

# STORAGE AGREEMENT

## 1437090 Alberta Ltd. o/a Legal Self Storage

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**Mailing Address:**  
PO Box 88, St. Albert, AB T8N 1N2

**Facility Location:**  
Hwy 28 at Range Rd 231

Name:			
Address:	Apt #	P.O Box#	
City:	Prov:	PC:	
Phones:	Cell:	Home:	Bus:
Email:	D.O.B.:		
Where did you hear of us?	Newspaper__ Net__ Referral__ Return Customer__ Flyer__ Other (specify) _____		

This Storage "Agreement" takes effect \_\_\_\_\_ mm/dd/yyyy. The Agreement remains in effect until the 1st day of the same month of the following year. The contract may be extended for an additional term(s), however rental rates are subject to change and payable in advance. By signing this Agreement, "The Renter" acknowledges acceptance of the "Storage Agreement Terms and Conditions" as set out on Page 2 of this Agreement. The rental rate for this rental term is **\$279.00 plus applicable taxes, payable in full, in advance** of the rental term. NO REFUNDS FOR UNUSED DAYS

RV Type (One Unit Per Stall)	Check ✓	Rental Charge (<40 Ft)	\$ 279.00
RV Class A or C (Motorhome)		GST	\$ 13.95
Enclosed Cargo Trailer		Total Amount Due	\$ 292.95
Boat (with Trailer)			
RV Trailer (Standard hitch)		RV Brand/Color	
RV Tent Trailer		RV License #	
RV Fifth Wheel Trailer		RV Length (Not to exceed 40 Ft)	
RV Camper (Slide On)		Office Use: Stall: _____ AC: _____	
Payment by: (Circle one)		Cash    Cheque    Visa    MC    E-Transfer	
**Card#		Expiry	/
I have read, understand and agree to be bound by this agreement, INCLUDING THE TERMS AND CONDITIONS SET OUT ON PAGE 2 OF THIS AGREEMENT WHICH I ACKNOWLEDGE FORM PART OF THE AGREEMENT.			
Renter Signature: _____ Date: _____ LSS Signature: _____			

# STORAGE AGREEMENT

## THE RENTER ACKNOWLEDGES AND AGREES WITH LSS:

- 1) That Legal Self Storage (LSS) does not insure and that it is solely the Renter's responsibility to insure any property (Stored Property) the Renter has stored on LSS property and that LSS does not warrant the safety or security of Stored Property;
- 2) That LSS is neither a bailee nor a warehouseman and shall not be deemed to have custody of or any obligation to care for or preserve any Stored Property, that under no circumstances shall LSS, its directors, employees or agents be subject to any liability whatsoever for any loss, theft, damage to, or destruction of any Stored Property, howsoever caused, regardless of how foreseeable or remote;
- 3) That the Renter shall not perform any mechanical repairs or maintenance to any Stored Property in the parking stall, conduct business out of or from the Stored Property in the parking stall, or use the parking stall for any unlawful purpose;
- 4) That the Renter shall not attempt to attach or affix anything to or interfere with the outside perimeter chain link fence, gate system or exterior lighting system;
- 5) That Stored Property shall at no time include explosive, flammable, noxious or perishable goods, any contaminants, toxic substances, dangerous or hazardous substances or waste, hazardous chemical" or "hazardous waste" as defined in the Hazardous Chemicals Act, R.S.A. 1980, c.H-3 or any other goods, substances or materials that may in any way whatsoever be environmentally hazardous or unsafe or which would constitute a fire, health, or environmental danger;
- 6) That: the Renter shall be lawfully possessed of all Stored Property and be entitled at all times to store the same. No persons other than the Renter (and those who the Renter shall have advised LSS in advance and in writing are so authorized) shall have access to Stored Property. The Renters shall advise LSS in writing of any sale or transfer of title of the stored property and shall be liable for the stored goods until LSS is in possession of an approved contract in the name of the new owner;
- 7) Stored Property may only be accessed when the Renter is not in default of this Agreement and only during the standard hours of operation as posted;
- 8) That the Renter shall advise LSS in writing of the full name, address, and contact information of any person or corporation other than the Renter who has at any time any interest in any of the Stored Property and the Renter shall not sublet the parking stall without prior written approval from LSS;
- 9) That to better secure the payment of all rents due and all costs incurred by LSS in the enforcement or attempted enforcement of any rights and performance of all other clauses of this Agreement by the Renter, the Renter hereby grants to LSS a security interest in all Stored Property;
- 10) That the Renter is responsible to advise LSS immediately of any change to the Renter's contact information, including but not limited to a change in mailing address, email address and/or telephone number.
- 11) That rental rates are subject to change without notice. All rents are to be paid in advance to LSS at Box 88, St. Albert AB T8N 1N2 on or before the expiration of the existing contract. A \$25.00 NSF fee shall be immediately payable in respect of any NSF cheque tendered by the Renter, All such charges and all costs incurred by LSS in the enforcement of the Agreement shall constitute rent and be recoverable as such; and that all rent and such other amounts not paid by the Renter when due shall bear interest at the rate of 2% per month (24% per annum) until paid in full; Prices are subject to change without notice.
- 12) That it is the responsibility of the Renter to notify LSS with any changes to the Renter's mailing address and/or telephone numbers.
- 13) That upon default by the Renter in the payment of any installment of rent, LSS shall be entitled to disable any Access Code issued to the Renter until such default is remedied to the satisfaction of LSS;
- 14) The Renter shall advise LSS in writing either by means of standard postal or courier service or by email of their intent to vacate their parking stall, two weeks prior to the expiration of their rental term. Failure to provide Notice To Vacate two weeks prior to expiration will result in a \$25.00 fee in lieu of sufficient Notice to Vacate;
- 15) That if any installment of rent remains unpaid 15 days after the date the same was due or if the Renter fails to fully remedy to the satisfaction of LSS any other default under this agreement, or if an execution or any other process of any court becomes enforceable against the Renter, or if a receiver is appointed for the Renter, or the Renter becomes insolvent or commits an act of bankruptcy or makes an assignment in bankruptcy, then in any such event ("Event of Default"), LSS shall be entitled, without further demand or notice, to immediately terminate this agreement and enforce its rights by any method not prohibited by law, including selling, leasing or otherwise disposing of the whole or any part of the Stored Property to secure all unpaid rents;
- 16) That LSS shall not be responsible for any loss or damage to Stored Property, nor shall LSS be obligated to preserve rights against other persons, or to keep Stored Property identifiable or to repair, process or prepare the Stored Property for disposition, and shall only be liable to account for funds actually received by the Secured Party (net of costs of collection, realization and sale including, without limitation: the charges of any civil enforcement agent, the commissions payable to sales agents, auctioneers, all moving costs, notices, advertisements and legal costs;
- 17) That the Renter shall only store the property as is described on Page 1 of this contract. No cars, trucks, utility trailers or other vehicles are permitted.

***This storage lot closes after the 1st snowfall or November 1<sup>st</sup>, whichever is earlier and is NOT accessible (including foot traffic) until May 1<sup>st</sup> of the following year and providing that, if in the opinion of Legal Self Storage Management, lot conditions will not be adversely affected by traffic on the site.***

I, \_\_\_\_\_ acknowledge that I have read and agree to abide by the Terms & Conditions above.

Signature: \_\_\_\_\_

Date: \_\_\_\_\_