# **CLIFFORD, the BIG RED VAN**

Owner(s): S'te, Rod, Diane

# **SUPPLEMENTAL RENTAL AGREEMENT**

Renter(s):		
Pick Up Date:	Return Date	e:
Pick Up Time:	Return Time	e:
Destination:		
additional fees listed on the		the keys, you understand there are F contract is not adhered to. These sit.
	or food down the kitchen sink or toilet	
2. NO SMOKING: Smokir security deposit.	ng (including cigars, pipes, drugs, vap	ping, etc.) in the unit forfeits Renter(s) entire
3. No DRUGS: Any evider deposit.	nce of the storage or use of illegal sub	ostances will forfeit Renter(s) entire security
	ft unattended in the Unit. Any eviden	from the owner. Pets must be housebroken, ce of pet odor, excrement, pet damage, etc.
<del>-</del>	ou step away and do not leave sma	key with you when away from the Coach. all children unattended inside. Renter is
6. Roof: No climbing on th of renter.	e roof. Nothing allowed on roof at all.	Any damage to Solar Panels is responsibility
	complete a pre-rental orientation of t e Renter(s) has with a 22' Recreationa	he Coach that will take about 30-60 minutes al Vehicle.
_	ans as you received it and ready for a n additional fee as listed on the websi	nother rental. If the Coach is not returned in te will be assessed for cleaning
are damaged during your rental pe or if damage was caused by acts	riod, you are responsible to pay all da of nature (wind, rain, earthquake, fire	Coach at the time of the pickup orientation amage costs whether you were at fault or not e, flood etc.). If an accident occurs, you are a insurance company, and contacting us
repair is minor, you may make the	repair after consulting us. Replacem	to Owner(s) immediately. If the potential nent of defective parts and receipt(s) must without defective part and corresponding
Diane – 541-404-0794	S'te - 858-405-5132	Rod – 858-405-0272

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rolls is provided for you) in the toilets will result in a	anything other than human waste or RV toilet paper (at least two an extra cleaning fee. Any use of the toilet for sanitary napkins,	
woman's products, wipes, etc. will result in additio	nal fees.	
12. Personal Property: You release Diane and Keith Beatty from all claims for loss of, or damage to yo personal property or that of any other person that was in the Unit.		
13. Personal Injury: You release Diane and Keith Beatty from all claims for injury, including, withou limitation, personal, bodily, or mental injury, economic loss or damage to you, guests, unborn children, or relative whether or not the injury was caused by the use of the Unit.		
-	our rights under this Agreement or at law shall not be deemed a dies against another party, unless such waiver is in writing and	
15. Severability: If any provision of this unenforceable, the remaining provisions shall remain	s Agreement is judicially determined to be invalid, void, or ain in full force and effect.	
16. Attorneys' Fees: In the event a dispute arises regarding this Agreement, the prevailing party shall be entitled to recover its reasonable attorneys' fees and costs, in addition to other relief to which it is entitled.		
17. Modifications: No term of this Agreement Renter has signed.	ent can be waived or modified except by writing that Owner and	
_	stitutes the entire agreement between the parties regarding the written agreements or understandings regarding this subject iting signed by all parties.	
	ly if Renter(s) is late for pick-up/delivery and/or dropoff/return. orks for both parties prior to Unit departure (as noted on this s.	
20. Coach will NOT be returned after 6PM (uwalk through after dark. Extra fees will apply for una	inless otherwise agreed to herein) as Owners cannot do a proper agreed upon return of Unit after 6PM.	
I have read and agree to the terms and conditions of t	his Fee Addendum and thereby give my consent to the Agreement.	
Renters Signature:	Date:	
Renters Printed Name:		
Owners Signature:	Date:	
Owners Printed Name:	AGREED UPON:	
ACTUAL DEPARTURE DATE & TIME:		
AGREED LIPON RETLIRN DATE & TIME:		

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## **FEE ADDENDUM**

By signing this Addendum and accepting the keys, you understand there are extra fees that can occur if the contract is not adhered to. These fees, if assessed, will be deducted from your security deposit. You also agree that you have reviewed the provided rental Agreement and intend to return all property of the Owner(s). If anything is missing or damaged it will be deducted from your deposit.

## DUMP:

\$100.00 charge will be assessed if toilet and grey tanks are not emptied prior to return.

## **PROPANE:**

\$20.00 charge plus cost will be assessed if propane tanks are not returned full.

#### **KEY REPLACEMENT:**

\$500 charge will be reassessed if keys are lost, missing, or not returned.

## SHORE-POWER ELECTRICAL CORD:

\$150 charge will be assessed to replace damaged electrical shore-power cord. \$50 charge will be assessed to replace the 110 AMP adapter

# SEWER HOSE REPLACEMENT:

\$150 to replace damaged or missing sewer hose or support.

# **CLEANING:**

\$100.00 charge will be assessed for any extra cleaning required after return to prepare Coach for next rental. Unit should be returned in the same conditioned as it was picked up.

# **SMOKING:**

Smoking is strictly prohibited. Smoking in the Coach will be cause for forfeiture of entire Security Deposit and may warrant additional fees.

# PETS:

Any damage from a result of Renter(s) pets is Renter(s) responsibility including, but not limited to, urine or waste stains, claw/scratch/chew marks damage to furniture, may warrant excessive cleaning fees. If evidence of an unauthorized pet is found, entire deposit will be forfeited.

# **LATE FEES:**

\$50 per hour that Coach is returned after agreed upon return time listed in Supplemental Rental Agreement.

\$50 additional fee will be assessed if Coach is returned AFTER 6PM. Unless otherwise agreed upon and noted in Supplemental Rental Agreement.

The best way to avoid additional charges is to stay in contact with Diane, S'te, or Rod. We all want you to have the best time ever.

Initial