



Sheds, Garages, Cabins, & More

PO Box 344, Campbellsville KY 42719 (270) 789-4236 or 1-866-902-2129 Fax: 270-789-0075

Order Form

Salesperson	Uzair Aslamm
Sale Date	17/12/2021 2:30:40 am
Invoice #	49029
Serial #	343g
Delivery Date	January 12, 2015

Billing Address

Name	Haider
Address	Lahore
City, State, Zip	Lahore, Punjab, 53000
Phone 1	(667) 567-7787

Shipping Address

Address	Lahore
City, State, Zip	Punjab, 53000
Phone 2	12345

Building

Brand	Abc
Size	345
Style	New
Туре	Test
Roof	High high
Trim	No
Sides	2
Loading Instructions	Doors on Driver Side

Is there a fence around your property? Yes

Do you have concerns about access? No



Itemization

1	January 12, 2015		\$3000.00
1	49029	49029	\$0.00
1	49029	49029	\$0.00
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48 Month 48 Month

TOTAL PRETAX COST	\$3000.00
Sales Tax Rate	\$0.00
_	\$0.00
Purchase Reserve	\$0.00
Security Deposit	\$0.00
Monthly R.T.O Payment	\$0.00
Monthly Sales Tax	\$0.00
Monthly Liability Damage Waver	\$0.00
Monthly Total	\$0.00
Due to Signing	\$0.00

Customer:				Date:				
Sales Rep:				Date:				
Jales Nep.				Date.				
Limitless	PO Box 38 Cave City, AR 7252 Ph: 870-569-3090 Fax: 870-569-3722							WYOM
Rental Purchase	Email: support@pa	aymyshed.com					Date:	
Rental Customer:	Haider				Primary	Phone:	(667) 567-778	
Mailing Address:	Lahore					ary Phone:	12345	
city: Lahore					State:	Punjab	Zip Code:	53000
	haiderkazmi017@gmail.c	com	D	.O.B: 2	021-12-17	S.S.#	1234	
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- \$ 123 for a total of \$ 123 . The monthly rental payment with CRA is \$ 123 , plus sales tax of \$ 123 , plus optional Liability Damage Waiver fee of Evaluation Warning to the document was are sted with Spire PDF for NFThe tax rate.
 - 6. Liability Damage Waiver "LDW" (Optional): NOTICE: THIS CONTRACT OFFERS, FOR AN ADDITIONAL CHARGE, A LIABILITY DAMAGE WAIVER TO COVER YOUR RESPONSIBILITY FOR DAMAGE TO THE PROPERTY. BEFORE DECIDING WHETHER TO PURCHASE THE LIABILITY DAMAGE WAIVER, YOU MAY WISH TO DETERMINE WHETHER YHOUR OWN HOMEOWNER'S OR CASUALTY INSURANCE AFFORDS YOU COVERAGE FOR DAMAGE TO THE RENTAL PROPERTY AND THE AMOUNT OF THE DEDUCTIBLEUNDER YOU OWN INSURANCE COVERAGE. THE PURCHASE OF THIS LIABILITY DAMAGE WAIVER IS NOT MANDATORY AND MAY BE DELCLINED.
 - 7. By choosing this optional LDW, you will not be liable for any loss of or damage done to the Property from fire, flood, wind, hail or other Act of God. To claim LDW due to theft, you must furnish us with a police report within 48 hours of the loss. You will still be liable for loss due to mysterious disappearance, abandonment of the Property, or any other loss or damage that is intentionally caused by you or that results from your willful or wanton misconduct. You must be current to claim LDW. If the Property is damaged beyond repair or destroyed, you will be responsible for cleaning up the site. The monthly LDW fee is \$ 123 I this coverage.
 - **8. Late Fees:** You must pay a late fee equal to the greater of 5% of the payment missed or \$2.00 in addition to your renewal payment if you make a rental payment over 10 days after the renewal date.

 - 10. Rental Term and Payment Schedule: This Agreement is for an initial term of 123 month(s). After that, you have three options: (a.) continue using the Property by making a rental renewal payment in advance; (b.) purchase the Property (see item 9); or (c.) return the Property to us with no further obligation, except for any past due payments.
 - 11. **Termination**: You can terminate this Agreement at any time without penalty by returning the Property to us or making arrangements for its return. If you fail to make a timely rental renewal payment, this Agreement terminates automatically and you agree to return the Property to us.
 - 12. Reinstatement: If you fail to make a timely renewal payment, this Agreement expires. You can reinstate it without losing any rights previously acquired by making all payments due or returning the Property within 7 business days after the renewal date. If you return the Property during this time, you will have 90 days from the date of return to reinstate by making all payments due. If you have paid 2/3 or more of the Total Cost, above, you will have 30 days from the date of return to reinstate by making all payments due. If you reinstate, we will furnish you with the same Property or property of comparable quality and condition.
 - 13. Consent to Contact You About Your Account: You agree that we or our agents can contact you regarding your account with us via telephone, including cell phones, or text message at any number you have given us or that you give us in the future, even if you are charged for the call. You also agree that we can contact you using automatic dialing or with prerecorded messaging. You acknowledge that the number(s) you have given us are for phone(s) that belong to you. You can cancel this consent to get automatic dialing or prerecorded messaging calls by notifying us of your desire to do so.
 - 14. Use of the Property and Alterations: You cannot alter the Property in any manner without our prior written consent. This includes adding shelves, adding equipment or accessories or placing signs on the Property. You cannot affix the Property to real estate so that it cannot be removed without damage. You cannot allow the Property to be used for any unlawful purpose, nor for housing any animal(s). You cannot allow anyone to live in the Property. The Property must be accessible to us at all times.
 - **15. Maintenance:** We are responsible for maintaining the Property in good condition while it is in your possession. We will not be responsible for the costs or the results of any repairs or damage caused by improper use. You must notify us immediately if the Property breaks and quit using it.
 - 16. Loss of or Damage to the Property: We do not carry insurance on the Property, and you are responsible for its safety until it is returned to us. You are fully responsible for the fair market value of the Property due to its loss or destruction from all causes, including, but not limited to, theft, vandalism, malicious mischief, acts of God, or mysterious disappearance. If the Property is damaged, you agree to pay immediately for all repairs, not to exceed fair market value. You can cover some of your liability by choosing our optional LDW, above.
 - 17. Contents: We will not be liable to you or to anyone else for any loss of or damage to any contents located in the Property. If this Agreement terminates for any reason, you agree to remove all contents before returning it to us. We will not be responsible to you or to anyone else for any loss of, damage to or destruction of any contents in the Property resulting from retrieval of the Property after this Agreement terminates for any reason. We are not in the warehouse business, and we do not have custody or control of the contents of the Property. We will not be responsible for any contents that are still in the Property when we retrieve it. If the Property is not empty when we recover it, we will hold the contents at your sole risk for 15 days for you to claim them. After that contents in Property will be considered abandoned by you and become our property and it will be our responsibility to dispose of or discard them at our expense.
 - 18. Retrievals and Returns: If you do not renew this Agreement, you agree to give us permission to retrieve the Property immediately subject to your reinstatement rights. You also agree to remove all contents and leave us a clear path for access to retrieve the Property. You agree to take full responsibility for ruts, tracks, or any damage done to yard due to retrieval of Property. If we come to your house to pick up the Property and you choose to renew this Agreement instead, you agree to pay us \$100.00 plus all other amounts you owe as reimbursement for our expenses.
 - 19. Condition of Property and Warranty: You agree that you have examined the Property and have agreed to rent it "as is." You understand that we are making no representations, warranties, or promises of any kind as to the condition, quality, or suitability of the Property. If you obtain ownership of the Property we will

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without our consent. If we co	onsent, you must pay all costs of the	ncumber, or dispose of the Property. You cannot mov e move. You cannot assign your rights in this Agreem	
these acts is a breach of this	s Agreement.		
21. Entire Agreement: This A	Agreement sets forth the entire Agre	eement between you and us and may not be changed	except in writ-ing signed by both parties.
		efore you read it or if it contains any blank spa	
agreement you sign.			
Customer Signature:		Date:	
Vendor Name:			

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