POV RESALE LOT AGREEMENT FORM

Directive 1015.2, Military Morale, Wel PRINCIPLE PURPOSE : The inform collection, and administrating the resal ROUTINE USE : This form is to ident information will not be given out to an	e lot. ify authorized users to Family and Moral	Recreation Activities and Non-ap 15.10, Program for Military Mora and determining eligibility of the e, Welfare and Recreation and Lav	propriated Fund Instrumentalities; DoD le, Welfare, and Recreation; E.O. 9397 customer applying for resale lot space, fee w Enforcement Personnel. This		
Customer Name (Last, First, M	I):				
Address:	City:	State:	Zip Code:		
Service Branch:	Unit/Organization:	W	Vork Phone:		
Home Phone:	Cell Phone:	Email:			
Spouse/Alternate Point of Cont	act <u>:</u>				
Email:		Phone:			
Vehicle Description					
[] Boat [] 5 th Wheel Trailer	[] RV Motor Home [] Travel 7	Frailer [] Pop-Up Camper	[] Personal Watercraft		
[] Utility Trailer [] Enclosed	Cargo Trailer [] Car/Truck				
	.The length of the vehicle he tip of the trailer hitch tongue t				
Vehicle Manufacturer:	Model:	Year:	_Color:		
License Plate No:	License Plate State:	_ License Plate Exp. Date:			
This Rental Agreement is entered into on, is by and between the Lessee (customer) and the Directorate of Family and Morale, Welfare and Recreation, (hereinafter referred to as FMWR). 1PERMIT: Each permit is valid for 30 days from the date of issue. The permit must be displayed on the vehicle while in the resale lot at all times. Failure to do so may result in removal from the lot.					
the expiration date. Failure to re-	er is responsible to renew their pe enew before the expiration date w or fails to remit the designated fe ill be withdrawn.	vill result in a \$20.00 late fe	e. In the event the customer		
	her will be required to pay for a function of the first two months, then \$		the vehicle can be placed in		
	CE: If a POV is left in a space than the owners will be subject to C nicles.				
 5AUTHORIZED VEHICLES: Only the vehicle listed in this agreement is authorized to be stored in the lot and must meet the following requirements: Vehicles must be immediately transportable, towed, or driven on wheels. Boats must be on trailers that fit the above transport criteria. 					

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• Properly insured for damages, destruction, vandalism, and loss due to theft if required by state law. Failure to maintain personal insurance to cover these risks constitutes a 'Self-Insurer." (The military will not process any claims for incidents on vehicles in storage lots. If such incidents occur, lessee is to notify the installation police)

6. _____ACCEPTABLE LEVEL OF APPEARANCE: Customer will maintain the area around their vehicle. If the minimum acceptable level of appearance is not met, owner will be notified and must take action to rectify any/all infractions as soon as possible. If owner fails to make the correction(s) within the prescribed amount of time, then FMWR staff will make the corrections and customer will incur cost of materials and/or labor.

- No ripped/torn tarps
- No flat tires
- No trash/debris in space around vehicle
- No loose items on the ground around the vehicle
- All items should have at least one wheel chocked to prevent the item from rolling forward and/or backward

7. ____CHANGE OF CONTACT INFORMATION: It is the customer responsibility to contact the FMWR office if their contact information changes.

I certify and acknowledge that I have read, understand, and will comply with the above stated Fort Leavenworth DFMWR resale lot policies.

Customer Signature

Date / /

RELEASE AND HOLD HARMLESS AGREEMENT

1. _____This release serves as an inducement to the FMWR to allow the undersigned to use the Resale Lot. The undersigned also agrees to indemnify and hold harmless FMWR and the United States of America from all costs, claims, and liabilities of any kind stemming from this lease contract.

2. _____The owner acknowledges that the United States Army does not take custody and control of personal property in the Fort Leavenworth Resale Lot. Storage/display of property does not create bailment or duty of care under the Military Claims Act or the Federal Tort Claims Act.

3. _____The Personal Claims Act does not apply to recreational vehicles, boats, trailers, or other property stored/displayed on Family and MWR lots. The owner understands that it is their responsibility to maintain insurance to protect against risk of potential loss. The owner understands that any and all claims for loss or damage due to negligence on the part of Fort Leavenworth, Family and MWR, or its agents are covered under Risk Management Program and that all claims of loss or damage must be filed with the Staff Judge Advocate Office.

4. _____This contract contains the sole agreement between the parties hereto. The undersigned attests to the fact that they have read this agreement, the SOP, and completed the registration form and by electing to use this facility agree to comply with all provisions. It is understood by the undersigned that use of this facility is at the discretion of the Director of FMWR and the Director will exercises that discretion and use their judgment as to the best interests of the installation in fulfilling its mission at all times, and that this agreement is subjected to said judgment. I have read and understand the above statement.

Customer will Initial Paragraphs 1-4 showing they have read and agrees thereto. Items will not be accepted for storage unless Customer agrees to the RELEASE AND HOLD HARMLESS AGREEMENT."

Customer Printed Name	Date	/	
Customer Signature	Date	/	/
Employee Signature	Date	/	/
STAFF USE ONLY Insurance Provided: Yes or No: Reason			

April 2025