BETWEEN

TRAILER RENTAL AGREEMENT COMPANY NAME

Address City State Zip Phone • Fax

Advertising Line

		DESCRIPTION OF RENTAL UNIT:				
AND LESSEE'S NAME				TRAVEL TRAILER CAMPING TRAILER		
				5th WHEEL DOAT TRAILER D		
STREET ADDRESS PROPRIETATEY FOR A NAME						
Employed REPRODUPHONE Lon A PROH				Ser. No		
Business				Carrier		
Previous INSURANCE PROTECTION - In case of damage by ca				LC33CC 3		
Trailer YES	ailer YES sideswipe or failure to properly secure the trailer to the tow vehicle			Insurance		
Towing	the Lessee shall be responsible to the Lessor for damages up to \$ LESSEE'S INITIALS YES NO			Agent		
Experience NO	and by his initials does agree.			Lessee Is Covered By The Fo		
Date	TRAILER			DEDUCTIBLE \$ DAMAGE \$	Liability s License No.	
	LICENSE NUMBER	CHARGES		U	LICENSE NO.	
TAKEN RETURNED	TAKEN RETURNED				21.1	
🗆 Ball 🗌	License Plate	Rental in advance \$		Driver's License Number	State	
□ Brake Connection □	Mirrors	Accessory rental				
	RD Reflectors	Trip insurance		Remarks	Max. No. of	
Electric Cord Fire Extinguisher	Resistor Safety Chains	(if any)			Occup.	
	Spare Tire	Misc. charges		Return Date and		
☐ Gas Bottle & Reg. □		wise. charges		Hour Promised		
☐ H-Springs □		Sales Tax (if any)		List States		
🗌 Hitch 🗌		*Oach hand damasit		Where to?		
Hose, Sewer		*Cash bond deposit		CASH BOND DEPOSIT R	ECONCILIATION	
□ Hose, Water □ □ Jacks □		TOTAL \$		Cash Bond Deposit	\$	
				Adjustment (+/-)	\$	
		Less reser. payment DUE AND PAYABLE		Adjustment (+/-)	\$	
I have carefully examined t wheels and hitch and find the		in ADVANCE before		Adjustment (+/-)	\$	
satisfactory to me.	Initials	time of pick-up. *Returned as Provided in Par. No. 6 on the back hereof.		Amt. of Refund or Bal. Due	\$	
In consideration of the covenants herein Lessor does lease to the undersigned Lessee the Unit described herein, subject to the terms and conditions as set forth on the face <u>and on the back</u> of this Lease. Lessee agrees: (a) said Unit will not be occupied by a greater number of persons than shown on this Lease; (b) the Unit will not be occupied by any person or persons while in motion; (c) TO P ** F >* CVE * ** F = ** F C **						
LESSEE HAS REA	AD AND UNDERSTOOD THESE	TERMS AND CONDITION	S ON BOTH	SIDES OF THIS LEASE AND AGRE	ES HERETO	
C	OMPANY NAME		x			
Lessor			Lessee	(I Hereby Affirm I am of Lav	vful Age)	
			x			
Ву			Lessee	(I Hereby Affirm I am of Lav	vful Age)	
RECEIPT OF PAYMENT FOR RESERVATION AND CASH BOND						
RECEIVED OF						
during the business hours of DAYYEAR This deposit will be credited in full on the rental costs charged and/or						
reimbursement of articles damaged, broken or missing. Upon the failure or the refusal of the Lessee to take and accept the Unit, on the date herein						
specified, the cash deposit will be retained as reimbursement for expenses, and other losses resulting from Lessee's failure to complete the transaction.						
		Ву				
MONTH DAY YEAR Lessor DRIVE CAREFULLY: Insurance provided, if any, does not cover overhead roof or air conditioner damage.						

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TRAILER RENTAL AGREEMENT

The lease on the reverse side hereof is subject to the following terms and conditions.

 This Lease consists of all the terms and conditions on both sides of the Trailer Rental Agreement signed by the Lessee, whether printed or written. "Lessee" means the person(s) signing this Lease and if more than one person signed this Lease, then both shall be jointly and severally liable under this Lease. "Unit" means the Travel Trailer, Camping Trailer, 5th Wheel, Boat Trailer or other
 identified property and all tires, accessories and equipment attached to the Unit.

The Unit remains the property of the Lessor and failure to return it on the agreed date may subject Lessee to civil damages and criminal penalties in addition to any additional charges as provided for in this Lease.

3.

4.

Lessee agrees not to take the Unit outside of the slate of province from which the Unit is leased, unless other states or provinces are listed on the face of this Lease, and represents and warrants that Lessee is a person of lawful and responsible age, and has in Lessee's posseption can warr volved license to operate automobile size wed by a state or entitient of the Unit of the Unit of the States.

The Lessee acknowledges Lessee has carefully examined the Unit and finds it suitable for the purpose for which it is leased; that Lessee has examined its coupling mechanism, that the Unit is securely connected to Lessee's tow vehicle, and finds the other accessory equipment in acceptable condition and that Lessee will periodiclly examine the coupling attachments and other equipment including tires, and to maintain them in a safe, dependable condition while the Unit is in Lessor's possession; that if any defect is discovered after

its acceptance ; that Lessee will immediately obtain instructions from the Lessor, that no repairs are to be made without Lessor's permission and Lessee's continued use of the Unit will be at Lessee's sole risk and thus Lessee assumes the liability of injury and damage to third parties. Calls regarding repairs to the Unit must be made during normal working hours as posted in the office.

Lessee agrees not to use, or permit the use of the property for an unlawful purpose; to drive in a careless or negligent manner, nor drive while under the influence of liquor or narcotics, nor by any person except those signatory to this Lease.

6. Lessee agrees to indemnify and hold Lessor harmless (1) from any and all fines, forfeitures and penalties arising out of any violation of law; (2) for damages, inconvience or time lost caused by accident, breakdown or malfunctioning of the Unit; (3) for damages to any of Lessee's personal property including, but not limited to, loss or damages caused by fire, water, theft, or separation of the Unit from the towing vehicle; and, (4) against any and all claims for loss of or damage to property or injury to persons (including death) resulting from the use, operation or possession of the Unit.

Cash bond deposit (as provided in the statement of charges) shall be retained by Lessor as partial compensation for failing to return the Unit in as good condition as on day of departure, and for reimbursement of articles damaged, broken or missing. <u>The established</u>
 <u>minimum charge for cleaning is as posted in office</u> but no less than \$25.00.

If the Unit is stolen from the Lessee, the Lessee shall immedately report its loss to the local police authorities and notify the Lessor. Lessee assumes the burden of firmly establishing its loss and return the keys to the Lessor.

- Lessee agrees to return the Unit to the Lessor's place of business, including all equipment, in the same condition as received, ordinary wear and tear excepted. <u>Unless otherwise indicated on the face hereof the return time is 5 p.m.</u>, thereafter, for each day or part thereof, there will be charged a penalty as posted in the office. In the event Lessee returns the Unit earler that the scheduled date and time,
- 10. Lessor shall not refund any credit for such earlier return. Calls regarding late return of the Unit must be made during normal working hours as posted in the office.
- 11. Lessor's obligation to provide the Unit, if reserved, is contingent upon and subject to the return of the Unit by a previous lessee, and to accidents and to other causes beyond Lessor's control. **PROHIBITED**

It is expressly agreed that Lessee is not the agent, servant or employee of the Lessor in any manner, whatsoever. It is further agreed all rights and liabilities arising out of this Lease shall be determined by the laws of the Lessor's state of residence.

Should it become necessary for Lessor to employ an attorney to enforce any of the terms or conditions of this Lease, including, but not limited to, the collection of lease payments, charges, or any other amount due from Lessee, the Lessee, in any collection effort,
 settlement, arbitration or legal proceeding agrees to pay all expenses incurred by the Lessor, including a reasnable attorney's fee.

The period of time covered by this Lease shall not exceed four (4) months as specified in the Truth-In-Lending Act, Section 181.

14. Lessee acknowledges that Lessee enters into this Lease with full understanding of all terms and conditions and that this Lease contains the entire understanding between the parties hereto and no other representations or inducements, verbal or written, has been made which is not set forth herein.

Lessee shall be fully liable for loss or damage to the Unit that results from collision with the structure of any underpass or other object because of insufficient clearance whether of height or width.

It shall be the Lessee's responsibility (1) to notify Lessee's insurance agent of Lessee's intention to tow the herein described Unit; (2) to determine whether Lessee's policy contains public liability and property damage coverage sufficient to cover Lessee's risk; and (3) to determine whether such policy is endorsed accordingly.