

# **Standard Self Storage Licence Agreement**

	Container Number (Internal Use):
Storer Details	
Company Name (If applicable):	
First Name:	
Surname:	
Address:	
Postcode:	
Mobile Number:	
Email:	
Storage Costs	
Container Number (Internal Use):	
Monthly Storage Cost:	
Storage Start Date:	
Agreed Minimum Term:	
Payment Method: Bank Transfer / Cash	
Note - One months non-refundable deposit is taken for all container renused to cover the final months container rent.	itals. At the end of the rental agreement the deposit is
Main Points (Full Terms Continue Onto Next	Page)
Storer owns and/or is authorised to store the goods.	
Storage fees must be paid in advance and on time.	
If you fail to comply with the conditions of this agreement Direct which include the right to seize and sell and/or dispose of your go	
• Storer must not store hazardous, dangerous, illegal, stolen, perisl	hable, environmentally harmful or explosive goods.
Storer must check the Unit is suitable for storing the Goods.	
All goods are stored at the storers own risk. Direct Storage Solution goods.	ons accepts no liability for damaged, lost or stolen
PLEASE REAR CONDITIONS OVERLEAF CAREFULLY AS BY SINGING THIS A	GREREMENT YOU WILL BE BOUND BY THEM
I/We confirm that I/We have read and agree to be bound by the conditions of this Agreement.	
Storer's Signature:	I.D and Proof of Address Provided: Yes/No
Storer's Name (Print):	Date of agreement: Day of 20

## **Conditions of agreement**

#### Storage:

1. So long as all fees are paid up to date, Storer: (a) is licensed to store Goods in the Unit allocated to Storer by DIRECT STORAGE SOLUTIONS LIMITED from time to time and only in that Unit; (b) is deemed to have knowledge of the Goods in the Unit; and (c) warrants that it is the owner of the Goods in the Unit and/or entitled at law to deal with them in accordance with all aspects of this Agreement as agent DIRECT STORAGE SOLUTIONS LIMITED the owner. 2. DIRECT STORAGE SOLUTIONS LIMITED: (a) does not have and will not be deemed to have knowledge of the Goods; (b) is not a bailee or a custodian nor a warehouseman of the Goods and Storer acknowledges that DIRECT STORAGE SOLUTIONS LIMITED does not take possession of the Goods; and (c) does not grant any lease or tenancy of the Unit.

#### Cost:

3. Storer must pay the non-refundable Deposit on signing this Agreement. The non-refundable Deposit will be used to cover the final months storage rent when this agreement is terminated. 4. Storer is responsible to pay: (a) the Storage Fee (being the amount set out in the cover sheet or as most recently notified to Storer by DIRECT STORAGE SOLUTIONS LIMITED on time and in full throughout the period of storage. DIRECT STORAGE SOLUTIONS LIMITED will not accept that payment has been made until it has received cleared funds; No refunds will be given for prepaid rental payments. (b) the Cleaning Fee, to be invoiced at DIRECT STORAGE SOLUTIONS LIMITED 's discretion in circumstances described in this Agreement; (c) a Late Payment Fee each time a payment is made late at 10% from the Due Date to the date of actual payment; (d) any costs incurred by the DIRECT STORAGE SOLUTIONS LIMITED in collecting late or unpaid Storage Fees, or in enforcing this Agreement in any way, including but not limited to postal, telephone, debt collection, personnel and/or default action costs and associated legal and professional fees; and (e) any government taxes or charges (including any value added tax) levied on any supplies made under this Agreement. Where Storer has more than one agreement with DIRECT STORAGE SOLUTIONS LIMITED and STORAGE DIRECT STORAGE SOLUTIONS LIMITED may in its sole discretion elect to apply any payment made by or on behalf of Storer on this agreement against the oldest Debt due from Storer to DIRECT STORAGE SOLUTIONS LIMITED on any agreement in the account.

# Default - Right to sell or dispose of goods:

5. DIRECT STORAGE SOLUTIONS LIMITED takes the issue of prompt payment very seriously and has a right of lien. Regardless of Condition 35, if any sum owing to DIRECT STORAGE SOLUTIONS LIMITED is not paid when due. Storer authorises DIRECT STORAGE SOLUTIONS LIMITED without further notice to: (a) refuse Storer and its agents access to the Goods, the Unit and the Facility and overlock the Unit until the amount due and all interest and other fees related to it (Debt) have been paid in full; (b) enter the Unit and inspect and/or remove the Goods to another unit or site and to charge Storer for all reasonable costs of doing so on any number of occasions; and (c) apply the Deposit against the Debt and, if insufficient to clear it in full, exercise a lien over and/or sell or dispose of some or all of the Goods in accordance with Condition 7. Storer acknowledges that (a) DIRECT STORAGE SOLUTIONS LIMITED shall be entitled to continue to charge storage. From the date the Debt becomes due until payment is made in full or the Goods are sold or disposed of, DIRECT STORAGE SOLUTIONS LIMITED excludes any liability in respect of the Goods and any duty of care however it may arise; (b) DIRECT STORAGE SOLUTIONS LIMITED will sell the Goods as if DIRECT STORAGE SOLUTIONS LIMITED was the owner and will pass all rights of ownership in the Goods to the buyer; and (c) if Storer does not pay fees on the Due Date, the value of any discounts and special offers (including periods of free storage) which Storer has received will be payable by Storer in full. 6 On expiry or termination of this Agreement, if Storer fails to remove all Goods from the Unit, DIRECT STORAGE SOLUTIONS LIMITED is authorised to treat the Goods as abandoned and may sell or dispose of all Goods by any means in accordance with Conditions 7 to 9. Storer is liable for Storage Fees from the period from abandonment to the sale or disposal of the Goods (Debt). 7. Before DIRECT STORAGE SOLUTIONS LIMITED sells or disposes of the Goods, it will give Storer notice in writing directing Storer to pay (if Storer is in default) or collect the Goods (if they are deemed abandoned). This notice will be sent by registered or recorded delivery to the address last notified by Storer to DIRECT STORAGE SOLUTIONS LIMITED in writing and by email. If Storer fails to pay the Debt and/or collect the Goods (as appropriate) within one month of this notice DIRECT STORAGE SOLUTIONS LIMITED will access your space and begin the process to sell or dispose of the Goods. Storer consents to and authorises the sale or disposal of all Goods without further notice regardless of their nature or value. DIRECT STORAGE SOLUTIONS LIMITED will sell the Goods for the best price reasonably available in the open market, taking into account the costs of sale. DIRECT STORAGE SOLUTIONS LIMITED may also require payment of default action costs, including any costs associated with accessing the Unit and disposal or sale of the Goods, which shall be added to the Debt. 8. Sale proceeds will be applied first against the cost of removal and sale of Goods and second to pay the Debt. If sale proceeds do not discharge all of these costs and the Debt, Storer must pay DIRECT STORAGE SOLUTIONS LIMITED the balance within 7 days of a written demand from DIRECT STORAGE SOLUTIONS LIMITED. Interest will be charged on the balance until payment in full has been made. DIRECT STORAGE SOLUTIONS LIMITED may take action to recover the balance and any legal and administration costs incurred in doing so. If sale proceeds exceed the amount due from Storer, DIRECT STORAGE SOLUTIONS LIMITED will hold the balance for the Storer but no interest will accrue on it. 9, If, in the opinion of DIRECT STORAGE SOLUTIONS LIMITED and entirely at the discretion of DIRECT STORAGE SOLUTIONS LIMITED, a defaulting Storer's Goods are either not saleable, fail to sell when offered for sale, or are not of sufficient value to warrant the expense of attempting to sell, Storer authorises DIRECT STORAGE SOLUTIONS LIMITED to treat the Goods as abandoned and DIRECT STORAGE SOLUTIONS LIMITED may dispose of all Goods by any means at Storer's cost. DIRECT STORAGE SOLUTIONS LIMITED may dispose of Storer's Goods in the event that Goods are damaged due to fire, flood or other event that has rendered them, in the opinion of the DIRECT STORAGE SOLUTIONS LIMITED, severely damaged, of no commercial value, or dangerous to persons or property. DIRECT STORAGE SOLUTIONS LIMITED does not need the prior approval of Storer to take this action but will send Notice to Storer within 7 days. 10. Any items left unattended in common areas or outside the Storer's Unit at any time may at DIRECT STORAGE SOLUTIONS LIMITED's discretion be moved, sold or disposed of immediately with no liability to DIRECT STORAGE SOLUTIONS LIMITED.

## Access:

11. Storer has the right to access the Unit during Access Hours as posted by DIRECT STORAGE SOLUTIONS LIMITED and subject to the terms of this Agreement. DIRECT STORAGE SOLUTIONS LIMITED will try to provide advance warning of changes to Access Hours by notice at the Facility but reserves the right to change Access Hours temporarily to other reasonable times without giving prior notice. 12. Only Storer or others authorised or accompanied by Storer (its Agents) may access the Unit. Storer is responsible for and liable to DIRECT STORAGE SOLUTIONS LIMITED and other users of the facility for its own actions and those of its Agents. DIRECT STORAGE SOLUTIONS LIMITED may (but is not obliged to) require proof of identity from Storer or any other person at any time and, at DIRECT STORAGE SOLUTIONS LIMITED sole discretion, may refuse access to any person who is unable to produce satisfactory proof. 13. DIRECT STORAGE SOLUTIONS LIMITED may refuse Storer access to the Unit and/or the Facility where moneys are owing by Storer to DIRECT STORAGE SOLUTIONS LIMITED, whether or not a formal demand for payment has been made, or if DIRECT STORAGE SOLUTIONS LIMITED considers the safety or security of any person, unit or goods on or at the Facility will be put at risk. 14. Storer should not leave a key with or permit access to the Unit to any person other than its own Agent who is responsible to Storer and subject to its control. If Storer does so, it does so at its own risk. 15. Storer authorises DIRECT STORAGE SOLUTIONS LIMITED and its agents and contractors to enter the Unit in the following circumstances and to break the lock if reasonably necessary to gain entry: (a) on not less than 7 days' notice to inspect or carry out repairs or alterations to the Unit or any other part of the Facility; (b) without prior notice (but with notice as soon as practicable after the event) in the event of an emergency (including for repair or alteration) or to prevent injury or damage to persons or property; or if DIRECT STORAGE SOLUTIONS LIMITED

## Storer's Responsibilities:

16 Storer will be solely responsible for ensuring there unit is locked so as to be secure from unauthorised entry at all times when the Storer is not in the Unit. DIRECT STORAGE SOLUTIONS LIMITED will not be responsible for locking any unlocked Unit. Storer is not permitted to apply a padlock to the Unit in DIRECT STORAGE SOLUTIONS LIMITED's external

gate and DIRECT STORAGE SOLUTIONS LIMITED may have any such padlock forcefully cut off at Storer's expense. Where applicable, Storer will secure the external gates and/or doors of the Facility. 17. Storer must not store (or allow any other person to store) any of the following in the Unit: (a) food or perishable goods; (b) any living creatures; (c) combustible or flammable substances such as gas, paint, petrol, oil, cleaning solvents or compressed gases; (d) firearms, explosives, weapons or ammunition; (e) chemicals, radioactive materials, biological agents; toxic waste, asbestos or other potentially hazardous substances; (f) any item that emits fumes, or odours; (g) any illegal item or substances or goods illegally obtained including illicit (counterfeit/smuggled) tobacco or alcohol and unlicensed or unsafe goods (such as toys, electrical goods, medicines, cosmetics, fireworks); (h) goods which are environmentally harmful or that are a risk to the property of any person; and (i) currency; (j) jewellery; (k) furs; (l) deeds; certificates or other similar legal documents; (m) paintings; (n) curios; and (o) works of art. Storer will be liable under Condition 28 for any breach of this Condition 17. 18. Storer will use the Unit solely for the purpose of storage and shall not (or allow any other person to): (a) use the Unit as offices or living accommodation or as a home, business or mailing address; (b) use or do anything at the Facility or in the Unit which may be a nuisance to DIRECT STORAGE SOLUTIONS LIMITED or any other person (including the escape of any substance or odour from or generation of noise or vibration which may be heard or felt outside the Unit); (c) use or do anything at the Facility or in the Unit which may invalidate or increase premiums under any insurance policies of DIRECT STORAGE SOLUTIONS LIMITED or any other person; (d) paint or make alterations to or attach anything to the internal or external surfaces of the Unit; (e) connect or provide any utilities or services to the Unit unless authorised in writting by DIRECT STORAGE SOLUTIONS LIMITED; or (f) cause damage to the Unit or any part of the Facility (which includes by removal, haulage or delivery contractors) or create any obstruction or leave items or refuse in any common space within the Facility. 19. Storer must maintain the Unit by ensuring it is clean and in a state of good repair. In the event of uncleanliness of or damage to the Unit or Facility, DIRECT STORAGE SOLUTIONS LIMITED will be entitled to charge a Cleaning Fee, and/ or claim full reimbursement from the Storer of the reasonable costs of repairs, replacement, restoration, proper compensation or disposal of refuse. 20. Storer must (and ensure that its Agents) use reasonable care on site and have respect for the Facility and other unit users, inform DIRECT STORAGE SOLUTIONS LIMITED of any damage or defect immediately it is discovered and comply with the reasonable directions of DIRECT STORAGE SOLUTIONS LIMITED's employees, agents and contractors and any other regulations for the use, safety and security of the Facility as DIRECT STORAGE SOLUTIONS LIMITED shall issue periodically, 21, This Agreement does not confer on Storer any right to exclusive possession of the Unit and DIRECT STORAGE SOLUTIONS LIMITED reserves the right to relocate Storer to a nother Unit not smaller than the current Unit (a) by giving 14 day's notice during which the Storer can elect to terminate their agreement under Condition 3 or (b) on shorter notice if an incident occurs that requires the Unit or section where it is located to be closed or sealed off. In these circumstances, DIRECT STORAGE SOLUTIONS LIMITED will pay Storer's reasonable costs of removal if approved in writing by DIRECT STORAGE SOLUTIONS LIMITED in advance of removal. If Storer does not arrange removal by the date specified in DIRECT STORAGE SOLUTIONS LIMITED's notice, then Storer authorises DIRECT STORAGE SOLUTIONS LIMITED and its agents to enter Unit acting as Storer's agents and at Storer's risk (except for damage caused wilfully or negligently which is subject to the limitations in Condition 26). Following removal this agreement will be varied by substitution of the new Unit number but otherwise continues in full force and effect at the rate in force for the original Unit at the time of the removal. 22 Storer must ensure the Unit is suitable for the storage of the Goods intended to be stored in it and is advised to inspect the Unit before storing Goods and periodically during the storage period. DIRECT STORAGE SOLUTIONS LIMITED makes no warranty or representation that any unit is suitable for any particular goods and accepts no liability in this regard. 23 DIRECT STORAGE SOLUTIONS LIMITED may refuse to permit Storer to store any Goods or require Storer to collect any Goods if in its opinion storage of such Goods creates a risk to the safety of any person or property. 24 Storer must give Notice to the DIRECT STORAGE SOLUTIONS LIMITED in writing of the change of address, phone numbers or email address of the Storer within 7 days of any change.

## **Risk And Responsibility:**

25. DIRECT STORAGE SOLUTIONS LIMITED will not be liable for any loss or damages suffered by Storer resulting from an inability to access the Facility or the Unit, regardless of the cause. 26. The Goods are stored at the sole risk and responsibility of Storer who shall be responsible for and bear the risk of any and all theft, damage to, and deterioration of the Goods caused by any reason whatsoever. DIRECT STORAGE SOLUTIONS LIMITED excludes all liability in respect of loss or damage to (a) Storer's business, if any, including consequential loss, lost profits or business interruption; and (b) Goods, in any case, caused by Normal Perils (fire, sprinkler leakage, lightning, explosion, earthquake, aircraft or articles dropped from them, storm, flood, bursting and/or leaking pipes, ingress of water or other liquid, moth, insect, vermin, theft accompanied by forcible and violent entry to or exit from the storage site or Unit, riot, strike, civil commotion, malicious damage, impact by vehicles of any kind ("the Normal Perils"), accidental damage from any cause whatsoever) [, or by mildew, heat, spillage of material from any other unit, or any other reason whatsoever], including as a result of negligence by DIRECT STORAGE SOLUTIONS LIMITED, its agents and/or employees. STORAGE VAULT LIMITED does not exclude liability for physical injury to or the death of any person and which is a direct result of negligence or wilful default on the part of DIRECT STORAGE SOLUTIONS LIMITED, its agents and/or employees. 27 DIRECT STORAGE SOLUTIONS LIMITED does insure the Goods and it is a condition of this Agreement that the Goods remain insured by Storer at all times while they are in storage against all Normal Perils for their Replacement Value (as set out on the cover sheet). Storer warrants that such cover is in place, that it will not allow or cause such cover to lapse. DIRECT STORAGE SOLUTIONS LIMITED does not give any advice concerning insurance cover given by any policy and Storer must make its own judgment as to adequacy of cover. Inspection of any insurance documents provided by Storer to demonstrate cover does not mean DIRECT STORAGE SOLUTIONS LIMITED has approved the cover or confirmed it is sufficient. 28. Storer will be liable for and compensate DIRECT STORAGE SOLUTIONS LIMITED for the full amount of all claims, liabilities, demands, damages, costs and expenses (including any reasonably incurred legal and professional fees) incurred by STORAGE VAULT LIMITED or third parties (Liabilities) resulting from or incidental to (a) the use of the Unit (including but not limited to the ownership or storage of Goods in the Unit, the Goods themselves and/or accessing the Facility) or (b) breach of this Agreement by Storer or any of its Agents or (c) enforcement of any of the terms of this Agreement. 29. Storer acknowledges and agrees to comply with this Agreement and all relevant laws and regulations as are or may be applicable to the use of the Unit. This includes laws relating to the material which is stored and the manner in which it is stored. Liability for any and all breach of such laws rests absolutely with Storer, and includes any and all Liabilities resulting from such a breach. 30. If DIRECT STORAGE SOLUTIONS LIMITED has reason to believe that Storer is not complying with all relevant laws DIRECT STORAGE SOLUTIONS LIMITED may take any action it believes to be necessary, including but not limited to the action outlined in Conditions 15 and 35, contacting, cooperating with and/or submitting Goods to the relevant authorities, and/or immediately disposing of or removing the Goods at Storer's expense. Storer agrees that DIRECT STORAGE SOLUTIONS LIMITED may take such action at any time even though DIRECT STORAGE SOLUTIONS LIMITED could have acted earlier. 31 In respect of circumstances outside DIRECT STORAGE SOLUTIONS LIMITED's reasonable control, DIRECT STORAGE SOLUTIONS LIMITED shall have no liability under or be considered to be in breach of this Agreement for any delay or failure in performance of its obligations under this Agreement or any resulting loss or damage to Goods. Such circumstances include any Act of God, riot, strike or lock-out, trade dispute or labour disturbance, accident, breakdown of plant or machinery, fire, flood, shortage of labour, materials or transport, electrical power failures, threat of or actual terrorism or environmental or health emergency or hazard, or entry into any unit including the Unit or the Facility by, or arrest or seizure or confiscation of Goods by, competent authorities. If this happens, DIRECT STORAGE SOLUTIONS LIMITED will not be responsible for failing to allow access to the Goods, Unit and/or the Facility so long as the circumstances continue. DIRECT STORAGE SOLUTIONS LIMITED will try to minimise any effects arising from such circumstances.

DIRECT STORAGE SOLUTIONS LIMITED will release Data and other account details at any time if it considers in its sole discretion this is appropriate: (a) to comply with the law; (b) to enforce this Agreement; (c) for fraud protection and credit risk reduction; (d) for crime prevention or detection purposes; (e) to protect the safety of any person at the Facility, (f) if DIRECT STORAGE SOLUTIONS LIMITED considers the security of any unit at the Facility or its contents may otherwise be put at risk. Also, if DIRECT STORAGE SOLUTIONS LIMITED sells or buys any business or assets, it may disclose Data and account details to the prospective seller or buyer of such business or assets or if substantially all of DIRECT STORAGE SOLUTIONS LIMITED's assets are acquired by a third party, Data and account details will be one of the transferred assets. Individuals have the right to request a copy of the information that DIRECT STORAGE SOLUTIONS LIMITED holds on them and requests should be emailed or sent to the addresses on the cover sheet. A small charge may be made for this service.

## Notice:

34 Notices to be given by DIRECT STORAGE SOLUTIONS LIMITED or Storer must be in writing and must either be delivered by hand or sent by pre-paid post. DIRECT STORAGE SOLUTIONS LIMITED may also give Notice to Storer by SMS or email. Notices shall be deemed received at the time of delivery by hand, one hour after sending by email or SMS or 48 hours after posting. Notices from DIRECT STORAGE SOLUTIONS LIMITED to Storer will be sent to the address on the cover sheet. Any notice from Storer must be sent to the DIRECT STORAGE SOLUTIONS LIMITED at the address on the cover sheet. In the event that there is more than one Storer, Notice to or by any single Storer is agreed to be sufficient for the purposes of any Notice requirement under this Agreement.

## Termination:

35. Either party may terminate this Agreement by giving the other party Notice of the Termination Date in accordance with period indicated on the cover sheet ending on any Due Date. In the event of illegal or environmentally harmful activities on the part of the Storer or a breach of this Agreement (which, if it can be put right, Storer has failed to put right within 14 days of notice from DIRECT STORAGE SOLUTIONS LIMITED to do so), DIRECT STORAGE SOLUTIONS LIMITED may terminate the Agreement immediately by Notice. DIRECT STORAGE SOLUTIONS LIMITED is entitled to retain from the Deposit, or make a charge for, apportioned Storage Fees if less than before the close of business on the Termination Date and leave the Unit in a clean condition and in a good state of repair to the satisfaction of the DIRECT STORAGE SOLUTIONS LIMITED. In the event that Goods and/or refuse are left in the Unit after the Termination Date, Conditions 6 and 19 will apply. Storer must pay any outstanding Storage Fees and any expenses on de - fault or any other moneys owed to DIRECT STORAGE SOLUTIONS LIMITED up to the Termination Date, or Conditions 5 to 9 may apply. Any calculation of the outstanding fees will be by DIRECT STORAGE SOLUTIONS LIMITED. If DIRECT STORAGE SOLUTIONS LIMITED enters the Unit for any reason and there are no Goods stored in it, DIRECT STORAGE SOLUTIONS LIMITED may terminate the Agreement without giving prior Notice but will send Notice to Storer within 7 days. 36 Storer agrees to examine the Goods carefully on removal from the Unit and must notify DIRECT STORAGE SOLUTIONS LIMITED of any loss or damage to the Goods as soon as is reasonably possible after doing so. 37 Liability for outstanding moneys, property damage, personal injury, environmental damage and legal responsibility under this Agreement continues to run beyond the termination of this Agreement.

#### **General:**

38. DIRECT STORAGE SOLUTIONS LIMITED may vary the Storage Fee or other terms of this Agreement and add new terms and conditions as long as such modifications are notified to Storer in writing and signed by one of DIRECT STORAGE SOLUTIONS LIMITED 's directors. The modified terms will take effect on the first Due Date occurring not less than 28 days after the date of DIRECT STORAGE SOLUTIONS LIMITED's notice. Storer may terminate without charge before the change takes effect by giving notice in accordance with Condition 34. Otherwise, Storer's continued use of the Unit will be considered as acceptance of and agreement to the amended terms. 39. Storer acknowledges and agrees that :(a) the terms of this document constitute the whole contract with DIRECT STORAGE SOLUTIONS LIMITED and, in entering this contract, Storer relies upon no representations, oral or otherwise, other than those contained in this Agreement; (b) it has raised all queries relevant to its decision to enter this Agreement with DIRECT STORAGE SOLUTIONS LIMITED and DIRECT STORAGE SOLUTIONS LIMITED has, prior to the Storer entering into this Agreement, answered all such queries to the satisfaction of Storer; (c) any matters resulting from such queries have, to the extent required by Storer and agreed to by DIRECT STORAGE SOLUTIONS LIMITED, been reduced to writing and incorporated into the terms of this Agreement; (d) if DIRECT STORAGE SOLUTIONS LIMITED decides not to exercise or enforce any right that it has against Storer at a particular time, then this does not prevent DIRECT STORAGE SOLUTIONS LIMITED from later deciding to exercise or enforce that right unless DIRECT STORAGE SOLUTIONS LIMITED tells Storer in writing that DIRECT STORAGE SOLUTIONS LIMITED has waived or given up its ability to do so; (e) it is not intended that anyone other than Storer and DIRECT STORAGE SOLUTIONS LIMITED will have any rights under this Agreement; (f) if any court or competent authority decides that any of the provisions in this Agreement are invalid, unlawful or unenforceable to any extent, the provision will, to that extent only, be severed from the remaining terms, which will continue to be valid to the fullest extent permitted by law; (g) Storer may not assign or transfer any of its rights under this Agreement or part with possession of the Unit or Goods whilst they are in the Facility; and (h) where Storer consists of two or more persons each person takes on the obligations under this Agreement separately. 40 This Agreement shall be governed by British law and any dispute or claim arising from or relating in any way to this Agreement shall be subject to the exclusive jurisdiction of the courts. The parties must endeavour to settle any dispute in connection with this Agreement by mediation. Such mediation is to be conducted by a mediator who is independent of the parties and appointed by agreement of the parties. It is a condition precedent to the right of either party to commence arbitration or litigation other than for emergency interlocutory relief, that it has first offered to submit the dispute to mediation.

Storer Signature:	
Storer Name (Print):	

Direct Storage Solutions Limited, PO BOX 203, Knaresborough, North Yorkshire, United Kingdom, HG5 5DD