



FamCamp •Raccoon Creek Pavilion • Lewis Lake Pavilion • Skeet Range • Marina • Outdoor Adventure Trips

Equipment Rental • Beach • RV/Camper & Boat Storage Lot

RV STORAGE LOT – RENTAL AGREEMENT

THIS RENTAL AGREEMENT is executed in duplicate this day of,						
by and between, Outdoor Recreations as Owner agent of properties and land at Services Compound,						
(Outdoor Recreation/MacDill Air Force Base) from this point forward referred to as ("Owner") and						
, from this point forwa	ard referred to as ("Occupant") whose permanent					
address and alternate are as follows:						
Occupant Contact Name (Please Print)	Alternate Contact Name (REQUIRED)					
Occupant's Address	Alternate's Address					
Occupant's City/State/Zip Code	Alternate's City/State/ Zip Code					
Occupant's Hm Telephone # Wk Telephone #	Alternate's Telephone #					
RV Storage Lot # Contract number specific to this agreement between Owner and Occupant:						
Type of Vehicle (camper, RV, boat, trailer)	Make Model Year					
License Plate No: State	VIN #					
FEES & CHARGES \$ is the \(\preceq\) Quarterly (3 mo); \(\preceq\) Biannual (6 mo); \(\preceq\) Annual (12 month) rent (Due on or before the 10th day of that month). \$\frac{\preceq}{2.00 \text{ per day}}\) is the late fee which will be required if Occupant is delinquent on scheduled rent due date.						
are due before the close of business on the day indicated, a 15 days after requirement, occupant agrees to pay late fee in	ledges that the above information is correct, that all payments and that he/she understands that in the event of late payment, in the amount which is listed. Occupant also agrees that all d or otherwise disposed of if no payment has been received for					

from military services, or retirement which may be applicable to me in the future. I, the undersigned Applicant, agree to have						
piled if contract is signed on a date later than the 1st. This applies signing period only. Occupant shall pay owner on a quarterly, biannual or annual basis the amount due which is shown above, due on the 10th day of that month. Occupant understands and agrees that under no circumstances will Occupant be entitled to a refund of the first month's rent paid upon execution of the Rental Agreement, and, thereafter, if this Rental Agreement terminates other than on the last day of the month. Occupant shall not be entitled to a refund of a pro rata apportion of the rent for the month in which the termination occurred. The monthly rent and or charges may be adjusted by Owner effective with NAF Council review and approval, and will not be obligatory until 30 days after written notice of the fee change has been sent to the Occupant. Any such adjustments to fees and charges shall not otherwise affect the terms of this Rental Agreement and all other terms shall remain in full force and effect. All payments received after the 10th day of the month will be considered late, and a \$2 per day late fee will be assessed. After an additional 30 days of non-payment of rental fees the vehicle will be considered abandoned and items will be reported to 6AMW Security Forces for investigation and disposal. By placing your INITIALS HERE, Occupant acknowledges that he/she understands the provisions of this paragraph and agrees to these provisions and is the responsibility of the Occupant to obey to these provisions. 3. Applicant's Release of Liability, Promise for Indemnification, Promise to Hold-Harmless, and Covenant not to claim or sue:1, the undersigned Applicant, do hereby release and forever discharge the Outdoor Recreation Area, the Force Support Squadron, the military installation known as MacDill Air Force Base, and the United States Air Force, and each and every one of their officers, employees, and agents from any and all liability related to the following: claims (including, but not limited to claims for loss of dama	entered into this rental agreement for a press understanding and agreement the under. Owner leases to Occupant and "Premises") located at the above refersimilar leased real property and space agrees that the Premises and the comuse the Premises or the common areas	the purpose of lease nat no bailment or Occupant leases from the enced address of Ce to other Occupan mon areas of the p	ing or renting certain space deposit of goods for safektom Owner the above noted Owner and included in a largets, by placing your INITIALS roperty are satisfactory for a	as herein described and with eeping is intended or creates space (herein after referred er facility at such address constitution of the state of the	ted here to as the ontaining liges and ant shall	
or sue: I, the undersigned Applicant, do hereby release and forever discharge the Outdoor Recreation Area, the Force Support Squadron, the military installation known as MacDill Air Force Base, and the United States Air Force, and each and every one of their officers, employees, and agents from any and all liability related to the following: claims (including, but not limited to claims for loss of damage to any of my personal property)causes of action, suits in law or equity, and other proceedings which I, my heirs, assigns, or personal representatives may have now or may hereafter acquire for any and every reason pertaining to storage of my property at MacDill Air Force Base, including but not limited to (1) loss or damage of personal property rising from theft, fire, vandalism, collision, failure equipment, windstorm, rain, hurricane, or other casualty loss and (2) loss or damage of personal property arising from the ordinary negligence of any employee or agent of Outdoor Recreation Area, the Force Support Squadron of MacDill Air Force Base, MacDill Air Force Base, and the United States Air Force. By placing your INITIALS HERE, occupant acknowledges that he/she understands the provisions of this paragraph and agrees to these provisions and that insurance is Occupants sole responsibility. 4. Applicant's Notification Regarding Change of Status: I, the undersigned Applicant, do hereby agree to notify the Outdoor Recreation Area of any change of address, telephone number and permanent change of station (PCS), separation from military services, or retirement which may be applicable to me in the future. I, the undersigned Applicant, agree to have removed the previously described property from Outdoor Recreation Area, prior to any permanent change of station (PCS), separation from military services, retirement. I agree to renew my application on a yearly basis. In witness whereof, I have hereunto set my hand and seal on this day of, 20 IN WITNESS WHEREOF the parties hereto have execute	plied if contract is signed on a date la quarterly, biannual or annual basis the understands and agrees that under na upon execution of the Rental Agreement month. Occupant shall not be entitled occurred. The monthly rent and or cha will not be obligatory until 30 days after to fees and charges shall not otherwise and effect. All payments received after assessed. After an additional 30 days of be reported to 6AMW Security Forces of knowledges that he/she understands the	ater than the 1st. To a amount due which or circumstances wint, and, thereafter, if to a refund of a progress may be adjust written notice of the affect the terms of the 10th day of the of non-payment of refor investigation and the provisions of this	his applies signing period on is shown above, due on the life of the life of this Rental Agreement terminal or at apportion of the rent feed by Owner effective with North fee change has been sent to this Rental Agreement and a le month will be considered le life of the	only. Occupant shall pay owner 10th day of that month. Or refund of the first month's repart of the month in which the term. AF Council review and approach the Occupant. Any such adjuit other terms shall remain in ate, and a \$2 per day late fectonsidered abandoned and in ITIALS HERE, Occupant.	ner on a Occupant rent paid ay of the mination oval, and ustments full force be will be tems will upant ac-	
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	Property Manager	Date	Occupant	Date		