

ZRV Camping Rentals - 2017 Winnebago Minnie Winnie

Mike Zaiss (302) 420-2697 - Call/Text
ZRVCampingRentals@gmail.com

Primary Customer's Name: _____

Rental Period: _____ Reservation # _____

Recreational Vehicle Rented: 2017 Winnebago Minnie Winnie 31G Vin#: 1FDXE4FS2GDC46546

I have read and agreed to the terms and conditions of this rental agreement and thereby give my consent to the agreement and acknowledge by signing I am the designated primary driver as well as primary customer and take responsibility for any damage or incidents occurring during the rental period. I understand that only approved drivers can operate the vehicle.

SIGNATURE: _____ DATE: _____

Signature acknowledges that customer has read and agrees to the below policies, terms, and conditions. Additional Approved drivers can be listed on the "Delivery Inspection Report" attached to this Contract and signed by both Customer and Recreational Vehicle Rental Agency

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 ("Customer") and RV Camping Rental and vehicle registered owner ("Recreational Vehicle Rental Agency"). The terms and conditions of this Agreement shall survive the end of the rental period and remain in full force and effect. Where Customer has released and/or indemnified Recreational Vehicle Rental Agency, it has also released and/or indemnified the officers, employees, and agents of Recreational Vehicle Rental Agency.

SIGNATURE _____

Security Damage and Overage Deposit & Authorization

A security damage and overage deposit is required 3 - 5 business days prior of start of reservation date and will be refunded when all costs are paid as per the terms of this Agreement. The amount of the security damage and overage deposit is stated in your booking confirmation. Recreational Vehicle Rental Agency may use your deposit to pay any amounts owed under this agreement to include insurance claims deductible that is due and payable by the customer. If the amount of the security damage and overage deposit is insufficient to satisfy all amounts due, then the Customer agrees to pay all charges in excess, either by cash, Venmo, Zelle, PayPal, credit card, debit card and fully authorizes the use of the payment method provided at the time the reservation was booked. Minimum requirements for return of the security deposit include unit is cleaned to a condition as good or better than when received, gas tank is full, propane tank is full, Black and grey water tanks are emptied, and water holding tank is full, no damage was done to the vehicle and/or inventory provided (incl. interior damage), mileage overages, excess generator hours use, tolls, violations, fines, towing, recovery fees, and loss of use at the rate of \$289.00 per day up to ten (10) calendar days will be the responsibility of the customer as agreed between Customer and Recreational Vehicle Rental Agency.

At the time of booking the rental, an agreed deposit charge will be authorized by Customer to cover any amounts payable pursuant to this Agreement and by executing this agreement Customer understands and expressly consents to use of the charge for such purposes without reservation.

Recreational Vehicle Rental Agency has up 48 hours from the return of the unit to inspect the unit for damages, missing or damaged inventory provided, mechanical, roof itself and its components, awning, slide out, and the recreational vehicle in its entirety and notify the customer via email, text message or through the website messaging system of damages found. The security damages and overages deposit will be returned within 7 business days if there are no damages to the rented unit or overage charges due.

CUSTOMER SIGNATURE _____

Authorized Drivers

Customer 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 approved through RV Camping Rental's third party DMV verification check. Customer acknowledges that the qualifications of any driver of the rental are solely at the discretion and risk of the Customer, and Recreational Vehicle Rental Agency has not evaluated the skill and expertise of any such driver.

Customer acknowledges that rented recreational vehicle can be exceptionally large and handle differently from passenger cars. A recreational vehicle requires more skill and expertise to operate safely than a passenger vehicle. The recreational vehicle requires 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. Speed should be kept at a reasonable, legal, and safe margin to maintain control when another large profile vehicle will be passing the rented recreational vehicle, under wind conditions, rain, and any other weather factor that can pose a safety threat to the stability.

Customer acknowledges the vehicle height and width and length clearance for their rental is:

Height: 11'6' Width: 8' Length: 32'

CUSTOMER INITIALS _____

Spotters are recommended to assist the driver in backing the rental.

Customer acknowledges that the Recreational Vehicle Rental Agency has no control over the number of passengers a Customer may allow into the rental or the conduct of those occupants while the rental is in their possession and during their rental period. Therefore, Customer acknowledges that they are solely responsible for the passengers on board of the rented recreational vehicle as well as the conduct of those passengers, installation and use of child seats, and animals. Customer shall confirm that both driver and passengers are safely using seat belts while the rental is in motion.

CUSTOMER SIGNATURE _____

DATE SIGNED: _____

Condition of Rental & Responsibility for Repair

Customer is responsible for all damage to the rental, missing equipment, and Recreational Vehicle Rental

Agency's administrative expenses connected with such loss irrespective of the cause of said damage or loss or the negligence or lack thereof of Customer. In the event of any loss or damage to the rented recreational vehicle, or any personal property or bodily injury claim, that occurs during the rental period due to any cause regardless of fault, including, but not limited to, collision, rollover, theft, vandalism, seizure, fire, flood, hail or other acts of nature or God, the customer is held responsible, and is required to pay the deductible of \$1,500.00 up to \$4,500.00 (depending on unit type). In the event a customer has violated RV Camping Rental's Terms of Service, the customer will be held responsible for the full amount of the claim including the insurance deductible. When accepting the rented recreation vehicle, Customer and an authorized representative of RV Camping Rental will complete a "Delivery Inspection Report" of the reservation, noting in writing all defects or damage to the rented recreational vehicle prior to Customer's acceptance of same. Customer must return the vehicle as per specified and agreed within the Delivery Inspection Report.

Upon return of the rental, Customers and RV Camping Rental must complete and sign the "Return Inspection Report" upon the reservation completion. If this form is not completed and signed by both the Recreational Vehicle Rental Agency and Customer your insurance claim may be denied. Recreational Vehicle Rental Agency is not responsible for personal property left in the rental. All defects and/or damage to the rented recreational vehicle noted in the "Return Inspection Report" which are not noted on the "Delivery Inspection Report" completed by Customer and RV Camping Rental when accepting the rented recreational vehicle shall be the sole responsibility of Customer and Customer shall reimburse RV Camping Rental for the cost of the repair or replacement. To the extent that the security damages and overages deposit actually paid to RV Camping Rental is insufficient to cover the costs incurred by Customer, Customer will make immediate payment to RV Camping Rental upon demand. Customer must report all accidents or incidents of theft or vandalism to the police as soon as Customer discovers them and provide a copy of the police report to RV Camping Rental. Customer must report and pictures of all accidents involving the rented recreational vehicle to the RV Camping Rental within 24 hours of occurrence and provide a copy of the accident report, and pictures to RV Camping Rental. In the event of vandalism or if damage occurred because of vandalism, no insurance claim can be processed without a police report.

If the rental is returned to the agreed return location outside of regular business hours or Holidays or agreed date and time, Customer shall remain responsible for any damage or theft of the rental occurring prior to RV Camping Rental's acceptance of return of the rental during regular business hours.

CUSTOMER SIGNATURE _____

Allowed Use of the Rental

The rented recreational vehicle may only be used on those public roadways with sufficient width and clearance to allow the vehicle to be operated and transported safely and without damage. Under no circumstances may the rental be operated and used for off-road purposes

Unpaved Roadways Allowed (excl. RV Parks & Campgrounds) YES ___ NO XX

Customer understand and agree that RV Camping Rental is not responsible for the customer's campground, intended parking location, destination, or any other type of lodging cancellation and/or closures due to Covid-19 and any other reasons. This means that the customer is not eligible for a refund or credit or reimbursement due to another business or person cancelling their reservation to them. The customer is eligible to reschedule their

reservation for same equal value available dates. Covid-19 reservation cancellations will have a MANDATORY \$500.00 cancellation fee regardless of when was the reservation booked or paid in full.

Customer has been instructed to never allow a dog or any other animal to be on upholstered surfaces, mattresses or bunk pads, memory foam, cushions, driving chairs, dash, and any other surface where the animal odor could penetrate the surface that they come in contact with. Customer has also been instructed to never leave their dog or any other animal inside the vehicle during hot temperatures, unsupervised or any other situation where the interior can get damaged, stained, soiled, broken, etc. Customer agrees and understand that they will be held liable for all repairs, replacement, taxes, shipping, and labor costs caused by their dog, their guests' dog, or any other animal that they allowed voluntarily or involuntarily access to the vehicle. This includes damages and financial losses caused by fleas, ticks, mud, sand, urine, feces, bodily fluid, ants, bees, etc.

CUSTOMER SIGNATURE _____

Under no circumstance shall:

1. The rented recreational vehicle be driven outside the United States and Canada.
2. Any pets or other animals be allowed in the rented recreational vehicle without permission and prepaid cleaning fee.
3. The awning may not be unrolled or used during high winds, hail, unattended, during transit, overnight or in any other type of condition that will cause damages.
4. Anyone be allowed on the roof of the rented recreational vehicle.
5. Anyone occupy any towed rented recreational vehicle while it is in motion.
6. The rented recreational vehicle be transported, used, operated or in any other way used at Burning Man.
7. The customer will not use a different towing vehicle than the one approved by RV Camping Rental
8. The customer will not tow the travel trailer without using the weight stabilizer hitch AND the sway control bars that were provided for the rental reservation.

Insurance & Costs

The Customer is responsible for all damage or losses caused to themselves, their property, the rented recreational vehicle and third parties regardless of fault. The Customer and all the other drivers must be approved for Insurance Coverage for the rented recreational vehicle through RV Camping Rental third-party insurance provider. Customer is solely responsible for all parking tickets, citations, toll charges and other charges issued during Customer's contractual possession of the rental. Customer is responsible for paying the deductible per occurrence as stipulated in their insurance certificate or document issued when purchased.

CUSTOMER SIGNATURE _____

Maintenance and Breakdown

RV Camping Rental is responsible for performing a reasonable full inspection of the rented recreational vehicle every time before a reservation starts. RV Camping Rental is not responsible for damages caused or suffered by the customer and his/her guests due to failure, breakdown, or poor performance. Customer will immediately cease operation of the rented recreational vehicle as soon as safe to do so to avoid injury to themselves or further damages to the rented recreational vehicle. Customer will always use the haul mode also known as tow mode when driving on a downhill or uphill on a steep grade to prevent brakes and/or transmission failure. Customer is not entitled to recover financial loses, personal items loses or any other types of loses. RV Camping Rental will be liable to go to the rented recreational vehicle location to retrieve it at no cost to the customer.

Customer will be liable for all recovery and transportation expenses if the damages were caused by them, their negligence, wrongful operation of the rented recreational vehicle, ignorance, driving or towing under unsafe road or weather conditions.

Customer agrees that they are fully liable for any damages caused to the tires, suspension, engine, transmission, brakes, undercarriage, mechanical components, fuel related systems, glass all around, stabilizers, and any other mechanical failure due to negligence, operation, abuse, ignorance, vandalism, driving at a high speed above safety, traveling on unsafe and improper roads and paths, driving, or parking the motorhome on unsafe grounds to include sand, rocks, mud, and any other form of unstable soil. Liability includes but not limited to recovery, towing, crane to retrieve, travel fees, replacement partial or full, fees, storage, court fees, fines, violations, and loss of use to the rate of \$289.00 per day up to a maximum of ten (10) calendar days since the date when loss occurs and/or the end of their scheduled reservation whichever comes first when additional fees would be incurred.

CUSTOMER SIGNATURE _____

Hauling and Delivery

Customer liability for damages relating to the rented recreational vehicle begins when the Customer takes possession of the keys and ends when RV Camping Rental or their designated driver or agent gains physical possession of the rented recreational vehicle.

For those cases in which the customer will be towing the travel trailer, the customer is fully liable in its entirety as described within first paragraph of this section. Customer understand and agree that as per the State of California, the towing vehicle is the one that carries full responsibility while in transit, and the customer personal insurance will be held liable.

For those cases in which RV Camping Rental will deliver, and pick up the rented travel trailer to the customer campsite or any other location, and that the travel trailer is not moved or otherwise transported by customer or someone else, the customer liability starts at the time he/she receives the keys until the time that RV Camping Rental does a full inspection and gains possession of the travel trailer.

SIGNATURE _____

Right of Possession

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

SIGNATURE _____

Additional Conditions

This Agreement does not create any type of partnership between Customer and Recreational Vehicle Rental Agency or rental owner. This Agreement may not be cancelled or modified except in writing signed by all parties.

Customers understand and agree that RV Camping Rental is not liable nor responsible for not having TV signal, Radio signal, Internet/Data Signal, and any other type of reception at the location where the RV will be parked or during transit.

CUSTOMER INITIALS _____

This Agreement is not assignable by Customer

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

Customer acknowledges that RV Camping Rental may not own the recreational vehicle it is being rented to Customer, and that RV Camping Rental only manages all related to the rental reservation to the recreational vehicle's registered and/or legal owner pursuant to a third-party agreement between registered owner of the rented recreational vehicle and RV Camping Rental. This agreement will not to be shared with customer for privacy reasons and established gag order.

CUSTOMER ACCEPTS RENTAL "AS IS" WITH ALL FAULTS AND WITHOUT RESERVATION. RV CAMPING RENTAL AS WELL THE OWNER OF THE RECREATIONAL VEHICLE DOES NOT WARRANT AND EXPRESSLY DISCLAIMS ANY AND ALL WARRANTIES ON THE RENTAL INCLUDING, BUT NOT LIMITED TO, THE RECREATIONAL VEHICLE OR TIRE CONDITION, SUITABILITY, OR FITNESS OF THE RENTAL OR TIRES FOR ANY PARTICULAR PURPOSE. RV CAMPING RENTAL AND THE RECREATIONAL VEHICLE 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 RECREATIONAL VEHICLE AND RESERVATION REGARDLESS OF THE LEGAL THEORY UNDER WHICH LIABILITY IS ASSERTED AND REGARDLESS OF WHETHER RV CAMPING RENTAL OR THE RECREATIONAL VEHICLE 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 RENTED RECREATIONAL VEHICLE SHALL BE LIMITED TO THE TOTAL RENT PAID OR PAYABLE BY YOU TO RV CAMPING RENTAL UNDER THIS AGREEMENT.

SIGNATURE _____

CUSTOMER FURTHER HEREBY AGREES TO INDEMNIFY, SAVE, AND FOREVER HOLD HARMLESS RV CAMPING RENTAL AND RECREATIONAL VEHICLE 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 THEREFORE AS CHOSEN AND DIRECTED BY RV CAMPING RENTAL 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 RV CAMPING RENTAL AND/OR THE RECREATIONAL VEHICLE OWNER.

CUSTOMER UNDERSTANDS AND AGREES THAT AS PART OF THE CONSIDERATION OF RV CAMPING RENTAL THE VEHICLE TO CUSTOMER, CUSTOMER DOES HEREBY ASSIGN TO RV CAMPING RENTAL ANY CAUSE OF ACTION JUDGMENT OR SETTLEMENT AS THE CUSTOMER MAY HAVE AGAINST ANY PERSON, FIRM OR CORPORATION, INCLUDING BUT NOT LIMITED TO RV CAMPING RENTAL AND/OR THE RECREATIONAL VEHICLE OWNER, TO SECURE SATISFACTION AND DISCHARGE OF ANY JUDGMENT OVER AND AGAINST RV CAMPING RENTAL AND/OR THE RECREATIONAL VEHICLE OWNER FOR ACTUAL, CONSEQUENTIAL AND/OR PUNITIVE DAMAGES, AND/OR CLAIMS FOR INDEMNITY AND/OR CONTRIBUTION, STATUTORY, CONTRACTUAL OR OTHERWISE.

SIGNATURE _____

RV Condition at the time of pick up

The unit you are picking up is clean on the interior and exterior and is in safe and roadworthy condition.

INITIALS: _____

Return Policy

Customer understand and agrees that the rented recreational vehicle must be returned as stipulated and agreed by both parties on the document called "Delivery Inspection Report" which was signed by both parties at the time the customer took possession. Pre-existing damages, blemishes, and inventory provided to the customer were itemized in such document and/or captured with pictures and/or videos that were time stamped with geo location specified within each picture and video's "Details". Itemized pre-existing damages and blemishes, readings, pictures and/or videos, and signed documents will be compared against the "Return Inspection Report" at the time RV Camping Rental gains possession of the rented recreational vehicle and/or at the time the rental reservation ends. All overages, additional services, fees, damages, missing or damaged inventory, fines, violations, recovery fees, insurance deductible amount per occurrence, unpaid toll road violations, moving violations, and any other expense and/or cost related to the reservation while in customers possession and/or during their rental period, will be charged against the damages and overage security deposit and customer's payment method in the event the security damages and overage deposit is not sufficient.

Customer understand and agree that if customer's payment method is declined, receive a charged back, and/or customer refuses to pay balance owed to RV Camping Rental and/or Rented Recreational Vehicle that Customer

will be financially and legally liable for all collection procedures, court fees, legal and professional fees as allowed by the State of California County of San Diego.

SIGNATURE _____

ALL APPLICABLE CHARGES WILL BE DEDUCTED FROM THE SECURITY DAMAGE DEPOSIT.

Smoking: No smoking is allowed in rental units unless otherwise stated in your booking. Smoke odors in the returned rental units will result in additional fees. Please refer to Return Policy for applicable fees.

Interior Damage: Any damage to the interior including items such as appliances, cabinet, floors, bathroom cleaning/repairs, etc.

Animals: No animals are allowed in rental units unless otherwise stated in your booking. Any animals odors in the returned rental units will result in additional fees. Please refer to RV Return Policy for applicable fees.

Ladder: Some rental units are equipped with rear ladders. These are not for customer use. Activity on the roof of the unit is forbidden.

Travel Restrictions: Rental units may not be taken into Mexico or Burning Man

Truces: Customer is responsible for all applicable taxes.

Rental Fees: All rental fees must be paid prior to check-out including deposits.

Citations & Tolls: Will be charged to Customer at the date of discovery by Recreational Vehicle Rental Agency.

Repairs and Roadside Assistance

In the unlikely event of a break down or mechanical issues, the customer must first get out of any possible harm way. Call the phone number provided for the Roadside Assistance service if purchased through their Rental Reservation and/or call their own Roadside Assistance provider and/or call the Highway Patrol and request assistance if applicable.

Customer understand that Roadside Assistance uses third-party vendors that may or may not have the necessary equipment to provide assistance to a recreational vehicle, may or may not be near by the rented recreational vehicle's location.

Customer may purchase roadside assistance through RV Camping Rental third-party's provider, if the Customer has purchased roadside assistance, this service will be provided per the terms and restrictions stated by the provider. RV Camping Rental does not guarantee, endorses, promote the services provided by the Roadside Assistance Provider. Customer must submit any reimbursement claims regarding towing, and all those services

that the paid Roadside Assistance company provides directly with the provider. RV Camping Rental is not responsible for any damages or loses involving Roadside Assistance.

INITIALS _____

Some rental units are equipped with awnings for shade. Awning usage may be restricted by the RV Camping Rental. If damage to the awning occurs during the rental this damage is not covered by the RV Camping Rental Comprehensive and Collision policy and the Customer will be wholly responsible for the full cost of repair in addition to any insurance deductible if applicable.

Awning Usage Allowed During Rental: YES XX NO ____

Customer agree and understand that the AWNING MUST always BE RETRACTED (CLOSED) in which the customer does not have full vision of it while being extended. This means while being away from the vehicle, during the night sleeping), running errands, entertainment away from the vehicle, etc. Customer also understand that the awning must be retracted during such weather conditions that can cause damage such and not limited to rain, wind, hail, storm, sandstorms, objects from trees falling into the fabric and frame, etc.

Customer was instructed to ensure that the awning is fully retracted and locked in place while in transit or during moving the vehicle within the campground and site itself. Customer understand and agree that they are fully liable for the partial or full replacement cost, damages caused to the recreational vehicle in its entirety by anything related to the awning.

INITIALS _____

General Requirements: Customer agrees not to drive in a careless or negligent manner while towing or driving the RV Rental, nor drive while under the influence of alcohol or drugs, nor permit operation of the vehicle by any person except those signed to the agreement and approved as drivers. Customer further agrees not to use or permit use of the rental for unlawful purposes. Customers will hold Recreational Vehicle Rental Agency harmless from all fines and penalties incurred during the rental period caused directly or indirectly by negligence, misuse, or carelessness. Customer further agrees to indemnify and hold harmless the Recreational Vehicle Rental Agency from and against all claims for loss of, or damage to property, or injury to person, including death, resulting from the use and operation of the RV Rental. Unless prohibited by law, the Customer releases the Recreational Vehicle Rental Agency and RV Camping Rental from any liability for consequential, special, or punitive damages in connection with the RV Rental. Customer shall hold harmless, other client owners, Recreational Vehicle Rental Agency, RV Camping Rental and its authorized agents and employees from and against any and all loss, bodily injury, damages and expenses, including legal expenses, of any kind arising from the RV Rental during the Customers possession extending to such time RV Rental is completed and cleared by Recreational Vehicle Rental Agency, including without limitations, latent and other defects whether or not discoverable by Customer or Recreational Vehicle Rental Agency. This indemnity shall always continue in effect despite the return of the rental before or after expiration of the contract terms whether by formal request from Recreational Vehicle Rental Agency or otherwise. It is agreed and understood that Recreational Vehicle Rental Agency may control the defense of any such claim. By signing below, you acknowledge that you have been given an opportunity to read the terms of this Agreement before being asked to sign. Your signature permits us to process a credit charge in your name for all rental charges due under this Agreement.

SIGNATURE _____

DIGITAL SIGNATURE OF ALL DOCUMENTS AGREEMENT

Customer agrees that all rental documents will be signed digitally via DocuSign. Rental package signing can be divided in two signing timing: first portion of signatures will be all those not involving a physical inspection, second part will be signed at the exact time completed the visual inspection, verified inventory, taken dozens of pictures for future reference as needed, and verified everything is true and correct. Once documents are signed after physical inspection, the customer will not have the ability to request a refund, request a credit, request a full refund cancellation since documents signed established all information contain within is accurate. Customer waives their right to file a charge back to their payment method because he/she has performed all their diligences to verify everything stated is true and correct.

Customer can download all their rental reservation documents after they have read, initial, and signed all documents. Customer is encouraged to seek legal advice prior signing if they wish to do so. If documents are being sent electronically DocuSign, the customer is encouraged to download the DocuSign app if preferred for an easier signing process. RV Camping rental is not responsible nor liable for any damages associated with the use of DocuSign services and/or app.

CUSTOMER SIGNATURE _____ DATE: _____

Signature acknowledges that customer has read and agrees to the above policies, terms and conditions

RV CAMPING RENTAL SIGNATURE: _____

DATE: _____

Signature acknowledges that RV Camping Rental has read and agrees to the above policies, terms and condition

