

1 Storage and Term

- (a) The Storer may store items in the Space on the terms and conditions of this Agreement.
- (b) Subject to clause 1(c), this Agreement will, immediately after the End Date, be automatically extended for a further month, and the Term and the End Date will be deemed to be varied to include the extended term.
- (c) A party may, at least one month after the Start Date, and by not less than 14 days' written notice to the other party, terminate this Agreement.

2 Storage Fee

- (a) The Storer must, on or before the Start Date and the first day of each month, pay to RSS the Storage Fee.
- (b) If necessary, the Storer and RSS must apportion the Storage Fee on a daily basis.
- (c) RSS may, in its absolute discretion by not less than one month's written notice to the Storer, vary the Storage Fee.

3 Payments

- (a) The Storer must pay money payable to RSS under this Agreement:
 - on or before the date that the payment is due or, if this Agreement does not specify a particular date for payment, within five Business Days of demand by RSS;
 - (ii) without set-off, counter-claim, withholding or deduction;
 - (iii) to RSS or as RSS reasonably directs; and
 - (iv) if RSS requires, by direct credit to RSS's nominated bank account.
- (b) No amount paid by direct credit or direct debit will be credited to the Storer's account under this Agreement, unless the Storer identifies the payment clearly and in the manner reasonably directed by RSS.
- (c) The Storer releases RSS from any claim in respect of this Agreement or at law caused or contributed to by the Storer's failure to make a payment in accordance with the requirements of this clause 3.
- (d) The Storer must reimburse RSS for any costs incurred by RSS in respect of:
 - (i) supervising and reviewing anything done, being done or that ought to have

- been done by the Storer under this Agreement;
- (ii) exercising or preserving, or attempting to exercise or preserve, any right against the Storer at law or under this Agreement;
- (iii) collecting late or unpaid monies under this Agreement; and
- (iv) paying emergency or security service call-out fees where the Facility's alarm systems are triggered by the Storer.
- (e) If the Storer does not pay any money payable to RSS under this Agreement on time, the Storer must, on demand, pay to RSS the Late Fee.

4 GST

- (a) Unless the context requires otherwise, words and expressions which are not defined in this Agreement but which have a defined meaning in the GST Law have the same meaning as in the GST Law.
- (b) Unless expressly stated otherwise, all consideration, whether monetary or nonmonetary, payable or to be provided under or in connection with this document is exclusive of GST ('GST-exclusive consideration').
- (c) If GST is payable on a supply made under or in connection with this Agreement, subject to the supplier first giving the recipient a tax invoice in respect of the supply, the recipient must pay to the supplier an additional amount equal to the amount of GST payable on that supply ('GST Amount').
- (d) The GST Amount must be paid in addition to and at the same time and in the same manner (without any set-off or deduction) that the GST-exclusive consideration for the supply is payable or to be provided.
- (e) If an adjustment event arises in respect of a supply made under or in connection with this Agreement, the GST Amount will be recalculated to reflect the adjustment event and an appropriate payment will be made between the parties.
- (f) Where any payment, reimbursement, indemnity or similar payment under this Agreement is based on a cost, expense or other liability, it will be reduced by any input tax credit entitlement in relation to the relevant cost, expense or other liability.
- (g) This clause 4 will continue to apply after expiration or termination of this Agreement.



5 Use

- (a) The Storer must use the Space solely for the purpose of storage.
- (b) The Storer must not:
 - carry on any business or other activity, including residing, dwelling or loitering, in the Space;
 - (ii) keep any animals, whether living or deceased, in the Space;
 - (iii) store or use any damp, odorous or perishable goods or substances in the Space; or
 - (iv) use, or allow the use of, the Space for an illegal or, in RSS's reasonable opinion, immoral or offensive purpose.
- (c) The Storer warrants and represents to RSS that, as at the Start Date and at all times during the Term:
 - (i) the Storer is aware of each Stored Item; and
 - (ii) the Storer is entitled, at law, to deal with, or authorise RSS to deal with, each Stored Item as contemplated by this Agreement.
- (d) The Storer acknowledges and agrees that, as at the Start Date and at all times during the Term:
 - RSS is not and cannot be deemed to be aware, or in possession, of any Stored Item; and
 - (ii) RSS is neither a bailee nor a warehouseperson of the Stored Items.
- (e) The Storer must comply with:
 - (i) any law;
 - (ii) the requirements of any authority; and
 - (iii) requirements which RSS reasonably believes are necessary to ensure compliance with any law or the requirements of any authority.
- (f) If RSS reasonably believes that the Storer is in breach of clause 5(e), RSS may, at the Storer's risk and cost:
 - (i) contact and cooperate with the relevant authority; and
 - (ii) permit the relevant authority to access the Space and retrieve any Stored Item from the Space.
- (g) The Storer must keep the Space:
 - (i) in good repair; and

- (ii) clean, tidy and free of rubbish at all times.
- (h) If RSS, in its reasonable opinion, considers that the Storer has failed to comply with clause 5(g):
 - (i) RSS may, at the Storer's cost, clean the Space; and
 - (ii) the Storer must, on demand, pay to RSS the Cleaning Fee in consideration for RSS having cleaned the Space.
- (i) The Storer must not:
 - carry out any works or alterations, including affixing nails or screws, to the Space, the Common Areas or the Facility;
 - (ii) damage the Space, the Common Areas or the Facility; or
 - (iii) obstruct the Common Areas or any part of the Facility.
- The Storer must not store or use any Dangerous Goods / Hazardous Substances in the Space.
- (k) If RSS reasonably believes that any Stored Item is a Dangerous Good / Hazardous Substance, RSS may, after reasonable prior written notice to the Storer, dispose of that Stored Item. RSS is not required to:
 - (i) assess, handle, itemise or otherwise sort each such Stored Item; or
 - (ii) open or empty bags or boxes containing each such Stored Item,

prior to effecting a disposal pursuant to this clause 5(k).

- (I) The Storer must comply with all health and safety notices and rules of the Facility as may be publicly posted at the Facility or otherwise notified to the Storer by RSS.
- (m) RSS may, at the Storer's risk and cost, dispose of, remove from the Facility, sell or store any good, possession or other item of personal property owned by the Storer and left unattended in the Common Areas or the Facility.
- (n) The Storer must not store any good, possession or other item of personal property in the Space with a value of \$2,000 or more, unless any such goods, possessions or other items of personal property are itemised and insured for their full insurable value.
- (o) It is the Storer's responsibility to organise insurance for the Stored Items.



- (p) The Storer must keep the Space secure at all times.
- (q) If, in RSS's reasonable opinion, the Storer fails to keep the Space secure:
 - RSS may, at the Storer's cost, apply a lock to the Space and post a key for that lock to the Storer; and
 - (ii) the Storer must not apply a lock to the Space in RSS's overlocking position but, if the Storer does so, RSS may, at the Storer's cost, remove the Storer's lock by force.

6 Storer's access

- (a) Subject to clause 6(e), the Storer may access the Space and the Common Areas during the Access Hours.
- (b) RSS grants to the Storer the right to use the Common Areas, in common with other persons, for the purpose only of access to, and egress from, the Space during the Term.
- (c) The Storer must:
 - comply with each direction that RSS gives to the Storer about the Storer's use of the Common Areas;
 - (ii) not leave any of the Storer's goods, possessions or other items of personal property or rubbish in the Common Areas; and
 - (iii) not interfere with, or obstruct other persons from using, the Common Areas.
- (d) RSS may:
 - (i) carry out works and alterations to the Common Areas;
 - (ii) redevelop or refurbish the Common Areas: and
 - (iii) change the location of the Common Areas.
- (e) The Storer must provide notice to RSS before using the Common Areas to access the Space outside of Access Hours. The Storer agrees and acknowledges that RSS may charge a fee for access outside of Access Hours.
- (f) The Storer agrees and acknowledges that RSS may restrict access to the Space or the Facility:
 - (i) if this restriction is required by law or the requirement of an authority; or
 - due to riots, civil disturbance or demonstrations, or any other cause that, in the reasonable opinion of RSS, endangers or may endanger the Space,

the Facility or any person or property in or nearby the Space or the Facility.

7 Security under Agreement

- (a) The Storer must, on or before the Start Date, pay to RSS the Deposit.
- (b) RSS must, within one month after the End Date or earlier termination of this Agreement, return to the Storer any part of the Deposit that was not used by RSS for set-off under clause 8(a)(i).
- (c) RSS claims a contractual lien in respect of the Stored Items, until RSS receives from the Storer a payment for any amount payable by the Storer to RSS under this Agreement.

8 Default Action

- (a) If RSS reasonably believes that the Storer has breached an obligation under this Agreement (or clause 12(b)(ii) applies), RSS may, by written notice to the Storer with immediate effect:
 - set-off the Deposit, in whole or in part, against any loss incurred by RSS as a result of the Storer's breach; and
 - (ii) to the extent that the Deposit does not compensate RSS against any loss incurred by RSS as a result of the Storer's breach, take possession of any Stored Item for the purpose of:
 - (A) subject to **clause 14(c)**, selling, on such terms as determined by RSS in its absolute discretion, that Stored Item and setting-off the sale proceeds against any loss incurred by RSS as a result of the Storer's breach; or
 - (B) if RSS has terminated this Agreement pursuant to clause 12 and, in RSS's reasonable opinion, that Stored Item is unsaleable or of insufficient value to warrant a formal sale process, disposing of that Stored Item,

(each being a 'Default Action').

- (b) If RSS is entitled to take a Default Action and there is another agreement on foot between the parties in respect of a part of the Facility:
 - the Storer is deemed to be in default;
 - (ii) without limitation, RSS is entitled to carry out an equivalent default action

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against the Storer's deposit or the Storer's property,

under that other agreement.

- (c) If, after RSS has sold one or more Stored Items pursuant to clause 8(a)(ii)(A), the revenue from the sale exceeds the loss incurred by RSS as a result of the Storer's breach, RSS must, within six months after the date of that sale, return those excess funds to the Storer.
- (d) If RSS is, after taking reasonable steps, unable to locate the Storer, RSS may return any excess funds to the public trustee or a similar authority in satisfaction of its obligation under clause 8(c).
- (e) The Storer acknowledges and agrees that any Default Action taken under clause 8(a) (and any notice given in connection with such Default Action) is fair and reasonable and not unconscionable.
- (f) This clause 8 survives termination of this Agreement.

9 Release and reimbursement

- (a) The Storer enters and uses the Space, the Common Areas and the Facility at the Storer's own risk.
- (b) Without limitation, the Storer bears the risk of:
 - (i) any and all damage to the Stored Items caused by flood, fire, leakage or overflow of water, mildew, mould, heat, spillage of material, the delivery and removal of the Stored Items, pest and vermin and any other reason whatsoever;
 - (ii) theft of the Stored Items from the Space or the Facility; and
 - (iii) deterioration of the Stored Items in the Space or the Facility.
- (c) The Storer is responsible for any loss or damage caused by a third party who enters the Space or the Facility at the request or direction of the Storer or whose entry was facilitated by any act or omission of the Storer.
- (d) The Storer has satisfied itself that the Space and the Facility are sufficient for the Storer 's purpose.
- (e) The Storer releases RSS from any claim which the Storer may have against RSS in connection with the Storer's occupation and use of the Space, the Common Areas and the Facility.
- (f) The Storer is liable for and must reimburse RSS for any loss that RSS may be or becomes or would, except for this **clause 9(f)**, have been

liable for and that is contributed to or arises out of or in connection with:

- the Storer's or its invitees' use of the Space, the Common Areas and the Facility; or
- the Storer's act, omission, default or negligence or the act, omission or negligence of its invitees.
- (g) It is not necessary for RSS to incur any expense or make any payment before enforcing this right of reimbursement.

10 RSS's rights

- (a) RSS may carry out any works, whether for the purpose of repair and maintenance, alterations, redevelopment or extensions or any other reason, in respect of the Common Areas and the Facility.
- (b) RSS may, if RSS is carrying out works in respect of the Common Areas or the Facility, temporarily suspend the Storer's access to and use of those areas, in whole or in part, as reasonably required by RSS.
- (c) RSS may, at the Storer's cost, do anything which the Storer should have done under this Agreement but which:
 - (i) the Storer has not done; or
 - (ii) in RSS's reasonable opinion, the Storer has not done properly.
- (d) Subject to clause 10(e), RSS may, at reasonable times and after reasonable prior written notice, enter the Space for the purpose of:
 - (i) viewing the state of repair of the Space;
 - carrying out repairs, renovations, maintenance or alterations to the Space that RSS, in its discretion, considers to be necessary;
 - (iii) comply with any laws or the requirements of any authority; and
 - (iv) exercising RSS's rights under clause **10(c)**.
- (e) RSS may, at any time and without notice, enter the Space in the event of an emergency.
- (f) RSS may use CCTV cameras, microprobes or other surveillance equipment to view the outside of the Space.
- (g) RSS may:
 - (i) rely on any audial, visual or audio-visual footage obtained by RSS pursuant to



- **clause 10(f)** to evidence a breach by the Storer of this Agreement; and
- (ii) if RSS reasonably believes that the Storer has contravened a law or the requirement of any authority, provide copies of any audial, visual or audiovisual footage obtained by RSS pursuant to clause 10(f) to the relevant authority.

11 Damage and destruction

- (a) In this **clause 11**, '**Destruction Event**' includes a fire, flood, earthquake or other event that is beyond RSS's control.
- (b) If a Destruction Event occurs:
 - the Storer must comply with RSS's reasonable directions and all directions from any government department, law enforcement agency or insurer; and
 - (ii) RSS may take all actions that RSS, in its reasonable opinion, considers to be reasonably necessary or desirable, including complying with directions from any government department, law enforcement agency or insurer, and suspending this Agreement and the parties' rights and obligations under this Agreement for up to 30 days to allow RSS to assess and repair any damage to the Facility as a result of the Destruction
- (c) Subject to clause 11(d), if a Stored Item is, due to a Destruction Event, severely damaged or rendered dangerous to the Facility or persons in the Facility, RSS may, at the Storer's risk and cost, dispose of, remove from the Space, sell or store that Stored Item.
- (d) RSS must, prior to dealing with any Stored Item pursuant to **clause 11(c)** but only if practicable in the circumstances, provide the Storer with an opportunity to retrieve the damaged or dangerous Stored Item.
- (e) RSS may, by written notice to the Storer, terminate this Agreement in the event that a Destruction Event occurs and, in RSS's reasonable opinion, that Destruction Event:
 - renders the Facility or the Space hazardous or dangerous to the Storer, other persons or storage spaces in the Facility, the Stored Items or other goods in the Facility, RSS or the Facility;
 - (ii) prevents RSS from performing its obligations under this Agreement for not less than 14 days; or

- (iii) requires the emptying of the Stored Items from the Space.
- (f) If RSS terminates this Agreement pursuant to clause 11(e), RSS may, in its absolute discretion, offer to the Storer the right to use an alternative storage space elsewhere in the Facility.

12 Default

- (a) If the Storer:
 - (i) becomes bankrupt or insolvent; or
 - breaches an obligation under this Agreement (excluding its obligation to pay the Storage Fee under clause 2),

RSS may serve the Storer with a notice specifying the details of the Storer's breach, and if the breach:

- (iii) can be remedied, requiring the Storer to remedy the breach; or
- (iv) cannot be remedied but RSS can be compensated, requiring the Storer to pay to RSS reasonable compensation for the non-compliance,

within a time of not less than 14 days after service of this notice.

- (b) If the Storer breaches the Storer's obligation to pay the Storage Fee under clause 2, RSS may serve the Storer with a notice specifying the details of the Storer's breach and requiring the Storer to remedy the breach within a time of not less than 14 days after service of this notice, and may:
 - (i) by written notice to the Storer with immediate effect terminate this Agreement if the Storer fails to comply with the notice under this clause 12(b) within the time specified in that notice; and
 - (ii) exercise its rights under clause 8(a).
- (c) If the Storer:
 - (i) repudiates this Agreement;
 - breaches an obligation under this Agreement (excluding its obligation to pay the Storage Fee under clause 2) and the breach cannot be remedied or compensated; or
 - (iii) fails to comply with a notice under clause 12(a) within the time specified in that notice (or, if no time is specified, within a reasonable time),



- RSS may, by written notice to the Storer with immediate effect, terminate this Agreement.
- (d) If RSS terminates this Agreement under this clause 12, the Storer indemnifies RSS against any cost (whether arising before or after termination) in connection with the Storer's breach of this Agreement or the termination of this Agreement.
- (e) RSS's failure to exercise RSS's rights or delay in exercising RSS's rights arising from the Storer's breach is not a waiver of that default.
- (f) The demand or acceptance from the Storer of any overdue payment does not prevent RSS from exercising or enforcing RSS's other rights under this Agreement.
- (g) The Storer's liability for any outstanding moneys, property damage, personal injury or death, environmental damage and legal responsibility under this Agreement survive the termination of this Agreement.
- (h) RSS may engage with the Alternative Contact Person if the Storer:
 - repudiates this Agreement and RSS has served the Storer with written notice of this repudiation; or
 - (ii) becomes deceased.
- If clause 12(h) applies, RSS may permit the Alternative Contact Person to retrieve the Stored Items from the Space.

13 Early termination rights

- (a) If RSS reasonably believes that the Storer has done something illegal, antisocial, environmentally harmful, offensive or threatening in connection with the Space, RSS may, by written notice to the Storer with immediate effect, terminate this Agreement.
- (b) The parties acknowledge and agree that RSS's termination rights under clause 13(a) are:
 - the subject of an arm's length commercial agreement between the parties; and
 - (ii) neither associated with the Storer's default under this Agreement nor governed by the requirements of clause 12 or the law.

14 End of Term

- (a) When this Agreement expires or terminates, the Storer must:
 - (i) leave the Space in the condition required under this Agreement;

- (ii) remove the Stored Items from the Space and make good any damage as a result of such removal; and
- (iii) return to RSS any access card, key or other device held by the Storer in respect of the Space or the Facility.
- (b) Subject to clause 14(c), if the Storer fails to perform any obligation required under clause 14(a), the Storer must pay to RSS, as a liquidated debt payable on demand, any cost incurred by RSS in performing that obligation or removing, storing or disposing of the Stored Items. The Storer acknowledges and provides consent to RSS to remove, store or dispose of the Stored Items.
- (c) RSS must comply with all laws relating to the sale of goods.
- (d) RSS may advertise in any newspaper the sale of the Stored Items.

15 Notices

- (a) A notice given by a party under this
 Agreement must be in writing and may be served on a party:
 - by hand-delivery to a party or a party's address;
 - (ii) posted to the address of a party;
 - (iii) by SMS to a party's mobile phone number: or
 - (iv) by email to a party's email address.
- (b) A notice is taken to be served:
 - if the notice is delivered personally to a party or left at the party's address, at the time of delivery;
 - if the notice is sent by post, on the fourth Business Day after posting;
 - (iii) if the notice is sent by SMS or email and the sender does not receive an automated response indicating that the notice has not been sent or received or the recipient is out of office, at the time of the SMS or email; and
 - (iv) if a notice is served on a day that is not a Business Day or after 5.00 pm on a Business Day, the next Business Day.
- (c) If a notice is served multiple times, the notice is taken to have been served at the time and in the place that the notice was first served.
- (d) If the Storer is comprised of more than one person, a notice served by RSS on any person comprising the Storer is deemed to have been served on all persons comprising the Storer.



(e) The Storer must, by written notice, promptly inform RSS of any change of address, email address or mobile phone number of the Storer or the Alternative Contact Person by no later than 48 hours after this change occurs.

16 Liability cap

- (a) The Storer acknowledges and agrees that RSS's liability to the Storer under this Agreement is, to the extent permitted by law, limited to an amount equal to the total Storage Fee actually paid by the Storer to RSS under this Agreement.
- (b) This clause 16 is:
 - a continuing limitation that is separate from the other terms of this Agreement;
 and
 - (ii) survives termination of this Agreement.

17 Privacy

- (a) In this clause 17, 'Personal Information' has the meaning given to that term in the Privacy Act 1988 (Cth).
- (b) RSS may:
 - (i) collect information about the Storer and the Alternative Contact Person, including the Storer's and Alternative Contact Person's Personal Information, to assist in the provision of storage to the Storer, maintaining the Storer's account and RSS's enforcement of this Agreement in any way; and
 - (ii) disclose any information about the Storer, including the Storer's Personal Information, to government departments and law enforcement agencies; any person who can demonstrate, to RSS's reasonable satisfaction, a legal or equitable interest in the Stored Items; liquidators, administrators or other persons appointed to administer the Storer's financial affairs; debt collecting services; credit reporting and identity verification agencies (including StorerCheck); and the Alternative Contact Person.
- (c) The Storer warrants and represents that the Storer:
 - has the right to disclose information to RSS about the Alternative Contact Person, including the Alternative Contact Person's Personal Information; and
 - (ii) has informed the Alternative Contact Person that the Storer has made the

disclosures contemplated by this **clause** 17.

(d) The Alternative Contact Person may access and correct the information held by RSS in respect of the Alternative Contact Person in the same manner as the Storer.

18 Limitation of RSS's liability

- (a) The Storer acknowledges that the Trustee is entering into this Agreement as trustee of the Trust and not in any other capacity.
- (b) The Trustee is not liable to the Storer or any other person in any capacity other than as trustee of the Trust.
- (c) A liability of the Trustee to the Storer arising under or in connection with this Agreement is limited to and can be enforced by the Storer against the Trustee only to the extent to which:
 - (i) it can be satisfied out of any property of the Trust; and
 - (ii) the Trustee is indemnified for that liability out of the assets of the Trust.

This limitation of the Trustee's liability applies despite any other provision of this Agreement and extends to all liabilities and obligations of the Trustee in any way connected with any representation, warranty, conduct, omission, non-contractual liabilities or obligations, agreement or transaction related to, or arising out of or in connection with, this Agreement.

- (d) The limitation in clause 18(c) does not apply to any liability of the Trustee to the extent that the liability is not satisfied because the extent of the Trustee's right to be indemnified out of the assets of the Trust has been reduced under the terms of the deed governing the Trust as a result of the Trustee's fraud.
- (e) The Storer may not:
 - sue the Trustee personally or in any capacity other than as trustee of the Trust;
 - (ii) seek the appointment of a receiver (except in relation to property of the Trust), a liquidator, a provisional liquidator, an administrator or any other similar person to the Trustee; or
 - (iii) prove in any liquidation, administration or equivalent arrangement of or affecting the Trustee (except in relation to the property of the Trust).
- (f) The Storer waives its rights and releases the Trustee from any personal liability in respect

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- of any loss which the Storer may suffer as a consequence of a failure of the Trustee to perform its obligations under this Agreement, which cannot be paid or satisfied out of any property held by the Trustee.
- (g) The Trustee is not obliged to do or refrain from doing anything under this Agreement (including incur any liabilities or entering into any contracts) unless the Trustee's liability is limited in the same manner as set out in this clause 18.
- (h) This clause 18 applies despite any other provision in this Agreement or any law to the contrary and extends to all liabilities and obligations of the Trustee in any way connected with any representations, warranty, conduct, omission, agreement or transaction in relation to this Agreement. In the event of any inconsistency, this clause 18 prevails.
- (i) This clause 18 survives termination.
- (j) In this clause 18:
 - (i) 'Trust' means Mark Yates Property Trust;
 - (ii) 'Trustee' means Mark Ryan Yates.

19 General

- (a) Any provision of this Agreement that would otherwise be invalid must be read down to any extent necessary to be valid. If that is not possible, the provision must be severed. All other provisions of this Agreement are unaffected.
- (b) A provision of this Agreement must not be construed to the disadvantage of a party merely because that party was responsible for including that provision in this Agreement or that provision benefits that party.
- (c) In this Agreement, unless the contrary intention appears:
 - a clause, party or schedule is a clause of or a party or schedule to this Agreement;
 - (ii) an item is an item in the schedule; and
 - (iii) 'includes' or 'including' or similar words do not limit what else might be included.
- (d) This Agreement records the entire contract between the parties as to its subject matter.
- (e) The laws in South Australia govern this Agreement. Each party submits to the exclusive jurisdiction of the courts of South Australia and the Federal Court of Australia (Adelaide Registry).

- (f) The rights and obligations under this Agreement:
 - are, unless otherwise stated, not conferred upon a person who is not a party; and
 - (ii) can be amended only by the written agreement of all parties.
- (g) Each party must bear their own costs in relation to the negotiation, preparation and execution of this Agreement.
- (h) The Storer's rights and obligations under this Agreement are personal and cannot be assigned without the consent of RSS. RSS may assign its rights and obligations under this Agreement at any time without the consent of the Storer.
- (i) Rights and remedies expressed in this Agreement are not exhaustive and the existence or exercise by RSS of any right or remedy afforded to it under this Agreement is additional to and without prejudice to RSS's rights and remedies under the general law.
- (j) Despite anything to the contrary in this Agreement, RSS is not in default of a remediable breach of this Agreement unless the Storer has served written notice of the breach to RSS and RSS has failed to remedy the breach within a reasonable time after receipt of the notice.
- (k) If this Agreement requires the Storer to do something, unless this Agreement specifically provides otherwise, the Storer must do that thing at the Storer's own cost.
- (I) Each obligation in this Agreement to reimburse another party is:
 - a continuing obligation that is separate from the other obligations of a party;
 and
 - (ii) survives termination of this Agreement.

20 Dictionary

In this Agreement:

- (a) 'Access Hours' means the hours described in item 6:
- (b) 'Alternative Contact Person' means the person described in item 3;
- (c) 'Business Day' means any day that is not a Saturday, Sunday or public holiday in South Australia;
- (d) 'Cleaning Fee' means the amount specified in item 10(b);



- (e) 'Common Areas' means those parts of the Facility which RSS makes available for common use from time to time;
- (f) 'Dangerous Goods / Hazardous Substances' means hazardous, flammable, corrosive, dangerous or explosive goods or substances;
- (g) 'Default Action' has the meaning given to that term in clause 8(a);
- (h) 'Deposit' means the amount specified in item 9;
- (i) 'End Date' means the last day of the Term;
- (j) 'Facility' means the storage facility described in item 5;
- (k) 'GST' has the meaning given in the GST Law;
- (I) 'GST-exclusive consideration' has the meaning given to that term in clause 4(b);
- (m) 'GST Law' has the meaning given to that term in A New Tax System (Goods and Services Tax) Act 1999 (Cth) or, if that Act does not exist for

- any reason, means any Act imposing or relating to the imposition or administration of a goods and services tax in Australia and any regulation made under that Act;
- (n) 'Late Fee' means the amount specified in item 10(c);
- (o) 'RSS' means the person described in item 1;
- (p) 'Space' means the storage space at the Facility described in item 4;
- (q) 'Start Date' means the date specified in item 7;
- (r) 'Storage Fee' means the amount specified in item 10(a);
- (s) **'Stored Items'** means goods, possessions and other items of personal property stored from time to time in the Space;
- (t) 'Storer' means the person described in item 2; and
- (u) 'Term' means the term of this Agreement described in item 8.

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