

Manufactured Housing Communities of Oregon

MHCO Form 35B: Manufactured Home Storage Agreement (with Homeowner)

Revised 12-4-2012 | This form is exclusively licensed to:

Name of Community/Park:

Address:

WARNING

To Accompany MHCO Form 35A

This Manufactured Home Storage Agreement (With Homeowner) (Form 35B) is to be used only in those situations in which the home is not occupied and the homeowner has reached agreement with the Landlord that the home may remain in the Community for a fixed period of time so that it may either be sold to an approved purchaser or later removed from the Community.

This Form 35B is not intended to be given to Lienholders who have exercised their right to resell or remove the home under the Oregon abandonment statutes.

If the Landlord has properly initiated an abandonment pursuant to ORS 90.675, the Manufactured Home Storage Agreement (With Lienholder) (Form 35A) should be used.

This Agreement is entered into on this	day of	,, by and between
		("Landlord")
and		("the Home Owner").
This Agreement is solely for the storage of	the home located at (Ac	ddress/Space/City/State/Zip)
This Agreement shall not be considered in	any way to create a land	dlord/tenant relationship, which the
Community and the Home Owner expressly	ly agree does not exist b	etween them. Home Owner covenants
and agrees that he/she will not occupy the	home for any purpose.	Access to and from the home within the
Community is subject to the reasonable dis	scretion of Landlord and	may be revoked at any time for good cause.
The home shall either be sold to a Landlord	d-approved purchaser o	r removed from the Community no later than
Home Ow	ner is responsible for th	e maintenance of the space and exterior
of the home in accordance with the Commu	unity's current Rules and	d Regulations. The following additional
conditions shall apply:		
		(Attach additional page if necessary)
In the event Home Owner fails to maintain	the space, violates a Co	ommunity rule or regulation, breaches any



provision of this Agreement, or violates an applicable law or orginal day (three (3) if not filled in) written notice of violation t	
If the matter is not cured within the time designated in the notion notify Home Owner that this Agreement is null and void and to from the Community. If the breach or violation is one that posemay terminate this Agreement absolutely and with no opportunity.	require that the home be immediately removed s imminent threat to person or property, Landlord
The storage fee shall be \$ per month and shal	
following address:	
fee, a late charge, if applicable, by the day (1st if not filled	
check shall constitute a breach of this Agreement. Provided, he for a subsequent nonpayment, Landlord shall have the right to (n) in addition to the storage fee.	_
(The following provision shall be applicable only if the the event of a dispute regarding the enforcement or interpose submitted to final and binding arbitration pursuant to Contact American Arbitration Association, Arbitration Service of Pagreed to by both parties. Owner initials: In to enforce or interpret the terms of this Agreement, the loand attorney fees.	pretation of this Agreement, the matter shall Dregon Laws. Arbitration shall be through the ortland, or such other arbitration service as in the event suit, action or arbitration is required
Home Owner agrees to indemnify and defend the Community, agents and representatives, from and against any and all dama claims, losses, or liabilities relating directly or indirectly from the home while it is in the Community.	ages, costs, fees (including attorney fees),
Home Owner has read, fully understands and agrees to the ter Agreement.	rms, conditions, and provisions of this
Owner/Agent :	Date:
Homeowner (Print Name):	Signature:

