AGREEMENT INFORMATION



Storage Units 356 Raglan Street Sale

Each applicant will need to supply identification with this application

Driver Licence/Passport	Proof of age card	Medicare card
Pension Card	Utility account	Student id card

Date					
Owner BAMP Ente					
Agent	Te Em	Wellington Real Estate, 236–238 Raymond Street, Sale VIC 3850 Telephone: 51 444 575 Email: realestate@wress.com.au			
Unit	Lo	Location:			
Term		From: Until:			
Goods		The goods stored in the Unit by the Storer			
Storage		The storing of goods in the Unit			
Access times		24 hours 7 days a week			
Storer renter of Unbeing an individual Address:	i i Na	Name: Next of Kin Ph:			
Telephone num	hor:				
Email:	ber.				
Vehicle descript	ion & Pog n	numbor:			
Drivers licence r		idilibei.			
The Storer signs h		ing their ag	reement to the		
information herein				Sian	ature:
terms and condition		9. 0 0 0	20 20 and 20 and	0.9	
Storer renter of ur	nit being a				
Corporation		Com	pany name:		
	AC	CN number:			
	AB	3N number:			
	De	escription of	company business	s:	
Signatory (for and the company)	with the au	uthority of	Name:		
Re	lationship to	o the compa	any:		
The Signatory sign					
agreement to the ir					
agreement to be bo					
and (see clause 1)				Cian	oturo
conditions herein	ne company's performance of the terms and Signature:		ature.		
CONTRICTOR TICTOR					
Signed by the Agent for Owner		Signature:			
Please note there is a minimum of 4 weeks for any storage period (not negotiable). All rent must be paid prior to the 10 th each month.					
Bond	\$200 To be paid by Storer to Agent for owner before commencement of storage.				
Administration fee	of	To be paid by Storer to Agent before commencement of storage. (Includes GST)			
Storage rent	\$ To	be paid mo	onthly in advance b	y Sto	rer to Agent. (Includes GST)
Pro Rata	Pro rata rent commencing://20 to 09/20(inclusive)=days @ \$(Includes GST)				

Late payment	\$ 10 To be paid by Storer to Agent for owner on each separate				
fee	occurrence of Storage Fee not being paid by required time				
Lost Key	\$30 To be paid by Storer to Agent				
Penalty interest	The rate of interest per annum calculated daily as is from time to time set by				
rate	schedule 2 of the Penalty Interest Rates Act Victoria 1983				
Payment	Where Storer has for a period of 30 clear days or more not paid all due and				
Default	payable monies of this agreement to the Agent for the owner.				
Usage default	Where Storer has not complied with terms and conditions of this agreement not				
Usaye delault	being a Payment Default				

TERMS AND CONDITIONS

- 1. This agreement made on **Date** between **Owner** and **Storer** binds the parties to the terms and conditions herein and where **Storer** is a Corporation **Signatory** hereby guarantees to **Owner** the company's performance of all terms and conditions of this agreement including the payment of monies.
- 2. The signing of this agreement by an agent is confirmation by that agent of their authority to act for the **Storer** or **Company** and the **Owner** relies on that authority.
- 3. In return for payment of **Storage Fee** by **Storer** the **Owner** provides **Unit** for **Term** as from time to time extended by written agreement and otherwise in accordance with these terms and conditions.
- 4. **Storer** is deemed to have knowledge of **Goods** stored in **Unit** and **Goods** must not be flammable, explosive, noxious or dangerous and must not be perishables or food or feedstuffs of any kind.
- 5. Owner and/or Agent do not have and cannot be deemed to have knowledge of Goods stored.
- 6. **Owner** and/or **Agent** reserve the right to refuse storage of any particular **Goods** including **Goods** reasonably considered to be at risk of theft or loss including loss of value.
- 7. At all times **Goods** stored or in transit are in every respect at **Storer**'s risk and at no time is **Agent** or **Owner** liable for **Goods** either for damage or loss of **Goods** or for any consequential damage or loss.
- 8. Where for the better conduct of **Owner**'s business **Owner** or **Agent** calls for the moving of **Goods** from one **Unit** to another then **Agent** may on 21 days notice to **Storer** relocate **Goods** at **Owner**'s cost.
- 9. Storer in every respect indemnifies the Owner and/or Agent against all loss and damage whether direct and/or consequential of any nature whatsoever resulting from or related to Storage and use of Unit by Storer and/or any person or persons who by way of their knowledge of and/or relationship with the Storer attend at the Unit or Unit premises.
- 10. On 14 days notice by **Agent** to **Storer** the **Agent** may enter **Unit** and inspect **Goods** to ensure compliance with any term or condition herein.
- 11. Where in emergency or otherwise on reasonable grounds **Agent** believes stored Goods are dangerous or may cause or be at risk of loss or damage **Agent** may take action to reduce or mitigate loss or damage at **Storer's** cost including costs of emergency services.
- 12. From time to time **Owner** may increase **Storage Fee**, **Administration Fee** or **Late Payment Fee** with notice to **Storer** and where after 30 clear days **Storer** has not elected to bring the storage to an end and clear **Unit** of all goods leaving **Unit** in a clean and undamaged condition then the notified increase(s) shall apply and the AGREEMENT INFORMATION above is amended accordingly.
- 13. The storage may be terminated by either party giving the other party 14 days written notice.
- 14. All monies payable pursuant to this agreement are payable up until all Goods are removed from Unit.
- 15. Where **Unit** requires cleaning and/ or repairs **Agent** is to forthwith arrange such work and costs of such works are payable by the **Storer** first from any available bond and then as a debt due and payable.
- 16. Where the **Unit** is damaged or made unusable by **Storer** the **Storer** is to continue to pay all monies pursuant to this agreement until **Unit** is again available for rent.
- 17. Where the **Storer** is in breach of this agreement the **Agent** may refuse **Storer** access to **Unit** until breach has been made good including by changing or adding lock/s.
- 18. Where the **Storer** is in breach of this agreement and has not after 30 days notice to the address above made good the breach then **Agent** may dispose of **Goods** as **Agent** considers reasonable including by public auction without reserve and from the net proceeds pay all monies due to the **Owner** the balance payable to **Storer**.
- 19. The **Agent** acts for the **Owner** and may take any legal and/or recovery action for the owner, all legal and recovery action costs against the **Storer** are payable by the **Storer** to the owner.
- 20. The owner is not a Bailee of the **Goods**. The owner is not a warehouseman in respect of the **Goods**. The owner does not at any time take possession of the **Goods**.
- 21. Any communications received by **Agent** that the **Agent** reasonably believes to be of or by the **Storer** are deemed to be communications of the **Storer**.
- 22. Any term or condition of this agreement that is unenforceable or illegal is hereby deemed removed and the remainder of this agreement stands in full force and effect.
- 23. The only notice or information that either party can rely upon is notice or information provided in writing and notice by email or text message is deemed received upon sending.
- 24. This agreement contains all terms of the agreement between the parties and no other representations including oral representations are to be relied upon or are enforceable.
- 25. Words in **bold** have the meaning given to them in the AGREEMENT INFORMATION and the information with the words Storer and Signatory are hereby terms and conditions of this agreement.