SUGAR RIVER STORAGE, LLC APPLICATION AND SEASONAL HEATED CAR STORAGE AGREEMENT Storage Location: 247 Sullivan Street, Claremont, NH 03743

This agreement made on ______day of _____ (Month) 2021 between SUGAR RIVER STORAGE, LLC, ("OPERATOR") and the Tenant, for the leasing or renting of SEASONAL VEHICLE STORAGE SPACE as hereinafter described and with the express understanding and agreement that no bailment or deposit of goods for safekeeping is intended or created hereunder

TENANT INFORMATION									
Name	Drv	License:State	e#						
Phone ()		Text	Me: YES	NO				
E-Mail:									
Street:		City:		State:	Zip:				
	STORED VEHICLE IN	FORMATIO	N (filled out by te	enant; to be ver	ified by the Oper	rator)			
Model:		Year:	Color:	Plate #:					
VIN									
Storage Fee:	\$375 Returning Te	enant \$3	99 New Tenant	LATE]	PICKUP: \$30 F	ee + \$20/WEEK			
Tenant Requested Dr of property is by appo 3. <u>RENT AND FEE</u> : typical size not to exc 4. <u>USE OF STORAC</u> Space for the conduct understands they are NH 03743. It is under in violation of any law concerning the Storag 5. <u>INSURANCE</u> : The risk of the Tenant. Of Tenant against any lo carrying such insuran coverage from any in	ATIC RENEWAL: The term of this rop off date: (Day) ointment. 48-hour notice required S:All Seasonal Vehicle Storage Sp ceed 8'x19'x10'(height). Storage fe GE SPACE AND COMPLIANCE t of business or human or animal h not renting a specific space, location rstood that Operator may move the w or any governmental authority, a ge of property. The Tenant covenants and agrees that perator does not carry, nor does it it siss or damage to the building, Stora ce and under its control. Tenant, a surance company of the Tenant's co- insured" to the extent that the Ten	(Month) 2(d. Pick-up after Aj ace must be Pre-Pa ess specified above. <u>WITH LAW</u> : Tena abitation is specific on or a space size. T e stored items within and Tenant shall cort at all property of even have any duty to ma age Unit or its conter t the Tenant's sole e choice, in any amou	021 and Pickup date : pril 15, 2021 will be trea aid . Space is not reserved ant acknowledges that the cally prohibited. No work This agreement stipulates n the confines of the Faci mply with all laws, rules, ery kind stored at the Fac aintain, insurance covera ents and other improveme expense, shall maintain in in tequal to the value of th	(Day) (ted as a 1-week ter until payment clear e Premises may be u on or repair of vehi only that property v lity if necessary. Te regulations and ord ility, except that ow ge on said personal ents situated at the F isurance coverage on he personal property	Month of 2022 m to automatically re s. No refunds. This con- sed for storage only, ar cles may take place in 1 vill be stored at 247 Sui nant shall not store any inances of any and all g ned by Operator, shall 1 property. Any insurance acility shall be for the son said personal property	Drop off and pickup enew each week. htract covers 1 car of nd the use of the Storage the Facility. Tenant llivan Street, Claremont, property which will resul governmental authorities be maintained at the sole ce carried by Operator or sole benefit of the party y by obtaining the required			
storing goods for hire any property of Tenar	OR OPERATOR'S LIABILITY; NO e, and all property stored by Tenan nt stored at the Facility or otherwis s or agents, or by Acts of God.	t or located on the F	Facility shall be at Tenant	's sole risk. The Op	erator shall have no lia	bility for loss or damage to			
matches the name of	cenant certifies that tenant is the ow the registered owner of the stored with interest or lien on the property	property if property							
Tenant's acts or omis	enant hereby agrees to indemnify of ssion to act, and Operator shall not omission to act of other tenants in	be liable to Tenant	or any other person for a						
	: Operator shall have a lien upon a The lien attaches only if the tenant					g from failure to pickup of			
public sale pursuant t These remedies are cu	the proper charges for parking, sto to RSA 450:1 and/or RSA 450-A:1 umulative with, and in addition to, all amounts in default shall not cor	 Notice of such sa every other remedy 	ale shall comply with the y given hereunder, or now	provision of RSA 4. or hereafter existin	50:3 and/or 450-A:4. g at law or in equity. A	Acceptance by Operator of			

10. <u>NO WARRANTIES</u>: Operator hereby disclaims any implied or express warranties, guarantees or representations of the nature, condition, safety or security of the Facility, and Tenant acknowledges and agrees that Operator does not represent or guarantee the safety or security of the Facility or any property stored therein.

11. <u>ATTORNEY'S FEE</u>: In the event the Operator retains an attorney to enforce any of the covenants, terms or conditions of this agreement, Tenant agrees to pay all attorney=s fees and costs in connection therewith.

12. <u>DROP OFF AND PICK UP</u>: Inside drop off and pickup of property is by appointment only and requires at least forty-eight (48) hour notice. Removal for property from 247 Sullivan Street constitutes the end of this storage agreement for all inside storage contracts, regardless of when it occurs.

13. <u>REMOVAL OF STORED PROPERT UPON TERMINATION</u>: Upon termination of the Rental Agreement, Tenant shall remove all of Tenant=s personal property from the Facility, unless such personal property is subject to the storage lien. Tenant must remove stored property by the termination date. Failure to remove property will result in storage and late fees of \$200 per month and/or lien and sale of the property as set forth above.

14. <u>ENTIRE AGREEMENT</u>: There are no representations, warranties, or agreements by or between the parties which are not fully set forth herein, and no representative of Operator or Operator's Agent is authorized to make any such representations, warranties, or agreements other than expressly set forth herein. All the provisions of this agreement shall apply to, bind and be obligatory upon the heirs, executors, administrators, representatives, successors and assigns of the parties hereto.

15. <u>NOTICES</u>: Except as otherwise expressly provided in this Rental Agreement, any written notice or demand required or permitted to be given under the terms of this agreement may be personally served by first class mail deposited in the U.S. mail, with postage thereon fully prepaid, and addressed to the party so to be served at the address of such party provided for in this agreement. Service of any such notice or demand shall be deemed complete on the date delivered, if personally delivered, or if mailed, shall be deemed complete on the date of deposit in the U.S. mail, with postage thereon fully paid and addressed in accordance with the provisions hereof. In the event Tenant shall change Tenant's place of residence or mailing address, or alternate name and address as set forth in this agreement, Tenant shall give Operator written notice of any such change within ten (10) days of the change, specifying Tenant's current address and alternate name, address, and telephone number.

16. ASSIGNMENT: Tenant shall not assign this agreement without obtaining prior written permission of Operator

17. <u>CONSTRUCTION</u>: This Rental Agreement shall be governed and construed in accordance with the laws of the State Of New Hampshire. Whenever possible, each provision of this rental agreement shall be interpreted in such a manner as to be effective and valid under applicable law, but if any provision of this rental agreement shall be invalid or prohibited under such applicable law, such provision shall be ineffective only to the extent of such prohibition on invalidity without invalidating the remainder of such provision or the remaining provisions of the Rental Agreement.

18. TIME: Time is of the essence of this Rental Agreement.

19. <u>SUBORDINATION</u>: This Agreement shall be subordinate to the lien of a Mortgage(s) now or hereinafter existing against the Facility, and to all renewals, modifications, replacements, consolidations and extensions thereof, and to all advances made or hereinafter made upon the security thereof. Operator is irrevocably appointed and authorized as agent of Tenant to execute any requisite subordination instruments in the event the Tenant fails to execute said instrument within five (5) days after notice from Operator demanding the execution thereof.

I HAVE READ AND AGREE TO COMPLY WITH ALL TERMS AND CONDITIONS OF THIS AGREEMENT AS STATED ABOVE.

Tenant's Signature ____

_ Date: ____ (Day) _____ (Month) 2021

EXHIBIT A- PROCEDURES UPON DEFAULT OR ABANDONMENT

I. The Operator may deny access to the Facility until the unpaid rent, charges, fees, or expenses are paid in full by the Tenant. If, after sixty (60) days, any of the rent, charges, fees, or expenses shall remain unpaid, the Operator may retain such vehicle, and then, after first satisfying the notice provisions of RSA 450:3 or 450-A:4, proceed to sell such personal property to satisfy the lien.

A notice of the sale shall be served upon the Tenant, in person or by registered or certified mail at the last known address, no less than fourteen(14) days before the sale, stating the time and place of sale, the property to be sold, and the amount of the rent, charges, fees, or expenses owed. The Operator may sell such personal property at a private or public sale, and the proceeds shall first be applied to satisfy such rent, charges, fees, or expenses. Proceeds remaining after the sale and payment of rent, charges, fees, or expenses to the Operator shall then be paid to any lienholders of record, as their interests may appear, with any remaining proceeds to be paid to the Tenant.

II. Abandonment. In the event Tenant abandons a vehicle or boat at the Facility as defined in RSA 262:4-c or RSA 450-A:5, Operator may, after compliance with the notice provisions, sell the same or otherwise dispose of said vehicle in compliance with RSA 262:40-c.

I HAVE READ AND UNDERSTAND THE TERMS AND CONDITIONS OF THE PROCEDURES FOR DEFAULT OR ABANDONMENT

enant's Signature		Date:	(Day))	(Month) 2021			
	Checks paya Sugar River Sto	able to: orage, LLC						
MAIL: Sugar River S	Storage, LLC, Attn: Kurt Zentmaier, 427 Wa	shington St. STE #2	, Claremont,	NH 03743				
ACH: I hereby authority	orize Sugar River Storage, LLC to debit my	checking or savings	account for 2	2020-2021 se	asonal storage fees:			
Account Number	Bank Routing Number							
Bank Name	Account Holder Signature		Date:	(Day)	(Month) 2021			
	reby authorize Sugar River Storage, LLC to T ZENTMAIER AT (603) 504-4247 TO PROVIDE IN	•			age fees + 3% Fee :			
Account Holder Signatur	e	D	ate:	(Day)	(Month) 2021			
PAY PAL/Zelle: PayP	al: Friends & Family to jaf1200@yahoo.com for	NO FEES. Zelle: jafl:	200@yahoo.co	om NO FEES				
SQUARE INVOICE:	Payments through Square can be invoiced for a 3	% Fee. Sent to e-mail	above unless a	an alternate is	provided below:			

E-mail