510-B HIGHLAND DRIVE

HIGHLAND HAVEN PROPERTY OWNERS ASSOCIATION HIGHLAND HAVEN, TEXAS 78654

hhpoastorage@highlandhaventx.com

2019 RENTAL CONTRACT

UNCOVERED Storage Space <u>THIS WRITTEN AGR</u> <u>A</u>	EEMENT CO	NTAINS TH		EEMENT OF E	OTH PARTIE		
Renter's Name (please print): _							
Highland Haven Address:				Pr	Phone #:		
Mailing Address if other than al	oove:						
Email:	·			ther Phone #'s:			
TRAILER PROPERTY DATA:			or registration ir				
Property:	#1		#2	#3		#4	
Type (boat, utility, cargo, etc)							
State /License #							
Make/Model							
VIN#							
Length							
Width							
Color							
Space #: 95-97 &124-7 Space #: 98-112 NOTES: 1. Annual fee covers period Januar 2. Annual rents due by January 1. fee of \$25 will be assessed on be disposed of and the space r 3. Rentals of less than one year wi 4. Refunds are based on prorated of 5. Property owners and renters Burnet County, Texas. RECORD OF PAYMENT:	ry 1 through Dece Notices will be er payments receive eassigned. Il be prorated to Duse. No refund for	mailed/mailed to ved after Janua December 31. No r final month if th	renter's contact a ary 1 st . If payment or rent will be charged ne space is used for	is not received by d for first month if re ten (10) days or mo	th) ays prior to payl February 1, the ntal period is less re that month.	e rental property can than ten (10) days.	
Period: Date if p	rorated:	Fee	Check #	Date	Remarks		
1/1/19 - 12/31/19 / / 19	9 - / /19	\$					
REFUND: Date: Amount:			_				
By signing this Rental Contra storage of my personal prope		nd that all pre	vious contracts a	re superseded a	nd I accept all	requirements for	
	Signature of Qualified Renter			Da	ite		
Signature of HHPOA Officer				Da	nte		

510-B HIGHLAND DRIVE

HIGHLAND HAVEN PROPERTY OWNERS ASSOCIATION HIGHLAND HAVEN, TEXAS 78654 hhpoastorage@highlandhaventx.com

2019 RENTAL CONTRACT

UNCOVERED Storage Space #	If Moved: #	If Moved: #	If Moved: #
A. LESSOR: Highland Haven Property Owner	rs Association, Inc. (HHPOA)		

B. QUALIFIED RENTER: HHPOA Member as defined by the association by-laws with rental on an annual basis. **Exception:** Owners of lots-only are ineligible as Qualified Renters. The lot must have a house on it and be occupied by the owner as a primary residence or second home.

C. RESTRICTIONS:

- 1. Uncovered rental space is restricted to named member's owned boat and trailer, boat trailer, utility trailer, Jet Ski and trailer or other property if approved by the HHPOA Board of Directors.
- 2. RV's will be permitted provided RV covered space is not available and the RV will fit in the allotted space. In the event the RV requires two spaces, a full fee will be charged for each space.
- 3. If a renter wishes to substitute an item of personal property other than that listed on the contract, prior approval from the HHPOA Rental Space Coordinator is required and includes a title or vehicle registration in named member's name. Any property that is placed in a space without notifying the Rental Space Coordinator is subject to removal.
- 4. This contract and the space assigned therein are not transferable and non-assignable by the renter. The rental contract will terminate with any attempted transfer assignment to a third party.
- 5. Renter may rent no more than 2 Uncovered spaces
- 6. If no space is available, the applicant will be placed on a waiting list for space assignment. Resident must own the personal property to be stored, fill out a Rental Contract, and provide proof of ownership (title &/or registration) before being placed on the waiting list.

D. CONDITIONS:

- 1. The HHPOA shall not be liable for damage claims to persons, including Renter, Renter's family, guests or invitees or for any property damage from any cause related to Renter's use of the rental space or use of the storage facility during any term. Member shall indemnify the HHPOA, it's agents, employees and representatives against any and all loss or other damage claims or obligations because of or arising out of this contract even if the indemnified party was negligent. Renter hereby releases the HHPOA, it's agents, employees and representatives from any and all liability arising out of or caused from Renter's use of the assigned space, including but not limited to loss or damage due to theft, fire, any act of God or any construction work at the storage facility.
- 2. All damage, theft or other loss must be reported immediately to the Rental Space Coordinator and an incident report must be filed ASAP with the Burnet County Sheriff's Dept by the Space Renter.
- 3. The HHPOA Board of Directors is the sole judge in determining whether or not any part of this contract has been violated.
- 4. In the event of a contract violation, the renter will be contacted by the Rental Space Coordinator and have ten (10) days to correct the problem or the rental property will be removed at owner's expense and the rental contract will become null and void and the space reassigned.
- 5. Renter is responsible for insurance of stored property to include contents.
- 6. Proof of ownership (title &/or registration) of the property(s) to be stored is required in support of this rental contract.
- 7. Trailers will be tagged with a space number by the Rental Space Coordinator and must display this tag at all times.
- 8. Renter will not make any alterations to the parking space.
- 9. Fuel, hazardous matter, or any materials &/or objects not attached to the trailer will not be stored on trailers or in storage area.
- 10. Custom covers that may cover the personal property will be secured and kept in good repair. Tarps are not allowed.
- 11. Property must remain in mobile condition i.e. no flats or missing wheels.
- 12. Space permitting and with prior approval from the Rental Space Coordinator, more than one property may be stored in a rental space. Stacking of properties is prohibited.
- 13. The HHPOA has the right to reassign parking spaces as needed and will notify renter accordingly.
- 14. Any renter who is no longer a resident must remove his/her stored property within 10 days of the residential property closing and notify the Rental Space Coordinator.
- 15. Failure to satisfy payment requirements to HHPOA could result in revocation of rental privileges and/or disposal of stored property.
- 16. In the event the City of Highland Haven provides notice to the HHPOA that the rented space is necessary for the expansion of the water system, renter agrees to vacate the parking/storage area within thirty (30) days from the date of notice and the contract between renter and HHPOA is immediately terminated. The rental spaces affected are: 95-111, 124-129, and 140-144.

nitials (of Renter:	
แแนลเอ เ	JI INGIILGI.	