Potlatch Mini Storage Unit

tcn	IVIINI	Storage	OIII.#
ΙΔΤ	AGRE	FMENT	Amount per month: \$

5506 Hwy 95 • Potlatch, Idaho 83855 • (208) 882-8391
Mail Checks to: Welcome Home Property Management PO Box 8608, Moscow, ID 83843

Name			Date:						
Local Address (last)	(first)	(m	iddle initial)						
Permanent Address	ity)	(state)			(zip)				
Phone ()	ily)	(state)	Work Phone ()	(zip)				
Occupation/Business			Drivers License						
E-Mail:									
Other authorized entrance to unit									
RENT IS DUE ON THE 1 ST OF EACH MONTH. A BILL WILL NOT BE SENT TO YOU. The first month is pro-rated. A deposit of last month's rent is due when accepting unit. The last month is not prorated. I,									
1. REMT. Rent is the sum of \$ per month, payable in advance upon the 1° day of each and every calendar month to Lessor or to Lessor's designated agent. In the event that rent is not paid within 3 days after due date, or in the event of a dishonced bank check rom Tenant to Lessor, because actual damages for said dishonered bank checks are extremely difficult to ascortain. Tenant agrees to pay \$1.00 per day late fee after the 5/fidag of each month for tate fees. \$30,00 as tiguidated damages for said dishonered bank checks are extremely difficult to ascortain. Tenant agrees to pay \$1.00 per day late fee after the 5/fidag of each month for tate fees. \$30,00 as tiguidated damages for said dishonered bank checks are extremely difficult to ascortain. Tenant agrees to pay \$1.00 per day late fee after the 5/fidag of each month for tate fees. \$30,00 as tiguidated damages for said dishonered bank checks are extremely difficult to accordance of the formal payable that adjustment as a motice of tenant failure of the formal forma									
allow Lessor to inspect the premises in Tenant's presence to verify the final condition of the premises and its contents, and leave Tenant's forwarding address. In an emergency situation when Tenant has damaged facility property or is interfering with other tenants, Lessor may terminate the agreement and require Tenant to vacate the unit within 24 hours. 9. ABANDONMENT. Tenant shall not abandon the premises at any time during the term of this agreement. If Tenant shall abandon said premises or be dispossessed by process of law, or otherwise, then Lessor or his agent shall have the right to take immediate possession of and re-enter said premises. Lessor and Tenant agree that in the event of a notice to terminate the tenancy has been given by Lessor or Tenant and Tenant has not occupied the premises for the 30 days covered by said notice of termination and has not paid any portion of the rent due for said period, then the premises may be deemed abandoned by Lessor and Lessor may re-enter and take immediate possession of said premises, consider the tenancy terminate.									
and re-let said premises. In the event said notice to terminate has been given, and in the event no portion of the rent for said 30 day period has been paid by Tenant to Lessor, and in the event any of Tenant's personal property remains on the premises, Tenant hereby grants to Lessor as security interest in said personal property and at the expiration of said 30 days Tenant hereby grants to Lessor the right to re-enter the premises, remove Tenant's personal property for a period of 30 days. Upon taking possession of said personal property, Lessor shall mail to Tenant, at all known addresses of Tenant, notice that Lessor has taken possession of the premises and has taken possession of all of Tenant's personal property and has stored said personal property. It is presumed that any personal property left by Tenant does not exceed \$100.00 in value. At the expiration of said 30 days, Lessor may, by public sale, dispose of the personal property.									
10. ASSIGNMENT OR SUBLETTING. Tenant shall not sublet or assig 11. ATTORNEY'S FEES. If legal action shall be brought by Lessor for Tenant shall pay to Lessor all costs, expenses and reasonable attorned 12. LIABILITIES. Tenant shall hold Lessor and his agents harmless from invitees, or occurring on the premises rented for Tenant's exclusive use pipes or theft or other causes beyond the reasonable control of Lessor. To whatsoever. Tenant acknowledges that insurance is available from independence on Tenant's property. Lessor assumes no liability imposed in 13. Lessor tereby acknowledges receipt of \$	unlawful detainer, to recover any sums di ey's fees incurred by Tenant in the aforesa all claims for loss or damage to property a . Tenant hereby expressly releases Lessor i nant's possessions within the building are s pendent insurance companies for damage to this paragraph. Lessor assumes no liabilit	ue under this Agree aid action. nd of injury to or de from any and all lial so placed at Tenant's o Tenant's property by for any damage to	ement, or for the breach of ar alh of persons caused by the i bility or loss or damage to Ten sole risk and Lessor shall have and for the liability imposed ir o Tenant's property while store	ny other covenant ntentional acts or ant's property or o e no liability for an hithis paragraph. T	or condition contained in this Agreement, negligence of Tenant, his guest, licensees or effects arising out of water leakage, breaking y loss or damage caused to said possessions fenant further understands Lessor carries no				
This agreement has been executed on this day of Potlatch Mini Storage, Lesson									
TENANT By									