RV/BOAT STORAGE LOT – RENTAL AGREEMENT

THIS RENTAL AGREEMENT is executed Marina/Outdoor Recreation as owner age this point forward referred to as ("Owner ("Occupant") whose permanent address	ent of properties and	land at Services C	ompound, JBAB AFB, DO	C 20032 (202)284-3104 from
Occupant Contact Name and DOD ID# (Please Print) Occupant's Address		Alternate Contact Name (REQUIRED) Alternate's Address		
Occupant's Hm Telephone # Email		Alternate's Telephone #		
Boat/RV Storage Lot #	Contract number sp	ecific to this agreen	nent between Owner and C	Occupant HH#
Type of Vehicle (car, truck, camper, RV, bo				
Vehicle License No.	State	VIN #		
Patron agrees to pay Marina/Outdoor re annual) for storage of items listed abov	ec the sum of \$ e.	per	(Designate da	ily, monthly, seasonal or
\$ 10.00	s the Late Fee which v	vill be required if Oc	cupant is 15 days delinque	nt on scheduled rent due date.
agrees to pay late fee in the amount which or otherwise disposed of if no payment has 1. PURPOSE AND DESCRIPTION or into this rental agreement for the purpose agreement that no bailment or deposit or occupant leases from Owner the above no Owner and included in a larger facility at su INITIALS HERE, acknowledges at for which Occupant shall use the Premise common areas 24 hours a day, seven days 2. TERM AND RENT: The occupant is signed on a date later than the 1st. This amount due which is shown above, due or Occupant be entitled to a refund of the first terminates other than on the last day of the which the termination occurred. The month and will not be obligatory until 30 days after charges shall not otherwise affect the termination is the responsibility of the Occupant to 3. INSURANCE: OCCUPANT STO OCCUPANTS SOLE RESPONSIBILITY. PROPERTY. To the extent that the Occupant damage, natural disaster or vermin. Owne not be responsible for, and Occupant he expenses, and damage to property or injuryor negligence of Owner or Owners Agents provisions of this paragraph and agrees to the IN WITNESS WHEREOF the parties hereto.	been received for a co OF PREMISES: It is a of leasing or renting of f goods for safekee oted space (herein after uch address containing agrees that the Prei es or the common are a week. shall pay owner on mo applies signing period in the 1st day of the m months rent paid upon month. Occupant shall ally rent and or charges is written notice of the fet is of this Rental Agreen wledges the he/she ur obey to these provision RES ALL PERSONA OCCUPANT UNDER: ant does not obtain ins int will personally assur ir and Owner's agents, irreby releases Owner y to persons, including by placing your INIT ithese provisions and the	agreed by and betwoertain space as he ping is intended of the property. In the property and property. In the property and property. In the property are property and property are property. In the property are property and property are property. In the property are property are property. In the property are property are property are property. In the property are property are property. In the property are property are property are property. In the property are property are property. In the property are property are property are property. In the property	riod. reen Owner and Occupant rein described and with the created hereunder. Of "Premises") located at the property and space to othe non areas of the property and Cocupant shall have accupant shall have accupant shall have accupant and agrees the refund of a pro rata apporty Owner effective with NAI sent to the Occupant. Any sent to the Occupant. Any risions of this paragraph are the full value of the Occupant the full value of the Occupant of occupa	t that the parties have entered ne express understanding and owner leases to Occupant and e above referenced address of her Occupants, by placing your are satisfactory for all purposes cess to the Premises and the mount will be applied if contract an annual or biannual basis the at under no circumstances will eafter, if this Rental Agreement tion of the rent for the month in Council review and approval, y such adjustments to fees and ce and effect. By placing your and agrees to these provisions on the personal property stored burglary, fire, vandalism, wind ployees ("Owner's Agents") will y for any loss, liability, claim, stive or passive acts, omission, as that he/she understands the
Property Manager	Date	Occupant		Date