

2415 Wehb Road, Salisbury, NC 28146 • 704-639-9745 • webbroadministorage.com

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Approximate Unit Size:	nt:	FEES: Late Fee: Lock Cut Fee:	\$25.00 \$10.00
Unit #: Monthly Rent: \$		Returned Check Fee:	\$25.00
OCCUPANT INFORMATION: Occupant Name:		Alternate Information: Alternate Name: Address:	
City/State/Zip:	Phone:	City/State/Zip:	Phone:
THIS RENTAL AGREEMENT, (hereinafter referred to as the referred to as the 'Occupant') whose last known address is se "Space") in the self service storage facility located in Rowan C Agreement and at all times shall be subject to the terms and c 1. RENT: The Occupant agrees to pay the Lessor, for the use o Monthly installments are payable in advance at the office of th Lessor. If any monthly installment is not paid within five days conditions of this Rental Agreement. Upon default Lessor munderstands that partial payments made to cure a default for account, including all expenses incurred by Lessor in enforcin checks, money order and credit card. In the case of payment be Any invoices from Lessor are sent as a courtesy only. Keep a copy of this agreement to protect your legal rights. Occocupant: Signature of Occupant or Occupant's authorized agent (and title, if any)	t for the above. For the consideration provided for in this Agreement the Occu ounty, North Carolina (hereinafter referred to as the "Property"). "Space" as us onditions hereof. Such right of occupancy shall commence on the Rental Agre of the space, the monthly sum listed above as the Monthly Rate. Occupant ackr es self-storage facility on or before the anniversary date of each month and a lid after its due date, or if any payment is dishonored, Occupant shall be deemed ay, without notice, deny the Occupant access to the property located in the self non-payment of rent will not delay or stop the Lessor's enforcement of lien and ig Lessor's rights poir to the date and time of the auction will stop the schedul by personal check, payment shall not be deemed received until 5 business days cupant hereby acknowledges by signing this agreement that he/she has read, un LESSOR: Signature of Lessor's Agent	ntal Agreement Date"), by and between, Webb Road Mini Storage, (hereinafter referre upant agrees to rent from the Lessor, and the Lessor agrees to let the Occupant use and sed in this Agreement means that part of the self-service storage facility described abo ement date listed above and shall continue month to month until terminated. nowledges that such stated Monthly Rate may be increased by Lessor, at any time and ke amount for each month thereafter, until the termination of this Agreement. Paymer to be in default. Additionally, Occupant may, in Lessor's discretion, be deemed to be i f-storage facility. Occupant's property will be sold at public auction if Occupant fails to i sale of Occupant's property. Partial payments do not waive or avoid the legal effect of eld sale of the property. Subject to the terms hereof, and at Lessor's option, rental paym after the date such personal check is presented. NO INVOICES will be provided by La inderstood and accepts all terms and conditions expressed in this agreement.	l occupy the storage space listed above (hereinafter referred to as the ove, Such Space shall be occupied only for the purposes specified in this by any amount, upon written notice to Occupant of such increase, nt is not deemed to have been made until receipt is confirmed by in default if Occupant fails to timely perform or observe any terms or o pay all sums due to Lessor to cure its default. Occupant agrees and f prior notices given to Occupant. Only full payment on Occupants ments and other charges can be made by cash, personal check, travelers essor. Occupants obligations are not contingent on receiving invoices.
OCCUPANT AGREES THAT PAYMENTS RECEIVED AFTI USE AND COMPLIANCE WITH LAW: The space named he	IR THE 5TH DAY OF THE ANNIVERSARY DATE ARE SUBJECT TO A LA rein is to be used by the Occupant solely for the purpose of storing any person	TE FEE OF \$15.00 AND AFTER THE 15TH DAY A FEE OF AN ADDITIONAL \$10 al property belonging to the Occupant. The Occupant agrees not to store any explosiv	.00. res, or any flammable, odorous, perishable, noxious, corrosive, and

hazardous or pollutant materials or any other goods in the space, which would cause danger or nuisance to the space, adjoining units or to the facility. The Occupant agrees that neither the space, nor any part of the facility, will be used for any purposes unlawful or contrary to any ordinance, regulation, fire code or health code. Occupant shall maintain its unit in a good, clean condition and agrees not to commit waste, nor to create a nuisance or condition that would be disruptive or disturbing to other Occupants or Lessor. Occupant shall not alter or affix signs on the space, and will keep the space in good condition during the term of the Agreement. The Occupant agrees not to store jewels, furs, antiques, heirlooms, art works, collectibles or other irreplaceable items having special or emotional value to the Occupant hereby waives any claim for sentimental value for the Occupant's emotional attachment to any property that is stored in the Space or on the Property. Lessor strictly prohibits the use of the space for habitation by humans or pets of any kind for any period whatsoever and violation of these prohibitions shall be grounds for immediate TERMINATION of the Agreement.

TERMINATION of the Agreement.

2. LIMITATION OF VALUE: Occupant agrees that in no event shall the total value of all property stored be deemed to exceed \$2,500.00 unless Lessor has given permission in writing for Occupant to store property exceeding \$2,500.00 in value. Lessor may require, among other things, that Occupant provide proof of insurance in such amount to cover the value of the stored property. OccupaNT AGREES THAT THE MAXIMUM VALUE FOR ANY CLAIM OR SUIT BY OCCUPANT, INCLUDING BUT NOT LIMITED TO ANY SUIT WHICH ALLEGES WRONGFUL OR IMPROPER FORECLOSURE OR SALE OF THE CONTENTS OF A SELF STORAGE UNIT IS \$2,500.00 Nothing in this section shall be deemed to create any liability on the part of Lessor to Occupant for any loss or damage to Occupant's property, regardless of cause.

3. NONLIABILITY AND OCCUPANT'S RISK OF LOSS: No bailment is created by this Agreement. Lessor is not a warehouseman engaged in the business of storing goods for him. The exclusive care, custody and control of any and all personal property stored within or on the space by Occupant or obtained at Occupant's soler risk. Lessor is not a bailee and has no safekeeping duties for Occupant's property at any time under any circumstances. In this Agreement, "Occupant's property" and "contents' mean all contents that have been stored in the space or brought onto the property by Occupant or others. Lessor and Lessor's agents and employees' shall not be liable for any loss of or damage to any personal property while at the rented premises arising from any cause, except the gross negligence or willful misconduct of Lessor, including, but not limited to BURGLARY, MYSTERIOUS DISAPPEARANCE, FIRE, SMOKE, DUST, WATER, MOLD, MILDEW, WEATHER, INSECTS, RODENTS, VERMIN, EXPLOSION, UTILITY INTERRUPTION, EXPLOSION, UTILITY INTERRUPTION, and the second personal property and "contents are administrative and contents and the property and "contents" are administrative and contents and the property and "contents" are administrative and the property and "content EQUIPMENT MALFUNCTION, Acts of God, the active or passive acts or omissions or other or of the Lesson.

4. INSURANCE: Occupant acknowledges and agrees that Lessor does not provide any insurance against any injury or damage to Occupant, Occupants guests, invitages, agents, representatives and employees, nor any of the contents of Occupants of Occupants guests.

of the contents. If Occupant deems it necessary, Occupant, at Occupant's failure to carry insurance is a breach of this Agreement and Occupant storage and o

ance is a breach of the subrogate against or allow Occupant's insurance company to subrogate against company to subrogate against or allow Occupant's insurance company to subrogate against or allow Occupant's insurance company to subrogate against company to subrogate against or allow Occupant's insurance company to subrogate against Lessor in the event of loss or damage of any kind or from any cause.

5. INDEMNIFICATION OF LESSOR: Occupant will indemnify and hold the Lessor harmless from and against any and all manner of claims for damages or lost property or personal injury and costs, including attorney's fees, arising from Occupant's lease of the space in the facility and from any cativity or work done in the space, or item stored in the space is damaged or destroyed by fire or other casualty, Lessor shall have the right to remove the contents of the space and store it at the Occupant's sloce cost and expenses without liability for any loss or damage whatsoever, and Occupant shall forthwith be notified of such action by Lessor. Occupant shall indemnify and hold Lessor harmless from and against any loss, cost, or expense of Lessor in connection with such removal and storage. Should any of Lessor's employees perform any services for Occupant at Occupant's request, such employees shall be deemed to be the agent of the Occupant agrees to indemnify and hold Lessor harmless from any liability in connection with or arising from directly or indirectly or indirectly such services performed by employees of Lessor. Notwithstanding that Lessor shall not be liable for such occurrence, Occupant agrees to notify Lessor immediately personal injury of such circumstances.

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promises from any cause whatsoever including, but not limited to, the active or passive acts or omissions or negligence of the Lessor's agents, or employees.

7. LESSOR'S LIEN: ALL ARTICLES STORED UNDER THE TERMS OF THIS RENTAL AGREEMENT MAY BE SOLD TO SATISFY THE LESSOR'S LIEN IF OCCUPANT IS IN DEFAULT AS PROVIDED IN SECTION 44A-40 THROUGH 44A-46, NORTH CAROLINA REVISED STATUTES. a Lessor shall have a lien on all personal property stored in occupant's space, whether or not owned by occupant, or on the proceeds of said personal property in Lessor's possession. The lien attacks as of the date such personal property is brought to the self-storage facility and is superior to any other lien or security interest, except those that are protected and recorded prior to the date of this agreement. If occupant fails to pay rent or any part thereof or fails to fulfill any of the covenants or agreements herein specified to be fulfilled by occupant, occupant will be considered in default. b.On the fifteen (15th) day of continuous default, or thereafter, Lessor may enforce its lien on the personal property stored in the space pursuant to Chapter 44A-40, et. seq. of the North Carolina Statutes for: rent, late charges, labor, damages, cleaning fees; charges for checks returned to Lessor, postage amounts for mail providing notification of late charges and auctions, expenses necessary for the preservation of the personal property stored on the leased premises, and the expenses incurred in the sale or other disposition of said personal property pursuant to law. Lessor will cut the locks on occupant's space and may remove any and all personal property located within said space for the purpose of selling same. Lessor will first attempt to sell any or all said personal property at public sale. If not sold at public sale, any or all items of said personal property will then be other-

wise disposed of and/or destroyed by Lessor. c. (if the property upon which the lien is claimed is a vehicle, watercraft or trailer, and rent and other charges related to the property remain unpaid or unsatisfied for sixty (60) days following the maturity of the obligation to pay rent, the Lessor may have the property towed from the self-service storage facility. If Occupant is storing a motor vehicle, and Lessor is required to report such sale to the Division of Motor Vehicles, Occupant shall pay an additional twenty-five dollar (\$25) administrative fee, which is the reasonable cost incurred by Lessor with respect to Lessor's obligations to report such sale to the Division of Motor Vehicles, together with all fees charged by the Division of Motor Vehicles.

8. OCCUPANT'S IMBILITY: In the event of a foreclosure sale, it is understood and agreed that the liability of Occupant for the rents, charges, costs and expenses provided for in this rental agreement shall not be relinquished, diminished or extinguished prior to payment in full. It is further agreed that Occupant shall be personally liable for all rents, charges, costs and expenses, including those incurred in lien sale and/or disposition of the Occupant's property as provided for above. Lessor may use a collection agency thereafter to secure any remaining balance owed by Occupant after the application of sale proceeds if any. If any property remains unsold after foreclosure and sale, lessor may dispose of said property in any manner consistent with North Carolina Law and considered appropriate by Lessor. Occupant hereby waives and renounces its right to the benefit of any

after the application of sale proceeds it any. It any property remains unsold after foreclosure and sale, lessor may dispose of said property in any manner consistent with North Carolina Law and considered appropriate by Lessor. Occupant network waves and remains unsold after foreclosure and sale, lessor may dispose of said property in any manner consistent with North Carolina Law and considered appropriate by Lessor. Occupant interest waves and remains unsold after foreclosure and sale, lessor may dispose of said property in any manner consistent with North Carolina Law and considered appropriate by Lessor. Occupant interest waves are proposed to the space or misuse by the Occupant, Occupant's invitees, licensees and guests. Occupant may not modify, after, paint, deface, or put holes in the walls, floors, or ceilings of the space or facility, in any manner without prior written consent of Lessor. Occupant understands that all unit sizes are approximate and enters into this Agreement without reliance on the estimated size of the storage space. Should Occupant damage or depreciate the space, or make alterations or improvements without the prior consent of the Lessor, or require the Lessor to clean the Space upon termination, then all costs necessary to restore the space to its prior condition shall be borne by Occupant. Lessor has the right to declare any such costs to repair as "rent" and non-payment of said costs will entitle Lessor to deny Occupant access to the Space.

10. TERMINATION: This Agreement shall continue from month to month unless Occupant or Lessor delivers to the other party a written notice of its intentions to terminate the agreement five (5) days prior to the end of the then current rental month. Upon termination of this Agreement, Occupant shall remove all personal property from the space and shall deliver possession of the space to the Lessor prior to the due date of the succeeding month's rent unless such property is subject to Lessor's lien rights as referenced in this Rental Agreement. L

left in the Space or in the Facility by Occupant after Occupant has terminated his or her tenancy.

11. ATTORNEY'S FEES: In the event the Lessor retains the services of an attorney to recover any sums due under this Rental Agreement for any unlawful detainer, for the breach of any covenant or conditions hereof, or in defense of any demand claim or action brought by the Occupant, the

Occupant agrees to pay to the Lessor the reasonable costs, expenses, and attorneys fees incurred in any such action.

Occupant agrees to pay to the Esson the reason three season can consider a reason three to an animal and another a reason three to an animal to a reason three to a reason three to a reason three to a reason to remove a reason to remove a reason to remove a remove doccupant shall not be refunded. Abandonment shall allow the Lessor to remove all contents of the Space for disposal. Occupant hereby waives and releases any claims or actions against Lessor for disposal of personal property resulting from Occupants abandonment. 13. LESSOR'S RIGHT TO ENTER: Lessor may cut the lock and enter the space for the purposes of inspection without prior notice to Occupant whenever Lessor believes that any hazardous condition or nuisance has been created, or is occurring in the space, or in any situation constituting an emergency, or for repairs to the interior or door, or inspections by governmental authorities. In the event any inspection discloses any stored property or any condition in violation of any provision of this agreement, then Lessor may immediately remove and dispose of such property, and take action to remedy such condition, without notice to Occupant, and at Occupant's expense.

14. ASSIGNMENT AND SUBLETTING: Occupant shall not assign this Agreement or sublet the whole or any portion of the space rented hereunder.

15. WAIVER/ENFORCEABILITY: In the event any part of this Agreement shall be held invalid or unenforceable the remaining part of this Rental Agreement shall be in full force and effect as though any invalid or unenforceable part or parts were not written into this Agreement. No waiver by

Lessor of any provisions hereof shall be deemed a waiver of any other provision hereof or of any subsequent default or breach by Occupant of the same or any other provision.

16. SUCCESSION: This Agreement is binding upon the parties, their heirs, successors and assigns.

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17. GOVERNING LAW: This Agreement and any actions between the parties shall be governed by North Carolina law.

18. WAIVER OF JURY TRIAL: Lessor and Occupant waive their respective rights to trial by jury of any cause of action, claim, counterclaim, or cross complaint brought by either Lessor against Occupant, or Occupant against Lessor on any matter arising out of or in any way connected with this Rental Agreement, Occupant's use or occupancy of the storage space, or any claim of bodily injury or property damage or the enforcement of any remedy under any law, statute, or regulation.

19. LIMITED WARRANTY: This Agreement contains the entire Agreement of the parties and no representation or agreements, oral or otherwise, between the parties not embodied herein shall be of any force or effect. The agents and employees of Lessor are not authorized to make warranties about the space, premises, and facility referred to in this Agreement. Lessor's agents and employees ORAL STATEMENTS DO NOT CONSTITUTE WARRANTIES, and shall not be relied upon by the Occupant nor shall any of said statements be considered a part of the Agreement. The entire Agreement and understanding of the parties hereto is embodied in this writing and NO OTHER WARRANTIES are given beyond those set forth in this Agreement. The parties hereto agree that the IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSES and all other warranties, express or implied, ARE EXCLUDED AND DISCLAIMED from this transaction and shall not apply to the leased space, premises, and facility referred to herein. It is further understood and agreed that Occupant accepts such leased space, premises, and facility AS IS and WITH ALL FAULTS.

20, RULES AND REGULATIONS: Occupant agrees to be bound by the Rules and Regulations as posted by the Lessor from time to time at the Office of the facility, or such other place in the facility where such notices are normally posted. All Rules and regulations shall be deemed to be part of this agreement and incorporated herein.

21. Notices from Lessor: All notices from Lessor shall be sent by first class mail postage prepaid to Occupant's last known address or to the electronic mail address provided by the Occupant in this Rental Agreement. Notices shall be deemed given when deposited with the U.S. Postal Service or when sent by electronic mail. All statutory notices shall be sent as required by law.

when sent by electronic mail. All statutory notices shall be sent as required by law.

22. Notices from Occupant: Occupant represents and warrants that the information Occupant has supplied in this Rental Agreement is true, accurate and correct and Occupant understands that Lessor is relying on Occupant's representations. Occupant agrees to give written notice to Lessor of any change in Occupant's representations, occupant understands he must personally deliver such notice to Lessor or mail the notice by certified mail, return receipt requested, with postage prepaid to Lessor at the Facility address set forth above or by e-mail only if e-mail is acknowledged by Lessor.

23. CHANGES: The terms of this Agreement such as monthly rental rate, conditions of occupant and other charges, are subject to change upon thirty (30) days prior written notice, by first class mail sent to the Occupant at Occupant address provided herein. If changed, the Occupant may terminate this Agreement on the effective date of the change by giving Lessor ten (10) days prior written notice to terminate after receiving notice of the change. If the Occupant does not give such notice, either in person or by first class mail the change shall become effective and apply to his

24. OCCUPANT'S LOCK: Space shall be immediately locked by Occupant upon execution of the agreement. Only one lock shall be permitted. Occupant shall not provide Lessor or Lessor's agents with a key and/or combination to Occupant's lock unless deliveries are to be accepted by Lessor on Occupant's behalf and signed waiver of indemnification to lessor is provided. In the event Occupant fails to keep such a lock on the Space or Occupant's lock is broken or damaged, Lessor shall have the right, but not the obligation, to place its lock on the Space provided however; that in such event Lessor, shall have no liability to Occupant for any loss or damage whatsoever, and Occupant shall indemnify and hold Lessor harmless from and against any loss, cost or expense of Lessor in connection with locking the Space, including the cost of the lock.

25. ACCESS: In Lessor's sole discretion, Occupant's access to the premises may be conditioned in any manner deemed reasonably necessary by Lessor. Such measures may include, but are not limited to, limiting hours of operation, requiring verification of Occupant's identity, and requiring

Occupant to sign in and out upon entering and leaving the premises. Access will be limited to those Occupants and authorized users listed on this rental agreement unless the user has an access code and key to the unit which shall be considered valid evidence that the possessor is duly authorized to enter and remove contents from any Unit provided under this agreement.

26. LAW ENFORCEMENT DIRECTIVES: Occupant hereby authorizes Lessor to release any information regarding Occupant and Occupants occupancy as may be required by law or requested by governmental authorities or agencies, law enforcement agencies or courts. Upon presentation of a search warrant by a health or law officer, Lessor may open the space or allow such officer to open the space for inspection by such officer; and such officer may lock the space is lockable). Lessor may also lock the space (if the space is lockable) but is not required to do so.

27. FINANCIAL INFORMATION: Lessor does not warrant or guarantee that any financial information (credit card, checking account) will not be stolen or otherwise compromised. Occupant waives and releases any and all claims or actions against Lessor for damages arising from the use of said 28. CLIMATE CONTROL. Climate controlled spaces are heated and cooled depending on outside temperature. These spaces do not provide constant internal temperature or humidity control. Lessor does not warrant or guarantee temperature or humidity ranges in the space due to changes in

outside temperature and humidity.
29. PERMISSION TO CALL, FAX, E-MAIL OR TEXT: Occupant recognizes Lessor and Occupant are entering to a business relationship as Lessor and Occupant. As such, to the extent any Federal or State law prohibits Lessor from contacting Occupant by phone, fax, e-mail or text, Occupant

hereby consents to Lessor phoning, faxing, e-mailing and texting Occupant with marketing and/or other businesseelated communications.

30. NCSSA MEMBERSHIP: Lessor represents that Lessor or Lessor's management company is, at the time of signing this Agreement, a member of the North Carolina Self Storage Association. If not, Lessor will be in violation of the Federal and State copyright Laws. Persons violating NCSSA's copyright by reproducing this form in any way without authority will be prosecuted. This Agreement is valid only in North Carolina. NCSSA copyright insignia must be located on lease.

(a) Occupant MAY NOT STORE under any circumstances the following: Any living creature or organism, or any dead animal or other carcass; gasoline, oil, fuel, grease, anti-freeze, or flammable chemicals; explosives, fireworks, or ammunition; explosive, toxic, poisonous, or hazardous materials or waste; asbestos or asbestos-containing construction materials; lawn debris (grass clippings, brush, etc.); construction debris, tires, oil, or batteries, whether new or used; items having a noxious smell in Lessor's sole judgment; marijuana and/or controlled substances; operating phones; prohibited weapons under North Carolina law; or stolen property, and items illegal for self storage under any law.

(b) Occupant MAY NOT STORE any of the following: Anything with a fuel tank (vehicles, boats, motorcycles, mowers, etc.); gasoline cans or similar containers for combustible fuel; liquid propane tanks, oxygen tanks, or similar containers; or food, fertilizers, pesticides, or items which are wet

(c) Occupant MAY NOT USE the space or any portion of the facility for the following: lodging, sleeping, cooking, or consumption of alcoholic beverages; garage sale, flea market, or direct sales from the space; parties, gatherings, meetings for any purpose, or building floats; business office or fultime work area; sanding, painting, welding, soldering, or operating power equipment; practicing or playing musical instruments (individual or group); any use that violates zoning, fire, or criminal codes or other laws; or activities classified as a nuisance in Lessor's sole judgment.

(d) Occupant MAY NOT DO any of the following: alter, paint, or deface any part of the space or facility; put weight on or attach anything to structural elements; put holes in floors or other parts of the leased Space; have a visible sign or install an alarm system in or on the space; or modify electrical service or use electricity for other than lights.

(e) LESSOR MAY EXCLUDE any person who is damaging property of others, disturbing the peace, or otherwise violating criminal laws. Additionally, if Occupant is renting more than one Space at any given time, default on one rented Space shall constitute default on all rented Spaces, entitling Lessor to deny access to Occupant to all rented Spaces. Lesson to during access to Georgian to an international places. (Control of the Control of the C

(d) An persons must comply with person grain was not comply that are person from the person fr (g) Lessor may require any person entering the facility to sign in. Lessor may require any person in the facility to show such person's current driver's license or other governmental ID cards, (h) Occupant and Occupant's employees, agents, guests, and families: must NOT exceed five-mile per hour speed limit inside facility; must NOT block traffic or prevent vehicles from entering or exiting; must NOT leve vehicles or other items in common areas; must NOT work in driverways, parking spaces, or common areas; must NOT change oil or fluids in vehicles or discharge liquids of any kind in spaces or common areas; must NOT litter halls, driveways, parking areas, or dumpster areas; must NOT block access to dumpsters; must NOT use any dumpsters for disposal of items which may not be stored in Occupant's space under these rules; must NOT use any dumpsters for off-site refuse; must NOT disturb other Occupants.

(i) Anything subject to licensure (autos, vans, trucks, motorcycles, boats, trailers, etc.) parked in violation of the above may be towed at Occupant's expense. All other property left unattended outside in the facility overnight may be disposed of at Lessor's option.