AA Affordable Storage Lease

P. O. Box 656 Frederick, Colorado 80530 www.aaafford.com 303-833-0692

NOTICE: All personal property, including vehicles, stored under the terms of this agreement will be subject to a claim of lien for unpaid rent and other charges as authorized by Colorado Statutes and may be sold or otherwise disposed of to satisfy the lien if the rent or other charges due remain unpaid for 30 consecutive days. Occupant, also known as Tenant, must disclose to Landlord, also known as Owner, in writing any lien-holders with any interest in the property that is or will be stored in this storage facility.

Unit(s) #	Size	X	_ Building	#	Ga	ite Access Code	e#	
Monthly Rent	\$	-	-	-	- x	months =	\$	
Security Deposit -		-	-	-	-	-	\$	
Prorated Amount to the	end of the month	-	-	-	-	-	\$	
Amount Paid Today	- [] CC - []	Zelle -	[] Cash	- [] Ch	eck #		\$	
Lease date (today)	, 20_	be	etween: _	AA Affo	rdable S	torage_ (Landlo	rd) and	
				(Tena	ant) Start	date on	, 20	
First Name	Last Name			Due	date on tl	he of the	month	
Company Name				Expe	cted Stay	r: [] months		
Mailing Address			_	Drive	rs Licens	е	State	
City	State	Zip						
Email Address:		 						
Primary Phone					enant or		s an active member	ſ
2nd Phone	 [] home [- 1 offic			-			
Emergency Contact:			C	of an	y L ien-ho		lord with the names ems under lean in a	
First Name Relation: [] spouse	Last Name] relative [] other		Зора	aic ailac	Time to this Le		
Emergency Phone		<u>-</u>						
Monthly Rent, Default Tenant shall promptly pa month (Due Date). We time by giving written no	ay said Monthly Reed out	monthly	statemen	ts. The N	onthly R	ent and Default	Fees may be chang	
Default Fees If all rent due is not paid Late fee, 5 days late afte Interest on any unpaid b Over-lock fee when in de Cut lock fee when in def Inventory and lien enforc Cleanup fee minimum	er Due Date alance efault for 30 days ault or upon reque	or more		agrees to	\$10.0 1.5% \$15.0 \$25.0 \$75.0	00 / month 00 00		edule:
Returned check fee Borrowed facility lock if r PayPal transaction fee (not returned with k	eys	e not color	stad)	\$35.0 \$20.0 3%	00	Tenant Initials	
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Termination

A fifteen (15) day written notice by Landlord or Tenant to the other will terminate the tenancy. The Space will be left broom clean and in good condition. Tenant is responsible for all damages to the Space. Refer to conditions for the return of the security deposit mentioned.

Space

Tenant accepts the Storage Space ("Space") as being broom clean and in good condition and upon vacating space, will pay Landlord for necessary repair or cleanup due to negligence or misuse while under Tenant's control. Tenant may not, in any form, alter the inside nor outside of the Space. Size of the Space is approximate and there is no abatement or adjustment in rent if the Space is smaller or larger than declared.

Security Deposit

Receipt is hereby acknowledged of said **security deposit** for the faithful performance of all the terms and conditions of this lease. Under no circumstances is the said security deposit to be construed as rent, and Tenant shall not be entitled to any interest on same. Landlord is authorized to place security deposit in an interest bearing account with interest accruing to Landlord.

The security deposit will be returned to Tenant only upon the occurrence of all the following conditions:

- All rent due plus any outstanding fees paid in full: Tenant shall not withhold payment of the last month's rent or any portion thereof on grounds that the security deposit serves as security for the unpaid rent.
- Fifteen (15) days advance written notice of vacating the Space given to Landlord
- Space is left unlocked, broom clean and in good condition (normal wear and tear excepted)

Security deposit will be returned no later than thirty (30) days after the termination of this lease and after the above conditions have been met. Failure for Tenant to comply with the above conditions shall be deemed a breach of contract and shall constitute the forfeiture of the security deposit.

Self-Service Storage Facility Lien

In accordance with Colorado Statutes (CRS 38-21.5), the lien attaches from the date the personal property is brought to the self-service storage facility and continues so long as it remains in the facility. After the Tenant has been in default continuously for a period of thirty days, the Landlord may begin enforcement action. Any notice made pursuant to this section shall be presumed delivered when it is deposited with the United States postal service with postage and properly addressed or sent by e-mail to the last known address.

Occupancy

Tenant has exclusive control of the Space during the term of this agreement; may only store personally owned property; shall not assign or sublet Space to any other person; shall keep the Space locked and all items inside the unit at all time. Tenant agrees that in no event shall the total value of all property stored be deemed to exceed \$2,000. In the event Tenant's stored goods exceed the value of \$2,000, Tenant agrees to notify Landlord of the actual value of stored property. Autos, mowers, tillers, snow blowers, etc., should have fluids drained to a reasonable level by Tenant prior to storage. The Space may be subject to large temperature fluctuations which may cause damage to certain stored items; Tenant agrees to inspect Space at least once a year. In any event, Landlord's liability shall not exceed \$1,000. Any damage caused by rodents, insects or acts of nature are not Landlord's responsibility. No pets or animals may be brought into the Facility or be permitted outside of Tenants' motor vehicle. Tenant agrees not to use the Space for camping or as a residence at any time.

Hazardous Substances

Tenant shall not store food, feed, controlled substances or any hazardous substances in the Space such as, but not limited to: petroleum products, gasoline, diesel fuel, kerosene, natural-gas liquids, flammable liquids, paints, paint thinner, other material deemed to be hazardous, dangerous, toxic, or a pollutant under federal, state, or local law, code, ordinance or regulation.

Abandoned Items

All items stored under this lease agreement, left in or around the Space by the Tenant upon termination of the lease for any reason shall be disposed of by the Landlord as becomes necessary, in a manner as Landlord may see fit and proper, and without recourse by the Tenant. The Landlord herein is further given the right to use the Tenants security deposit to cover the Landlord's expenses in disposing of the Tenant's articles. Any items not locked inside Tenants unit shall be deemed abandoned and Landlord shall impose a cleanup and disposal fee for said items.

Utilities

Tenant is not authorized to use Facility electric unless permitted by Landlord.

Care and Maintenance of Space

Tenant accepts the Space in its present condition and agrees to take good care of the Space and to make no alterations, additions, repairs or improvements without the prior written consent of Landlord. Tenant agrees to promptly report, in writing, to Landlord any damage to the Space and to promptly reimburse Landlord for any such damage caused by the negligence, misuse, or any other occurrence attributable to Tenant, Tenant's agents, family or guests. Tenant is to maintain designated storage unit locked at all times. Tenant, his/her family and/or guests shall fully comply with all federal, state, municipal, and other laws and ordinances, and shall not commit any act which is a nuisance or annoyance to the neighborhood.

Access

At Landlord's sole discretion, Tenant's access to the Space may be limited in any manner deemed reasonably necessary by Landlord to maintain order, protect security on the Space or if the rent is in default. Such measures may include, but are not limited to, safety reasons, limiting hours of operation, requiring verification of Tenant's identity, and requiring Tenant to key-in upon entering the Space. Access will be denied any person who is under the influence of alcohol or narcotics. Severe weather and power outages may temporarily limit access to the Space.

Inspection

Landlord shall have the right to enter the Space at all reasonable hours for the purpose of inspection without prior notice to Tenant whenever Landlord believes that a hazardous condition may exist or for repairs to the door or interior of the storage unit. Tenant agrees to open the Space at the request of Landlord or his agent for any and all repairs deemed necessary by Landlord.

Notice Requirements by Tenant

Any notice required hereunder shall be given by personal delivery or certified mail at Landlord's Post Office box address above.

Indemnity:

Tenant hereby agrees to indemnify and hold harmless the Landlord from and against any and all claims that are hereafter made or brought about by others as a result or arising out of Tenant's use of the Space.

Liability of Landlord

Tenant, for himself and his agents, guests and invitees releases Landlord, Landlord's agents, employees, and assigns from all liability arising out of the tenancy hereby created. This release of liability extends to all property damage or loss, physical injury or death. It is the intent of the Landlord and Tenant that as a result of this release, property is stored and the Space is used at Tenant's sole risk. Tenant acknowledges that Landlord has made no warranties regarding security of the Space or the facility from theft, fire, water, earthquake, weather, rodents, insects, or other hazards of any kind, or miss-use (lease violations) by other tenants.

Insurance

Tenant is hereby notified that Landlord does not provide insurance covering Tenant's stored property. Tenant acknowledges that insurance is available from independent insurance companies to protect Tenant in the event of theft, damage, or destruction of his stored property and is encouraged to obtain such insurance.

No Oral Agreements:

This rental agreement contains the entire agreement between Landlord and Tenant. Tenant agrees that he or she is not relying, and will not rely, upon any oral representation made by the Landlord or any of Landlord's agents or employees purporting to modify or add to this agreement in any manner. Tenant specifically acknowledges that no representations have been made with respect to safety, security or other special suitability of the Space for the storage of Tenant's property, and that Tenant has made his or her own determination of such matters solely from inspection of the storage Space and facility. Tenant agrees that this agreement may be modified only in writing, signed by both parties, in order for such modification to have any effect.

Default and Enforcement Action

In the event Tenant fails to make prompt payment of rent and or fees longer than thirty (30) days from Due Date, Landlord may over-lock Tenant's unit and charge an Over-Lock fee in order to limit access until the default has been cleared. If the unit is secured with two locks, Landlord or his agent may cut one of then and replace it with an over-lock. In the event Tenant shall abandon the Space without notice, or fails to perform any of the provisions of this lease, Landlord may enter the Space, if needed, without being liable for prosecution therefore and may terminate Tenant's right of access and occupancy by giving three days' notice in writing and opt to evict Tenant. Landlord shall specifically have the right to institute and maintain the statutory suit of Forcible Entry and Detainer in the proper Court, and obtain a writ for possession thereby. In addition to all other remedies provided herein, Tenant agrees to compensate Landlord for all reasonable expenses necessary to enforce this lease and to collect the rent or damages for breach of this lease, including, but not limited to, all court costs and reasonable attorney's fees incurred in connection therewith.

Attorney Fees: In the event it becomes necessary or advisable for Landlord to engage the services of an attorney to enforce any covenants contained in this agreement or to recover any rent or other charges due hereunder, Tenant shall pay such reasonable attorney fees and costs in addition to any other amounts due to Landlord. It is acknowledged, between the parties, that jury trials significantly increase the costs of any litigation between the parties. It is also acknowledged that jury trials require a longer length of time to adjudicate the controversy. On this basis, all parties waive their rights to have any matter settled by jury trial.

Enforce-ability: If any part of this agreement is held to be unenforceable for any reason, in any circumstance, the parties agree that such part shall be enforceable in other circumstances, and that all remaining parts of this agreement will nevertheless be valid and enforceable in all circumstances. This Lease shall be construed under and in accordance with the laws of the State of Colorado in the county of Weld.

Accuracy of Tenant Information

With my signature below, I, the Tenant, herby warrant that all information is accurate to the best of my knowledge and hereby authorize AA Affordable Storage to do a background check and obtain any other information it deems necessary for the purpose of evaluating my application. I understand that such information may include, but is not limited to, credit history, civil and criminal information, records of arrest, rental history, employment/salary details, vehicle records, licensing records, and/or any other necessary information. I understand that subsequent reports may be obtained and used in connection with an update, renewal, extension or collection with respect to this rental or lease.

Signatures		S	Survey: How did you find us?				
]	1	Drive by			
			j	Phone book			
		_		Internet			
Tenant				Friend or Family			
]	Advertisement			
]	Truck sign			
		_ [_]	Flyer			
Landlord/Agent of Owner]	Other			
mgr@aaafford.com							
Date	20						

rev: May 2023

Automatic Rent Payment Options

Zelle Pay

This is a FREE and secure service provided to you from Firstbank. Chase, BOA, Wells Fargo and others with a bank to bank funds transfer services using ACH.

https://www.zellepay.com/partners

The funds will be transferred from YOUR bank checking account directly into AA Affordable's bank account and normally clears within 1 to 2 business days by using the following email address:

bill@aaafford.com

In the Notes field, please enter your Unit #

You can also set up recurring payments to us so your payments will reach us on time every month and you will avoid any late fees.

Bill-Pay

Most banks and even some credit cards provide Internet bill pay services for free. This permits you to establish an automatic system to pay your bills such as your storage facility rent. You have total control over this billing system and need not disclose any bank or credit card information to us. Check with your bank to see if this service is available to you.

To set up bill-pay on your bank's bill-pay website:

Add a new bill:

Company name (recipient or vendor to whom the check will be made out to):

AA Affordable Storage

P.O. Box 656

Frederick, CO 80530

Select recurring payment; monthly, due on or before the Due Date

Enter your storage facility Monthly Rent

n the Notes field, please enter your Unit #

Personal Check or Money Order

Please make all checks payable to: AA Affordable Storage and mail to:

AA Affordable Storage

P.O. Box 656

Frederick, CO 80530

Cash

Even though we have security cameras and a lockable storage facility office, please be aware that during times the manager or agent is not in the office, the office is not totally secure and free from burglars. There is some risk in using mail drop slot on the West side of the office to drop off your check or cash rent payment. We prefer you mail your payment or use other means suggested above. If you still wish to make payment using the mail slot, make sure that it is in an envelope with your name and **Unit #.**

card.

Credit Card

Signature of Tenant

AA Anordable Storage accepts credit cards.								
Card Number		Name on Card						
Expiration Month	Year	Sec Cod	Sec Code:					
Credit Card Billing address								
for one time use								
[] for monthly use un By checking this box, y		,	monthly rent charges t	o the above credit				
		Date	20					