



ALPINE CAMPERS ORDER FORM

ABN 36 642 899 401

SHOWROOM 1/76 Lear Jet Drive Caboolture

Phone: 1300 367 181

SALESPERSON:

NAME:

PHONE:

ADDRESS:

EMAIL:

MAKE:

MODEL:

PRICE:

ORDER NO.

DATE:

EST. DELIVERY DATE:

CUSTOMER NO:

POSTCODE:

LICENCE NO:

OPTIONAL EXTRAS

Electric Roof Lift 13ft

Electric Roof Lift 15ft

Air Bag Suspension

Air Conditioning Roof

Air Conditioning U/bed

RedArc Redvision

2000W Inverter Enerdrive

2600W Inverter Enerdrive

Annex Walls

95 Litre Fridge/Freezer External

Lithium Batteries 200AH

Diesel Heater

Gas Heater

Reverse Camera and In Car Kit

Majestic TV & Wineguard Antenna

Supapeg Awning 270 deg

Extra Draw in BBQ Box

Rubber Mat (stoneguard)

Composting Toilet

Extra USB/12V Socket

External Ensuite Light Installed

External Ensuite (kickarse)

Stedi Work Light Front

Stedi Work Light Rear

2nd Sirocco Fan

Jerry Can on spare wheel (x2)

Dual Wheel carrier inc tyre

Dual Wheel carrier one tyre

Upgraded Tyres (each)

Wheel Bearing Kit (each)

Overhead Cupboards (standard)

D035 Coupling Lock

Roller Blind

Offside Sail Track

Privacy End Wall 2.5m

Privacy Long Wall 4.3m long

New Style Cupboard latches

Internal Fridge Vitrigrigo

Fiama Bike Rack

Thule Bike Rack

Anti Flap Kit w/curved roof rafter

Fiama Roof Vent Installed

Other (1)

Other (2)

Other (3)

Other (4)

Other (5)

Other (6)

COMMENTS

ACCESSORY PRICE

TOTAL PRICE:

REGISTRATION:

TOW AWAY:

DEPOSIT:

BALANCE:

EFTPOS

DIRECT DEPOSIT

SUBJECT TO FINANCE

PAYMENT SCHEDULE (from date of signed order)

25% of sale price (at 6 weeks)

25% (at 12 weeks)

Balance of delivery:

SIGNATURE:

DATE:

BANK DETAILS

ALPINE CAMPERS PTY LTD

BSB: 014655

ACC: 640864405

PLEASE USE YOUR SURNAME AS REFERENCE

I have read and agree to the Alpine Campers Terms and Conditions of sale stated below.

Issue: 1

Revision: 0

TERMS AND CONDITIONS OF SALE

DEFINITIONS

1. **"ACL"** means the Australian Consumer Law Schedule 2 of the Competition and Consumer Act 2010.
2. **"BUYER"** means the person, jointly and several if more than one, buying a product from Supplier.
3. **"CAMPER"** product of contract.
4. **"CONSUMER"** defined by ACL.
5. **"ORDER"** means contract of sale.
6. **"SUPPLIER"** means retailer of the product(s).
7. **"TERMS"** means these terms and conditions of sale.

2. BASIS OF AGREEMENT AND ORDERS

2.1 The terms apply exclusively to the order.

2.2 The order is accepted by the Supplier when it signs the order. The Supplier in its discretion may refuse any offer.

2.3 The Buyer acknowledges that they have made their own informed decision, and that the Supplier accepts no responsibility for any decision made regarding the Camper or its use.

3. PRICING AND PAYMENT

3.1 Prices quoted include GST.

3.2 Where the Supplier is able to demonstrate to the Buyer that there has been a substantial change in the production cost, the Supplier may in consultation with the agreement of the Buyer, vary the price.

3.3 Unless otherwise specified by the Supplier payment for the Camper must be made as per payment schedule.

3.4 Payment isn't received until clear funds are receipted.

3.5 If significant changes in the initial Order are made by the Buyer during the build process, payment terms can be adjusted by the Supplier in consultation with and agreement from the Buyer.

3.6 Payment times are of the essence.

3.7 If subject to finance terms are 14 days for approval unless special conditions apply.

4. PAYMENT DEFAULT

4.1 If the buyer defaults by due date on any amounts owed to the Supplier, the Supplier may, without prejudice to any of its other accrued or contingent rights:

A) charge the Buyer interest on any sum due at the prevailing RBA cash rate of interest for the period from the due date until the date of payment in full.

B) charge the Buyer for, and the Buyer must indemnify the Supplier from, all costs and expenses (plus legal costs) incurred by the Supplier resulting from the default.

C) cease or suspend supply of the Camper.

D) by written notice to the Buyer, terminate the Order. If the Order is so terminated, the Supplier may retain reasonable costs including administration costs and commissions, already incurred in the manufacture of the Camper which the Supplier is not able to recoup in the subsequent sale of the Camper.

5. CHANGES TO ORDERS AND SPECIFICATIONS

5.1 If the Buyer requests changes or variations to the Order (i.e. customisation or specification changes to the Camper) the Supplier may in its discretion;

- A) reject the request.
- B) adjust the price accordingly.
- C) after plan alterations charge \$250 for new plans.

5.2 The Supplier may change 3 components used of supplied at any time required without liability, provided that specifications are equivalent to the original items in the cost and performance, composition and quality and subject to agreement by the Buyer.

5.3 The Buyer acknowledges that customisation can adjust weights and performance of the Camper. Any weights given are approximates only. The Supplier are not held liable for variations of approximate weight representation.

6. DELIVERY

6.1 Any specified date by the Supplier is an estimate only. The Supplier are not responsible for arrangements made by the Buyer nor liable if manufacture is delayed.

6.2 Unless otherwise agreed in writing;

- A) the buyer is to arrange collection from the Supplier.
- B) delivery of the Camper begins at commencement of handover.
- C) the buyer is responsible for all cost associated not limited to freight, insurance or other charges upon handover.
- D) on and from point of delivery and collection of the order item, the Buyer assumes all risk and liability for loss, damage or injury to persons or to property of the Buyer, or third parties, arising out of the use or possession of the Camper, unless recoverable from the Supplier on a failure of a stator guarantee under the ACL.

6.3 The Buyer must arrange payment prior to collection via transfer and collection of Camper within 3 days of arrival (space pending). If the Buyer does not collect as outlined, the Buyer is deemed to have taken delivery.

7. LIABILITY

7.1 Except as this order specifically states, or as contained in any express warranty provided in relation to the Camper, this order does not include by implication any other term, condition or warranty in respect of the quality, merchantability, acceptability, fitness for purpose, condition, description, assembly, manufacture, design or performance of the Camper, or any contractual remedy for their failure.

7.2 The Supplier is not liable for any indirect or consequential losses or expenses suffered by the Buyer or any third party, except to the extent of the liability imposed under the ACL.

7.3 Nothing in this Order excludes or displaces any applicable State or Federal legislation.

8. CANCELLATION

8.1 If the Supplier is unable to deliver, the Supplier may cancel the Order by written notice to the Buyer at which time all monies paid will be refunded to the Buyer.

8.2 No purported cancellation or suspension of the Order or any part of it by the Buyer is binding on the Supplier once the Order has been accepted. If in the event the Supplier accepts the cancellation, the Supplier may retain reasonable costs including administration costs and commissions, already incurred in the manufacture of the Camper which the Supplier is not able to recoup in the subsequent sale of the Camper.

9. MISCELLANEOUS

9.1 The law of QLD from time to time governs this contract.

9.2 Any special conditions specified on the Contract form part thereof and prevail to the extent of any inconsistency.

9.3 All brands under the Supplier banner are only to be used productively and reasonably on advertising mediums and social media not limited to Facebook.