## Dee-Way Towing & Storage Contract For Monthly Storage

T:904-356-3929 F:904-389-0300 100 Jackson Ave. S. Jacksonville, Fl. 32220

Ja	cksonville, FL. I	oy and between ( veh	nicle owner's name )			
an	d Dee-Way Tov	ving & Storage, locate	ed at: 100 Jackson Ave. S	. Jacksonville, Fl. 32220.	•	
Ov	wner's Address:					
Ph	none: ( ) _		_ Email:			
1.	CONSIDERATION AND TERMS OF STORAGE - Dee-Way Towing & Storage agrees to store in its					
	facility at 100 Jackson Ave. S. Jacksonville, Fl. 32220					
	Year:	Make:	Model:	Color:		
	Vin #:			Tag #:		
	The owner agrees to pay on a month to month basis the amount of \$ plus the					
	applicable sal	es tax ( 7% ) totali	ing the amount to \$	made payable to	o Dee-Way	
	Towing & Storage due at the FIRST OF EVERY CALENDAR MONTH, until the owner notifies					
	DEE-WAY of intent to terminate this agreement and remove the stored vehicle described above. In					
	DEE-WAY OF					
			ed by Dee-Way Towing,	a separate fee will be i	imposed of	
		e vehicle was towe	ed by Dee-Way Towing,	a separate fee will be i	imposed of	
2.	the event the \$LIMITATION (	e vehicle was towe   OF LIABILITY - Dee-	ed by Dee-Way Towing, a -Way assumes no liability for	or loss, damage, or destru	ction of any	

- kind to the vehicle, whether due to collision, fire, theft, or otherwise. Dee-Way assumes no liability to for the damages due to faulty mechanical condition of the vehicle or any negligence attributable to the owner, or for loss of any articles left in the vehicle, or for loss of use of the vehicle.
- 3. INSURANCE Owner agrees to insure the vehicle at the OWNER'S expense, by securing and maintaining motor vehicle insurance from a Florida insurance company. The owner shall provide Dee-Way the acceptable evidence of insurance that specifies the insured period. Owner acknowledges and understands the vehicle described above is not insured or protected to the amount of it's actual cash value, or in any amount, against loss from theft, fire, collision, vandalism, or otherwise, while in possession of Dee-Way the owner assumes full risk and responsibility for

insuring the vehicle against any such loss.

- 4. CONDITIONS AND USE OF VEHICLE The purpose of this agreement is for the vehicle storage only. Owner may not use the Dee-Way facility for any other purpose. Owner expressly withholds permissions of Dee-Way to use the vehicle during the term of this agreement, with the exception of the use of the vehicle for the express purpose of placing the vehicle in storage or retrieving the vehicle from storage.
- 5. LATE CHARGES AND NONPAYMENT A late charge of \$20.00 shall be imposed if any sums due for the storage of the vehicle not received by Dee-Way on or before 5 days of the due date. In the event Dee-Way does not receive the monthly payment as described within this agreement after 30 days of the payment due date, the vehicle will be placed under "IMPOUND" status. The owner will receive the form of a certified letter of the status change and the terms and conditions of impoundment.

BY SIGNING THIS AGREEMENT OWNER ACKNOWLEDGES HAVING READ AND AGREED TO EACH AND EVERY TERM AND CONDITION OF THIS AGREEMENT.

Owner's Signature	Office Signature
Owner's Printed Name	Office Printed Name
Date	 Date