THE RENTAL REGARDLESS OF THE LEGAL THEORY UNDER WHICH LIABILITY IS ASSERTED AND REGARDLESS OF WHETHER WOODY OR THE RENTAL OWNER HAS BEEN ADVISED OF THE POSSIBILITY OF ANY SUCH LIABILITY, LOSS OR DAMAGE. YOUR EXCLUSIVE REMEDY FOR ANY AND ALL CLAIMS OF DAMAGE RELATED TO USE OF THE RENTAL SHALL BE LIMITED TO THE TOTAL RENT PAID OR PAYABLE BY YOU TO WOODY UNDER THIS AGREEMENT.

BY EXECUTION OF THIS AGREEMENT, RENTER FURTHER RELEASES AND HOLDS HARMLESS WOODY AND RENTAL OWNER FROM ANY AND ALL CLAIMS FOR DAMAGES AND CONSEQUENTIAL DAMAGES INCURRED BY RENTER AND ANY OTHER OCCUPANT OF THE RENTAL INCLUDING, BUT NOT LIMITED TO, DAMAGES FOR PERSONAL INJURY OR DEATH, COSTS FOR REPLACEMENT RENTALS, FUEL, TELEPHONE, TRAVEL, MEALS, LODGING COSTS, LOSS OF PERSONAL PROPERTY, LOSS OF REVENUE, OR FOR ANY OTHER DIRECT, INCIDENTAL OR CONSEQUENTIAL LOSS OR DAMAGE OF ANY KIND THAT RENTER OR

ANY OCCUPANT OF THE RENTAL MAY INCUR.

RENTER FURTHER HEREBY AGREES TO INDEMNIFY, SAVE, AND FOREVER HOLD HARMLESS WOODY AND RENTAL OWNER FROM ANY AND ALL LIABILITY, CLAIMS, OR CAUSES OF ACTION OF ANY KIND OR CHARACTER WHATSOEVER, AND BY WHOMEVER ASSERTED, ARISING FROM OR IN ANY WAY GROWING OUT OF THE OPERATION OR USE OF THE RENTAL UNDER THIS AGREEMENT AND AGREES, IN SUCH EVENT, TO PROVIDE A DEFENSE THEREFOR AS CHOSEN AND DIRECTED BY WOODY AND TO PAY ANY EXPENSES IN THE DEFENSE OF ANY SUCH CLAIM OR LAWSUIT. THIS AGREEMENT INCLUDES, BUT IS NOT LIMITED TO, CLAIMS OF NEGLIGENCE OR GROSS NEGLIGENCE ON THE PART OF WOODY AND/OR THE RENTAL OWNER.

Renter understands and agrees that as part of the consideration of Woody renting the rental to Renter, Renter does hereby assign to Woody all or so much of any cause of action, judgment or settlement as the Renter may have against any person, firm or corporation, including, but not limited to Woody and/or the rental owner, to secure satisfaction and discharge of any judgment over and against Woody and/or the rental owner for actual, consequential and/or punitive damages, and/or claims for indemnity and/or contribution, statutory, contractual or otherwise.

Customer's Signature	Date
----------------------	------