SWIFTWATER STORAGE

3581 Highway 970, Cle Elum, WA 98922 (509) 426-3198

RENTAL AGREEMENT

Tenant's Name				
Address			Email	
Phone Numbers				
Driver's License #	State	SSN	Date of Birth	
Alternative Contact Person Name, Address and Cell Phone. * The Alternative Contact Person will receive copies of preliminary lien notices and subsequent notices required under Chapter 19.150 RCW. Please provide same.				
			; Size:	
* The Stated Unit S	Size is an Approximatio	on Only and May Actually B	se Smaller Than Quoted.	
* There shall be no proration of monthly rent and no refund for days not utilized by Tenant.				
LATE FEE:				
A late fee of \$25.00 will automatically be charged to your account and access to your unit or yard space will be denied if your monthly rent is not paid by the end of the 10 th day of each month or remains unpaid for a period of ten days. For each month in which your rent or any other unpaid charges have been paid late, a separate late fee will then apply and access to your unit or yard space will continue to be denied until your account is brought current. TERMINATION FOR UNPAID RENT OR BREACH OF CONTRACT: Tenant's right to store property at Swiftwater Storage (a.k.a. "SS") pursuant to this Agreement may be terminated for unpaid rent or other charges, or for breach of this Agreement, by sending a notice of termination to Tenant's last known address (as well as to any Alternative Contact Person indicated by Tenant above) at any time after rent or other charges have been due and owing to SS for a period of fourteen calendar days. See RCW 19.150.040 for notice requirements with which SS will comply. Such notice will be provided in substantially the same form as is indicated in RCW 19.150.050. Tenant further understands that upon the date SS mails a final notice of lien sale or notice of disposal, SS may upon that date deny Tenant access to the rented space, inventory the goods therein, and remove any property found therein to a place of safekeeping pursuant to RCW 19.150.060. WASHINTON SELF SERVICE STORAGE FACILITY ACT APPLIES: All provisions of this lease are intended to fully comply with Chapter 19.150 RCW. Wherein this lease any provision conflicts with a provision of Chapter 19.150 RCW as it exists now or in the future, the RCW provision shall				
govern. A modification of Chapter 19.150 RCW shall, on the effective date of the RCW, become a modification this Agreement, fully integrated herein by reference.				
RIGHT OF ENTRY BY SWIFTWATER STORAGE:				
Tenant agrees that in the event of emergency or request by governmental authority, SS, its agents of employees or representatives of governmental authority shall have the right to enter the premises without notic to Tenant and take such action as may be necessary or appropriate to preserve the premises, comply with applicable law, meet the investigative requests of governmental authority, or enforce SS rights.				
PROPERTY STORED MUST BE OWNED OUTRIGHT: All property to be stored at Swiftwater Storage shall be free of any lien owed to any other person other than				
All property to be stor	eu at SwiitWater Stora	age shall be nee of any nen	i owed to any other person other than	

Tenant, or in the alternative, Tenant must disclose the lienholder's or security interest holder's identity to SS. By law, Tenant must disclose any lienholders or secured parties who have an interest in property that is or will be stored in a Washington self-storage facility. See RCW 19.150.120. Please request a lienholder/security interest holder disclosure form for any property for which such disclosure is necessary.

A LIEN AND DISPOSAL CHARGES ARISE AGAINST YOUR PROPERTY:

Tenant's property stored at SS is subject to a lien that arises under law pursuant to RCW 19.150.020. Said lien will include the amount of all accrued and unpaid rent, labor charges, late fees and costs of the sale, present and future, incurred pursuant to this Agreement, as well as for all expenses necessary for the preservation, sale, handling, or disposition of personal property stored by Tenant on SS premises. Labor charges for handling removal and disposal of Tenant's personal property shall be assessed in the amount of \$1,500.00 for the time and arrangements made by SS personnel directly, in addition to the actual charges expended via SS for hiring or contracting with any other third parties (tow truck operators, moving and hauling service companies, trash removal companies, remediation companies of every type and nature, auctioneering companies and personnel, etcetera, without any limitation whatsoever) who shall be selected by SS for that purpose at the sole discretion of SS. The lien described herein shall arise if the rent or other charges due to SS under this agreement remain unpaid for fourteen consecutive calendar days. Tenant is hereby notified that attachment of such a lien and sale of Tenant's property is legally authorized pursuant to Chapter 19.150 RCW. Tenant is further advised that Tenant's property may also be donated to a not-for-profit charitable organization, removed from SS property via trash hauler or recycler, or otherwise reasonably disposed of in any other means elected at the sole discretion of SS.

COMMERCIAL, MANUFACTURING & SALES ACTIVITIES PROHIBITED:

Tenant agrees that no commercial, manufacturing or sales activities are to take place within any SS unit or on SS premises. All stored vehicles must be licensed if required by law, and operational. There is to be no vehicle sales conducted from SS premises. No recreational vehicles shall be stored outside. There is to be no mechanical or repair work performed either inside or outside of units, nor on SS premises.

HAZARDOUS MATERIALS PROHIBITED:

Tenant agrees that Tenant shall not store any flammables, explosives, chemicals, pesticides, dangerous or illegal substances in Tenant's unit or yard space, including but not limited to any substances that are regulated by federal, state, or local laws regarding "hazardous" or "toxic" materials. Tenant will bear all associated costs, including actual labor charges, plus a fifty percent surcharge to comply with lawful disposal of such substances by SS should Tenant breach this provision, thereby causing SS to perform or arrange for such disposal.

UNIT TO BE KEPT CLEAN & SANITARY - MODIFICATION OF PREMISES PROHIBITED:

Tenant is to keep the leased unit and yard area, and surrounding areas shared with other tenants and invitees, clean, sanitary and free from debris, garbage and food or other materials that may attract pests or otherwise constitute a nuisance. Tenant may not alter the unit or SS premises in any way without advance written consent from SS. Tenant shall inspect the leased premises periodically and upon ever visit to the premises and will immediately notify SS in writing if any repairs are needed to, in, or around Tenant's unit or yard space or if any infestation of pests is discovered. Tenant must not liter on SS premises and will follow a "pack-it in, pack it out" policy of removing all of Tenant's own refuse, waste and garbage. Tenant will be financially responsible for all costs associated with restoring and repairing SS premises to their pre-rental conditions, including with respect to the sanitation, cleanliness, freedom from pests, and physical condition of all structures and grounds on the premises.

STORAGE AT TENANT'S SOLE RISK:

Tenant agrees that Tenant stores all personal property in excess of \$1 in value at Tenant's sole risk. Neither SS, its agents, employees or assigns shall be liable for any loss of, or damage to, any personal property at SS arising from any cause whatsoever, including, but not limited to, burglary, mysterious disappearance, fire, water damage, earthquake, flood, rodents or other pests, Acts of God, terrorism, crime, other casualty or incidental loss, or acts or omissions amounting to recklessness or negligence on behalf of SS or its agents, employees or invitees if such personal property has a value in excess of \$1 (one dollar) which Tenant fails to insure. Tenant shall maintain insurance for the value of all stored property in excess of \$1 (one dollar) stored or at any time present on SS premises. Maintenance of such insurance is a material term of this Agreement. Tenant expressly agrees that the insurance company that provides such insurance shall not be subrogated to any claim of Tenant against SS, its agents, employees and assigns, for the loss of, or damage to, any stored property having a value beyond \$1 (one dollar). Tenant hereby expressly agrees that for purposes of RCW 19.150.170 (limitation of liability for self-storage operator), Tenant will not store property having a cumulative value in excess of \$1 (one dollar) in the unit or yard space rented.

SWIFTWATER STORAGE NOT LIABLE FOR PERSONAL INJURIES OR DEATH:
Tenant agrees that neither SS, its owners, employees, agents or assigns shall be liable to Tenant for any
personal injury or death as a result of Tenant's use of the storage unit, surrounding areas, yard space, or entry off of
or onto the adjacent Highway 970, even if such personal injury or death is caused by the active or passive acts or
omissions or negligence of SS, its owners, employees, agents or assigns. Tenant further agrees to maintain
heightened awareness and vigilance at all times while on and around SS premises and to take exhausting precaution
to avoid all risks of injury or death that can be discovered and avoided by Tenant via exercise of such heightened
awareness and vigilance as required hereunder. Moreover, Tenant agrees that any attempt to sue SS, its owners,
employees, agents or assigns in any attempt to hold any of same liable for personal injury or death shall be
commenced within one year (three hundred and sixty-five days) of the date upon which any asserted cause of action
arises. Tenant acknowledges and agrees that this time period may be less than would otherwise be allowed under
an otherwise applicable statute of limitations, but Tenant agrees to this change as a material term of this Agreement.
FORMS AND METHODS OF PAYMENT ACCEPTED:
Tenant agrees that SS will accept payment via cash money in United States Dollars when paid in exact amounts
in person (no change will be provided as cash is not held on-site; a written receipt will be provided; no discount will
be applied); via valid and unexpired debit or credit card; via automatic withdrawal from a bank account; and/or via
certified check. If Tenant has provided SS with credit or debit card information or bank account automatic
withdrawal authority at any prior point in time, Tenant agrees that SS may at any present or future time initiate and
accept payment from that same source on a repeating basis, on the first day of each month as rent becomes due,
and/or for purposes of collecting any and all late fees, costs and debts then due to SS under this contract (regardless
of when such fees, costs or debts arose). Tenant is responsible for and will pay to SS the costs of any chargeback or
other denied-payment fees.
LOCK AND KEY REPLACEMENT FEES:
Tenant will receive a lock and two keys at the time of storage unit rental. Tenant agrees that Tenant will not
duplicate leave. Tapant agrees that for every lack that must be replaced dup to loss or damage sourced by Tapant CC

Tenant will receive a lock and two keys at the time of storage unit rental. Tenant agrees that Tenant will not duplicate keys. Tenant agrees that for every lock that must be replaced due to loss or damage caused by Tenant, SS will charge to Tenant a \$25.00 (twenty-five US dollars) replacement fee, plus the cost of a new lock. Tenant further understands that for every additional key requested by Tenant, or as a charge for any missing keys that cannot be returned at the termination of Tenant's lease, SS will charge to Tenant a \$5.00 (five US dollars) replacement fee.

STANDARDS OF CONDUCT WHILE ON PREMISES:

Tenant understands and agrees that the conduct expected of Tenant while on Swiftwater Storage premises is the conduct of a patient, decent, sober, reasonable and respectful person toward all. Accordingly, Tenant will conduct all business and activities associated with this Agreement in a sober and respectful fashion toward all while on or about Swiftwater Storage premises. Tenant agrees that there shall be no swearing, profanity, smoking, imbibing of alcohol or marijuana or other substances that may alter Tenant's behavior or mood, fighting, name-calling, verbal incitements to violence, taunting, bullying, actual violence or nudity allowed on or around SS premises. Any failure to abide by these standards will result in Tenant being asked to leave the premises immediately, trespassed if Tenant fails to do so, and this lease Agreement terminated effective immediately with no refund due.

CHANGES TO THIS AGREEMENT:

Tenant agrees that Swiftwater Storage may change the terms of this agreement upon ten days mailing of written notice to Tenant. If at the time of any notice of change of the terms of this Agreement Tenant declines to agree to the new terms, Tenant is to notify SS immediately in writing and such notice shall constitute a notice of intent to terminate this lease effective immediately.

SEVERABILITY:

_____ Tenant agrees that if any provision of this Agreement is deemed unenforceable by a court of competent jurisdiction, the rest of this Agreement shall remain in full force and effect to the maximum extent permitted at law.

WHOLE AGREEMENT:

Tenant agrees that this Agreement constitutes the entire agreement between Tenant and Swiftwater Storage. Moreover, by executing this Agreement below, Tenant certifies that Tenant has read and understood this whole Agreement and has entered into same of Tenant's own volition and freedom of choice.

Tenant Signature	Date