## STORAGE UNIT RENTAL AGREEMENT

	STORAGE UNIT REINTAL AC	
	NT (hereinafter called "Agreement") dated einafter called "Landlord") and	
Landlord Information: Craig Randall Owner Coer Solutions LL Phone number: 509-322- Mailing Address: P.O.Box	2951 : 1402 Okanogan WA, 98840 eo Trail Road, Okanogan WA, 98840 mail.com	
(This inf	formation can only be changed by written, sign	ned notice from the tenant)
Tenant Name:		
Physical Address:		City & State:
Mailing Address:		City & State:
Email Address:		Phone Number:
Spouse or Alternate Co	intact:	Phone Number:
Names of others allowe	ed access to Unit:	
approximate dimension conditions of this Agreer undamaged upon Tenan reserves the right to rev	rents to Tenant that certain storage space designers to Tenant that certain storage space designers and continuing month-to-month until terms to occupancy unless otherwise noted on a signer ise any part of this Agreement, or cancel it, with not require Tenants signature to become effective	ignated as UNIT ("Unit"), d Okanogan, WA. subject to the terms and minated or revised. The Unit is clean and ed addendum to the agreement. Landlord th 30 days advance notice to Tenant. Said
tax, on the 5th day of ed date agreement is enter rent must be paid in full	pay Landlord a MONTHLY RENT OF \$ach month. Rent for the first month of occupanted. There will be no proration for the last month each month and that Landlord does not acceptal rate charged at the initial term of this Agree	ncy will be prorated on a daily basis from th of occupancy. Tenant understands that not partial payments. Landlord reserves the

- 4.) Payment: Payment of monthly rent and other charges permitted by this Agreement shall be made on time. Check payment can be made payable to Coer Solutions LLC and mailed to P.O. Box 1402 Okanogan, WA, 98840. Payment may also be made on the premises to the Landlord if agreed upon by both parties.
  No bills or statements are sent. No receipts will be issued unless requested by Tenant.
- **5. Other Charges:** Tenant agrees to pay applicable late charges as set forth in Paragraph A below or elsewhere in this Agreement. Late fees apply with or without notice.
- **A. Late Charges**: If tenant fails to pay rent by the end of the 5th calendar day after said rent is due (10th of each month), a late fee of \$15.00 will be charged to the Tenant's account.
- **B. Returned Check Charge:** A fee of \$25.00 shall be charged for each returned check. Payments made by Tenant will always be applied first to the oldest charges on the Tenant's account.
- 6. Termination by Tenant (Intent to Vacate): TENANT MUST GIVE LANDLORD AT LEAST THREE (3) DAYS ADVANCED NOTICE OF TERMINATION OF THIS AGREEMENT. Any prepaid rent for months other than the month vacating will be refunded. Tenant is responsible for all rent and other charges as long as the Facilities lock remains on the Unit and key(s) is in possession of Tenant. Upon vacating, Tenant must leave the Unit empty, broom clean, and return facility key(s) to Landlord on walk though. If Tenant fails to empty and clean Unit upon vacating, Tenant will pay any costs the Landlord incurs with emptying and cleaning the Unit. Rent and other fees continue to accrue until Tenant's Key(s) are returned to Landlord.
- 7. Default: If Tenant fails to pay rent or any part thereof or fails to fulfill any of the covenants or agreements herein specified to be fulfilled by Tenant, Tenant will be considered in default of this Agreement and Landlord may bring an action for restitution of the Premises as allowed by Washington State Law. Furthermore, pursuant to Washington State Law, Landlord may deny Tenant access to the storage space by overlocking when rent is more than Six (6) days past due. If the Tenant does not pay the amount necessary to satisfy the lien and the reasonable expenses incurred by Landlord within Fourteen (14) days after the delivery of a default notice to Tenant via certified Mail & Email, Tenant's property in or on the premises will be advertised for sale and will be sold at a specified time and place as allowed by the Washington State Law. Prior to sending a default notice, Landlord will enter Tenant's unit to compile an inventory of items required by law for inclusion in the default notice and public sale advertisement. The Tenant's lock will be physically removed at this time and Tenant's unit will be sealed with a Landlord's lock.
- 8. Use of Storage Space: Landlord is not engaged in the business of storing goods for hire and no bailment is created under this agreement. Landlord exercises neither care, custody nor control over Tenant's stored property. Tenant agrees to use the storage space only for the storage of property wholly owned by Tenant. Tenant agrees not to live in the storage space or use the space for any illegal purpose. Tenant agrees not to store flammables, stolen property, perishables, guns, ammunition, anything alive or dead. Nothing herein shall constitute any agreement or admission by Landlord that Tenant's stored property has any value, nor shall anything alter the release of Landlord's liability set forth below.
- **9. Hazardous or Toxic Materials:** Tenant is strictly prohibited from storing or using on the premises materials classified as hazardous or toxic under any local, state, or federal law or regulation, and from engaging in any activity which produces such materials. Tenant's obligation of indemnity as set forth below specifically include any costs, expenses, fines or penalties imposed against the Landlord arising out of storage, use or creation of any hazardous material by Tenant, Tenant's agents, employees, invitees and/or guests. Landlord may enter the space at any time to remove and dispose of prohibited items.

- **10. Care of the Premises:** Tenant, Tenant's agents, employees, invitees and/or guest, will maintain the premises in good condition, reasonable wear and tear is expected, and Tenant shall not perform any practices which may injure the building or buildings or be a nuisance or a menace to other Tenants and shall keep the premises under Tenant's control, including the adjoining corridors and/or driveways, clean and free from rubbish, dirt, and other debris at all times. Rubbish shall be removed by Tenant at Tenant's expense. Landlord is not responsible for removal of goods of any nature.
- **11. Damage by Tenant:** Tenant is responsible for the cost to repair any and all damage to the Unit or facility structure caused by Tenant, Tenant's agents, employees, invitees and/or guests.
- **12. Insurance:** LANDLORD DOES NOT PROVIDE INSURANCE FOR STORED GOODS. Tenant is encouraged to obtain a renters insurance policy to cover Tenant while occupying the Premises. Such policy should include personal property coverage for damage / theft, Flood, Rodents etc. and personal liability coverage to protect Tenant against injury claims from guests, etc.
- 13. Release of Landlord's Liability for Property Damage: All personal property stored within or upon the space by Tenant shall be at Tenant's sole risk. Landlord, Landlord's agents and/or employees shall not be liable for any loss or damage to Tenant's personal property stored at the self storage facility arising from any cause whatsoever including, but not limited to, burglary mysterious disappearance, fire, water damage, rodents, insects, Acts of God, the active or passive acts or omissions or negligence of the Landlord, Landlord's agents and/or employees.
- 14. Release of Landlord's Liability for Bodily Injury: Landlord, Landlord's agents and/or employees shall not be liable to Tenant, Tenant's agents, employees, invitees and/or guests for injury or death to Tenant, Tenant's agents, employees, invitees and/or guests as a result of Tenant's use of storage space or the premises, even if such injury is caused by the active or passive acts or negligence of the Landlord, Landlord's agents and/or employees.
- **15. Indemnification:** Tenant agrees to indemnify, hold harmless and defend Landlord from all claims, demands, actions or causes of action (including attorney's fees and all costs) that are hereinafter brought by others arising out of Tenant's use of the premises, including claims for Landlord's active negligence except that Tenant shall not be liable for Landlord's sole negligence.
- 16. Landlord's Right to Enter (No Default): Tenant grants Landlord and/or representatives of any governmental authority, including police and fire officials, access to the Unit upon one (1) days advance notice to Tenant for non-emergency situations. In the event of an emergency, suspected illegal use of the Unit, or structural/mechanical repair to the building, Landlord and/or representatives of governmental authority shall have the right to enter the premises without notice to Tenant, and take such actions as may be necessary or appropriate to preserve the premises, to comply with applicable law, to enforce Landlord's rights or to protect the safety, health, and welfare of others and other's stored property.
- **17. Tenant's Access:** Tenant's access to the premises may be conditioned in any manner deemed reasonably necessary by the Landlord to maintain order on the premises. Such measures may include, but are not limited to, verifying Tenant's identity and/or limiting hours of operation.

- 18. Keys / Locks: Tenant agrees to use supplied barrel lock & key. Tenant agrees to keep Unit locked when Tenant is not present at premises. Landlord may, but is not required to lock Tenant's storage space if it is found unlocked. Tenant may use only one (1) lock per storage space door and Landlord may remove any additional locks placed on storage space by Tenant. Tenant is issued up to 2 keys per unit. If Key(s) Are damaged,lost or Additional keys are requested they will be charged to the tenant at \$9.00 per key. If lock is damaged or lost they will be charged to the Tenant at \$15.00 per lock.
- IF Additional keys are needed for Tenant, Tenant employees or contacts noted in the Tenant information section please reach out to Landlord.
- **19. Property Left on Premises:** Landlord may dispose of any property left in the storage space or on the premises by Tenant after Tenant's tenancy is terminated. Tenant shall be responsible for all costs incurred by Landlord in deposing of such property.
- **20. Rules:** Landlord shall have the right to establish or change hours of operation or to promulgate rules and regulations for the safety, care, and cleanliness of the premises, or the preservation of good order on the premises. Tenant agrees the premises outside the unit are for loading and unloading only. Parking outside unit for extended periods of time while Tenant is not in the act of loading or unloading their unit is prohibited.
- **21. Relocation:** Landlord reserves the right to relocate Tenant, without expense to Tenant, to any unit of comparable size.
- 22. Sublease: Tenant may not assign this Agreement or sublet the premises.
- **23. Severability:** It is understood and agreed that if any provision of this Agreement shall be held to be invalid, this Agreement shall be considered to be amended to exclude any such invalid provision and the balance of the Agreement shall be read independently of said excluded provision and shall remain in full force and effect.
- 24. Governing Law: This agreement shall be subject to and governed by the laws of the State Washington.
- **25. Waiver:** The failure of either party to enforce any covenant or other provision of this Agreement shall not constitute a waiver of the right to do so thereafter nor shall give rise to any cause of action or defense on the part of the Tenant
- **26. Survival of Covenants**: All portions of this Agreement which by necessity are required to be enforced by either party are enforceable beyond the date of the termination of this Agreement.
- **27. Entire Rental Agreement**: This agreement is the entire Agreement between the parties and the terms of this Agreement may be modified, amended or supplemented only in writing which has been signed by all of the parties hereto.

TENANT SIGNATURE:	DATE:	<u>.</u>
MANAGER/OWNER SIGNATURE:	DATE	