Dugway Proving Ground MWR AgreementCoyote Run CampgroundRV Storage LotShed Storage

	Date			
This agreement, mac	e by and between Dugway Proving Ground Morale Welfare and Recreation (MWR) and			
	(Patron's Complete Name)			
Home Address				
Home Telephone:	Cell:			
Work Telephone:	Email:			
Emergency Contact:Telephone:				
Place of work:	Supervisor's name and phone number			
Active Duty Reserve	Retiree Military Family Member DOD Civilian Other Authorized Patron			
This agreement will comment exceed one year. After the e extend the period of the cont	Retiree Military Family Member DOD Civilian Other Authorized Patron does on does not be signed by both parties to act and provide any updated information. A blank contract modification (Term Extension)			
This agreement will comment exceed one year. After the extend the period of the cont greement is attached.	ce on(date), and will end on(date). Contracts periods must not ad of a one-year period, a separate contract modification must be signed by both parties to act and provide any updated information. A blank contract modification (Term Extension NOTICE y Dugway Proving Ground property after the expiration or termination of this Space at will be considered abandoned by the Patron and will be moved at the Patron's expense.			
Chis agreement will commer exceed one year. After the e extend the period of the cont agreement is attached. Any property left on Arm Rental / Storage Agreeme All abandoned property All Patrons agree to fill o	ce on(date), and will end on(date). Contracts periods must not ad of a one-year period, a separate contract modification must be signed by both parties to act and provide any updated information. A blank contract modification (Term Extension NOTICE y Dugway Proving Ground property after the expiration or termination of this Space at will be considered abandoned by the Patron and will be moved at the Patron's expense.			
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FILL-IN & SIGN PAGE 1, 2 & 4 BEFORE SUBMISSION TO MWR.

*SKIP THIS SECTION IF YOU ARE RENTING SHED STORAGE ONLY

U	rent space to the Patr	ron and perr	nit the use of	the facilities at the use / s	storage area for the following
property:					
Property Type:	Automobile	Boat 🗌	Trailer 🗌	Recreational Vehicle]
Other:					
Property Year:	Property	Make:		Model:	
Color:	Dimensi	ons (Length	/Height/Widt	<mark>h)</mark>	
Weight:	VIN				
Property Registra	ntion Title No.:			_ S <mark>tate</mark> :	
License Tag No.:			Anim	als:	*for Campground Only
Owner of Record	;				
(Full name as it	appears on title if di	fferent than	above. A vali	d Power of Attorney must	t be provided this property is stored
by a person who	differs from the own	ner of record	l.)		
				t than above)	
Additional Owne	r of Lien Holder of	Record:		as it appears on title)	
			-		
(Complete mailing address)					MWR Employee Name
Insurance Compa	anv.				
Policy Number:		Policy en	ding date:		Initials Verifying Information:
storage of items l /Storage Area bey storage charge ab	isted above. Total f yond the dates of thi pove for the first 30 c harge above will ac	ees payable s Agreemen days after ex	under this Ag t shall accrue piration of th	greement is \$ A a storage fee at a pro-rata e agreement. Thereafter, a	<i>ily, monthly, seasonal or annual</i>) for Any property left in the Space Use a rate of 150% of the original a pro-rata storage fee of 200% of the ing from any action taken by MWR
Space No. Issued	:	*To be	filled-in by N	AWR Staff	
				S AND CONDITIONS	
installations may privately owned p has been made to required by this A	retain the proceeds property, found on a find the owner (or Agreement will be u	from the sal military inst the heirs, ne sed to locate	e of any lost, stallation. Ho xt of kin or le the Patron a	abandoned, or unclaimed wever, no property may b gal representative of the o nd other legal owners of t	
2. The Patron age	rees to maintain thir	d party com	mercial liabili	ity insurance on the auton	nobile, or recreational vehicle,

described above throughout the entire term of this Agreement. Failure to maintain such insurance constitutes a breach of Agreement and is grounds for termination of the Agreement and removal of Patron's property.

3. All payments are made in advance and in the name of the Patron.

4. If more than one owner, this Agreement applies jointly and severally to all owners of the stored property. Notice provided to one owner constitutes notice to all owners for all purposes whatsoever.

5. The Patron agrees and understands that this Agreement is valid only for the specific property described above. This Agreement cannot be transferred, sold, conveyed, demised, bequeathed, or otherwise disposed of in any manner to any other persons. Any agreement to the contrary is and will be totally null, void, and unenforceable. If during the term of this Agreement, the Patron sells, transfers, or conveys title to the property described above, the Patron agrees to inform the MWR. The Patron further agrees that prior to the effective date of such sale, transfer, or conveyance of property title, the property will be removed from the use / storage area unless the new owner(s) enter into a new storage agreement.

6. This agreement can be terminated at any time by MWR. Such termination will be effective ten (10) calendar days from the date that written notice is placed in the United States mail addressed to the property owner(s) at the addresses provided in this Agreement or forwarded to the email address of the Patron as indicated above, at the complete and sole discretion of the MWR.

7. The Patron further agrees to strictly follow the terms and conditions of this Agreement and the rules and regulations of the use / storage area, which are incorporated by reference as though fully set forth herein (a copy of which is available for review by the appropriate MWR facility). The Patron further understands that any violation on the Patron's part or the Patron's agents, guests, and/or invitees and other persons, may constitute grounds for immediate termination of this Agreement at the option of MWR.

8. The Patron agrees that MWR has the authority—but not the responsibility—to remove property as circumstances dictate, including natural disasters, hurricanes, typhoons, tsunamis, wildfires, earthquakes, man-made disasters, riots, civil disturbances, terrorist attacks, vandalism or the like. While the MWR will take reasonable measures to protect property stored at MWR facilities, the Patron remains fully and solely responsible for moving the property to a safe storage area.

9. The Patron agrees that MWR has the authority to request a temporary removal of all personal property as circumstances dictate, including annual grounds maintenance, mowing, tree trimming or the like. MWR will give a 72 hour notice to all Patrons to temporarily vacate campsite/RV Lot/shed.

10. Hazardous materials of any kind are prohibited in the use / storage area. This includes but is not limited to natural gas, propane, oil, gasoline and petroleum products, and any and all flammable, explosive and toxic substances. This does not apply to oil, gasoline or petroleum products found inside internal fuel tanks permanently connected to internal combustion engines in storage. All auxiliary fuel tanks (regardless of the nature of the fuel) must be empty. Propane tanks must be empty and valves must be in off/closed position.

11. MWR assumes no responsibility for any damaged caused by a Patron's failure to properly winterize or secure their property against the elements.

12. All vehicles must have valid and up-to-date annual state inspection decals, stickers, or other applicable documentation.

13. Any additional property must be stored inside the automobile, camper, or recreational vehicle, or in an approved storage unit. No loose or ancillary equipment or property may be stored outside the vehicle.

14. Patron Agrees to keep their campsite/lot/shed clean and orderly in accordance with the MWR Campground/RV Lot SOPs. A copy of the SOPs can be found at the MWR Shocklee Fitness Center or emailed upon patron request.

B. AUTOMOBILE & RECREATIONAL VEHICLE STORAGE

1. Tags, registration, as well as insurance on stored property is to be up to date as long as the property is stored at the MWR secured storage. If you decide to change the type of property, provide all required documents such as proof of ownership, valid state registration, and valid and current insurance. If you fail to provide this information within 30 days you will be asked to remove your property.

Recreational vehicles must be parked in the assigned campsite/short term storage space. Parking in campsite/short term storage other than the site assigned will result in in the following: Removal of your property to a use / storage area; with additional charges incurring; termination of your on-site reservation; or loss of pre-payment without any pro-rata credit.
In the event that the Patron stores the camper/recreational vehicle in an area also designated for camping, the total accumulated time of camping reservations and on-site storage cannot exceed one year at the campsite/storage site. Exceptions to this policy may be granted only with the written approval of the MWR Director.

4. *No Repair Work*. No repair work shall be done to any automobile or recreational vehicle any related equipment without the prior approval of designated MWR Director.

In the event that the Patron is deployed, on vacation, hospitalized or otherwise unable to personally fulfill the requirements of this Agreement, it remains the responsibility of the Patron to designate under a properly executed Power of Attorney another individual capable of assuring compliance with all provisions of this Agreement.

D. RELEASE, INDEMNITY & HOLD HARMLESS

In consideration of being permitted to store the above-described property with MWR, the Patron hereby agrees that if the property is abandoned it may be disposed of in accordance with applicable regulations or local base procedures. The Patron agrees to pay all costs and fees associated with any action required by the MWR to remove the Patron's abandoned vessel or property. Abandonment is defined as a vessel left in the lot when payment is ninety (90) days past due or property remains on the site beyond the term of the agreement. Property considered abandoned may be disposed. The Patron further agrees that because of the convenience and other consideration. The Patron, all heirs, executors, and administrators, release and forever discharge the United States Army, the United States, the Morale, Welfare, and Recreation Fund of MWR for damages of any sort including but not limited to personal injury or property damage arising from use of said area. The Patron further waives all rights and those of all heirs, executors, and administrators for property abandoned that is subject to this release for which the MWR Fund has retained any funds due to the sale of my abandoned property. The Patron specifically waives the right to claim any excess funds above the actual costs incurred by MWR and the actual accumulated storage fees that have not been paid as consideration for entering into this agreement. This release extends to the owner(s) heirs or assigns, which might assert such claims or demands as a result of the disposal of the property so entrusted to MWR. The Patron agrees to indemnify and hold harmless the United States, the Department of the Army, CNIC, and its military and civilian personnel from any liability in the leasing of storage, facilities and use of any storage, or facility equipment. It is also expressly understood that the Patron shall indemnify and hold harmless Dugway Proving Ground Morale, Welfare and Recreation Division, the installation's Morale, Welfare and Recreation activity, and its personnel, in the event that negligence or other fault of the MWR caused or contributed to the loss or claim.

All terms and conditions of the Agreement applying to any release of liability, or indemnification for liability, will remain in full force and effect (even though by the terms herein, this storage agreement will have terminated or expired) until such time as the property has been removed from the use / storage area or other designated Federal property.

E. VOLUNTARY WAGE DEDUCTION CONSENT AGREEMENT

The Patron consents to collection for any amounts due from me to MWR, the United States Army, the U.S. Government, or its instrumentalities, for unsettled debts plus applicable reasonable service charges that have been incurred by me or my family members pursuant to this agreement and the services rendered by MWR thereto.

This Agreement represents the parties' complete understanding of the entire Agreement and no modification or alteration of this agreement may be made except in writing, and signed at the bottom by or on behalf of both parties.

By signing and dating this agreement, the MWR and the Patron certify that each party has been provided a copy of the Agreement and advised to SPECIFICALLY READ ALL THE ITEMS HEREOF AND TO SEEK COMPETENT LEGAL ADVICE BEFORE EXECUTING THIS AGREEMENT.

(Date)	(Patron/Owner)	
(Date)	(Co-Owner)	
(Date)	(Co-Owner)	
(Date)	(MWR Representative)	