Signature: ______



"LANDLORD" AND (Custo ADDRESS:		inafter referred to as "TENANT".	
Phone:	Email:	Rate:	Per Month
way accepts or assumes any reacts of God, or damage of any its owners and agents from all	Vorld Pools will endeavor to protect all pers esponsibility for the loss or damage to said kind to said property. The undersigned her responsibility of fire, theft, vandalism, roblad. There is a gate code, and surveillance cone time out.	property by fire, thef eby releases Leisure bery, acts of God or d	t, vandalism, robbery, World Pools INC and lamage of any kind to
	nt/RV:		
	Rental period shall begin:		
	information: Name on Card:		
Card #:	Exp:	CVV:	
Customers Signature		By sig	ning I give Leisure
	ebit my account on a monthly basis to d		
Storage Rules and Policy			
			when rented, normal wear
accepted.			
-	assign the whole, or any part of the premises without e premises, any article or thing of a dangerous, inflam		
10. The lessor (landlord) has a lien on leased space may be sold to satisfy th 11. Any insurance protecting persona	due, Boat/RV will be double locked by landlord, and no the property stored in a leased space the day the rent e lien if the occupant is in default. I property stored within the storage space, against fire	t is unpaid and due. The pr	roperty stored in the
storage facility.	lien holders or secured parties who may have an inter	est in property that is, or v	will be stored in this
	d agree to the storage rules & policies o	f this lease/storage	agreement.
	Policy#		

COVENANTS, CONDITIONS, AND AGREEMENTS:

As a further consideration for the use and occupancy of said premises the parties hereby agree to faithfully keep and be bound by the following covenants, conditions, and agreements:

The premises are to be kept in a clean and sanitary condition by Tenant and all debris or other garbage which may accumulate thereon during the term are to be removed, and, in case of failure to remove the same, Landlord m ay collect as rent due and in arrears double the cost of removal.

All items and articles must be stored inside the unit leased to Tenant and will not be kept outside the storage building. Flammable liquid and used tires may not be stored inside or outside of the unit.

Alcoholic beverages or illegal drugs may not be consumed, sold, or kept on the premises. No person under the influence of alcohol or illegal drugs is permitted on the property.

No unlawful business shall at any time be carried on upon or from said premises.

Acceptance by Landlord or any of the said rent at any time after the same shall become due, after such default has been made in the payment thereof, or any failure to enforce any of the rights herein reserved to Landlord, or any of the penalties, forfeitures or conditions herein contained, shall not in any wise be considered a waiver of the right to enforce the same at any time without any notice whatsoever, and any attempt to collect the rent by one proceeding shall not be considered as a waiver of the right to collect the same by any other proceeding, but all of the rights of the Landlord, and all forfeitures, penalties and conditions may be enforced together of successively at the option of Landlord.

It is further agreed that if Tenant shall become insolvent, make an assignment for the benefit of creditors, commit any act of bankruptcy, file a voluntary petition in bankruptcy, or if any judgment shall be entered or an involuntary petition in bankruptcy filed against Tenant, all the rent reversed for the full term of this lease shall become due and collectible immediately by distress or otherwise.

And Tenant hereby waives the usual notice to quit, and agrees to surrender said premises at the expiration of said term, or the termination of this lease, without any notice whatsoever. And upon any proceeding instituted for the recovery of said rent, Tenant waives the benefit of all appraisement, stay and exemption laws, the right of inquisition on real estate, and all bankruptcy or insolvency laws now in force or hereafter passed.

It is further agreed that the terms and conditions of this Lease Agreement shall in no way be changed or altered, except by a writing signed by all the parties hereto; and if the said Tenant shall continue in possession of the said premises after the expiration of said term, at the option of the Landlord such holding over may be held and deemed a renewal of this Agreement for another like term, the same as though a new Agreement of leasing, identical with this, had been executed and delivered by the said parties hereto for a succeeding term.

The conditions of this Agreement shall extend to the heirs, administrators, executors and/or successors of all parties hereto.