

GREEN RIVER LOG RV PARK MODEL PURCHASE AGREEMENT

The Purchaser(s) agree(s) to buy from Green River Log Cabins (GRLC) an **RV Park Model** (RV) subject to the Terms and Conditions below.

| 1 | CDLC WILL DROVIDE DURCHASER/S) ACCESS TO THE BY DURING MODAMAL DUSINESS HOURS |
|--------------------|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| 1. | GRLC WILL PROVIDE PURCHASER(S) ACCESS TO THE RV DURING NORMAL BUSINESS HOURS. GRLC WILL PROVIDE PURCHASER(S) A COPY OF ALL WRITTEN WARRANTIES COVERING THE RV, APPLIANCE(S) AND /OR ITS |
| 2. | COMPONENT(S). |
| 3. | \$2000 IS DUE TO RESERVE AN ESTIMATED BUILD DATE (Date). \$2000 IS FULLY REFUNDABLE IF |
| ٥. | CANCELLED WITHIN 30 DAYS . \$1500 IS REFUNDABLE AFTER 30 DAYS. \$0 IS REFUNDABLE, IF PURCHASER CANCELS WITHIN |
| | 120 DAYS OF THE START DATE. REFUNDS MADE ON CREDIT CARD DEPOSITS WILL COST \$75. |
| 4. | QUOTES ARE GOOD FOR 30 DAYS. FINAL PRICING, FLOOR PLANS AND OPTIONS ARE DECIDED AT THE CUSTOMER SIGN |
| | OFF (CSO) WHICH IS APPROXIMATLY 120 DAYS BEFORE THE ESTIMATED BUILD DATE. |
| 5. | IN THE UNLIKELY EVENT THAT THE PURCHASER CANNOT COMPLETE THIS PURCHASE, GRLC WILL REFUND ALL BUT \$5000 TO |
| | THE PURCHASER AFTER GRLC RESELLS THE RV. |
| 6. | CHANGE ORDERS AFTER THE CUSTOMER SIGN OFF MUST BE ACCEPTED BY GRLC AND IF ACCEPTED, COST \$300 PLUS THE |
| | COST OF THE CHANGE, IF ANY. |
| 7. | 1/2 OF THE BALANCE IS DUE 90 DAYS PRIOR TO BEGINNING CONSTRUCTION (Date) THE REMAINING |
| | BALANCE IS DUE UPON COMPLETION (Date) IF BALANCE IS NOT PAID WITHIN 30 DAYS OF THE FINAL |
| | INVOICE, 1.5% monthly finance charge will be applied to invoice and GRLC HAS THE AUTHORITY TO SELL THE RV. |
| 8. | THE MANUFACTURERS CERTIFICATE OF ORIGIN (MSO) WILL BE TRANSFERRED TO THE PURCHASER OR PURCHASER'S |
| | FINANCIAL INSTITUTION WITHIN 30 DAYS AFTER THE BALANCE IS PAID IN FULL. |
| 9. | GRLC HAS THE RIGHT TO CHANGE ANY APPLIANCES, ACCESSORIES AND/OR OTHER PARTS OF THE RV WITHOUT CREATING |
| | AN OBLIGATION TO THE PURCHASER. |
| 10. | GRLC IS NOT RESPONSIBLE FOR DELAYS CAUSED BY ACCIDENTS, FIRE, WEATHER, OR SIMILAR. |
| 11. | THE PURCHASER AGREES THAT THE LAWS OF SOUTH CAROLINA GOVERN THIS AGREEMENT. IF A DISPUTE ARISES THAT |
| | CAN'T BE SETTLED THROUGH INFORMAL DISCUSSIONS, THEN THE PARTIES AGREE TO MEDIATION BY A CERTIFIED |
| | MEDIATOR IN SPARTANBURG, SC. THE PARTIES FURTHER AGREE THAT IN THE CASE OF ANY CLAIM NOT RESOLVED BY |
| | MEDIATION, EITHER OR BOTH PARTIES MAY INITIATE ACTION IN A COURT OF COMPETENT JURISDICTION IN SPARTANBURG. |
| 12. | THE PURCHASER GRANTS PERMISSION TO GRLC TO ANY AND ALL IMAGES OF THE RV. |
| 13. | IF, DURING THE PERFORMANCE OF THE CONTRACT, THE PRICE OF MATERIAL SIGNIFICANTLY INCREASES, THE PRICE SHALL |
| | BE ADJUSTED TO COVER THE COSTS. CUSTOMER WILLINGLY ENTERS THIS CONTRACT AWARE OF THIS POSSIBILITY AND |
| | AGREES TO PAY THE SURCHARGE IF APPLICABLE. |
| 14. | NO CHANGES OR EXCEPTIONS TO THE TERMS OF THIS AGREEMENT ARE BINDING UNLESS DOCUMENTED IN WRITING AND |
| | SIGNED BY BOTH PARTIES. |
| Thi | s agreement is the entire agreement between the GRLC and Purchaser and no other representation or |
| | lucements, verbal or written, have been made which is not set forth herein. The Terms and Conditions of this |
| | reement are understood and agreed to. If one portion of this agreement is found to be invalid, the remaining |
| _ | rtion shall remain in full force. |
| μυι | adon shan remain in fail force. |
| Purchaser(s) name: | |
| | |
| Pur | chaser(s) Signature: Date: |