

## **STORAGE FEE & LIEN RIDER**

### **ARIZONA**

The Customer hereby acknowledges and agrees that: (i) if the Vehicle is not removed from Interstate's property within ten (10) days of notice delivered pursuant to Ariz. Stat. § 28-4840, it shall be deemed an "abandoned vehicle" and disposed of pursuant to Ariz. Stat. §§ 28-4841 and 28-4842; (ii) Interstate will charge the Customer fees for storage for the Vehicle pursuant to Ariz. Stat. § 28-4843; (iii) Interstate shall have a lien on the Vehicle for the fees for storage for the Vehicle pursuant to Ariz. Stat. § 33-1022; (iv) Interstate may enforce its storage lien by sale pursuant to Ariz. Stat. § 33-1023; and (v) Interstate may recover from the sale proceeds the costs of enforcement of its lien pursuant to Ariz. Stat. § 33-1023.

### **CALIFORNIA**

The Customer hereby acknowledges and agrees that: (i) if the Vehicle is not removed from Interstate's property within fifteen (15) days of possession and an additional three (3) days after written notice delivered pursuant to Cal. Veh. Code § 10652.5; (ii) Interstate will charge the Customer fees for storage for the Vehicle pursuant to Cal. Veh. Code § 10652.5 and Cal. Civ. Code § 3068; (iii) Interstate shall have a lien on the Vehicle for the fees for storage pursuant to Cal. Civ. Code §§ 3068 and 3068.1; (iv) Interstate may enforce its storage lien by sale pursuant to Cal. Civ. Code §§ 3071 and 3072; and (v) Interstate may recover from sale proceeds the cost of enforcement of its lien pursuant to Cal. Civ. Code § 3073.

### **ILLINOIS**

The Customer hereby acknowledges and agrees that: (i) if the Vehicle is not removed from Interstate's property within seven (7) days after the due date of the Invoice, the permission granted by Interstate for the Vehicle to remain on Interstate's property shall be deemed revoked; (ii) upon revocation Interstate will charge Customer fees for storage for the Vehicle pursuant to 770 Ill. Comp. Stat. Ann. 45/1.5 and 770 Ill. Comp. Stat. Ann. 50/1.5 at the daily rate of \$25; (iii) Interstate shall have a lien on the Vehicle for the fees for storage pursuant to 770 Ill. Comp. Stat. Ann. 45/1 and 770 Ill. Comp. Stat. Ann. 50/1; (iv) Interstate may enforce its storage lien by judicial process or advertisement and sale pursuant to 770 Ill. Comp. Stat. Ann. 45/6, or by a commercially reasonable public or private sale pursuant to 770 Ill. Comp. Stat. Ann. 50/2; and (v) Interstate may recover from the judicial process or sale proceeds the costs of enforcement of its lien pursuant to 770 Ill. Comp. Stat. Ann. 45/6 and 770 Ill. Comp. Stat. Ann. 45/7.

### **INDIANA**

The Customer hereby acknowledges and agrees that: (i) if the Vehicle is not removed from Interstate's property within thirty (30) days of receipt of the Invoice, the Vehicle shall be deemed an "abandoned vehicle" under Ind. Code § 9-13-2-1; (ii) after that period has elapsed, Interstate will charge Customer fees for storage for the Vehicle pursuant to Ind. Code § 32-33-10-5 at the daily rate of \$25, not to exceed \$1,500; (iii) Interstate shall have a lien on the Vehicle for the fees for storage pursuant to Ind. Code § 32-33-10-5; (iv) Interstate may enforce its storage lien by judicial process pursuant to Ind. Code § 32-33-10-8; and (v) Interstate may recover reasonable attorney's fees associated with the enforcement of its lien pursuant to Ind. Code § 32-33-10-9.

### **IOWA**

The Customer hereby acknowledges and agrees that: (i) if the Vehicle is not reclaimed within 30 days of receipt of the Invoice, Interstate revokes its consent for the Vehicle to be on Interstate's property; (ii) upon revocation, Interstate will charge Customer fees for storage for the Vehicle pursuant to Iowa Code §§ 579.1 and 321.90 at the daily rate of \$25; (iii) Interstate shall have a lien on the Vehicle for the fees for storage pursuant to Iowa Code § 579.1; (iv) Interstate may enforce its storage lien by auction pursuant to Iowa Code § 579.2; and (v) Interstate may recover from the auction proceeds the costs of enforcement of its lien pursuant to Iowa Code § 579.3.

### **KANSAS**

The Customer hereby acknowledges and agrees that: (i) if the Vehicle is not removed from Interstate's property within thirty (30) days of receipt of the Invoice, the permission granted by Interstate for the Vehicle to remain on Interstate's property shall be deemed revoked; and (ii) upon revocation Interstate will charge Customer fees for storage for the Vehicle pursuant to Kan. Stat. § 58-247 at the daily rate of \$25; (iii) Interstate may enforce collection of an unpaid storage fees through the judicial process; and (iv) Customer shall be liable for all fees and costs, including, but not limited to, attorneys' fees, incurred by Interstate in the collection of any unpaid storage fees.

### **MINNESOTA**

The Customer hereby acknowledges and agrees that: (i) if the Vehicle is not removed from Interstate's property within five (5) days of the notice delivered pursuant to Minn. Stat. § 168B.04, Subd. 2(b)(2)(iv), it shall be deemed an "unauthorized vehicle" under Minn. Stat. § 168B.011, Subd. 4; (ii) after such notice, Interstate will charge Customer fees for storage for the Vehicle pursuant to Minn. Stat. §§ 514.18 and 514.19 at the daily rate of \$25; (iii) Interstate shall have a lien on the Vehicle for the fees for storage pursuant to Minn. Stat. §§ 514.18 and 514.19; (iv) Interstate may enforce its storage lien by sale pursuant to Minn. Stat. § 514.20; and (v) Interstate may recover from the sale proceeds the costs of enforcement of its lien pursuant to Minn. Stat. §§ 514.19 and 514.20.

### **MONTANA**

The Customer hereby acknowledges and agrees that: (i) if the Vehicle is not removed from Interstate's property within five (5) days of the notice delivered pursuant to Mont. Code § 61-12-401(4)(b) it shall be deemed abandoned; (ii) after such notice, Interstate will charge Customer fees for storage for the Vehicle pursuant to Mont. Code § 71-3-1201 at the daily rate of \$25; (iii) Interstate shall have a lien on the Vehicle for the fees for storage pursuant to Mont. Code § 71-3-1201; (iv) Interstate may enforce its storage lien by judicial process pursuant to Mont. Code § 71-3-1203; and (v) Interstate may recover from the auction proceeds the costs of enforcement of its lien pursuant to Mont. Code § 71-3-1203.

### **NEBRASKA**

The Customer hereby acknowledges and agrees that: (i) if the Vehicle is not reclaimed within seven (7) days after the due date of the Invoice, the permission granted by Interstate for the Vehicle to remain on Interstate's property shall be deemed revoked; (ii) upon revocation, Interstate will charge Customer fees for storage for the Vehicle pursuant to Neb. Rev. Stat. § 60-2410 at the daily rate of \$25; (iii) Interstate shall have a lien on the Vehicle for the fees for storage pursuant to Neb. Rev. Stat. § 60-2410; (iv) Interstate may enforce its storage lien by judicial process or auction pursuant to Neb. Rev. Stat. § 60-2410; and (v) Interstate may recover from the auction proceeds the costs of enforcement of its lien pursuant to Neb. Rev. Stat. § 52-304.

### **NORTH DAKOTA**

The Customer hereby acknowledges and agrees that: (i) if the Vehicle is not reclaimed within seven (7) days after the due date of the Invoice, the permission granted by Interstate for the Vehicle to remain on Interstate's property shall be deemed revoked; (ii) upon revocation Interstate will charge Customer fees for storage for the Vehicle at the daily rate of \$25; (iii) Interstate may enforce collection of an unpaid storage fees through the judicial process; and (iv) Customer shall be liable for all fees and costs, including, but not limited to, attorneys' fees, incurred by Interstate in the collection of any unpaid storage fees.

### **SOUTH DAKOTA**

The Customer hereby acknowledges and agrees that: (i) if the Vehicle is not reclaimed within seven (7) days after the due date of the Invoice, the permission granted by Interstate for the Vehicle to remain on Interstate's property shall be deemed revoked; (ii) upon revocation, Interstate will charge Customer fees for storage for the Vehicle at the daily rate of \$25; (iii) Interstate may enforce collection of an unpaid storage fees through the judicial process; and (iv) Customer shall be liable for all fees and costs, including, but not limited to, attorneys' fees, incurred by Interstate in the collection of any unpaid storage fees.

### **WISCONSIN**

The Customer hereby acknowledges and agrees that: (i) if the Vehicle is not removed within seven (7) days after the due date of the Invoice, the authorization granted by Interstate to remain on Interstate's property shall be revoked; (ii) upon revocation, Interstate will charge Customer fees for storage for the Vehicle pursuant to Wis. Stat. § 779.43 at the daily rate of \$25; (iii) Interstate shall have a lien on the Vehicle for the fees for storage pursuant to Wis. Stat. § 779.43; (iv) Interstate may enforce its storage lien by judicial process or auction pursuant to Wis. Stat. § 779.48; and (v) Interstate may recover from the auction proceeds the costs of enforcement of its lien pursuant to Wis. Stat. § 409.608.

### **WYOMING**

## **STORAGE FEE & LIEN RIDER**

The Customer hereby acknowledges and agrees that: (i) if the Vehicle is not reclaimed within thirty (30) days of receipt of the Invoice, the Vehicle shall be deemed an "unauthorized vehicle" under Wyo. Stat. § 31-13-109; (ii) after that period has elapsed, Interstate will charge Customer fees for storage for the Vehicle pursuant to Wyo. Stat. § 31-13-109 at the daily rate of \$25; (iii) Interstate shall have a lien on the Vehicle for the fees for storage pursuant to pursuant to Wyo. Stat. § 31-13-109; (iv) Interstate may enforce its storage lien by judicial process or auction pursuant to Wyo. Stat. § 31-13-109; and (v) Interstate may recover from the auction proceeds the costs of enforcement of its lien pursuant to Wyo. Stat. § 31-13-109.

19134892v3