



PATRICK SFB OUTDOOR RECREATION TEMPORARY VEHICLE STORAGE AGREEMENT

THIS RENTAL AGREEMENT is effective for a n	-	· · · · · · · · · · · · · · · · · · ·	
and as officially recorded in the Outdoor Rec			
household account. As of (date of initial pay			
day of by and be			
and land at Services Compound, Patrick SFB,	-	-	-
to as ("Owner") and	fr	om this point forward	d as ("Occupant") whose
permanent address and alternate are as follo	ows:		
Occupant Contact Name (Please Print)		Emergency Cor	ntact (Required)
Occupant's Address	. <u>-</u> -	Emergency Co	ontact Phone #
Occupant's City/State/ Zip Code		Emergency Co	ntact Email
Occupant's Contact Phone #			
Occupant's Email			
Contract number (storage lot #) specific to the	his agreement	between Owner/Occ	upant
Type of Vehicle:			
Length hitch to tongue (trailers/RVs)	Year	Make	
ModelLicense	e #:	State	
VIN#			

FEE SCHEDULE AT TIME OF ENTRY INTO AGREEMEN per week Payment shall be made in		O CHANGE AT EACH RENEWAL PERIOD: ts up to a maximum of 4 weeks at a time. Late
fees will be assessed at the advertised fee.	weekly installmen	to up to a maximum of 4 weeks at a time. Late
Current and future fees are subject to change. reflects the approved fee in effect at that time.		
By placing your initials, the Occupant acknowledges forth in this Agreement. Furthermore, the occupant to change by outdoor recreation management at a responsibility of the Occupant to obey to these pro	t understands that ny time without no	the provisions of this document are subject tice to the occupant and it is the
The Occupant acknowledges that the personal and is correct, that all payments are due before the clos receipt, and that late fees apply with no grace period Landlord and Tenant III Self-Storage Facility Act, as will be sold or otherwise disposed of if no payment HERE	se of business day od. Occupant also a amended, all articl	on the day indicated by the point-of-sale agrees that Florida Lien Law, Chapter 83, es stored under the terms of this agreement
It is agreed by and between Owner and Occupant to purpose of renting certain space as herein describe bailment or deposit of goods for safekeeping is into Occupant leases from Owner the above noted space above referenced address of owner and included in property are satisfactory for all purposes for which property. Occupant shall have access to the premis INTIALS HERE	d and with the expended or created here (herein after refer larger facility at some compant shall use	eress understanding and agreement that no ereunder. Owner leases to Occupant and erred to as the "Premises") located at the each address containing similar leased real er the Premises or the common areas of the
OCCUPANT STORES ALL PERSONAL PROPERTY AT RESPONSIBILITY. OCCUPANT UNDERSTANDS THAT PROPERTY. To the extent that the Occupant does it is personal property stored on the Premises, Occupation including damage or loss by burglary, fire, vandalism Owner's agents, affiliates, authorized representative and Occupant hereby releases Owners and Owners expenses, damage to property or injury to persons, passive acts, omission, or negligence of Owner or Cacknowledges that he/she understands the provision Insurance is Occupants sole responsibility. INTIALS	TOWNER WILL NO not obtain insurance ant agrees Occupal m, wind damage, no reand employees (for agents from any respectively including without owners agents. By the paragraph of this paragraph HERE	TINSURE OCCUPANTS' PERSONAL ce coverage for the full value of the Occupant' int will personally assume all risk of loss, atural disaster, or vermin. Owner and 'Owner's Agents") will not be responsible for, esponsibility for any loss, liability, claim, limitation any loss arising from the active or placing your initials, the occupant oh and agrees to these provisions and that
IN WITNESS WHERE OF the parties here to have exe	ecuted this Rental	Agreement in the day and year first written.
Occupant Print Name	Signature	Date
Outdoor Recreation Representative Print Name	Signature	 Date

