

Key Storage Agreement

Please complete using BLOCK CAPITALS.

1. This agreement is between Mistress Prima and _____ (hereafter referred to as “the client”). This contract explains the terms of an agreement between MISTRESS PRIMA and client in relation to the storage and safe-keeping of a key or keys.
2. The client wishes to wear a locked chastity device (hereafter referred to as “the device”) for the purpose of preventing the client from partaking in both copulation and masturbation for the duration of this agreement and to entrust the keys for said device to MISTRESS PRIMA for safe-storage. This agreement relates to the storage of said key or keys and MISTRESS PRIMA’s fee or fees for such storage.
3. It is agreed between both parties that the device should not be removable without the keys.
4. The client wishes to wear the device for a period of _____ from the date of signing (complete in BLOCK CAPITALS, eg “SIX MONTHS” or “INDEFINITE DURATION”).
5. It is the client’s responsibility to ensure that the device is suitable for the purposes of preventing copulation and masturbation.
6. Fees
 - a. The client agrees to pay MISTRESS PRIMA an initial fitting fee of _____ (complete using BLOCK CAPITALS, eg “FIFTY POUNDS STERLING”) upon commencement of this agreement.
 - b. The client agrees to pay MISTRESS PRIMA a monthly storage fee of _____ (complete using BLOCK CAPITALS, eg “FIFTY POUNDS STERLING”) from commencement of this agreement and then due on the first business day (English calendar) of each subsequent calendar month until the expiration of this agreement for the safe storage of the keys.
7. Removal
 - a. The device will be removed upon termination of this contract and the key or keys will be returned to the client.
 - b. The device may/may not (delete as applicable) be removed temporarily prior to the end of this contract upon request of the client to MISTRESS PRIMA.
 - c. If 7.b (above) allows for the temporary removal of the device, the following shall apply:
 - i. The device must be removed in the presence of MISTRESS PRIMA.
 - ii. The device may be removed for a maximum of _____ (use BLOCK CAPITALS, eg “TEN MINUTES”).

- iii. The client agrees to pay a removal fee of _____ (use BLOCK CAPITALS, eg, "TWO HUNDRED POUNDS STERLING").
 - iv. Temporary removal of the device is limited to _____ (use BLOCK CAPITALS, eg "ONCE PER MONTH", "ONCE ONLY" or "NOT LIMITED").
 - v. Removal is subject to the availability of MISTRESS PRIMA to supervise the removal of the device. This availability is not guaranteed and should not be assumed.
- d. MISTRESS PRIMA may remove the device for inspection at any time.
 - e. MISTRESS PRIMA may require evidence (eg visual, photographic etc.) that the device remains in place. This evidence should be provided within 48 hours of request or the client will be deemed to be in breach of this agreement.
 - f. MISTRESS PRIMA may replace the device at any time if the device is deemed by MISTRESS PRIMA to be or to have become defective. A reasonable replacement fee will be chargeable up to and including the commercial value of a replacement item. The replacement item may be similar or dissimilar to the device that it is replacing. In the event that the device requires replacement, the client agrees to pay the replacement fee and a re-fitting fee of £50 and to confirm in writing that the replacement device conforms fully to the requirement that it prevent copulation and masturbation.

8. Exclusions

- a. Any item(s) within this agreement which are deemed to not be applicable should be crossed-through and the amendments signed by both parties prior to signing this agreement.

9. Termination of agreement

- a. This agreement will terminate (delete as applicable):-
 - i. as per 4, aboveor
 - ii. is of indefinite/ongoing duration
- b. Subject to 9.d (below), if the client should wish to end this agreement prior to the agreed termination, a termination fee of _____ (use BLOCK CAPITALS, eg "ONE THOUSAND POUNDS STERLING") or equal to the remaining monthly payment, whichever is the greater sum, will be payable by the client to fully compensate MISTRESS PRIMA for loss of anticipated income and other costs.
- c. In the event that the client should wish to end this agreement when the agreement is indefinite/ongoing, a termination fee of _____ (use BLOCK CAPITALS, eg "ONE THOUSAND POUNDS STERLING") will be payable by the client to

fully compensate MISTRES PRIMA for loss of anticipated income and other costs.

- d. MISTRESS PRIMA may terminate this agreement without penalty if the client's behaviour is deemed by Her alone to be unreasonable and/or a nuisance.

10. Signatures

_____ Mistress Prima. Date _____

_____ "the client". Date _____