PARKING SPACE RENTAL AGREEMENT

	, 20 by and between
with a mailing address of	in the municipality of
	, Province of (Hereinafter
known as the 'Lessor') ar	nd with a mailing address
of	in the municipality of,
Province of	(Hereinafter known as the 'Lessee') for
a parking space located	at:
	greement shall begin on the day of , 20 and continue:
Term. The term of this a	greement shall begin on the day of
Term. The term of this ag	greement shall begin on the day of
Term. The term of this ag (Check One) □- until the day	greement shall begin on the day of , 20 and continue:
Term. The term of this accepted (Check One) —- until the day —- on a month to month	greement shall begin on the day of , 20 and continue: of, 20
Term. The term of this accepted (Check One) —- until the day —- on a month to month	of, 20 oth basis. Termination may be made by either party s' written notice. All notices shall be sent to the
Term. The term of this ag (Check One) □- until the day □- on a month to month at least day parties' information in	of, 20 oth basis. Termination may be made by either party s' written notice. All notices shall be sent to the
Term. The term of this ag (Check One) □- until the day □- on a month to mon with at least day parties' information in Rent. The rental payment	greement shall begin on the day of , 20 and continue: of, 20 th basis. Termination may be made by either party s' written notice. All notices shall be sent to the Section I.



- IV. Subletting. The Lessee is not allowed to sublease (sublet) the space without the direct written consent from the Lessor.
- V. Current Registration & Insurance. Lessee may only use the space for vehicles that are up-to-date with all province and local registration. In addition, all vehicles must maintain current with insurance that is legal under the province of registration.
- VI. **Maintenance**. Lessee is required to keep the vehicle in good repair and free of hazardous leaks of oils or liquids. No repairs of any type are allowed on the parking space and, if needed, must be towed to a location that allows such activities.
- VII. **Use of Space & Damage**. The use of the space may only be for the parking of a vehicle that is owned/leased by the owner. No storage of personal property may be allowed in the space. Lessor is not liable for any damage done to the vehicle or personal property taken from it. All liability to the vehicle and personal property will be responsibility of the Lessee.

VIII.	Governing Law. This agreement shall be governed under the laws in the				е	
	province of					
This agre	eement was signed or	n the	day of		, 20	
Lessor's	Signature			Lessee's	Signature	



	
Lessor's Printed Name	Lessee's Printed Name