



Address: 2910 Hwy 25, Watertown, MN 55388
Telephone: 952.856.0426
www.watertownstorageservices.com

INSTRUCTIONS:

1. Complete Customer details, description of vehicle, storage services term, and storage services type.
2. Sign and date agreement and return to WTS.

Customer Information For Reservation

Name: _____ Phone: _____

Address: _____ City: _____ State: _____

Zip: _____ Email: _____

Visa MC Discover AMEX# _____ Expiration Date: _____

Security Code _____ Payment in Full Check

Description

Make: _____ Year: _____ Color: _____

Length: _____ Key Location: _____

Inside Storage Outside Storage Climate Controlled Storage

Maintenance Service

TERMS AND CONDITIONS

INSURANCE REQUIREMENT: CUSTOMER IS RESPONSIBLE FOR INSURING THE VEHICLE DURING THE STORAGE SERVICES TERM AT HIS/HER OWN EXPENSE AGAINST BODILY INJURY AND PROPERTY DAMAGES SUFFICIENT TO PROTECT CUSTOMER'S INTERESTS. CUSTOMER UNDERSTANDS THAT WTS DOES NOT, NOR DOES IT HAVE A RESPONSIBILITY TO, MAINTAIN INSURANCE FOR THE BENEFIT OF CUSTOMER.

FEES: Customer agrees to pay all fees upon receipt of invoice. No refund of any amounts paid will be given if the Vehicle is removed from the WTS storage facility at any time before the end of the Storage Services Term. If any fees due from Customer remain unpaid for thirty (30) days, Customer agrees to pay any collection charges (including reasonable attorneys' fees) incurred by WTS to collect such fees as well as a \$50 collection fee and interest at a rate at one and one-half percent (1.5%) per month. IF CUSTOMER FAILS TO REMOVE THE VEHICLE BY THE END OF THE STORAGE SERVICES TERM, CUSTOMER SHALL BE CHARGED A HOLDOVER FEE AT THE RATE OF THEIR STORAGE INVOICED MONTHLY. ALL FEES MUST BE PAID IN FULL PRIOR TO REMOVING THE VEHICLE FROM THE WTS STORAGE FACILITY. If any Vehicle has not been removed by the end of the Storage Services Term, WTS may move such Vehicle between WTS storage facilities, including between an indoor storage space to an outdoor storage space.

LIABILITY: NO MATTER WHERE THE VEHICLE MAY BE LOCATED, WHETHER IN STORAGE OR TRANSIT, AS LONG AS THE VEHICLE IS IN THE POSSESSION OR UNDER THE CONTROL OF WTS, CUSTOMER ACKNOWLEDGES AND AGREES THAT WTS IS NOT RESPONSIBLE FOR VANDALISM, THEFT, OR ACTS OF A THIRD PARTY, NOR SHALL WTS BE LIABLE FOR ANY LOSS OR DAMAGE TO OR LOSS OF USE OF THE VEHICLE CAUSED BY FIRE, LIGHTNING, STORM, WIND, SNOW, THE ELEMENTS, OR BY REASON OF ANY CAUSE WHATSOEVER WHETHER NATURAL OR NOT, AND WEATHER OF LIKE OR UNLIKE CHARACTER OR NATURE. IN NO EVENT SHALL THE AMOUNT OF WTS' LIABILITY EXCEED THE TOTAL AMOUNT OF THE FEES PAID BY CUSTOMER TO WTS DURING THE STORAGE SERVICES TERM. ANY CLAIM FOR DAMAGE OR LOSS SUFFERED BY CUSTOMER TO HIS OR HER PERSON OR TO HIS OR HER VEHICLE SHALL BE REPORTED BY CUSTOMER IN WRITING TO WTS BEFORE THE VEHICLE IS TAKEN FROM THE STORAGE FACILITY BY CUSTOMER OR UPON DELIVERY OF THE VEHICLE BY WTS. IF SUCH A REPORT IS NOT MADE THEN CUSTOMER WAIVES ALL RIGHTS TO ANY SUCH CLAIMS.

OWNERSHIP: If Customer sells the Vehicle or in any other way transfers ownership, then Customer must immediately notify WTS.

Customer

**Watertown Marine Storage and Services, LLC
d/b/a Watertown Storage and Services (WTS)**

By: _____ Date: _____ Date: _____

