Incredible Tiny Homes Purchase Agreement

Contract Number:	Sales Rep Id#
between the parties. Any prior or contemporaneous as void and unenforceable as all agreed-upon conditions	e final, complete, and full understanding and agreement greements, being either verbal or in writing are considered, duties, warranties, and liabilities are contained herein. This representations, and the like are excluded and cannot bind fies and complies with the Statute of Frauds.
reading this thoroughly before signing it. If you read	edible Tiny Homes, Inc.), as the Buyer, you are responsible for through it and have questions, ask the Seller for clarification, for you, the Buyer, and is not considered an adhesion contract.
I. Parties to the contract:	
	reby entering in a sales contract with "Buyer") for the purchase of an 8' x 20' Incred-I- Box 2.0
(\$29,500.00) Tiny Home. The exact description a	nd specifications pertinent to this contract will be listed able goods, items, or other tangible objects owned by the
agreement.	A
II. Purchase Price and applicable terms:	
The agreed-upon consideration for the above-mention taxes for customers staying in TN).	ned They Home it \$29,500.00 (the price does not include
A. The Buyer agrees to provide 100% of the tot (today if signed by both parties).	al above-ment and pulse, upon the execution of this contract
A.1 Contract and Funding must be submitted to ITH the contract being voided.	no later the 5 days after the date of ilsue. Failure is subject to
unavailable on Incred-I-Box Tiny Homes). The produ	only Cash, Check, Money Order, and Wire Transfer (Financing action of your Tiny Home is received and available to the Seller g a Check or Money Order, the Buyer agrees to make it
Incredible Tiny Homes, Inc.	
850 Industrial Road	

IV. 3-Day Order Cancellation Policy:

Newport, TN37821

If the Buyer hereafter cancels this contract, the Cancellation must be received in writing and signed by the customer at the main office of Incredible Tiny Homes, Inc., at the address provided on Page One (1) of this contract. And must be within 3 days of signing. Cancellation is not considered to have occurred until the Seller receives notice of the Cancellation. This means that no verbal or electronic cancellation will be accepted, and only

written cancellation will apply. If the Cancellation is delivered on any other day than a regular business day (i.e., holidays or weekends), Cancellation will be valid as of the first following business day from the date of actual receipt of the Cancellation notification. After the standard 3-day waiting period, All Sales are final and Non-refundable.

V. Limitation of Warranties, Remedies, and Damages

Paragraph is applicable.

- A. Warranty. The warranty period is ninety (90) days and commences on the date of receipt or delivery, except that the warranty period for expendable parts such as bulbs and fuses is limited to thirty (30) days. Seller's warranty obligation is limited to providing remedial service during Seller's normal business hours, and days during the warranty period and repairing or replacing any defective material or work performed at its option. This includes defects, which have been promptly reported by Buyer and are so found by Seller upon inspection, during the warranty period. Examination and repair or replacement of such Equipment will be performed on location or at Seller's facilities, at Seller's option, with no charge to Buyer for service time expended. Equipment to be aired at Seller's facilities must be returned to Seller by Buyer within the warranty examined, replaced, r re prepaid by Buyer. If examined Equipment is found not to be defective or is period with transporta for some other reason not wit he warranty coverage, Seller's reasonable service time expended on and off the buyer. The buyer shall be responsible for all maintenance services location will be charged to and bai uipment, replacing expendable parts, making minor adjustments, consisting of lubricating and cleaning and performing operating checks, an in . da ce with procedures outlined in the Seller's maintenance literature. In regard to this paragraph, the r repair will be five hundred (500) miles maximum that Seller may elect to travel to perform services under this contract. Furthermore, Buyer agrees to allow and provide contractes, carrying its own insurance, to be elected by Seller to reasonable travel expenses or allow a third-par iny Jome. This third party shall not be considered to perform warranty, remedial, or damage services be an agent for the Seller, and the Seller will not be able for any of the third party's actions or work. The Buyer, by of the third party's work in the case this hereby, waives all rights, claims, and actions against the Seller for
- **B.** Right of resale. In the event of any breach or repudiation of or the this contract by Buyer or any failure of Buyer to comply with the provisions hereof, Seller may resell the Tiny Hame covered hereby which has not already been delivered to Buyer, together with any good reclaimed by Seller or as to which Seller may agree to accept return, at one or more public or private sales, at wholesale or otherwise, and recover from Buyer, the amount by which the price established in this contract exceeds the amounts a received, together with all incidental damages occasioned by the default of the buyer.
- **C.** Limitation of damages. In the event that the Seller resells the goods, the Buyer shall not be liable beyond the excess of the contract price over the net proceeds of resale.,
- **D.** Waiver of notice of resale. The Buyer waives notice of resale of the goods.
- **E.** Buyer's remedy if Seller breaches. This recital, if made in good faith, should help to establish that the Buyer is entitled to the remedy of arbitration in the event of the Seller's breach.

Tiny Home subject to this agreement does not comply with any of the preceding. The Buyer *agrees*that it is their duty to check and see whether the purchased Tiny Home subject to this agreement complies with their local applicable laws, regulations, or codes and then decide whether to continue to purchase the Tiny Home subject to this agreement. Revocation or repudiation of this agreement is not permissible based on the Buyer's negligence in fulfilling their due diligence in complying with this provision.

VI. Restrictions of Future Modifications

Modifications of contract. This contract cannot be modified except by writing signed by both original parties to this transaction. All other terms, obligations, and portions herein remain intact and in full force except for the modification's subsequent changes. This means that this contract governs even with a subsequent contract modification except for as changed by the modification.

VII. Reservation of Security Interest.

- A. Transfer of title for a nu-delivery contract. The title to the goods purchased under this contract shall not pass to the Buyer unto the documents of title, therefore, have been delivered to the Buyer and they have obtained possession of the goods from Incredible Tiny Homes, Inc. at the business address at the top of Page One(1).
- **B.** Transfer of title for a delivery contract the title to the goods shall not pass when identified to this contract but only when delivered to and received by the Fuyer at the Buyer's address or location provided herein.
- C. Payment. Title to the Tiny Home shall remain in Seller's Possession until payment of the purchase price \$29,500.00 by the Buyer. Where payment s made by check, title to the goods shall remain in Seller's possession until checks are finally paid.

THE FOLLOWING IS IMPORTANT AND EACH PAI AGRAPH SHOULD BE SLOWLY READ AND UNDERSTOOD IN ITS LATE ACTY

Warranty Limitation and Exclusion. Seller will have no further warranty bligation under this Agreement if the Equipment is subjected to abuse, misuse, negligence, or accident or if Buyer ails to perform his duties within this contract. Customer Initial

Disclaimer of Unstated Warranties. THE WARRANTY PRINTED ABOVE IS THE ONLY WARRANTY APPLICABLE TO THIS PURCHASE AND ALL OTHER WARRANTIES, EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. Customer Initial

LIMITATION OF LIABILITY. IT IS UNDERSTOOD AND AGREED THAT THE SELLER'S LIABILITY WHETHER IN CONTRACT, IN TORT, UNDER ANY WARRANTY, IN NEGLIGENCE, OR OTHERWISE SHALL NOT EXCEED THE RETURN OF THE AMOUNT OF THE PURCHASE PRICE PAID BY THE BUYER, AND UNDER NO CIRCUMSTANCE SHALL THE SELLER BE LIABLE FOR SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES. THE PRICE STATED FOR THE EQUIPMENT IS A CONSIDERATION IN

LIMITING SELLER'S LIABILITY, NO ACTION, REGARDLESS OF FORM, ARISING OUT OF THE TRANSACTIONS UNDER THIS AGREEMENT MAY BE BROUGHT BY THE BUYER MORE THAN ONE YEAR

AFTER THE CAUSE OF ACTION HAS OCCURRED. Customer Initial

As Listed in the Incred-I-box at the end of this contract

VIII. Definitions. For the purposes of this agreement:

A. "Goods" as used in this agreement means all things (including specially manufactured goods) which are movable at the time of identification to the contract for sale other than the money in which the price is to be paid, investment securities, and things in action. "Goods" also includes goods to be severed from realty. Within this

agreement, "Goods" included all Buyer-supplied items or any of the items being used to manufacture your Tiny Home.

IX. Mandatory Arbitration. In the event of any controversy or claim arising out of or relating to this agreement, or a breach thereof, the parties hereto shall first attempt to settle the dispute amicably among themselves. If unable to do so, both parties agree of rediate by mediation and bear their own cost. If a settlement is not reached within sixty (60) days after the levy te of a written demand for mediation, any unresolved controversy or claim shall be settled by arbitration.

Such arbitration and court proceed gs slot be held in the City of Newport, TN in accordance with the laws of the State of Tennessee, and the rules there are ained of the American Arbitration Association, as the party first referring the matter to arbitration shall elect, and the processent to the jurisdiction of Newport, Tennessee.

All claims, disputes, questions, and controve sies einafter "controversy") other than claims of breach of secrecy obligations arising out of or in connection with this Agreement, not resolved by negotiation between the parties shall be submitted to and be determined by a pane of three chitrators. Any such arbitration shall be conducted in Newport, Tennessee. Either party may initiate the artifrat by siving a written demand for arbitration to the other party by registered or certified mail, setting forth the native of the controversy, the amount involved, if any, the remedy sought, and the name of one arbitrator. The panel of three ar tors shall be appointed as follows. The party initiating the arbitration shall appoint an arbitrator and shall name him in the written demand for arbitration as aforesaid. Within twenty (20) days after receipt of said written de and. her party shall appoint a second arbitrator by written notice to the initiating party by registered or certified mal. Within thirty (30) days after the appointment of the second arbitrator, the two arbitrators so appointed shall appoint third arbitrator by written notice by registered or certified mail to the two parties. If either party shall kall to appoint an arbitrator as above provided, or if the first two arbitrators shall fail to appoint the third arbitrator as above provided, then said arbitrator, upon written application of either party, shall be appointed by the Chief Judge of the Up a states District Court for the Eastern District of Tennessee.

The arbitration shall be conducted by the panel of three arbitrators in accordance with the Commercial Arbitration Rules then in effect of the American Arbitration Association, except as such rules may be modified for the purpose of the arbitration proceeding by the action of a majority of the panel and by written notice by registered or certified mail

to each party. The decision of the arbitrators shall be by majority vote, and the award of the arbitrators shall be final and binding upon the parties and judgment thereon may be entered in any court having jurisdiction with respect thereto. Each party shall bear its own expenses in connection with the preparation and presentation of its case at the arbitration proceedings. The fees and expenses of the arbitrators and all other expenses of the arbitration (except those referred to in the preceding sentence) shall be borne equally by the parties to such arbitration.

This agreement to arbitrate and any award rendered pursuant thereto shall be enforceable under and pursuant to (i) the laws of the State of Tennessee, or (ii) Title 9 of the United States Code, as amended, if and to the extent applicable hereto. The parties hereto hereby submit to the jurisdiction of the duty constituted courts of said State for the purpose of enforcement of this agreement to arbitrate and any and all awards rendered pursuant thereto, provided

that this sentence shall not limit in any way the right of any party hereto to bring a agreement to arbitrate or any award rendered pursuant thereto in any other proper	
X. Appendix. The attached sheet to this contractual agreement is hereby inconstated purpose in the appendix is to fully notify both parties of the expectations, observational agreement. This appendix via incorporation by reference is also complete This appendix provided the specifications as well as the unique modifications, optimiliarly be titled "Appendix" and will be the only other document designated as such, titled such, signed by both parties, and attached to the contractual agreement hereton	oligations, and rights under this iant with the Statute of Frauds. ions, and add-ons. This appendix A copy of the Appendix will be
Buyer(s)Initials:/ (indicates agreement to the following	g paragraph)
XI. Completion of Tiny Heart. ITH cannot guarantee the time of completion of a completion can and will occu, and while every effort will be made to accommodal provide the customer with an exact date of completion, whether written, spoken, or agrees to hold harmless ITH, it composes and suppliers for any delays in complet Quality or Safety standards to expend to the completion of any home. ITH does agree estimated time frame at contract signing. The estomer understands that this is just completion, and it is not legally binding	te the customer, ITH cannot r otherwise implied, Customer tion. ITH will not comprise ee to provide the customer w/ an
Buyer(s)Initials:/ (indicates a greement to the following	g paragraph)
XII. Delivery of Home: Incredible Tiny Homes DOAS NOT PROVIDE delivery on the limited to, any set-up, water, sewer, or electrical corrections or materials need transportation. XIII Signature: By signing below, you have read this agreement and underights obligations, and provisions contained herein. This agreement is sons parties signing below:	ed to set up or any erstand and agree to all terms,
Cyctom on/Dyyron's Sign atyma	Data
- Customer/Buyer's Signature Rawy Jones	Date
Randy Jones - For Incredible Tiny Homes	Date

8' x 20' Incred-I-Box 2.0 Model, includes the following:

- Un-Finished Steel Panels
- Trailer (Steel)
- Metal Roof
- · Closed-Cell Spray foam insulation
- 36" Insulated Metal Door
- Gutters on the front
- 3-3' x 4' Single Hung Vinyl Windows
- 2-2' x 3' Single Hung Vinyl Windows
- 19-Gallon Water Heater
- Standard Elongat d Toilet
- 32" Shower w De ta Faucet
- 2 Kitchen Cabines White
- 30" Sink Base 24" 3Dray erB
- 6' Butcher Block Counter op
- cutting board
- 1 Kitchen Light
- 1 Bathroom Light
- 1 Switch Plug Light in the Livingroom
- 1 Exterior Porch light
- 1 Exterior Plug
- fire extinguisher
- Smoke Detector
- Vinyl Flooring
- Single Bowl Stainless Steel Sink w/ Gooseneck Faucet
- 48" x 92" Loft Above Living Room
- 34" x 92" Loft above Bathroom
- Interior Plugs o1Bathroomo2Kitchen, 4 Living Room ANSI/NFPA Certification

ITH Incredible Tiny Homes, Inc., 850 Industrial Rd., Newport, TN 37821 Custom Build Estimate

INCREDIBLE TINY HOMES 850 Industrial Road Newport, TN 37821		
Customer Name		
Customer Phone / Email		
Contract #		Will be assigned after contract received by ITH
Sales Rep ID #		
	Special Discount: Enter your Sales Rep Id # Above and RECEIVE A \$500.00 Discount	(\$500.00)
What State will the Tiny Home be delivered to or reside in	4n	
Model	Standard Incred-I-Box 2.0 8' x 20'	\$30,000.00
	AMENIUS	
Un-Finished Steel Panels	19-Gallon Water Meater	
Trailer (Steel)	Standard Elongated Toilst	
Metal Roof	36" Shower w/ Delta Faucet	
Closed-Cell Spray Foam Insulation	2 Kitchen Cabinets White:	
36" Insulated Metal Door	30" Sink Base	
Gutters on the Front	24" 3 Drawer Base	
3- 3' x 4' Single Hung Vinyl Windows	Smoke Detector	
2-2' x 3' Single Hung Vinyl Windows	Vinyl Flooring	
6' Butcher Block Countertop	Single Bowl Stainless Steel Sink w/ Gooseneck Faucet w/cutting board	
	48" x 92" Storage Loft Above Bathroom	
1 Kitchen Light	Interior Plugs	
1 Bathroom Light	1 Bathroom	

ITH Incredible Tiny Homes, Inc., 850 Industrial Rd., Newport, TN 37821 Custom Build Estimate

1 Switch Plug Light in the Living Room	2 Kitchen	
1 Exterior Porch Light	4 Living Room	
1 Exterior Plug	Fire Extinguisher	
	ANSI/NFPA Certifications	
NO Customer supplied Ite	ms, options or other materials will be accepted at IT	ΓH, these items should be
	installed after the delivery of your Tiny Home	
	DELIVERY: Incredible Tiny Homes DOES NOT	
	PROVIDE delivery of any home, this includes but	
	is not limited to any set-up, any water, sewer or	
	electrical connections the materials needed to	
	setup or any transportation.	
	Sub Total	\$29,500.00
	V Sales & Excise Tax (Only for homes delivered	
	or residing in the state of TN)	
	Estimate Total	\$29,500.00
	Balance due at time contract is signed	\$29,500.00

Disclaimer: Estimates are valid for no more and 19 Drys, and are subject to change without notice. Any special offers and / or special pricing is only for the period offered and will expire without notice. Changes made during the design process may result in additional costs, and will be collected at that time, prior to any build or material order. It cannot guarantee the availability of materials, supplies or other items used in the construction of a Tiny Home and reserves the right to substituent as necessary with a like product.