APEX Mini Storage

RENTAL AGREEMENT

Amount per month: \$

2990 E. Palouse River Drive • Moscow, Idaho 83843 • (208) 882-8391
Mail Checks to: Welcome Home Property Management PO Box 8608, Moscow, ID 83843

Mamo			Detail		
Name	(last)	• (first)	(middle initial)		
Local Address Permanent Address	(city)	(state)			(zip)
Phone ()	(city)	(state)	Work Phone (1	(zip)
· · —			Drivers License	/	
			Dividio Elabilia		
Other authorized entrance					
The first month is pr I, Drive., Moscow, Idaho. 1. RENT. Rent is the sum of \$ date, or in the event of a dishonored bank after the 5th day of each month for late fee 1a. RENTAL ADJUSTMENTS. The parties thirty (30) days written notice of the forther receipt of said notice, Terrant's intent to tre unit and another \$15.00 charge for unloce 2. DEPOSIT. Last month's rent paid upo deposit is not refunded upon terminatio 3. USE AND OCCUPANCY AND COMPI turther agrees that the premises will no explosives or other inherently dangero Department, Police Department or other connected with the premises. 4. SIGNS. No painted or other signs of 5. RULES. Tenant agrees to abide by all A as they now exist and as they may be mo 6. CONDITION AND ALTERATION OF P dilapidations or dangerous conditions. negligence of misuse of Tenant's invited premises or make alterations or improv Tenant. 7. INSPECTION. Tenant agrees that Les premises to prospective purchasers of it during the 30 day period prior to termin 8. TERMINATION. The Tenancy under It of termination. Rent is payable by Tenan As conditions for such termination and	RENT IS DUE ON THE 1 ST OF O-rated. A deposit of last m (Tenant) hereby rent from APEX Mint Structeck from Tenant to Lessor, because actual damages. \$30.00 as liquidated damages for said dishonou agree that Lessor may from time to time make such a totice of rental adjustment. Tenant may treat the notical at notice of rental adjustment as termination notice. Iking it. All rent and fees must be paid before the union initiation of said contract serves as a deposit. If in of contract unless there is evidence of account LIANCE WITH LAW. The premises are to be used on the used for human or animal occupancy. Trash us material is prohibited. Lessee shall not store regovernment or governmental agency or in violation any type shall be placed on the feased premises. PEX Mint Storage rules and policies that are post diffied or adopted in the tuture. "REMISES. Tenant has examined the premises and Tenant agrees to keep the premises in good or as the property of the premises of of the premis	onth's rent is due w torage (Lessor), those certain premise day of each and every catendar mont ges for said late payments and dishored bank check as additional rent. Unadjustments in the rent required unice of rental adjustment as a notice of Ternant shall then vacate the premise, it will be unlocked. This deposit will serve as last mont being overpaid. Only for storage of personal propert or other materials shall not be all in the premises any items which ion of any other legal requirement, it will be unlocked to the premise of the properties at any reasonable time, enant by the giving by one of writter vacates prior to the end of the said the following: completely vacate the saids the saids the following:	hen accepting unit. ses described as Space Unit Number that Lessor or to Lessor's designated mored bank checks are extremely dirill may be overlocked by Lessor for der Paragraph 1 of this agreement, so I termination under Paragraph 9 her all in accordance with Paragraph 9 her all one and the leased premises without the leased premises without the prior written or then all costs necessary to restormation of this Temper in a later of the other of his intentional of the premises in good and clean control of the premises in	The last n Size diagent. In the ever flicult to ascertain rent not paid. uch as the Lessor eof by directing to ereof. You will be de business recor ses. The storage of or requirement in my act which crea Lessor agrees to s Tenant agrees to premises, caused consent of Lessor te the premises to Tenant further agr enancy has been g in to terminate the theless pay rent for dition, reasonable	, located at 2990 E. Palouse River at that rent is not paid within 3 days after due, Tenant agrees to pay \$1.00 per day late fee deems reasonable. Lessor shall give Tenant the Lessor within fifteen (15) days from the charged \$15.00 for our tocking your storage at in same condition as when rented. Said rids or equipment owned by Tenant. Tenant of welding or flammable, corrosive items, imposed by any Board of Health, Sanitary less or may create a nuisance in or upon or supply written copies of said rules to Tenant immediately notify Owner of any defects, if by Tenant's negligence or misuse or the Should Tenant damage or depreciate the oits prior condition shall be borne by the ees that Lessor or his agent may show the liven by either party, to prospective tenants are rendered and 30 days as here in above provided, evear and tear accepted, remove lock, and
ABANDONMENT. Tenant shall not ab agent shall have the right to take immed Lessor and Tenant agree that in the	ants, Lessor may terminate the agreement and re- vandon the premises at any time during the term o diate possession of and re-enter said premises. e event of a notice to terminate the tenancy has be	of this agreement. If Tenant shall at en given by Lessor or Tenant and T	pandon said premises or be dispose enant has not occupied the premis	es for the 30 days	covered by said notice of termination and
and re-let said premises. In the event said notice to terminal premises, Tenant hereby grants to Less property and store it in a safe place, con shall mail to Tenant, at all known addre presumed that any personal property let 10. ASSIGNMENT OR SUBLETTING. To 11. ATTORNEY'S FEES. If legal action is Tenant shall pay to Lessor all costs, exit 2. LIABILITIES. Tenant shall hold Lesso invitees, or occurring on the premises repipes or theft or other causes beyond the whatsoever. Tenant acknowledges that in insurance on Tenant's property. Lessor at 13. Lessor hereby acknowledges receip	for said period, then the premises may be deemed to has been given, and in the event no portion of the sor a security interest in said personal property a sider the tenancy terminated and re-tet the premiseses of Tenant, notice that Lessor has taken possor to the tenant does not exceed \$100.00 in value. A remant shall not sublet or assign all or any portion shall be brought by Lessor for unlawful detainer, the penses and reasonable altorney's fees incurred by and his agents harmless from all claims for fossion and his agents that the sectusive use. Tenant hereby expenses on the sectusive use. Tenant hereby expenses and reasonable from independent insurance of summer to take the sectusive use. Tenant hereby expenses no liability imposed in this paragraph. Lest of \$ as payment for deposit a sis day.	the rent for said 30 day period has beind at the expiration of said 30 day ses. Lessor may store Tenant's persession of the premises and has tall at the expiration of said 30 days, Lesto recover any sums due under this y Tenant in the aloresaid action. Or damage to property and of injury to ressly releases Lessor from any and within the building are so placed at Teompanies for damage to Tenant's prosor assumes no liability for any damind \$	een paid by Tenant to Lessor, and its Tenant hereby grants to Lessor to and property for a period of 30 day een possession of all of Tenant's pessor may, by public sale, dispose at therein without the prior written of Agreement, or for the breach of an or death of persons caused by the it all liability or loss or damage to Tenant's sole risk and Lessor shall have perty and for the liability imposed in lage to Tenant's property while store	n the event any of the right to re-entres. Upon taking poersonal property a of the personal consent of Lessor any other covenant of the covena	Tenant's personal property remains on the er the premises, remove Tenant's personal ssession of said personal property, Lesson and has stored said personal property. It is reperty