## AGREEMENT FOR RENTAL OF STORAGE SPACE

A-Z Storage & Properties, P.O. Box 813, Easthampton, MA 01027 Office Hours: 9 am – 4:30 pm Monday – Friday, Closed Weekends. Storage Access Hours: 7 am – 9 pm, 7 days a week, including all holidays.

TenantAddressEmail	Returned Check Char	F	Access Code: Phone ( )	1	<b>\</b>
AddressEmail_	Model			Alt. Phone (	,
Email	Model		City		)
	Model	Em	_ City	State	Zip
Auto Make			nployer	Phone (	)
		Year	Color	License Plate	State
Emergency Contacts:	Name		·		
	Phone ( )			( )	
Description of personal pr	operty to be stored:				
		**NO RENT	REFUNDS**		
referred to as "Storage Space warehouse business, nor in the Tenant's personal property, request, Owner's employees  PERIOD OF OCCUP INT The period of Occupancy creent not pro-rated for early intention to do so at least ff Space after the last day of the Storage Space and dispose of RENT:  INT Tenant shall pay to owner on notice or demand, the afforth above, or at such other Late Charge for Rent receive Visa, Mastercard, Discover, date originally due and shall and a certified letter fee will right to refuse a personal cheethirty (30) days prior to the fipay the increased Rent it may stored in the storage space.	"") at the rate of rental set forth the business of storing personal Owner's employees are unauth shall be deemed to be acting a "ANCY:  that at the rate of rental Agreement to move out. Owner or Tenan fifteen (15) days prior to be month in which the Period of the contents therein without not the the rental set forth above address as may be hereinafter of after 4:30 p.m. on the for properly drawn checks for p be subject to the Returned Chebe applied. Once rent and fees ck after the 17th or delay unlocitist day of the month for which y terminate this Rental Agreement once(s) will be sold or other than the property of the sold or other than the property of the month for which y terminate this Rental Agreement once(s) will be sold or other than the property of the sold of the sold or other than the property of the sold or other than the sold of the sold of the sold or other than the sold of the so	above, and subject to all property for a fee. Under corized to provide any serves agents of Tenant.  It shall begin as of the date to may terminate the Period the last day of the modern or liability to the Teoperature of the matter known as "Redesignated by Owner in whether the may be the mother of the mother	terms and conditions of no circumstances shall vices on behalf of Own of this Rental Agreemed of Occupancy created north in which the Penall be deemed abandon nant. Owner may terming to Tenant, in law which it is due. Notwink is returned uncollected. If rent is received aften will be unlocked on leared. Owner my increasing the transport of the property of the payment of the paym	ases from Owner the Storage Space(s) so the rental Agreement as contained here. Owner be deemed to be a bailee or other. Owner be deemed to be a bailee or other. Should Owner's employees provide that and shall continue from month to be hereunder by delivering written notice to do for Occupancy shall terminate. Any peed by Tenant. After said date, Owner manate this Rental Agreement by any mean that thereafter until the Period of Occupant. All rental payments shall be made to full money of the United States of Americhstanding the above, Owner may accept d, payments represented by it shall be coer 4:30 on the 17th day of the month the next business day by 4:30 per the Rent by notifying Tenant in write the Rent by notifying Tenant in write ased Rent from the date it becomes effe to OF OCCUPANCY. NOTICE: All in thas been received for a continut	in. Owner is not in the er type of custodian of services to Tenant at Tenant's month thereafter. Rent is to the other party of its property left in the Storage ay retake possession of the as provided by law.  Downer at the address set ca. Tenant agrees to pay the cash, money order, debit, considered delinquent on the analysis of the increase at least ctive. If tenant is unwilling to personal property muous 30-day period.
more than twice will related LIEN:  INT A. The property stored, or to	be stored is NOT insured	vacate their unit(s).  by the operator against los	ss or damage. B. The o	nse of the Tenant. <b>Tenants who are</b> berator, in accordance with Massachuset	ts General Laws, Chapter
				be sold in accordance with said law, to sa	
charges, cleaning fees, costs notice or the last known addi leave the unit empty ar	you shall be held by Operator, of repair or other reasonable class on file. In order to receive nd broom clean by 9:00	harges shall be deducted fi full security deposit refun p.m. on the last day of	rom the security deposited, tenant must deliver worth, and	thin two weeks after you have vacated the t. It shall be mailed to you at the address written notice of its intend to vacate the tremove the padlock. Failure to given of \$50.00 cleaning fee will be deducted.	s specified in the written unit by the 15 <sup>th</sup> of the month, e proper notice will result in a
TENANT HAS READ INT TENANT HAS RECE				TERMS ON THE REVERSE SIENT.	IDE HEREOF.
TENANT					DATE

	RISK OF LOSS OR DAMAGE:
INT	Owner shall have no liability for damage to or loss of property place in Tenant's Storage Space caused by heat, cold, theft, vandalism, fire, water, winds, dust, rain, explosion, rodents, insects or any other cause whatsoever. Owner carries no insurance covering damage to or loss of Tenant's property. Tenant shall maintain a policy of fire and extended coverage insurance with theft, vandalism and malicious mischief to the extent of 100% of the replacement value of Tenant's property. To the extent Tenant does not maintain such insurance, Tenant agrees to "self insure" Tenant's property to the same extent as such a policy would have provided. Owner shall not be deemed to either expressly or impliedly provide any security protection to the Tenant's property stored in the Storage Space. Any security devices which Owner may maintain are for Owner's convenience only. Owner may discontinue its use of any security device in whole or in part at any time without notice to Tenant. Owner shall not be liable to Tenant or Tenant's invitees for personal injuries or damage to Tenant's property caused by any act or negligence of Owner or any other person on the premises. Tenant hereby agrees to indemnity and to hold harmless Owner from any and all claims, including claims for which Owner is or is alleged to be negligent, for damages to property or personal injury and costs, including attorneys' fees, arising from Tenant's use of the Storage Space.
	USE OF STORAGE SPACE:
INT	The Storage Space shall not be used for any unlawful purpose and shall be kept in good condition by Tenant. Tenant shall not use the Storage Space to store any flammable, combustible, explosive, corrosive, chemical, odorous, perishable, noxious, or other inherently dangerous materials. Tenant shall not use the storage space for residential purposes. Tenant shall not use the storage space for active storage, i.e., manufacture, fabrication or maintenance. Tenant warrants that all items placed by Tenant in the storage space shall be Tenant's own property or property which tenant is legally entitled to possess. Tenant must keep Tenant's storage space locked and provide his own lock and key. Tenant may place only one lock on the storage space and hereby authorized owner to remove any additional locks on the storage space. Tenant shall not place any property or material outside the Storage Space. Any property or material found outside the Storage Space shall be conclusively presumed to be abandoned and may be disposed of by Owner without notice or liability to Tenant. Tenant shall not make any alterations to the Storage Space nor post any signs without the express written consent of Owner.
NT	OWNER'S RIGHT TO ENTER, INSPECT, REPAIR: Upon the request of Owner, its agent or employees, Tenant shall provide the Owner, its agents or employees, access to the Storage Space for the purpose of inspection, repair,
	alteration, improvement, or to supply necessary or agree services. In case of an emergency, owner, its agents or employees may enter Tenant's storage space for any of the above stated purposes without notice to or consent from Tenant and Owner retains the right to remove the property in the storage space to another space or facility. For the purpose of this Paragraph, the term "emergency" means any sudden, unexpected occurrence or circumstance which demands immediate action.
INT	DELIVERY OF NOTICE: Any notice provided under the Rental Agreement, or under Massachusetts General Laws, Chapter 105A, or as amended, shall be given in writing by mailing the same by certified mail, return receipt requested, first class postage prepaid, to Owner or Tenant at their respective addresses set forth above, or at such other address or addresses as may hereafter be designated by like notice.
INT	DEFAULT BY TENANT:  Owner shall have a lien on all property stored by Tenant in the Storage Space for all Rent, labor charges, or other charges, present or future, including attorney's fees and costs, in relation to the Storage Space or property and for all expenses necessary for its preservation, or expenses reasonably incurred in its sale or other disposition pursuant to Massachusetts General Laws, Chapter 105A, or as amended hereafter. In the event that the Rent or other charges set forth in this Rental Agreement are not paid within ten (10) days after becoming due. Owner shall have, in addition to all other remedies provided by law, all rights and remedies set forth under Massachusetts General Laws, Chapter 105A "Self-Storage Facilities".
	ATTORNEYS' FEES AND COSTS:
NT	Tenant agrees to pay Owner all costs and expenses, including reasonable attorneys' fees and court costs, incurred by Owner in enforcing any of the terms or conditions of this Rental Agreement, or any of its rights and remedies under Massachusetts General Laws, Chapter 105A, or as amended hereafter.
	EXCLUSIONS OF ALL WARRANTIES:
INT	Tenant agrees that Owner, its agents and employees have not made and make no representations of warranties of any kind or nature, directly or indirectly, expressed or implied, as to any matter whatsoever related to the Storage Space and facility. Owner's, its agents', and employees' oral statements do not constitute warranties, and shall not be relied upon by the Tenant, nor shall any of said statements be considered a part of this Rental Agreement. The entire agreement and understanding of the parties is hereto embodied in this writing and <b>no other warranties</b> are given beyond those set forth herein. It is further understood and agreed that Tenant has been give an opportunity to inspect and has inspected the Storage Space, and that <b>Tenant accepts the Storage Space as is and with all faults.</b>
NT	MISCELLANEOUS:
u <b>n</b> I	A. Tenant is aware that office staff is not available outside of normal office hours and all inquiries, issues, or questions can be
	addressed during those hours ONLY.  B. The access code for the main gate is private. To retrieve the code after originally assigned, a valid photo ID must be presented to
	management at the office during normal office hours. No exceptions will be made. Tenant is aware that under no circumstances is
	it considered an emergency if Tenant's code does not open the gate and office staff is not available to retrieve the correct code.  C. Storage access hours are 7:00 am to 9:00 pm every day of the year. Access to storage units after hours is strictly prohibited. If
	already inside the facility, you may exit through the pedestrian gate, however any vehicles inside the facility will remain until the following morning.

- If any provision of the Rental Agreement is declared illegal, unenforceable, or otherwise invalid, such declaration shall not affect the validity of the remaining
- provisions of the Rental Agreement. All the provisions herein shall apply to, bind and obligate the heirs, personal representatives, successors, assigns, agents and representatives of the parties hereto. The provision of the Rental Agreement, and the rights of the parties hereto, shall be construed in accordance with the applicable laws of the State of Massachusetts,
- including but not limited to Massachusetts General Laws, Chapter  $105\mathrm{A}$  or as amended hereafter. No express or implied waiver by Owner of any breach or default by Tenant shall constitute a waiver of any additional or subsequent breach or default by Tenant, nor shall it be waiver of any of Owner's rights hereunder.
- No subletting of the Storage Space or any portion thereof or assignment of this Rental Agreement by Tenant is permitted.
- The captions appearing in this Rental Agreement have been included only as matter of convenience, and shall in no way be interpreted to define, limit, construe or describe the scope or intent of any of the provisions of this Rental Agreement, nor in any way to affect this Rental Agreement.
- This Rental Agreement contains the entire agreement between the parties hereto and supersedes any prior written or oral agreements. No amendment or alteration hereto shall be binding unless set forth in writing and signed by both Owner and Tenant.
- Tenant hereby waives trial by jury in any action, proceeding or counterclaim brought on any and all matters arising out of this Rental Agreement or the use of occupancy of the Storage Space.