LAKESIDE OASIS RV PARK, LLC TRANSIENT LEASE AGREEMENT

RV Site	Che	eck in Date	1:00 PM		
Total Amount Due \$	Che	ck out Date	by 11:00 AM		
Total Nightly Stays					
<u>Lessor:</u>	·	see:			
Lakeside Oasis RV Park, LLC	Nar	ne:			
P.O. Box 41					
Fisherville, KY 40023-0041	City	, State, Zip:			
Phone: (502) 452-2825	Pho	one #'s:	·		
Email: Lakeside1266@AOL.com	Em	ail:			
Lakeside Oasis RV Park, LLC, (Lessor), hereby agrees to le agreement herein, one RV site at Lakeside Oasis RV Park, RV Information: Length:ft. / Extended Width:	LLC (hereinafte Oth _ft. Yea	er Resort), for th ner Vehicle Info nr:	rmation: Make:		
Type:			Color:		
Year: Make:		te (State & Num	nber):		
Model:					
RV License Plate (State & Number):					
_		_			
Emergency Contact Information:		information:			
Contact Name:					
Phone Number:	Pet	Type, Breed:			
null and void. Lessee shall forever protect, hold harmless to the owner, owners' RV or other property, including; prarises directly or indirectly from the use or storage of RV Lessor, unauthorized users; acts of God, storms, wind, rafire, or resultant infrastructure failure; acts or omissions being stored or moved within the Resort. Lessee authoriz Lessee's RV for safety, environmental or other Resort op inability of the Lessee to do so, a service charge will be in one hundred (\$200) dollar minimum charge. Lessor does understands and agrees that Lessor, his employees or ot park at their own risk!	ersonal injuries, (s) or other propin, ice, snow, from the sage of Lessee, his age the sage of Lessor, its age rations. If Lessor, its age of the sage	death, or the lo perty at the Res eezing condition gents, employee gents or employ or is required to n our current la ance covering t	oss, damage or theft of other property that ort, including those caused unintentionally by as, falling trees or tree branches, power lines, es, other Lessees, or any other cause, while ees the right, but not the obligation, to move a move Lessee's RV because of the failure or bor rate, billed in 30-minute increments, with a he property of the Lessee and Lessee		
Transient Lease term: Transient lease term shall commence upon check in date from the premises shall not terminate this agreement or or assigned. Upon lease termination per terms herein, Le premises upon request of Lessor. Any holdover without a daily rental rate until removed and may result in the tow renew. No permanent residents allowed. All items creating	any other oblig ssee hereby ago vritten permissi ing and remova	ation hereunde rees to prompth on shall incur, a I of RV at the Le	r. This lease agreement may not be subleased y remove RV and all Lessee property from the and Lessee agrees to pay, double the calculated essee's expense. Lease does not automatically		
Rent: Lessee agrees to pay a transient lease payment of \$ received is not refundable under any circumstances.	per nig	htly stay plus ta	axes, payable in full at time of booking. Paymen		
Insurance: Lessor requires, and Lessee agrees to carry RV general damage liability insurance, with a minimum coverage per incident of \$300,000 while RV is parked at the Resort. Lessee also agrees to carry insurance covering damages to their own RV.					
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Rules/Regulations:

- All RV's, campers and vehicles are subject to inspection by a Resort management. RV's and vehicles must be kept in good working condition with NO LEAKS of any kind and must be maintained in a condition that they be immediately mobile, and moveable should the need arise. If unable to pass inspection, Resort has the authority to deny access or remove any RV or vehicle found to be in non-compliance of reasonable aesthetic, mechanical, health, or safety codes.
- No contractor or vendor shall be allowed at the Resort without prior approval of Lessor for each visit; each showing evidence of adequate General Liability and Worker's Compensation Insurance coverage. No RV shall be repaired or cleaned with non-approved chemicals. No repair work or professional RV cleaning is to be done on-site unless approved by Lessor and vendor name and contact information is provided. ALL Vendors/Contractors MUST call management prior to commencement of any work.
- Lessee shall not modify or add to site in any manner without written consent from Lessor. No yard art, underpinning, or lattice work or tents permitted. Tarps of any kind are not allowed. Custom covers are permissible. A limited amount of travel/leisure furniture is allowed on-site and is based on management discretion. Nothing may be tied or affixed to any trees. Lessee is responsible to maintain leased site in a clean and orderly fashion based on sole discretion of Lessor. Any permanent structures or improvements added to an RV site, that was approved by the Lessor, the Lessee can leave on site intact, upon termination of this lease, with Lessor's written consent to do so, with no compensation to Lessee for the permanent structures or improvements.
- No large propane tanks (above 40#) stored outside of RV.
- Pets must always be attended to and leashed. Pets must not cause a nuisance or safety concern to other Lessees, guests, employees or animals. Lessees and guests must clean up after pets anywhere on Resort premises. Pets may be prohibited as necessary. No more than 2 pets allowed per campsite without Lessor permission. Pit Bull and/or Pit Bull mixed breeds are NOT allowed on Resort property at any time.
- Lessees and their guests shall not engage in any disorderly behavior including, but not limited to profane language, slander, libel, harassment of employees or guests, disturbing the peace, display or broadcast of profane or indecorous music or images; and shall not create excessive noise within the resort at any time.
- No Lessee shall have anyone outside the immediate family on Resort property without Lessee escort; nor shall Lessee receive any kind of monetary reparations for allowing guests to stay at Resort. Subletting of RV's or other accommodations on Resort property, either temporarily or permanently, is always expressly prohibited. Violation of this rule is cause for immediate lease termination and dismissal.
- A state of general calm and quiet shall prevail between the hours of 11:00pm and 8:00am Central Time.
- Lessee acknowledge that the Resort is monitored and recorded by security cameras at all times. Additionally, the access system records each access attempt, which is stored in the online system.
- Sewer connections are provided for all RV's at every site. It is contrary to local, State, and Federal laws to discharge any chemical, household gray water, or sanitary waste (treated or untreated) anywhere except into the approved sewer system. Lessee agrees to abide by, and have his RV adhere to, all Federal, State, local, and Corps of Engineers laws, regulations, rules, statutes, regulations and requirements. Lessor shall have the right, but not the obligation, to inspect all RV's at the Resort to determine compliance with the above requirements or RV's mechanical status. Lessee agrees to remove his RV immediately from the Resort at his own expense, if found by Lessor to be in violation of any of the above laws, and to indemnify Lessor for any liability or fines incurred because of such violations. All sewer connections must have a sewer ring and support for the sewer hose to allow proper gravity drainage.

 For safety and the overall efficiency of operation, site assignment or parking arrangements may change, remaining the prerogative of the Lessor throughout term of this lease; however, we will attempt to accommodate Lessee's desires when possible. The Resort has high water pressure throughout the Resort, Lessee agrees to use a water pressure regulator. Lessor is not responsible for any damages.
- Only one (1) RV and one (1) vehicle shall reside in designated site unless otherwise approved by Lessor for an extra charge. Overnight parking of extra vehicles at Resort requires notification to, and written permission of, Lessor. Unidentified, unauthorized or mis-parked vehicles will be subject to surcharge or towing at the Lessee's and/or vehicle owners' expense. Park only in your assigned space. Do not park in any other site but your own or you will be subject to towing. Large trucks, watercraft/Trailers, utility trailers, etc., parking is NOT PERMITTED anywhere within the Resort.

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- In the event that a mechanical defect or emergency places the property of the Lessee or any other Lessee's property in danger, Lessee grants Lessor the right, but not the responsibility, to take such action as Lessor, in its sole discretion, deems necessary to safeguard any property located within the Resort. Lessee agrees to pay Lessor for any and all reasonable expenses, which Lessor incurred on behalf of Lessee. Lessee MUST be able to move their RV out of the resort within 24-hour notice and immediately during emergencies.
- •Utility vehicles such as golf carts, side x sides, mopeds, etc., are to be used only for the purpose of transporting Lessees and their guests. All vehicles must have headlights and proper brake/marker lights to be operated at night. Vehicles must not cause any nuisance to other Lessees, guests, employees, etc., either due to their operation, noise, dust, etc., while on Resort property. Speed limit 10 MPH.
- Fireworks and firearms of any kind shall not be displayed or discharged on or near Resort property. No wood burning fire pits allowed anywhere within the Resort. Propane and/or Electric fire pits are permissible.
- The opening or discharge within the Resort of any regulated materials, paints, thinners, solvents, waste, sewage, or petroleum products of any type or in any amount, and all other activity negatively impacting water and/or environmental quality is prohibited!
- No "For Sale" signs, advertising, soliciting or business operation will be allowed on Resort property except by Lessor approval. For security reasons, known Brokers or RV owners only shall accompany all prospective purchasers within Resort to view RV.
- In the event of any breach of this agreement, Lessee agrees to pay for any and all Lessor legal costs, including attorney fees, to collect money due Lessor. Further, the Lessee agrees to pay any and all reasonable expenses itemized by the Lessor, as a result of damage or injury to any property or personnel of the Lessor, and other individuals on or about the Lessor's premises for which the Lessor might be liable, including any and all reasonable investigation and legal expense incurred by the Lessor as a result of Lessee's or it's guests activities; and to pay attorney's fees incurred by the Lessee's refusal to pay such itemized expenses after written demand by the Lessor. Furthermore, Lessor shall have a lien against the described RV, its appurtenances and contents, for unpaid sums due for use of Resort facilities or other services, or for damage caused or contributed to by Lessee to any property of Lessor.
- Lessees' shall not set trash out overnight allowing animals to tear open and scatter. All trash must be in closed/tied plastic garbage bags and placed in designated area. No bulky or large items permitted.
- If for any reason you are vacating the RV site, please contact the office on your intentions as to whether you are vacating for temporary reasons or permanent. This is for your protection of the RV site.
- These policies and conditions may be amended from time to time as deemed desirable by the Lessor; or as necessary for compliance with pertinent laws, regulations, ordinances; or the safe and efficient operation of the Resort. It is our desire to allow you the most safe and pleasurable experience possible at Lakeside Oasis RV Park, LLC.

Laccom Laksaida Ossia BV Bauk II.C			
Lessor: Lakeside Oasis RV Park, LLC			
Managing Member, Lakeside Oasis R	RV Park, LLC	Date	
Lessee:			
Lessee(s) agree that they and their g		·	J
5 day notice; and where health, safe	ety, disorderly behavior, water qua	lity, or regulatory issues are conce	rned; allow Lessee to
request Lessee's immediate remova	al from the Resort, and Lessee here	by agrees to comply with such requ	iest.
Printed Name (s) (Lessee)	Signature (s) (Lessee)		
(2) (20000)	5.B. (at a. c. (a) (1265626)	5410	
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