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When rent or othered if possible, depending on the type of access code sy and charges have been brought up to date to remove all property stored at this self-service storage face erty, and for expenses incurred during its pressifial be in default of this agreement after one (1) day of payment or other incurred service charge is a conticustry of the content of any lien on any stored personal property on the accusate known address," means that address provided by the payment or other incurred service acts, omissions or negligence of Owner, Owner's and faction, claim, counterclaim or cross complaint in any interest counters of action, claim, counterclaim or cross complaint in any interest of a counter of action, claim, counterclaim or cross complaint in any interest of a counter of action, claim, counterclaim or cross complaint in any interest of a counter of action, claim, counterclaim or cross complaint in any interest of a counter of action, claim, counterclaim or cross complaint in any interest of action, claim, counterclaim or cross complaint in any interest of action, claim, counterclaim or cross complaint	set Schedule, to secure Occupant's faithful performate of the period of time during which the deposit is operty from the premises in a timely fashion at the end conditions of this agreement including removing unit. At Owner's sole option, amounts may be withhere due and unpaid under this agreement, at the time fundable administrative fee in addition to rent and part is send out monthly statements or reminders of rental ix, automatic check withdrawal (ACH) or credit or conditions of the service (5) days or more after the date it was due and/or fails to leave premises in good order with one) due without prior notice as additional rent. In additional rent and/or fails to leave premises in good order with one) due without prior notice as additional rent. In additional rent and/or fails to leave premises may include, but are charge is due and unpaid, the Owner may or order or cashiers check.  If the premises. Such measures may include, but are charges are remain unpaid for five (5) consecutive of stem used, Occupant's gate access code will be invoverlock.  If the premises in the latest access code will be invoverlock.  If the premises in the latest due, the Owner may of failure to perform terms or conditions of this agrunous thirty (30) days past due, the Owner may of the premature to perform terms or conditions of this agrunous thirty (30) days past due, the Owner may of the premature to perform terms or conditions of this agrunous thirty (30) days past due, the Owner may of the premature to perform terms or conditions of this agreement or the address provents or employees.  If a condition of the premature of the premature of death as a result of Occupant's use of the premature of death as a result of Occupant's use of the premature of bodily injury or property damage or enforcer all personal property stored within the self-services or demployees.  If a cation brought by either Owner against Occupant of claim of bodily injury or property damage or enforcer all personal property stored within the self-services or de

Owner Owner's Agent

- NON LIABILITY OF OWNER FOR DAMAGES; INSURANCE OBLIGATION OF OCCUPANT: This agreement is made on the express condition that Owner is to be free from all liability and claim for damages by reason of injury or damages of any kind to any person, including Occupant, or personal property of any kind whatsoever and to whomever belonging, including Occupant, from any cause or causes whatsoever while in, upon, or in any way connected with the self-service storage facility during the term of this agreement or any extension hereof, and Occupant hereby agrees to hold Owner harmless from any liability, loss, cost (including, without limitation, attorneys fees) or obligation on account or arising out of any injuries or losses however occurring. Occupant agrees Owner's liabilities for damage occasioned by it or Owner's agents shall be limited to the sum of \$100.00. Occupant, at Occupant's expense agrees to maintain or secure fire, extended coverage endorsement, burglary, vandalism, malicious mischief and comprehensive liability insurance covering the actual cash/full insurance value of personal property stored within the self-service storage facility. Occupant expressly agrees that the carrier of such insurance shall not be subrogated to any claim of Occupant against Owner or Owner's agents. Occupant has the right to be self-insured, but assumes full risk for damage to or loss of stored personal property. Customer storage insurance is available for optional purchase. A customer storage insurance brochure is available from Owner or Owner's agents. Insurance carried by the Owner shall be for the sole benefit of the Owner. The Occupant shall make no claim whatsoever against Owner's insurance. Therefore, Occupant secures his own insurance to protect himself and his personal property against all perils of any nature whatsoever. Owner shall not be liable to any extent whatsoever to Occupant or Occupant's invitees, family, employees or agents for any personal injury or personal property damage or loss from theft, burglary, vandalism, civil disturbances, fire, smoke, water damage, mysterious disappearance, mold, mildew, rodents, hurricanes, high winds, dust, rain, flooding, rising water, tornadoes, explosions, earthquakes, acts of God or any cause whatsoever.
- VALUE LIMIT: Occupant agrees not to store personal property with a total value in excess of \$5,000.00 without prior written consent of Owner, which consent may be withheld in Owner's sole discretion and, if such written consent is not obtained, the total value of Occupant's personal property shall be deemed not to exceed \$5,000.00. Nothing herein shall constitute any agreement or admission by the Owner that Occupant's stored personal property has any value. Occupant further agrees the maximum liability of Owner to Occupant for any claim or suit by Occupant, including but not limited to any suit that alleges wrongful or improper foreclosure or sale of the contents of a storage space, is \$5,000.00. Nothing in this section shall be deemed to create any liability on the part of Occupant for any loss or damage to Occupant's personal property, regardless of cause.
- EMOTIONAL LOSS: Occupant agrees not to store collectibles, heirlooms, jewelry, art or any irreplaceable personal property having special or sentimental value to Occupant. Owner shall not be liable for any loss occasioned by or resulting from emotional distress or emotional or sentimental attachment to Occupant's stored property nor shall anything alter the release of Owner's liability set forth herein.

  HAZARDOUS MATERIALS PROHIBITED/COMPLIANCE WITH LAW: Occupant shall not cause or permit any hazardous substance or any highly corrosive, toxic, or pollutant type materials to be stored, used, generated, or disposed of within the self-service storage facility by Occupant, Occupant's agents, employees, invitee or guests. If hazardous substances are stored, used, generated, or disposed of within the self-service storage facility, or if the premises become contaminated in any manner for which the Occupant is legally liable, Occupant shall indemnify and hold harmless the Owner and Owner's agents from any and all claims, damages, fines, judgments, penalties, costs, liabilities, or losses, and any and all sums paid for settlement of claims, nathers the Owner and Owner's agents from any and all claims, damages, innest, judgments, penalties, costs, liabilities, or losses, and any and all sums paid for settlement or claims, damages, innest, judgments, penalties, costs, liabilities, or losses, and any and all sums paid for settlement or claims, attorney's fees, consultant and expert fees, arising during or after the term of this agreement and arising as a result of that contamination by any Occupant. Without limitation of the foregoing, if Occupant causes or permits the presence of any hazardous substance results in contamination, Occupant shall promptly, at its sole expense, take any and all necessary actions to return the self-service storage facility to the condition existing prior to the presence of such hazardous substance. Occupant shall not store any personal property which shall be in violation of any order or requirement imposed by any Board of Health, Sanitary Department, Police Department or other government or governmental agency or in violation of any other legal requirements, or do any act or cause to be done any act which creates or may create a nuisance and/or hazard. The storage of welding, flammable, explosive or other imposed by any Board of Health, Sanitary Department, Police Department or other government or governmental agency or in violation of any other legal requirements, or do any act or cause to be done any act which creates or may create a nuisance and/or hazard. The storage of welding, flammable, explosive or other imposed by the properties of the probability of the probabili
- inherently dangerous material is prohibited.

  LOCKING DEVICE: At all times during the occupancy, the Occupant will provide, at Occupant's own expense, a locking device for the premises that Occupant, in Occupant's sole discretion, deems sufficient to secure the stored personal property. Although there may be a place on the door of the premises for a second locking device, Occupant is only permitted to use a single locking device. If the space is found unlocked Owner may, but is not obligated to, take whatever measures Owner deems reasonable to re-secure the space, with or without notice to Occupant. The fact that Owner has taken measures to re-secure access to Occupant's space does not constitute Bailment in any manner and shall not alter the limitations on Owner's liability set forth in this agreement, nor shall such measures be deemed a conversion of Occupant's stored property. Occupant is solely responsible for any other person gaining access to the space. Occupant shall be subject to a \$10 fine per month for each unit that has been improperly locked and therefore prevents the owner from being able to put an overlock on if necessary.

  INDEMNIFICATION AND HOLD HARMLESS: To the fullest extent permitted by law, Occupant agrees to indemnify, defend and hold harmless the Owner and Owner's agents from and against any and all claims, demands, actions or causes of action that are hereinafter brought by others arising from Occupant's use of the premises, including claims for Owner's active negligence and from any and all claims.
- for damaged or lost personal property or personal injury and costs including attorneys' fees arising from or in any way pertaining to Occupant's rental and use of premises pursuant to this agreement or from any activity, work or thing done, permitted or suffered by Occupant while within the self-service storage facility. This indemnity shall be effective regardless of whether the claim or loss is caused in some part by a party to be indemnified. This indemnity obligation specifically extends to any action brought in connection with any hazardous materials brought onto the premises or stored in Occupant's storage space by any person or governmental agency.
- USE AND ALTERATIONS: Occupant shall not make or allow any alterations to the premises without permission from Owner. Improvements shall remain the property of Owner unless agreed upon otherwise in writing. The premises shall be used for approved storage purposes only, including, but not limited to the storage of Occupant's goods, wares, merchandise, furniture and household items. The Occupant will not use the premises as a residence or office. Owner in his sole discretion shall have the right to establish or change hours of operation or to promulgate rules and amendments, or additional rules and regulations for the safety, care, and cleanliness of the premises, or the preservation of good order on the facility. Occupant agrees to follow all of Owners' rules and regulations now in effect, or that may be put into effect from time to time.
- WARRANTY OF OWNERSHIP: Occupant warrants all goods and personal property to be placed by Occupant in the Occupant's premises shall be wholly owned by Occupant and shall be subject to the terms of this agreement, including but not limited to lien and sale rights of Owner. If Owner shall exercise Owner's lien and sale rights under the terms of this agreement, Occupant shall hold Owner
- harmless and indemnify Owner if property is sold which belongs to a party other than Occupant.

  ACCESS CONTROL MEASURES: This facility may now or in the future use various access control measures, including but not limited to automatic gate and cameras (real or not), designed to deter unauthorized access to the facility. However, Occupant acknowledges these access control measures are solely for the benefit of Owner and Owner's property and not for security of Occupant's 23. unit or belongings. These access measures may fail or be circumvented. Owner does not warranty or guarantee the effectiveness of measures undertaken to prohibit unauthorized access. WASTE, QUIT CONDUCT, MAINTENANCE: Occupant shall not disturb, annoy, endanger, or inconvenience Owner or commit, or allow to be committed, any waste upon the premises or in any building or
- property adjacent to the premises. In the event Occupant causes damages or commits waste upon the storage facility grounds, Occupant shall, upon notice of Owner cure the damage or waste to the satisfaction of the Owner. If Occupant does not make immediate efforts to cure such damage or waste Owner may cure the damage or waste and provide a bill showing the amount owed for immediate
  - satisfaction of the Owner. In Occupant does not make immediate entox to cure such adhage of waste owner may care the damage of waste and provide a bill showing the annotation when the mineral payment as additional rent owed by Occupant. Occupant shall not use premises for any business use or purpose in any manner deemed by Owner to be disreputable or hazardous. Occupant shall keep the interior & exterior of premises in good clean condition as necessitated or occasioned by the act or neglect of Occupant or any agent of Occupant or other person for whose acts Occupant is responsible.

    OWNER'S RIGHT OF ENTRY: Occupant grants Owner, Owner's agents or representatives of any authorized governmental authority the right to remove Occupant's locking device by cutting or any other means and to enter the premises without prior notice to Occupant to take action as necessary or appropriate to protect the self-service storage facility, to comply with applicable law, to enforce the Owner's rights or for the purposes of inspection whenever Owner believes that any hazardous condition or nuisance has been created or is occurring in the premises, or for repairs to the interior. or door, or inspections by governmental authorities or for any reason Owner deems necessary. In the event any materials are discovered which are hazardous, or constitute a nuisance, Owner may immediately arrange for their removal and disposal at Occupant's expense. Owner shall give notice of any such entrance immediately thereafter to Occupant by certified mail. If Owner or any authorized immediately arrange for their removal and disposal at Occupant's expense. Owner or any stutionized governmental agency removes Occupant's locking device, the Owner may elect to secure the Occupant's personal property with Owner's overlock until the Occupant can provide a new locking device to secure the premises. The Owner or any authorized governmental agency shall not be held liable for the replacement of any locking device that is damaged by forced entry or for damage or mysterious disappearance of stored items. When the Occupant's locking device is removed by Owner or any authorized governmental agency, and Owner's overlock remains on the premises, said action does not constitute Bailment in any manner and shall not alter the limitations on Owner's liability set forth in this agreement. This action by Owner is a temporary measure until Occupant can provide a new locking device to secure the stored personal property. Owner's possession of Occupant's key for any reason or any amount of time also does not constitute Bailment in any manner and shall not alter the limitations on Owner's liability set forth in this agreement.
- ABANDOMMENT OF OCCUPANT'S PERSONAL PROPERTY: Occupant agrees that any personal property that remains within the self service storage facility after the Occupant has terminated tenancy and vacated or if the Owner deems the premises as vacated, shall be considered abandoned and that the same has no monetary value, and such personal property may be retained by Owner as its property or disposed of in such manner as Owner may see fit. If such personal property or any part thereof shall be sold, Owner may receive and retain the proceeds of such sale and apply the same, at its option, against the expense of the sale, the cost of moving and storage, and any arrears of rent or additional rent payable hereunder and any damages to which Owner may be entitled. Occupant has be liable for paying all costs incurred by Owner in disposing of such property.
- NO WARRANTIES: Occupant agrees that he is not relying, and will not rely, upon any oral representation made by Owner, or by any of Owner's agents purporting to modify or add to this agreement in any way whatsoever. Owner hereby disclaims any implied or express warranties, guarantees or representations of the nature, condition, safety, security, or other special suitability of the premises and Occupant hereby acknowledges, as provided in article 14 on the reverse side, Occupant has made his own determination of such matters solely from inspection of the premises and hereby acknowledges and agrees that Owner does not represent or guarantee the safety or security of the self service storage facility and premises or any personal property stored therein. This agreement contains the entire agreement of the parties with respect to the subject matter hereof, supersedes all prior agreements or understandings with respect thereto and no oral agreements shall be of any effect whatsoever. No representative of Owner is authorized to make any representations or warranties except as expressly set forth herein. Occupant agrees that this agreement may be modified only in writing, signed by both parties, in order for such modification to have any effect whatsoever.
- ACCEPTANCE OF PAYMENT OF PARTIAL RENT: Owner has the right to reject or accept any partial payment of rent. Owner may accept a partial rent payment, while the Occupant is in default, however, the Occupant's status will remain in default from date of the payment in full was due, and any such payment on account will not constitute a waiver of Owner's rights to proceed with foreclosure and sale of stored personal property as provided by Law. Owner reserves the right to require past due payment be made in cash, cashier's check, or money order.

  SUBLEASING AND ASSIGNMENT: Occupant shall not assign all or any portion of this rental agreement. Occupant shall not sublet the unit. Any assignment or sublease affecting the unit made by the Occupant shall be invalid and Owner shall have the option to terminate this rental agreement.
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- SPACE SIZE: Occupant understands advertised space sizes are approximate and for comparison purposes only. The space rented by Occupant may be smaller or larger than advertised. The rent is not based on square foot measurements and there shall be no abatement or reduction in the amount of rent if the space is smaller or larger than declared. 30.
- COVENANT OR CONDITION WAIVER/VALIDITY: The failure of either party to this agreement to insist on the performance of any of its terms, covenants or conditions or the waiver by either party of any breach of any of the terms, covenants or conditions of this rental agreement, including but not limited to Owners' discretionary waiver of late fees or delay in overlock timelines, shall not be construed as thereafter waiving any subsequent breach of the same terms, covenants or conditions, but they shall continue and remain in full force and effect as if no such forbearance or waiver had occurred. Any subsequent acceptance of performance shall not be deemed to be a waiver of any preceding breach of any terms, covenants or conditions of this rental agreement, other than the failure to perform the particular duties subsequently accepted, regardless of knowledge of such preceding the case of the performance. If any other performance is the performance of the performance is the performance of the performance of the performance is the performance. The parties agree that such approach by any court or competent injection for any vicious transport that performance that purple the performance and 31. held to be unenforceable, invalid, void or illegal, by any court or competent jurisdiction for any reason, in any circumstance, the parties agree that such part shall be enforceable in other circumstances, and that the validity, legality and enforceability of the remaining provisions of the portions hereof will nevertheless be valid and enforceable in all circumstances and shall not be affected or impaired thereby.
- BANKRUPTCY AND LEGAL PROCEEDINGS: If Occupant files a voluntary petition for bankruptcy or if Occupant becomes subject to any other type of legal action or proceeding where the right to occupy premises is an issue, Occupant agrees to notify Owner in writing within three (3) days via certified mail return receipt requested to the address shown on reverse side of this agreement. Owner shall have
- premises is an issue, Occupant agrees to notify Owner in writing within triee (s) days via definited mail return receipt requested to the address shown on reverse side of this agreement. Owner shall have the right to recourse against the Occupant to the fullest extent allowed by law. The filling of bankruptcy does not automatically void this agreement.

  ATTORNEY'S FEES/COLLECTION COSTS: If any action be instituted, or other proceedings taken to enforce any covenant herein contained or to recover any rent due or to recover possession of the stored personal property for any default or breach of this agreement by Occupant, Occupant shall pay Owner's attorneys' fees, costs and expenses, collection fees and any other associated expenses.

  SUCCESSORS: All the provisions of this agreement shall apply to and be binding upon all successors in interest, assigns, heirs, executors, and representatives of the Occupant and the Owner.

  NUMBER, GENDER, CAPTIONS: Wherever the context of this agreement appears to require it, the singular number shall include the plural, and vice versa, and the masculine gender shall include the 33
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- feminine and/or neuter genders and vice versa. Paragraph headings herein are for convenience only and do not define, limit or construe contents of such paragraphs.

  CONSTRUCTION: This agreement has been read and negotiated by Occupant and Occupant agrees this agreement shall not be construed for or against either Owner or Occupant.
- NOTICES: Occupant agrees to give prompt written notice to Owner of any change in Occupant's address and any change in the liens and secured interests on Occupant's stored personal property. Said written notice to the Owner shall be a) personally delivered to Owner or Owner's representative b) mailed by certified mail, return receipt requested, with postage prepaid to the Owner to the mailing address on the reverse side, or c) by mailing the notice first class mail to the mailing address on the reverse side. If notification option "c" is chosen, then it is Occupant's duty to confirm receipt of notice with the Owner, and verify that all applicable records have been updated. All notices required by this rental agreement, may be sent to occupant at any of the addresses given by Occupant herein, by first class mail, postage pre-paid, and shall be deemed given when deposited in the U.S. mail. Occupant agrees that any such notice is conclusively presumed to have been received by occupant five days after mailing, unless returned to Owner by the Postal Service.
- CONSENT TO COMMUNICATE: Occupant authorizes and invites Owner and Owner's agents to communicate with Occupant by telephone, letter, e-mail or facsimile, from the date of this rental agreement and thereafter until Occupant requests Owner or Owner's agents to no longer communicate with him/her. Occupant agrees that all conversations with owner may be recorded and used as necessary