

Laurel Nest Yurts Purchase Agreement**Please read carefully. Page 2 of 2**

Laurel Nest Yurts (hereafter referred to as LNY) makes every effort to make your yurt using proven materials and techniques to create a safe, functional and elegant space. All yurts are inspected to insure they meet specifications and industry standards. Variations in color or form are to be expected from natural products such as wood and cotton canvas with natural dyes.

Limited Warranties:

LNY warrants the goods we sell to be free from material or workmanship defects that will affect the product's ability to serve its function (as determined by LNY). LNY shall only be liable for replacement or repair of the defective goods. LNY is not liable for damage as a result of neglect or improper use. The warranty shall apply only if written notice of a defect is given within 3 months of the date the goods are received. If a full refund is to be considered, the customer must submit a written request with an explanation for the request within 60 days of the date received. LNY does not currently provide or have structural certification or engineering specifications and therefore is not liable for any damage resulting from structural failure or natural causes (fire, wind, ice, snow, etc.).

If fabric is being supplied by the buyer, LNY is not responsible for damage or material defects, and is liable only for workmanship and making the product to specification. Unless specifically stated to the contrary, fabric is not waterproof or flame resistant. LNY is not responsible for damage to material as a result of improper care of yurts.

For goods classified as seconds or do it yourself (DIY), LNY makes no warranty and is not liable for defects in these products. LNY is also not liable for damage or injury resulting from customer supplied parts. For kits that contain any (DIY) options, LNY is not responsible for incorrect fit or structural integrity issues on (DIY) projects or kits.

Price and Terms:

All prices are subject to change until this agreement is signed by the customer. A service charge in the amount of 2% of unpaid balance per month may be charged for past due invoices. Prices may change suddenly due to sudden material cost increases.

Sales tax is not included in the price of the yurt, but is added when it applies. Will call orders, picked up at the warehouse in Asheville, NC will be subject to sales tax.

Change orders may incur a fee for administrative costs when applicable.

Shipping, Delivery and Returns:

The customer is responsible for designating shipment method and choice of carrier. If no preference is made on the purchase agreement, LNY will choose one, and shall not be liable for differences in time or cost. LNY will use its best judgment in packaging, shipping and routing unless the Buyer gives specific instructions with the order. All goods will be sent freight collect. Expressed warranties are only valid to the extent of the cost of shipping and or return shipping and LNY is not liable for delays or shipping losses. In the event of shortage or damage incurred in route, the buyer must make its complaint to the shipping agency and file a claim against such agency. It is the responsibility of the purchaser to inspect and accept or deny the bill of lading at the time of delivery. The buyer is responsible for all shipping costs.

Authorization must be obtained from LNY prior to return of any goods for repair, replacement or credit. Prior to return, LNY has the right to inspect any goods claimed to be defective or non-conforming.

Limited liability

All yurts manufactured by LNY meet federal and NC safety standards. It is the responsibility of the customer to familiarize and meet local and state codes concerning the placement and setup of their yurt. LNY is not responsible for damage of any kind resulting from wrongful setup or code violations.

Signature of customer _____