RENTAL AGREEMENT

LESSOR: The Storage Place, LLC

Site Address: 6392 Cross Road

Winneconne, WI 54986

Phone: 414-708-1995

Notice and Payment Address:

The Storage Place, LLC

P.O. Box 278

Winneconne, WI 54986

LESSEE:			
Name:	Phone:	Email:	
Address:			
City:	State:	Zip:	_
Driver's License:			
Building: Rental Unit	Number:	(the "Unit")	
Security Deposit:	Monthly R	ental Rate:	
Amount Received Upon Execution:		(Security Deposit)	(Rent)
RENTAL OF SPACE: Pursuant to this R subject to all the terms and conditions of this Agree		e "Agreement"), Lessor hereby leases to L	essee the Unit set forth above,
2. PERIOD OF OCCUPANCY: This Agree unless sooner terminated in accordance with the			

3. PAYMENT OF RENT: Rent is due monthly, at the rate of rent set forth above (the "Rent"). Lessee shall **not** receive a monthly bill for Rent. It is Lessee's responsibility to pay Rent promptly each month, without notice or demand. No Rent refunds will be provided. Lessor may increase the Rent by notifying Lessee in writing of the increase at least thirty (30) days prior to the first day of the month for which increased Rent is due. All rental payments shall be made to Lessor at the Notice Address set forth above, or at such other address as may be hereinafter designated by Lessor in writing to Lessee, in lawful money of the United States of America. Lessee agrees to pay a late charge in the amount of the greater of \$20 or 20% of the monthly Rent, for Rent received after the 5th day of the month for which it is due. In addition, Lessor shall raise Rent due going forward by \$5 per month if Rent is received after the 5th day of the month for which it is due, and will provide notice of same to Lessor as provided herein. Lessor may accept cash, money order, debit, Visa, Mastercard, properly drawn checks, or other mode of payment as explicitly specified and permitted by Lessor for payment of Rent. Lessee may be charged a convenience fee for credit card payments, in addition to Rent. If a check is returned uncollected, payments represented by it shall be considered delinquent on the date originally due and shall be subject to a \$30 returned check charge.

terminate the Agreement with written notice delivered at least thirty (30) days prior to the end of the then-current Term. Lessor may also

terminate this Agreement with a thirty (30) day notice for Lessee's violation of any terms of this Agreement.

- 4. SECURITY DEPOSIT: The security deposit, in the amount specified above (the "Security Deposit"), shall be held by Lessor, without interest, and shell be refunded to Lessee within two weeks after vacating the Unit. Any unpaid Rent or other charges due hereunder, cleaning fees, costs of repair or other reasonable charges shall be deducted from the Security Deposit. In the event that the Security Deposit is insufficient to cover such damages incurred by Lessor, Lessee shall be liable for any excess. The Security Deposit shall be mailed to Lessee at the address provided above, or at such other address as Lessee may properly designate in writing to the Lessor pursuant to the notice provision of this Agreement. In order to receive the full Security Deposit refund, Lessee must leave the Unit empty and broom-clean on the last day of the month, and remove the padlock. If the Unit is not empty and clean, a minimum \$50 cleaning fee will be deducted from the Security Deposit.
- 5. USE OF STORAGE SPACE: Lessee shall use the Unit for storage purposes only and will not store live animals or perishable goods inside the premises. Lessee acknowledges that the Unit is not be used as a dwelling, place of business, or for any purposes other than storage of personal property. The Lessee may not store anything outside of the secure storage facility provided. Illegal activities and items are prohibited on the premises at all times.

Lessee shall not use the Unit to store any flammable, combustible, explosive, corrosive, chemical, odorous, perishable, noxious, or other inherently dangerous materials. Lessee shall not use the storage space for residential purposes. Lessee shall not use the Unit for active storage, i.e., manufacture, fabrication or maintenance. Lessee warrants that all items placed by Lessee in the Unit shall be Lessee's own property or property which Lessee is legally entitled to possess.

Lessee must keep Lessee's Unit locked and provide his/her own lock and key. Lessee agrees to secure the Unit with a lock immediately upon commencement of this Agreement and maintain the lock at all times. Should Lessor discover the Unit unlocked, the Unit shall be deemed abandoned and this Agreement shall terminate. Lessee may place only one lock on the Unit and hereby authorizes Lessor to remove any additional locks on the storage space. In addition, Lessor has the right to cut and remove the lock in the event of non-payment of Rent or for any other breach of this Agreement.

Lessee shall not place any property or material outside the Unit, unless a separate rental agreement has been executed by Lessor and Lessee authorizing such outdoor storage. Any property or material found outside the Unit shall be conclusively presumed to be abandoned and may be disposed of by Lessor.

Lessee shall not make any alterations, install any fixtures, paint, mark, cut, drill or drive nails or screws into, or in any way deface or alter any part of the Lessor's premises, nor shall Lessee place any signs on such premises. In the event of a violation hereunder, Lessee shall at his/her sole cost and expense, restore the premises to the original condition at occupancy. Should Lessor incur any expense as a result of Lessee's failure under this paragraph, Lessee shall be liable for any such expenses incurred by Lessor and for reasonable legal fees incurred by Lessor in the collect of such debt.

Lessee agrees that all vehicles shall be stored in the Unit only if proper absorbent material is placed under the vehicle, with fuel level of said vehicle to be a maximum of one-eighth (1/8) of the tank's capacity.

Lessee agrees that if the Unit has electrical service, Lessee shall use it for lighting or doors only. If Lessee would need additional electricity, Lessor must be notified and an additional fee could be charged. The use of electrical heaters is not allowed.

- **6. PROHIBITED ACTIVITIES:** Lessee shall not assign or sublease the Unit without the prior written permission of the Lessor, which permission may be withheld for any or no reason in Lessor's sole discretion. Lessee shall not hold public sales of any kind in the Unit or otherwise on the Lessor's premises. Lessee shall not dump waste or refuse in or around the Unit or on the premises of Lessor. Lessee shall not use the Unit for any illegal purposes, or in any way that is a nuisance to the Lessor or other tenants. Car repair or other repair work is not allowed on the Lessor's premises at any time.
- 7. SNOW AND TRASH REMOVAL: The Lessee will provide for his/her own snow removal, for all snow within two feet of the Unit door. The Lessee shall be responsible for any water, ice or snow damage as a result of his/her failure to remove such snow. The Lessee agrees the storage location is closed until all of the snow or ice has been removed. The Lessor will start to plow the drive aisle or common areas by noon on the day after it stops snowing. The Lessee agrees this is a self-storage facility only, and the Lessor does not provide for any trash removal. All trash removal is at the sole responsibility and expense of the Lessee. The Lessee agrees that the Unit provided is not considered climate controlled.
- 8. RISK OF LOSS OR DAMAGE: ALL PROPERTY IS STORED BY LESSEE'S SOLE RISK. INSURANCE OF ALL CONTENTS IS LESSEE'S SOLE RESPONSIBILITY. Lessor does not insure personal belongings of Lessee. Lessor shall not be responsible or held liable for loss or damage to any property stored in the unit due to any cause, including but not limited to fire, lightning, hail, explosion, burglary, freezing, water, snow, mold, rodents or leakage. Lessor shall not be deemed to either expressly or impliedly provide any security protection to the Lessee's property stored in the Unit. Any security devices which Lessor may maintain are for Lessor's convenience only. Lessor may discontinue its use of any security device in whole or in part at any time without notice to Lessee. Lessor and Lessor's agents and employees shall not be liable whatsoever to any extent to Lessee or Lessee's invitees, family, employees, agents or servants for any personal injury, death, or property damage or loss arising from Lessee's use of the storage unit or premises from any cause whatsoever including, but not limited to, the active acts or omissions or negligence of the Lessor, Lessor's agents or employees. Lessee hereby agrees to indemnity and to hold harmless Lessor from any and all claims, including claims for which Lessor is or is alleged to be negligent, for damages to property or personal injury and costs, including attorneys' fees, arising from Lessee's use of the Unit or from this Agreement.
- 9. LIMITATIONS OF VALUE: LESSEE AGREES THAT IN NO EVENT SHALL THE TOTAL VALUE OF ALL PROPERTY STORED BE DEEMED TO EXCEED \$5,000 UNLESS LESSOR HAS GIVEN PERMISSION IN WRITING FOR LESSEE TO STORE PROPERTY EXCEEDING \$5,000 IN VALUE AND THE LESSEE HAS PROVIDED PROOF OF INSURANCE TO LESSOR TO COVER THE VALUE OF THE STORED PROPERTY. LESSEE AGREES THAT THE MAXIMUM LIABILITY OF LESSOR TO LESSEE FOR ANY CLAIM OR SUIT BY LESSEE, INCLUDING BUT NOT LIMITED TO ANY SUIT WHICH ALLEGES WRONGFUL OR IMPROPER FORECLOSURE OR SALE OF CONTENTS OF A STORAGE UNIT IS \$5,000. NOTHING IN THIS SECTION SHALL BE DEEMED TO CREATE ANY LIABILITY ON THE PART OF THE LESSOR TO LESSEE FOR ANY LOSS OR DAMAGE TO LESSEE'S PROPERTY, REGARDLESS OF CAUSE.
- 10. DEFAULT AND REDEMPTION BY LESSEE: Should Lessee fail to pay Rent or other charges due hereunder for a period of seven (7) days after the due date thereof, Lessee shall be considered in default hereunder. If Lessee defaults, Lessor may deny Lessee access to the Unit and their personal property contained therein until Lessee redeems the personal property as provided below. Also, after termination of this Agreement, Lessor may move any personal property remaining in the Unit and store it elsewhere, or continue to store such property in the Unit, in either event charging Lessee reasonable rent for continued storage, and may deny Lessee access to the personal property until Lessee redeemed the personal property as provided below. Lessor will provide two notices to a defaulting Lessee in accordance with Wis. Stat. Section 704.90, regarding the default and redemption procedure. Thereafter, Lessee's personal property may be sold, removed or disposed of in accordance with Wis. Stat. Section 704.90. At any time prior to disposal, removal or sale of Lessee's personal property, Lessee may redeem the personal property by paying Lessor the full amount of Rent and other charges, if any, due.
- 11. NOTICE: Any notice required hereunder shall be deposited in the U.S. Mail, postage prepaid, properly addressed to the address of the Lessee or the Notice Address of Lessor, both as provided above, or at such other address as either party may properly designate in writing to the other party pursuant to written notice hereunder.

Date:	Date:
The Storage Place:	Lessee:
Unit, for rent and other charges related to such personal proper storage, preparation for sale and sale of such personal proper	ection 704.90, the Lessor has a lien on Lessee's property stored in the erty, including expenses necessary to the preservation, removal, ty. The Lessor may satisfy the lien by selling such personal property, it the storage of such personal property abandoned after the termination
can be addressed during those hours only. If any provision of this Adeclaration shall not affect the validity of the remaining provisions of the heirs, personal representatives, successors, assigns, agents an and the rights of the parties hereto, shall be construed in accordant waiver by Lessor of any breach or default by Lessee shall constitut shall it be waiver of any of Lessor's rights hereunder. All remedies remedies shall not exclude or waive Lessor's rights as to any other hereto and supersedes any prior written or oral agreements. Unless	a not available outside of normal business hours, and all inquiries and issues Agreement is declared illegal, unenforceable, or otherwise invalid, such of this Agreement. All the provisions herein shall apply to, bind and obligate and representatives of the parties hereto. The provisions of this Agreement, are with the applicable laws of the State of Wisconsin. No express or implied a waiver of any additional or subsequent breach or default by Lessee, nor available to Lessor shall be cumulative and the exercise of one or more a remedy. This Agreement contains the entire agreement between the parties as otherwise provided herein, no amendment or alteration hereto shall be essee. Lessee hereby waives trial by jury in any action, proceeding or a Agreement or the use of occupancy of the Unit.
deliver possession of the Unit to Lessor, unless such personal propusate and rubbish must be removed from the Unit and the Lessor's minimum \$50 cleaning charge will apply. Lessee should close the	Agreement, Lessee shall remove all personal property from the Unit and shaperty is subject to Lessor's lien rights as referenced in this Agreement. All is premises by Lessee. The Unit must be left broom clean; otherwise, a door upon vacating the Unit and contact the Lessor promptly so the Unit may the Unit upon vacating, as Lessee is responsible for rent while the Unit is
facility referred to in this Agreement. Lessor's agents and employed not be relied upon by the Lessee nor shall any of said statements bunderstanding of the parties hereto is embodied in the writing and parties hereto agree that the IMPLIED WARRANTIES OF MERCH warranties, expressed or implied, ARE EXCLUDED from this trans	dessor are not authorized to make warranties about the Unit, premises, and sees' ORAL STATEMENTS DO NOT CONSTITUTE WARRANTIES, and shall be considered a part of this Agreement. The entire Agreement and NO WARRANTIES are given beyond those set forth in the Agreement. The ANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE and all other action and shall not apply to the Unit, premises, and facility referred to herein opportunity to inspect and has inspected; and that Lessee accepts such Unit