Please fax completed Application and signed contract to 512-300-0674. PLEASE PRINT CLEARLY.

Date:								
Dama and Lu Canada di an								
First Name:	Personal Information Middle Initial: Last Name:							
riist name.			whether initial.		Last Ivane.			
Street Address C			City		Sta	State:		ip Code:
Drivers License Numbe	\ r .		State		Expiration Date:		Dir	th Date:
Drivers License Number: State: Exp				Expiration	JII Date.		ui Date.	
Phone: Cell:			E-Mail:				Last 4	Four Digits Of SSN:
Vehicle Insurance Company Name: Policy Number: Phone::								
Accidents: Violations:								
Employer Information			siness name	and all ad	ditional i	nformation 1	requested.)	
Employer/Business Nat	me: Pho	one:						
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Rental Information (All Pick-Up Time is betw		· · · · · · · · · · · · · · · · · · ·	e is betwee	en 9am an	d 4pm.			
Travel Trailer Requeste								
21' Express30' Sprinter 30dbhs26' Jayco 26bh33' Sprinter 311bhs26' Weekend Warrior Toy Hauler								
Requested Pick-Up Dat								
Requested Tick-Op Dat	e. Requested Due	-Dack Date.			Jants. Destinati		nation.	
Services Requested For	• Pre -Purchase.	I				Γ		
Exterior Wash	\$125	Holding	g Tank Dur	np §	\$75	Delive Delive	ry	Call For Rates
Thterior Cleaning	\$200	Generator Adapter		9	515	Portable Tent \$4		\$45
Propane	\$17	Personal Kit - Main		n §	\$50	Personal Kit - Queen		en \$40
Personal Kit - Twin	\$40	Sleeping Bag		9	520:	30amp 50ft Extension Cord		ion \$25
36qt Ice Chest	\$15	30amp Power Sou	RV To 50a rce	ımp §	515	RV Ca Generator		\$40 per day
Pet	Caper w/ Carpet- \$200 Camper W/Out Carpet- \$150	Pet Bread:		V	Pet Weight:	Pet Age:		
* Interior Cleaning fees do not cover cleaning of excessive dirt and grime, carpet cleaning or upholstery cleaning.								

Misc.
Where did you hear about us?
Google Yahoo Bing Other Referral - If referral, who referred you?

You agree and authorize Lambs RV Rentals to verify all information provided on this form. You are acknowledging your signature on file for this purpose.

The attached Lamb's RV Rentals LLC - Motorhome/Coach Terms And Conditions are part of this Agreement.

I HAVE REVIEWED ALL OF THE INFORMATION LISTED ABOVE AND FIND IT TO BE CURRENT, CORRECT AND AGREEABLE TO ME.

If you elect not to pre-purchase services, you may be charged at the higher contract rates if required.	Initial Here
Delivery does not include: Interior cleaning, exterior cleaning, holding tank dump or propane use.	Initial Here
Pets are not allowed unless you have obtained pre-approval & pet cleaning fees paid.	Initial Here

By submitting this form you acknowledge that you have reviewed all of the information listed above and find it to be current, correct and agreeable to you. You agree and authorize Lambs RV Rentals to verify all information provided on this form. You are acknowledging your signature on file for this purpose by submitting this Application.

Authorized Signature Of File:	Date:	

DEFINITIONS: "Agreement" means all terms and conditions found in this form, any addenda and any additional materials we provide at the time of rental. "You" or "your" means the person identified as the renter on this form, any person signing this Agreement, any Authorized Driver and any person or organization to whom charges are billed by us at its or the renter's direction. All persons referred to as "you" or "your" are jointly and severally bound by this Agreement. "We, "our" or "us" means the business renting the towed Vehicle to you. "Authorized Driver" means you and any additional driver approved and listed by us on this Agreement. "Vehicle" means the non-motorized towed recreational vehicle identified in this Agreement and any vehicle we substitute for it. "Loss of use" means the loss of our right to use the Vehicle for any reason because of damage to it or loss of it during this rental. Loss of use is calculated by multiplying the number of days from the date of damage to the Vehicle until it is repaired or replaced times the daily rate.

Your Pick-Up and Drop-Off location will be 14540 Ronald W Reagan Blvd, Cedar Park, TX. 78641 unless otherwise notified by Lamb's RV Rentals. You must contact our office if you are going to be delayed. If the Vehicle is not returned on the Due-Back Date and within the Due-Back Hours of 9am and 4pm, to the place specified, or such a place agreed upon between Us and Renter; Renter shall upon demand, in addition to all other sums payable and all other liabilities incurred, pay a full day's charge for the Vehicle for each day or fraction thereof until the Vehicle is returned to the specified location. Renter is responsible for any lost revenue as a result of the vehicle not being returned by the Due-Back Date and/or Due-Back Time. If the Vehicle is returned after closing hours, you remain responsible for the safety of and any damage to, the Vehicle until we inspect it upon our next opening for business. No credit or refund shall be given to the Renter if the Vehicle is returned prior to the contracted date. RV awnings are not available for use with your rental. Credit card holder and credit card used for rental payment, services and Security Deposit must be presented and available for imprinting at time of Pick-Up. Renter with proof of personal automobile insurance and valid drivers' license with photo must be present at time of pick-up. Renter must sign the Travel Trailer Rental Terms and Conditions. Generator use when equipped includes 4hrs per day with additional hours billed at \$1.25 per hour. Delivery does not include fuel cost of the delivery vehicle.

\$250 reservation amount due when Vehicle is booked. Balance of rental fees are due no later than 30 days before departure or your reservation may be cancelled. Rentals for special events and holidays require payment in full at the time your reservation is made. All fees, with the exception of Security Deposit, are payable by cash, Visa, Discover, MasterCard or American Express. Reservations made within thirty (30) days of departure require full payment immediately. All cancellations must be in writing. Cancellations for special events and holidays are non-refundable. Cancellations initiated by Lamb's RV Rentals due to unpaid balances are subject to forfeiture of the reservation amount. Cancellations made within 30 days of departure are subject to forfeiture of \$200 from the reservation amount. Cancellations made within 10 days of departure are subject to forfeiture of all rental fees and payments. Refunds payable by business check only. Processing Fees are non-refundable.

A valid credit card must be used for the \$500 Security Deposit and is required at time of departure. Debt Cards are not accepted for the Security Deposit. Security Deposit is refundable generally within 14 business days of return, providing Vehicle is clean (inside and outside), holding tanks are empty, propane and fuel tanks are filled to their originating levels, kits are returned without damage or loss of kit contents, and the Vehicle is not damaged or abused. All deposit refunds will be made via check only. At the time of return, in the event of damage, an additional security deposit of up to \$2500 may be charged and used to remedy all repairs that are required to have Vehicle fixed and in normal operating condition. We reserve the right to complete a detailed inspection other than the initial Check-In inspection of the Vehicle within 10 days of your Due-Back date to identify any hidden damage caused during your rental. Renter may also forfeit all rental fees and payments if in default of the terms, covenants and conditions of this rental Agreement. Renter agrees to the terms as set forth on the Credit Card Authorization form. Renter agrees that we may apply advanced charges or the Security Deposit or any part thereof as a credit to any amount due us. We may use your deposit to pay any amounts owed us under this agreement.

Tow requirements are: Minimum class 3 2" receiver, 7-way round plug for hook up. V-8 or above engine for travel trailers greater than 23 feet in length. Renter agrees to pre-install break control box for travel trailers weighing 4,500lbs or greater prior to Vehicle Pick-Up. You are responsible for determining the towing capacity of your vehicle. No bumper ball applications are acceptable and tow vehicle must be rated with the appropriate towing weight for the Vehicle rented. You may be required to provide your own hitch/draw bar with 2 5/16 ball, weight distribution and sway system if your tow vehicle has an extreme lift kit. When renting a brake controller from Lamb's RV Rentals, you release us, our AGENTS and employees from all claims for loss of, or damage to, your vehicle caused by the installation or use of the brake controller whether or not the loss or damage was caused by our negligence or was otherwise our responsibility. We are not responsible for any troubleshooting of the tow vehicle whatsoever or delays in your departure as a result of equipment failure of your tow vehicle or you're not meeting the minimum tow requirements.

Please Initial: _____

The following acts or uses of the Vehicle are prohibited and constitute a breach of this Agreement and will result in forfeiture all rental fees: a) towing the vehicle (i) by anyone who is not an Authorized Driver, or by anyone whose drivers license is suspended in any jurisdiction; (ii) by anyone under the influence of drugs or alcohol; (iii) by anyone who obtained the Vehicle or extended the rental period by giving us false, fraudulent or misleading information; (iv) in furtherance of any illegal purpose or under any circumstances that that would constitute a violation of law other than a minor traffic citation; (v) to carry persons or property for hire;

(vi) in any race, speed test or contest; (vii) to carry dangerous or hazardous items or illegal material; (viii) outside the United States or Canada; (ix) when loaded beyond its capacity, as determined by the manufacture of the Vehicle; (x) when driving through or under an underpass or other structure without sufficient overhead or side clearance; (xi) when it is reasonable to expect you to know that further operation would damage the Vehicle; (xiii) in a manner that causes damage to the Vehicle due to inadequately secured cargo; (xvi) on unpaved roads; or, (b) failing to summon the police to any accident involving the Vehicle that caused personal injury or property damage; (c) damaging the Vehicle by your intentional, wanton, willful or reckless conduct; (d) damaging the Vehicle by an animal transported in the Vehicle; (e) damaging the Vehicle by sitting, standing or lying on the roof of the Vehicle; (f) damaging the Vehicle by placing tire chains, signs, lettering or painting on the outside of the Vehicle; (g) damaging the Vehicle by placing loudspeakers or other sound equipment on the exterior of the Vehicle; (h) if the Vehicle is equipped with an outside fuel station, using fuel with an octane rating higher than 87.

Our Insurance does not cover Renter's personal property. You are responsible for all damage to, or loss of, the Vehicle, which includes the cost of repair or the actual retail cash value of the Vehicle if it is not repairable or if we elect not to repair it, loss of use, diminished value of the Vehicle caused by damage to it or repair of it, missing equipment, and a reasonable charge to cover our administrative expenses connected with any damage claim, whether or not you are at fault. You must report all accidents involving the Vehicle to us within 24 hours of occurrence. We provide collision and comprehensive insurance on the Vehicle with a \$500.00 deductable per occurrence. We do not provide liability insurance coverage on the Vehicle. You must notify Your insurance agent of Your intention to haul the trailer Vehicle. You have been advised by Your agent that Your liability and property damage insurance covers risk of loss to the trailer Vehicle and Your risk of liability for injury or damage to others or their property, and Your insurance policy has been endorsed accordingly. Renter Accepts Responsibility for Deductable per Occurrence.

You will pay us or the appropriate governmental authorities on demand for all charges due us under this Agreement, including, but not limited to: (a) time you keep the Vehicle (b) charges for optional products and services you elected to purchase; (c) fuel, if you return the Vehicle with less fuel than when rented; (d) applicable taxes; (e) traffic, parking and toll violations, citations, fines, penalties, forfeitures, court cost, towing charges and other expenses involving the Vehicle assessed against us or the Vehicle; (f) all expenses we incur in locating and recovering the Vehicle if you fail to return it to our office, or if we elect to repossess the Vehicle under the terms of this Agreement; (g) all cost, including pre- and post-judgment attorney fees, we incur collecting payment from you or otherwise enforcing our rights under this agreement; (h) a 5% per month late fee, or the maximum amount allowed by law {if lower than 5%} on all amounts paid after their due date, (i) \$50 or the maximum amount permitted by law, whichever is greater, plus the original charge amount if your credit card on file for Security Deposit is declined at the time we attempt to collect amounts due us under this agreement.

Renter agrees to examine the Vehicle at reasonable periodic intervals, including its tires and fluid levels in the generator, and to maintain it in substantially the same condition in which it was received. The acceptance by Renter of the delivery of the Vehicle rented shall constitute acknowledgement and admission that he/she has carefully examined the outside and inside condition with respect to damage and cleanliness. The Renter further agrees that any and all additional equipment has been examined and has been received in good working order. If there is any damage not noted on the Addendum to Rental Agreement upon departure then it is agreed by Renter that it did not exist prior to his/her departure, and Renter will be fully responsible for its repair or replacement to its original condition. Renter shall pay us the value of any equipment, utensils, and furnishing, which are lost, stolen, destroyed, or equipment damaged during the term of the Agreement. Failure or refusal to sign the "Rental Agreement Addendum – RV Check Out/In" does not release Renter from the Terms And Conditions of this agreement.

Customary charges are (but not limited to): Smoking Evidence in RV (smell or debris) forfeiture of Security Deposit. Evidence of smoking is determined at the sole discretion of Lamb's RV Rentals. Evidence of pet in RV forfeiture of Security Deposit. Pets must be pre-approved and pet cleaning fees pre-paid. Evidence of a pet includes but not limited to: pet hair, pet food, leashes, collars, pet sweaters, pet toys and is determined at the sole discretion of Lamb's RV Rentals. Renter agrees make take reasonable precautions to prevent pet hair from transferring from personal items, including but not limited to the use of clean bedding. Carpet Cleaning (general dirt or grime) \$125.00, Furniture/Upholstery Cleaning \$125.00, Cleaning Fee Interior (must be rent ready) \$300.00, Cleaning Fee Exterior (must be rent ready) \$250.00, Sewage Holding Tanks not emptied \$100.00 plus a \$45 service fee, LP Gas not refilled to beginning level \$6.00 per gallon plus a \$45 service fee, tree swipes \$125 per hour, decal damage (including tree swipes) industry standard.

Please Initial:

Tree scratches, whether or not they are through the clear coat finish is considered damage and will result in fees for repair. Tire and window damage is Renters responsibility. No smoking allowed in rentals at any time. No pets allowed in rentals at any time without pre-approval and the pet cleaning fees pre-paid. Damage caused by striking overhead objects and/or undercarriage, as well as damage to tires, wheels, hubcaps and awnings are considered misuse, carelessness, or negligence and are not covered by insurance. RV must be plugged into AC outlet and the heater on during cold weather to prevent damages due to freezing.

Renter agrees to keep Vehicle and its components serviced and agrees to pay upon demand for loss and expense, repairs, parts, or supplies due to neglect, abuse or misuse of motor home including without limitations, lack of proper repairs, and failure to add oil, air or other expendables necessary for the proper and safe operation of the Vehicle during period of rental. Rental rates do not include fuel, oil, tire flat or tire damage repairs or replacement, cleaning both inside and outside or dumping of holding tanks. Renter shall maintain the Vehicle in strict compliance with the manufacture's maintenance procedures and in accordance with Agent's instructions, which will be given to Renter upon departure. Service to the Vehicle or replacement of parts or accessories during the rental must have our prior approval. You must check and maintain all fluids. Agent shall reimburse Renter for necessary repairs to the motor home during the term of this rental Agreement, which are required by any breakdown or damages not caused directly by misuse. No credit will be given for replacement parts unless they are returned to Agent. Repairs must be related to and directly causing breakdown. Improper use of the air conditioning system, resulting in the freezing up is not considered a qualifying breakdown. Air conditioners should never be set at a temperature below 72 degrees. Microwave, refrigerator/freezer, radio, television, water pump, generator, commode, stove/oven, lights, etc. failure/malfunctions are not considered a mechanical breakdown. Agent shall not be responsible for time loss (except to Agent as provided herein), or any other incidental expenses. Renter agrees to contact Agent, by telephone for Vehicle repairs to obtain authorization at an authorized repair center. Such authorization for repairs shall not constitute a waiver of any right to charge the Renter for such repairs, if in the opinion of Agent and Agent alone, such repairs were required because of the misuse, carelessness or negligence of Renter, or Renter's failure to comply with the terms of the Agreement, or with the maintenance instructions given to Renter. Renter shall not permit any lien to be placed upon the unit. A breakdown is limited to mechanical or structural failure which will not permit the Vehicle to be towed, which requires Vehicle to be in repair for more than 24 hours. Agent's maximum liability shall be for a refund of the daily rental rate as a result of a breakdown, which requires the Vehicle to be in repair for more than 24 hours, and this breakdown is not the fault of the Renter or which determination is solely the responsibility of the Agent, not the Renter. Loss of enjoyment or any similar verbiage is not considered grounds for any refund, and Renter agrees to the same. Renter assumes full responsibility for any additional expenses incurred by reason of a breakdown of Vehicle whether or not causing a delay en route. Agent reserves the right to substitute another Vehicle should the original contracted for became unavailable, and supply one that is different from that ordered or from the Vehicle pictured in brochures or on any website. Every effort will be made in such cases to supply a comparable unit. If Renter requests in lieu of refund in the event of a breakdown lasting more than twenty-four (24) hours, a replacement Vehicle from a third party rental, no daily refund will be given. If applicable, only the price difference between the original unit contracted for and the unit replaced from an outside vendor may be refunded. Once a Renter has changed Vehicles to a non-Lambs RV Rentals, Agent liability is ended. The Renter's decision to accept a replacement Vehicle does not relieve the Renter for any charges arising from neglect, misuse or damage to the original Vehicle contracted via Lambs RV Rentals. Renter is fully responsible for the entire fee for a replacement Vehicle if Agent and Agent only, declare the breakdown due to the fault of the Renter.

You release us, our AGENTS and employees from all claims for loss of, or damage to, your personal property or that of any other person, that we received, handled or stored, or that was left or carried in or on the Vehicle or in any service vehicle or in our offices, whether or not the loss or damage was caused by our negligence or was otherwise our responsibility.

This is a contract for the rental of the Vehicle. We may repossess the Vehicle at your expense without notice to you, if the Vehicle is abandoned or used in violation of law or this agreement. You agree to indemnify us, defend us and hold us harmless from all claims, liability, cost and attorney fees we incur resulting from, or arising out of, this rental and your use of the Vehicle. We make no warranties, express, implied or apparent, regarding the Vehicle, no warranty of merchantability and no warranty that the Vehicle is fit for a particular purpose.

You waive all resources against us for any criminal reports or prosecutions that we take against you that arise out of your breach of this Agreement. Legal remedies concerning this rental or any other cause of action shall be sought in Williamson County, Texas. No terms of this Agreement can be waived or modified except by a writing that we have signed. This Agreement constitutes the entire agreement between you and us. All prior representations and agreements between you and us regarding this rental are merged into this Agreement. A waiver by us of any breach of this Agreement is not waiver of any additional breach or waiver of the performance of your obligations under this Agreement. Our acceptance of payment from you or our failure, refusal or neglect to exercise any of our

Please Initial: _____

rights under this Agreement does not constitute a waiver of any other provisions of this Agreement. Unless prohibited by law, you release us from any liability for consequential, special or punitive damages in connection with this rental or the reservation of a Vehicle. You will indemnify, defend, and hold us harmless from and against any claim arising out of unsafe fueling practices committed by you or your agent. If any provision of this Agreement is deemed void or unenforceable, the remaining provisions are valid and enforceable.

By submitting this form you acknowledge that you have been given an opportunity to read the terms of this Agreement before being asked to submit this form. Your submission permits us to process a credit card voucher in your name for all rental charges due under this Agreement. A 4% Processing Fee will be applied to all reservation charges.

Authorized Signature On File:	PRINT:	DATE: