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## **OCCUPANCY AGREEMENT**

## Rondout Valley Self Storage (At turn-off for Rondout Valley Schools) 4611 Route 209, P.O. 263, Accord, NY 12404

(845) 687-7771

## All Correspondence: P.O. Box 287, Stone Ridge, NY 12484

This facility is operated in accordance with section 182 of the Lien Law of the State of New York

Notice: The monthly occupancy charge and other charges stated in this agreement are the actual charges you must pay This agreement executed between Rondout Valley Self Storage, herein called the OWNER, and OCCUPANT whose name is:

Name:	Date
Present Address:	· · · · · · · · · · · · · · · · · · ·
Phone: Home: ( )	Business: ( )
Drivers License: State Number	
Alternate Contact: Name	Phone: ( )
Email Address:	
above premises described by number posted ov  Ft. under the terms of this agreen "month to month occupancy." Prorate will only be The terms of the occupancy automatically renew  2) Monthly Charges. OCCUPANT agrees to pa Of \$ per month. Occupancy charges OWNER. It is OCCUPANT'S obligation to rem Stone Ridge, NY 12484 or to drop off paymen No notices will be sent to remind OCCUPANT w due and payable on the first day of each month	hen the occupancy charge is due. Occupancy charges are <u>1.</u>
The owner acknowledges receipt of the following	•
Pro-rated rent for balance of month	\$
Rent (1st full month)	\$
One time set up fee (\$10.00)	\$
Advance Rent (# of months)	\$
Miscellaneous	\$
Total:	\$

Next Month due Date \_\_\_\_\_

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- **2A) Default and Remedy:** (Enforcement provisions pursuant to **Section 182 of the Lien Law of the State of New York**). If the occupancy charges remain unpaid by the 10th day after the due date, the unit(s) will be over-locked, and a \$15.00 late charge will become due. Unless the full amount due is paid within 30 days after due date, the OWNER will exercise its right, under **Section 182 of the Lien Law of the State of New York**, to arrange to sell, at public or private auction, the contents of the occupant's storage space in order to satisfy the outstanding amount due. If a check is returned by the bank, the check amount plus the bank charges are to be paid immediately in cash or by Money Order and all future payments will be due in the same manner.
- **3) Occupancy and Storage limitations:** The OCCUPANT must supply his/her own **single Padlock** and keep the unit locked when not present and be fully responsible for the possession of the keys. OCCUPANT IS RESPONSIBLE FOR SNOW REMOVAL FOR THE FIRST (3) THREE FEET FROM THE DOOR. The premises shall be used for storage of personal property and business goods owned by OCCUPANT. OCCUPANT further agrees that the premises will not be used for human or animal occupancy, nor any items which: A) Emit odor, such as food items. B) Any explosives, flammable liquids or other dangerous materials. C) Any property in violation of any applicable statue or ordinance or of any regulation, order, or requirement of any public authority having jurisdiction. D) Any property in violation of rules established from time to time by the OWNER governing the use of the storage unit.
- **4) Notice:** Any notice required to be given under this agreement, including change of address, must be in writing and addressed to the other party at the appropriate address. Any such notice will be deemed to have been given at the time it is duly deposited, postage prepaid, in the United States mail, unless otherwise required by law. Any address change by the OCCUPANT must be acknowledged in writing by the OWNER.
- **5) Subletting or Assignment**: No subletting of the unit or any portion thereof or assignment of this agreement may be made without written permission of the OWNER.
- **6) Garage/Yard Sale:** The OCCUPANT shall not conduct a private sale of merchandise nor post any signs without the express written consent of the OWNER.
- 7) Insurance/Indemnification: The OWNER carries no insurance covering loss or damage to the property stored in the storage unit. OCCUPANT shall maintain his/her own insurance on his/her stored property and OWNER shall not be responsible for theft or damage, if any, to said property caused by fire, water, or from any cause whatsoever. This occupancy agreement is made on the express condition that the OWNER shall be free from all liability and claims for damages by reason of any kind to any person. The OWNER strongly recommends that the OCCUPANT obtain his/her own insurance.
- **8) Entire Agreement:** This agreement constitutes the sole and only agreement of the parties and supersedes any prior understandings or oral agreements between the parties respecting the within subject matter. No amendment or alteration of the terms of this agreement shall be binding unless it is in writing and duly executed by the parties hereto.

<b>9)</b> The OCCUPANT hereby acknowledges by signing this occupancy agreement that he/she has reac
understands and accepts all the terms and conditions expressed in this agreement.

By:	Date	
OCCUPANT		
	Date	
Rondout Valley Self Storage Representative		