

## MHCO Form 22: RV and Extra Vehicle Storage Agreement

Revised 12-1-2012 | This form is exclusively licensed to: Name of Community/Park: Address: Date: Name of Applicant(s): 1. I understand that this community \_\_\_\_\_\_ is under no obligation to furnish storage for RVs or extra vehicles. The community provides this service as a courtesy to the residents. 2. There is currently a charge of \$ \_\_\_\_\_ per vehicle per month. Landlord reserves the right to increase the monthly charge or discontinue the service by giving proper written notice. 3. Spaces are assigned on a first come-first served basis. Once assigned, spaces are reserved and private for the user. 4. This community or its employees assume no responsibility or liability for damages resulting from any cause. 5. Spaces are on an unsecured storage basis. Security is the responsibility of the user. 6. RVs may not be parked at or near the manufactured home site except by arrangements or as provided in the rules and regulations. Comments Signed: \_\_\_\_\_ Date: \_\_\_\_ Space #: \_\_\_\_ Vehicle ID #:\_\_\_\_\_ State: Description

