Tenant's name:	Space number(s):
	D . C . C11 1'

	<b>*</b> = =	Tenant's name:	8	Space number(s):	8
	TCCA		CT CTC T	Date form filled in:	201-777
	1 5 5 A		ICE STORAGE AGREEMENT	Contract #:	777-777
	MEMBER	(Use for all self-service stor	age, including outdoor	storage)	
V	FENANT INFORMATION. Tens	ant is [check one]:  the individual signing the	his Agreement, or a bus	siness. [Please print all information be	low.]
1	Tenant's last name (or name of bu		First name	Middle initial	Date of birth
,	The above address or Tenant's ema	es (P. O. Box or street address with apt. numb ail address provided below will be used for all	written notices to Tenant	unless Tenant gives written notice of ch	me ange to Lessor.
1	Tenant's Soc. Sec.# (or Tax ID# if	Tenant is a business) Tenant's home phone	Tenant's	work phone Tenant	s cell phone
,	Tenant authorizes Lessor, at Lesso	or's option, to provide Tenant's space number(s	s), access code, account sta	atus, or assistance with lock removal to	persons listed above.
(	of casualty (fire, flood, etc.), break option allow such person(s) or Ten Tenant is deceased, incarcerated, p	berson(s) who may be contacted in an emergenche-in or other emergency, or Lessor's inability nant's brother, sister, spouse, parent, child over bermanently missing or permanently incapacita	to reach Tenant. Unless 18 or estate executor to ha tted. Lessor may discuss Te	Tenant states otherwise in paragraph 6 to access to Tenant's space if such personant's account with any such persons and the such persons and the such persons are such as the such persons are such persons are such as the such persons are such persons are such as the such persons are such as the such persons are such persons are such as the such a	, Lessor may at Lessor's on signs an affidavit that t any time.
		nant is or is not [check one] in the mili			
	of changes in Tenant's mailing addemail address will not be effective SIGNED and DATED by Tenant a	if applicable in the reserves, National Guadress, email, phone number, or any other info to unless the new address is COMPLETE and that actually RECEIVED by Lessor. See also p	rmation provided by Tena the notice is mailed, faxed aragraph 33.	nt. Except as provided in paragraph 33, or emailed to Lessor's address stated	, a change of mailing or herein in WRITING and
	Minimum lease term:  Minimum lease term:	nonth(s) Tenant's facility access code (if any	Approx size(s) (exact dim	Other codes (if any):	)IA
		nt's security deposit is \$ Tenant's paragraph 9. If the rental agreement covers mu			and continues on a e "per space."
1)	Rent\$ 265	per month (f) Charge for returned ma (not providing address)	change) \$	(k) Charge for sending statutory n for unpaid sums	
)	Monthly rental due date	of month  (g) Charge for locking space		(1) Charge for newspaper ad of sa	
:)	Initial late charge if rent not receionly ONE)	ived (fill in unlocked or improperly	/ locked \$	time, inconvenience, and ad co	osts)\$
	by of month, OR by day after due date	.\$ Charge per day if Tenar to lock after 7-day notice	ce\$	(m) Charge for conducting foreclo sale at public auction for nonp	ayment\$ 50
1)	Subsequent late charge if rent not in only ONE) by ef month, OR by day after due date	lock when authorized b	OV	(n) Charge for having to judicially (to cover time and inconvenie include attorneys' fees or countries.	nce, but does not
(:)	Returned payment charge (includ bank charges, mail costs, time and overhead)	or chaining property w	hen authorized .	(o) Charge per hour for removing Tenant litters or fails to clean, vacate—paragraphs 10, 37, an	remove items, or
	company check. Payments Amay may change permitted mode of pa management for each cash payment delivered, mailed, faxed, texted or	Payments may or may not [check one] y or may not [check one] be made by credit ayment at any time, upon notice to Tenant. If nt. All payments must be delivered or mailed emailed. When giving notice to Lessor, Tenar PROVIDED TO TENANT VIA EMAIL O	t card. Payments may be b cash is accepted by Lesso to Lessor's mailing addres at has the burden of proving	by money order, or certified or cashier's or, it is Tenant's responsibility to obtain is in the signature block below. Notice g delivery to Lessor. EXCEPT AS OTI	check. However, Lesson and keep a receipt from the to Lessor must be hand HERWISE PROVIDED
	SPECIAL PROVISIONS. No other Paying / 11	ther agreements exist unless stated below or in	ven the g	supplemental rules (which prevail over	shis printed form).
1	employees e	with keys may		he senec.	
		S. Attached to Lessor's copy and Tenant's cop		_	
	Vehicle/trailer addendum (fo			Form for change of Ten	
	Boat addendum (form)	Insurance applicatio		Spanish copy of lease (i	ntormational only)
	Other addendum, dated	Move-out notice (fo	*	Other	
7	TENANT		LESSOR	2 S Man	Ver in
1	Signature of Tenant or Tenant's au	uthorized agent (and title if any)	Signature of Lessor's	Agent . Strang	m
/	organitie of Tenant of Tenant's at	smorteou agone (and title, it ally)		ddress are shown below. Facility name i	s actual or assumed name
	Printed name of individual signing	7	of Lessor. Mailing unless a different m	address for all payments and notices to nailing address is shown below. Lessor email address (if any) are also shown b	Lessor is facility address s phone number and fax
	Driver's license of individual signi	ing State Expiration date		G Self Storage	
	Oil TD'S II I'	Y7.13.4 W	_	5902 Santa Maria Ave.	
	Other ID if no driver's license	Vehicle license: state and number		Caredo, Texas 78041	
/	Date of signature E	mail address		(956) 723-7821	
		ENANT AND RELEASE		CALCULATION OF INITIAL PAYM	
	Rent is due in advance on the du	e date specified in ¶4. Rent paid after the	1. Current month's rent	Nov. 8, 20:	\$265.0
		lt in late charges. Tenant will furnish own SAFETY OR SECURITY HAVE BEEN MADE	2. Additional rent (thru	Nov. 8, 203	34.5-0-

Iock, NO REPRESENTATIONS OF SAFETY OR SECURITY HAVE BEEN MADE TO TENANT BY LESSOR OR LESSOR'S AGENTS. TENANT HEREBY RELEASES LESSOR AND LESSOR'S AGENTS FROM LIABILITY FOR ALL LOSS, DAMAGE OR CAUSE OF ACTION OF ANY NATURE, INCLUDING BODILY INJURY AND DAMAGE TO PROPERTY STORED IN OR TRANSPORTED TO OR FROM TENANT'S SPACE — REGARDLESS WHO OWNS SUCH PROPERTY AND REGARDLESS WHETHER THE LOSS OR DAMAGE IS CAUSED IN WHOLE OR PART BY FIRE, SMOKE, DUST, WATER, WEATHER, INSECTS, VERMIN, EXPLOSION, UTILITY INTERRUPTION, EQUIPMENT MALFUNCTION, UNEXPLAINED DISAPPEARANCE, NEGLIGENCE OF LESSOR OR LESSOR'S AGENTS, THEFT BY OTHERS, OR ANY OTHER CAUSE. Tenant will self-insure or obtain insurance for all losses and damages as required by paragraph 20.

X Tanant Initiala.

2. Additional rent (thru	Nov.	8, 203	348	0 -	1
3. Non-refundable administration	fee Wa	red	(5)	90°	
4. Deposit (see para. 38 for refun	d procedures) .		\$		
5. Other	tre	e Lo		0	
6. Sales tax			§_	0 100	
. 0/ 20	VOW		13)	915.	
NEXT RENT PAYMENT AMOU	NT IS	advan	ce 3	0,910	i -

hmir

	this Agreement [check one or both if applicable]  in the reserves, National Gua of changes in Tenant's mailing address, email, phone number, or any other info email address will not be effective unless the new address is COMPLETE and SIGNED and DATED by Tenant and actually RECEIVED by Lessor. See also p	ard, or ormation the no	Texas State Guard on on provided by Tenar tice is mailed, faxed,	or on a	active duty. Tenant agrees to immediately notify Lessor ept as provided in paragraph 33, a change of mailing or illed to Lessor's address stated herein in WRITING and
	TENANT'S SPACE. Space number(s):	Appr	ox size(s) (exact dime	ensions	may vary): $20 \times 30$
	Minimum lease term: month(s) Tenant's facility access code (if any	r): 🗀	whoch		Other codes (if any):
	DOLLARS AND DATES. Tenant's security deposit is \$ Tenant's month-to-month basis, subject to paragraph 9. If the rental agreement covers mu	right	to occupy the space b	begins:	, and continues on a
(a)	Rent	il	spaces, charges under		
	(not providing address	chang	e)\$	(K)	Charge for sending statutory notice of claim for unpaid sums\$
(b) (c)	Monthly rental due date of month  Initial late charge if rent not received (fill in unlocked or improperly	ce who	ed \$ 1 (	(1)	Charge for newspaper ad of sale, per ad (to covertime, inconvenience, and ad costs)\$
	only ONE) byof month, OR by day after due date\$ (h) Charge per day if Tena to lock after 7-day notice	nt fail	s \$ 10	(m)	Charge for conducting foreclosure sale at public auction for nonpayment\$
(d)	Subsequent late charge if rent not received (fill in only ONE) by of month, OR by day after due date\$  Charge for removing T lock when authorized by paragraphs 18, 19, 24, and the date of the charge for removing T lock when authorized by paragraphs 18, 19, 24, and the charge for removing T lock when authorized by paragraphs 18, 19, 24, and the charge for removing T lock when authorized by paragraphs 18, 19, 24, and the charge for removing T lock when authorized by paragraphs 18, 19, 24, and the charge for removing T lock when authorized by paragraphs 18, 19, 24, and the charge for removing T lock when authorized by paragraphs 18, 19, 24, and the charge for removing T lock when authorized by paragraphs 18, 19, 24, and the charge for removing T lock when authorized by paragraphs 18, 19, 24, and the charge for removing T lock when authorized by paragraphs 18, 19, 24, and the charge for removing T lock when authorized by paragraphs 18, 19, 24, and the charge for removing T lock when authorized by paragraphs 18, 19, 24, and the charge for removing T lock when authorized by paragraphs 18, 19, 24, and the charge for removing T lock when authorized by paragraphs 18, 19, 24, and the charge for removing T lock when authorized by paragraphs 18, 19, 24, and the charge for removing T lock when authorized by paragraphs 18, 19, 24, and the charge for removing T lock when authorized by paragraphs 18, 19, 24, and the charge for removing T lock when authorized by paragraphs 18, 19, 24, and the charge for removing T lock when authorized by paragraphs 18, 19, 24, and the charge for removing T lock when authorized by paragraphs 18, 19, 24, and the charge for removing T lock when authorized by the charge for removing T lock when authorized by the charge for removing T lock when authorized by the charge for removing T lock when authorized by the charge for removing T lock when authorized by the charge for removing T lock when authorized by the charge for removing T lock when authorized by the charge for removing T lock when au	V			Charge for having to judicially evict Tenant (to cover time and inconvenience, but does not include attorneys' fees or court costs) \$
(e)	Returned payment charge (including bank charges, mail costs, time and overhead)	hen au	thorized		Charge per hour for removing or cleaning when Tenant litters or fails to clean, remove items, or vacate—paragraphs 10, 37, and 38(c) \$
	PAYMENTS AND NOTICES. Payments may or may not [check one] be made by credit may change permitted mode of payment at any time, upon notice to Tenant. If management for each cash payment. All payments must be delivered or mailed delivered, mailed, faxed, texted or emailed. When giving notice to Lessor, Tenar BY LAW, NOTICE MAY BE PROVIDED TO TENANT VIA EMAIL OPHONE NUMBER.	t card. cash to Les the has	Payments may be by is accepted by Lesson ssor's mailing address the burden of proving	y money r, it is To s in the s g delivery	order, or certified or cashier's check. However, Lessor enant's responsibility to obtain and keep a receipt from signature block below. Notices to Lessor must be hand y to Lessor. EXCEPT AS OTHERWISE PROVIDED
	SPECIAL PROVISIONS. No other agreements exist unless stated below at in flagging with head ance. See the plage with head and the plage with head with he	py of to	She fenter the his Agreement are [ij	the	Form for change of Tenant contact information  Spanish copy of lease (informational only)
	Other addendum, dated Move-out notice (for	rm)			Other
	TENANT		LESSOR		6 11 .
X		1	adele	a	D. Grageure
	Signature of Tenant or Tenant's authorized agent (and title, if any)	S	Signature of Lessor's	Agent	
V	Printed name of individual signing		of Lessor. Mailing a	address f	e shown below. Facility name is actual or assumed name for all payments and notices to Lessor is facility address ldress is shown below. Lessor's phone number and fax
			number (if any) and	email ad	dress (if any) are also shown below:
	Driver's license of individual signing State Expiration date	;			G Self Storage
\	Other ID if no driver's license Vehicle license: state and number				Santa Maria Ave. edo, Texas 78041
	Date of signature Email address	_			956) 723-7821
	NOTICE TO TENANT AND RELEASE		CALCU	LATION OF INITIAL PAYMENT	
	Rent is due in advance on the due date specified in ¶4. Rent paid after the late charge date(s) in ¶4 will result in late charges. Tenant will furnish own lock. NO REPRESENTATIONS OF SAFETY OR SECURITY HAVE BEEN MADE TO TENANT BY LESSOR OR LESSOR'S AGENTS. TENANT HEREBY RELEASES LESSOR AND LESSOR'S AGENTS FROM LIABILITY FOR ALL LOSS, DAMAGE OR CAUSE OF ACTION OF ANY NATURE, INCLUDING BODILY INJURY AND DAMAGE TO PROPERTY STORED IN OR TRANSPORTED TO OR FROM TENANT'S SPACE — REGARDLESS WHO OWNS SUCH PROPERTY AND REGARDLESS WHETHER THE LOSS OR DAMAGE IS CAUSED IN WHOLE OR PART BY FIRE, SMOKE, DUST, WATER, WEATHER, INSECTS, VERMIN, EXPLOSION, UTILITY INTERRUPTION, EQUIPMENT MALFUNCTION, UNEXPLAINED DISAPPEARANCE, NEGLIGENCE OF LESSOR OR LESSOR'S AGENTS, THEFT BY OTHERS, OR ANY OTHER CAUSE. Tenant will self-insure or obtain insurance for all losses and damages as required by paragraph 20.	2. Ad 3. No 4. Do 5. Oc 6. Sa	dditional rent (thru _ on-refundable admin eposit (see para. 38 fo	nistration For refun	d procedures)
X	Tenant Initials:	NEX	T RENT PAYMENT	T IS DU	65 3 507/6