

SUBSCRIPTION AGREEMENT COVER PAGE

[Please fill out this page to auto-populate the Subscription Agreement]

CURRENT OFFERING: NationW	Vide II Self Storage Trust			
Type of Units (√ check one)	□ Class A or □ Class F			
Month	Day	, 2018		
# of Units Purchased		\$90 per unit	Total Amount Purchase	ed
Subscriber Type ($$ check one)	☐ Individual ☐ Joint	☐ Corporate		
Dealer Name		Dealer Code	e	
Dealing Rep Name		Rep Code		
Dealing Rep Phone		Rep Email		
INDIVIDUAL OR JOINT INVEST If this Subscription is for one indi		please fill out the	e following:	
(Primary) Subscriber Name			Social Insurance #	(SIN)
(Joint) Subscriber Name			Social Insurance	(SIN)
Subscriber's Address			Suite	
City		Province		Postal Code
	Other, Please Spec	ify	Country (if Other)	
Telephone Number		Email		
INVESTMENT THROUGH A CO If this Subscription is through a C		ut the following:		
Company Name				
Company Signing Name		Title at C	ompany	
Business # (BIN) or other			TE: The BIN # or other (i.e. Isso produce the clients tax slips.	sue #, Limited Partnership #,
Company Address			Suite	
City		Province		Postal Code
_	Other, Please Specify		Country (if Other)	
	,		Couring (in Curion)	

SUBSCRIPTION AGREEMENT (\$100 PER UNIT)



To: NationWide II Self Storage Trust (the "Trust") Class A Preferred Trust Units (FundSERV Code: CDO NW021) | Class F Preferred Trust Units (FundSERV Code: CDO NW022)

The undersigned (the "Subscriber") hereby acknowledges that the Trust is offering (the "Offering") a minimum of 5,000 Preferred Trust Units and a maximum of 226,406 Preferred Trust Units (together, the "Units") at a subscription price of \$100 per Unit for approximately 50,000 Units (\$5,000,000). The minimum subscription per Subscriber is ten thousand dollars (\$10,000), on the terms and conditions as described in the Offering Memorandum of the Trust dated May 11 2017 (the "Offering Memorandum") and the declaration of trust dated as of May 1, 2017, as it may be amended from time to time (the "Trust Agreement"), and on the terms and conditions set forth in this Subscription Agreement.

The Subscriber tenders to the Trust this subscription offer which, upon acceptance by the Trust, will constitute an agreement of the Subscriber to subscribe for, take up, purchase and pay for and, on the part of the Trust, to issue and sell to the Subscriber the number of Units as set out below.

SECT	TION 1 PURCHASE AMOUNT	AND CLASS					
TYPE	OF UNITS PURCHASED ($\sqrt{\ }$ check	one)	NUMBER O	F UNITS I	PURCHASED	TOTAL AMOU (\$100 PER UN	JNT PURCHASED IIT)
□ CL	ASS A (CDO NW021) or ☐ CLASS F	(CDO NW022)				\$CAD:	
SECT	TION 2 SUBCRIBER INFORMA	TION FOR ALL A	ACCOUNTS				
SUBS	SCRIBER TYPE ($$ check one):	□ Individual	☐ Joint ☐	Business	;		
FULL	NAME OF SUBSCRIBER(S) (OR o	r business, if ap	plicable)		MAIN TELEPI	HONE #	SIN #(S) OR BUSINESS #
FULL	NAME AND TITLE OF AUTHORIZE	D SIGNATORY (if applicable)				EMAIL ADDRESS
ADDI	RESS FOR MAILING PURPOSES (s	reet, city, provir	nce and posta	ıl code)			
		,					
	ITIONAL SUBSCRIBER INFORMATI	` .	ì				
	e Subscriber a Registrant? ☐ Yes ☐				sider? Yes I		
NAMI	TION 3 ADDITIONAL REGIST	RATION INSTRU DUNT #			is different tha y, province and		er)
147 401		20111 //	7.551.250	(01.001, 011	,, p. 0 v00 u	a pootai oodo,	
SECT	TION 4 DISTRIBUTION PAYM	ENT OPTIONS (check ontio	n for guar	terly cash distr	ibutions)	
	Direct deposit into chequing accour						
	, , ,		`	.,	or cheque mus	t be provided).	
	Direct deposit into savings account BANK NAME	BANK # (INST		<i>'</i>	ACCOUNT #		TRANSIT#
	DANK NAIVIE	BANK # (INST	II U IION)	4	ACCOUNT#		IRANSII #
SECT	ΓΙΟΝ 5 QUALIFICATION FOR	SECUDITIES EV	EMPTION (chack on	and complete	annlicable sch	edule(s) on following pages)
SEC			` <u> </u>		·		of Schedule C (indicate applicable
	paragraph) and has completed Sch					graph	or ochequie o (indicate applicable
	II. Subscriber is a resident of Canad	la is not an individ	dual and is pur	chasing L	Inits with a minir	mum investment	of C\$150,000.
							nption and has completed the Risk
	-						c, Nova Scotia or New Brunswick, irsuant to paragraph(s) of
	Schedule B and has completed Sch		nore than \$10),000 in 0	nits, is an Elig	ible investor pu	irsuant to paragraph(s) or
	IV. Subscriber is not a resident of 0		ompleted a Fo	reian Pura	chaser's Certifica	ate.	
SECT	TION 6 SUBSCRIBER SIGNA						
	By executing this Subscription Agre	ement, the Subsc	riber is conse	nting (on h	is/her own beha	If and, if applical	ble, on behalf of the beneficial
	purchaser for whom you are contract	cting), to the colle	ction, use and	disclosure	of personal info	ormation.	
	By executing this Subscription Agre of the Offering Memorandum in rela		riber is ackno	wledging a	nd confirming th	nat he/she has b	een provided with, and is in receipt
SUBS	SCRIBER SIGNATURE			WITNES	SIGNATURE		
X				X			
	T SUBSCRIBER SIGNATURE (if app	olicable)		WITNES	S NAME		
X							
DATE	OF ACCEPTANCE						
The S	Subscriber has executed this Subscrip	tion Agreement a	s of the	_ day of _			2018.

(SUBSCRIPTION AGREEMENT, PAGE 2)

SECTION 7 DEALER INFORMATION AND CONSENT (for purchases through a broker or dealer representative only)

By executing and submitting this completed Subscription Agreement to the Trust, the advisor/dealer acknowledges and confirms that it has fulfilled all the relevant "know-your-client", suitability and anti-money laundering obligations under applicable securities legislation or other laws. It also confirms that it (i) has taken reasonable steps to verify that the Subscriber qualifies for the prospectus exemption indicated by the Subscriber under the "Qualification for Securities Exemption" above, (ii) will retain, for a minimum of eight years, all necessary documents to demonstrate such verification, and (iii) will provide copies of such documentation to the Trust upon request.

DEALER NAME	REPRESENTATIVE NAME	REP. TELEPHONE #	REP. EMAIL ADDRESS
DEALER #	REP.#	ACCOUNT #	REPRESENTATIVE SIGNATURE
			X

A	DRAIL		ACCEPT	

This subscription is accepted by NA	TIONWIDE II SELF STORAGE MANAC	SEMENT CORP. (the "Administrator"	') on behalf of the Trust on the	e day
of	, 2018.			
	PER:	X		

NATIONWIDE II SELF STORAGE MANAGEMENT CORP., on behalf of the Trust

SUBSCRIPTION AGREEMENT INSTRUCTIONS

- 1. ALL SUBSCRIBERS MUST:
 - Submit one (1) fully signed Subscription Agreement (page 1 and 2).
- 2. ALL SUBSCRIBERS, EXCEPT (A) SUBSCRIBERS WHO ARE NOT INDIVIDUALS WHO PURCHASE AT LEAST \$150,000 OF UNITS, AND (B) SUBSCRIBERS WHO ARE "ACCREDITED INVESTORS":
 - Complete and submit a fully signed Form 45-106F4 Risk Acknowledgement (Schedule A) including, if a resident Alberta, Saskatchewan, Ontario, Quebec, Nova Scotia or New Brunswick, Schedules 1 and 2 of Schedule A.
- 3. SUBSCRIBERS WHO ARE RESIDENTS OF MANITOBA, NORTHWEST TERRITORIES, NUNAVUT, PRINCE EDWARD ISLAND OR YUKON AND WHO ARE SUBSCRIBING FOR MORE THAN CDN \$10,000 IN UNITS:
 - Complete and submit a fully signed Declaration of Eligible Investor Status (Schedule B) unless you are an "accredited investor" (in which case you must fill out the Accredited Investor Certificate (Schedule C) and the Risk Acknowledgement Form (Schedule D), if required) or are a non-individuals purchasing at least \$150,000 of Units.
- 4. ALL SUBSCRIBERS PURCHASING AS "ACCREDITED INVESTORS":
 - If you are an "accredited investor", complete and submit a fully signed Accredited Investor Certificate (Schedule C) and the Risk Acknowledgement Form (Schedule D) if required, unless you are not an individual and are purchasing at least \$150,000 of Units (in which case you don't have to).

PAYMENT METHODS

<u>Payment</u> can be made by certified cheque, bank draft, wire transfer or direct deposit to the Trust, or through the FundSERV network under the Manufacturer Code of CADO Investment Fund Management Inc. "CDO" and the specific FundSERV Order Codes of CDO NW021 - for Class A Units or CDO NW022 - for Class F Units using the following methods:

A.	Funds can be transferred via FundSERV from your brokerage account at a securities dealer.	Instruct your broker to purchase CDO NW021 - for Class CDO NW022 - for Class	A Units or
B.	Certified cheque or bank draft can be mailed or couriered.	Payable to: Courier to:	NationWide II Self Storage Trust NationWide II Self Storage Trust (address below)
C.	Funds can be wire transferred or direct deposited from your bank account.	Banking Institution: Institution number: Transit number: Account number:	ScotiaBank 002 47696 Provided upon request to subscriptions@NationWideSelfStorage.ca

DELIVERY METHODS

<u>Subscription documents, cheques and bank drafts</u> can be submitted directly to the Trust or through an Agent, Distributor or Securities Dealer for delivery to the Trust using the following methods:

A.	Completed subscription documents, certified cheques or bank drafts can be mailed or couriered.	Delivery to: NationWide II Self Storage Trust Attention: Subscription Processing Department Suite 808, 609 Granville Street, Vancouver, British Columbia V7Y 1G5
В.	Completed subscription documents can be emailed.	Email delivery to: subscriptions@NationWideSelfStorage.ca

SCHEDULE A

FORM 45-106F4 RISK ACKNOWLEDGEMENT

INSTRUCTIONS

■ This form must be completed by **all subscribers resident of Canada** who are <u>not</u> Accredited Investors and are <u>not</u> non-individuals purchasing more than C\$150,000 in Units.

√ CHECK APPLICABLE BOXES		
☐ I acknowledge that this is a risky investment.		
☐ I am investing entirely at my own risk.		
☐ No securities regulatory authority has evaluate in the offering memorandum.	ed or endorsed the merits of these securities or the disclosure	<
☐ I will not be able to sell these securities except these securities.	t in very limited circumstances. I may never be able to sell	WARNIN
☐ I could lose all the money I invest.		Z
I am investing \$ [total consider	deration] in total; this includes any amount I am obliged to pay in	Z
1	8.0% of the total investment plus a 0.5% annual trailer to	
	of person selling the securities] as a fee or commission.	_
		\Box
I acknowledge that this is a risky investment an	nd that I could lose all the money I invest.	u,
	X	
Date	Signature of Purchaser	
	Print Name of Purchaser	

You have 2 business days to cancel your purchase.

To do so, send a notice to NationWide II Self Storage Trust stating that you want to cancel your purchase. You must send the notice before midnight on the 2nd business day after you sign the agreement to purchase the securities. You can send the notice by fax or email or deliver it in person to NationWide II Self Storage Trust at its business address. Keep a copy of the notice for your records.

Name: NationWide II Self Storage Trust

Address: Suite 808, 609 Granville Street, Vancouver, British Columbia V7Y 1G5

Phone: (604) 684-5750

Toll Free: 1 (866) 688-5750

Fax: (604) 684-5748

Email: subscriptions@NationWideSelfStorage.ca

You are buying Exempt Market Securities

They are called *exempt market securities* because two parts of securities law do not apply to them. If an issuer wants to sell *exempt market securities* to you:

- the issuer does not have to give you a prospectus (a document that describes the investment in detail and gives you some legal protections), and
- the securities do not have to be sold by an investment dealer registered with a securities regulatory authority.

There are restrictions on your ability to resell exempt market securities. Exempt market securities are more risky than other securities.

You will receive an offering memorandum and it is important that you read it.

Read the offering memorandum carefully because it has important information about the issuer and its securities. Keep the offering memorandum because you have rights based on it. Talk to a lawyer for details about these rights.

The securities you are buying are not listed

The securities you are buying are not listed on any stock exchange, and they may never be listed. You may never be able to sell these securities.

The issuer of your securities is a non-reporting issuer

A non-reporting issuer does not have to publish financial information or notify the public of changes in its business. You will not receive ongoing information about this issuer.

For more information on the exempt market, call your local securities regulatory authority.

British Columbia Securities Commission

Phone: 604 899-6500 Fax: 604 899-6506 www.bcsc.bc.ca

Manitoba Securities Commission

Phone: 204 945-2548 Fax: 204 945-0330 www.msc.gov.mb.ca

New Brunswick Securities Commission

Phone: 506 658-3060 Fax: 506 658-3059 www.nbsc-cvm n b.ca

Department of Justice, Northwest Territories Securities Registry

Phone: 867 873-7490 Fax: 867 873-0243 www.justice.gov.nt.ca

Alberta Securities Commission

Phone: 403 297-6454 Fax: 403 297-6156 www.albertasecurities.com

Ontario Securities Commission

Phone: 416 593-8314 Fax: 416 593-8177 www.osc.gov.on.ca

Securities Commission of Newfoundland and Labrador

Phone: 709 873-7490 Fax: 709 729-6187 www.gov.nl.ca

Yukon Registrar of Securities

Phone: 867 667-5314 Fax: 867 393-6251 www.gov.yk.ca

Saskatchewan Financial Services Commission. Securities Division

Phone: 306 787-5645 Fax: 306 787-5899 www.sfsc.gov.sk.ca

Nova Scotia Securities Commission

Phone: 902 424-7768 Fax: 902 424-4625 www.gov.ns.ca

Prince Edward Island Securities Office

Phone: 902 368-4550 Fax: 902 368-5283 www.gov.pe.ca

Department of Justice, Nunavut Legal Registries Division

Phone: 867 975-6190 Fax: 867 975-6194 www.gov.nu.ca

SCHEDULE 1 (TO SCHEDULE A)

Classification of Investors Under the Offering Memorandum Exemption

INSTRUCTIONS

- This schedule must be completed together with the Risk Acknowledgement Form and Schedule 2 by individuals purchasing securities under the exemption (the offering memorandum exemption) in subsection 2.9(2.1) of National Instrument 45-106 *Prospectus Exemptions* (NI 45-106) in <u>Alberta, Saskatchewan, Ontario, Quebec, Nova Scotia</u> or <u>New Brunswick.</u>
- How you qualify to buy securities under the offering memorandum exemption? Initial the statement under A, B, C or D containing the criteria that applies to you. (You may initial more than one statement.) If you initial a statement under B or C, you are not required to complete A.

A.	You are an eligible investor because:	YOUR INITIALS
INVESTOR	Your net income before taxes was more than \$75,000 in each of the 2 most recent calendar years, and you expect it to be more than \$75,000 in this calendar year. (You can find your net income before taxes on your personal income tax return.)	Х
ELIGIBLE INVE	Your net income before taxes combined with your spouse's was more than \$125,000 in each of the 2 most recent calendar years, and you expect your combined net income to be more than \$125,000 in this calendar year. (You can find your net income before taxes on your personal income tax return.)	Х
ELK	Either alone or with your spouse, you have net assets worth more than \$400,000. (Your net assets are your total assets, including real estate, minus your total debt including any mortgage on your property.)	X

В.	You are an eligible investor, as a person described in section 2.3 [Accredited investor] of NI 45-106 or, as applicable in Ontario, subsection 7.3(3) of the Securities Act (Ontario), because:	YOUR INITIALS
TOR	Your net income before taxes was more than \$200,000 in each of the 2 most recent calendar years, and you expect it to be more than \$200,000 in this calendar year. (You can find your net income before taxes on your personal income tax return.)	Х
ED INVESTOR	Your net income before taxes combined with your spouse's was more than \$300,000 in each of the 2 most recent calendar years, and you expect your combined net income before taxes to be more than \$300,000 in the current calendar year.	Х
ACCREDITED	Either alone or with your spouse, you own more than \$1 million in cash and securities, after subtracting any debt related to the cash and securities.	Х
AC	Either alone or with your spouse, you have net assets worth more than \$5 million. (Your net assets are your total assets (including real estate) minus your total debt.)	Х

C.	You are an eligible investor, as a person described in section 2.5 [Family, friends and business associates] of NI 45-106, because:	YOUR INITIALS
	ASSOCIATED You are: 1) [check all applicable boxes] a director of the issuer or an affiliate of the issuer an executive officer of the issuer or an affiliate of the issuer a control person of the issuer or an affiliate of the issuer a founder of the issuer	Х
	Or you are:	
	2) [check all applicable boxes]	
FAMILY, FRIENDS AND BUSINESS ASSOCIATES	a person of which a majority of the voting securities are beneficially owned by, or a majority of the directors are, (i) individuals listed in (1) above and/or (ii) family members, close personal friends or close business associates of individuals listed in (1) above a trust or estate of which all of the beneficiaries or a majority of the trustees or executors are (i) individuals listed in (1) above and/or (ii) family members, close personal friends or close business associates of individuals listed in (1) above	
ES	FAMILY OR FRIENDS	
ND BUSIN	You are a family member of [Instruction: Insert the name of the person who is your relative either directly or through his or her spouse], who holds the following position at the	Х
FRIENDS AN	issuer or an affiliate of the issuer: You are the of that person of that person's spouse. [Instruction: To qualify for this investment, you must be (a) the spouse of the person listed above or (b) the parent, grandparent, brother, sister, child or grandchild of that person or that person's spouse.]	
FAMILY,	You are a close personal friend of [Instruction: Insert the name of your close personal friend], who holds the following position at the issuer or an affiliate of the issuer:	
	You have known that person for years.	
	BUSINESS ASSOCIATES	
	You are a close business associate of [Instruction: Insert the name of your close business associate] , who holds the following position at the issuer or an affiliate of the issuer:.	Х
	■ You have known that person for years.	
D.	You are <u>not</u> an eligible investor.	YOUR INITIALS
YOU ARE <u>NOT AN</u> ELIGIBLE INVESTOR	■ You acknowledge that you are <u>not</u> an eligible investor.	Х
YOU		

SCHEDULE 2 (TO SCHEDULE A)

Investment Limits for Investors Under the Offering Memorandum Exemption

INSTRUCTIONS

This schedule must be completed together with the Risk Acknowledgement Form and Schedule 1 by individuals purchasing securities under the exemption (the offering memorandum exemption) in subsection 2.9(2.1) of National Instrument 45-106 Prospectus Exemptions (NI 45-106) in Alberta, Saskatchewan, Ontario, Quebec, Nova Scotia or New Brunswick.

SECTION 1: TO BE COMPLETED BY THE PURCHASER

Investment limits you are subject to when purchasing securities under the offering memorandum exemption.

You may be subject to annual investment limits that apply to all securities acquired under the offering memorandum exemption in a 12 month period, depending on the criteria under which you qualify as identified in Schedule 1.

Initial the statement that applies to you.

A.	You are an eligible investor because:	YOUR INITIALS
	As an eligible investor that is an individual, you cannot invest more than \$30,000 in all offering memorandum exemption investments made in the previous 12 months, unless you have received advice from a portfolio manager, investment dealer or exempt market dealer, as identified in section 2 of this schedule, that your investment is suitable.	х
S S	Initial and complete one of the following statements:	
BLE INVESTOR	You confirm that, after taking into account your investment of \$ today in this issuer, you have not exceeded your investment limit of \$30,000 in all offering memorandum exemption investments made in the previous 12 months.	х
ELIGIBLE	You confirm that you received advice from a portfolio manager, investment dealer or exempt market dealer, as identified in section 2 of this schedule that the following investment is suitable.	
	You confirm that, after taking into account your investment of \$ today in this issuer, you have not exceeded your investment limit in all offering memorandum exemption investments made in the previous 12 months of \$100,000.	Х

B.	You are an eligible investor, as a person described in section 2.3 [Accredited investor] of NI 45-106 or, as applicable in Ontario, subsection 7.3(3) of the Securities Act (Ontario).	YOUR INITIALS
ACCREDITED INVESTOR	You acknowledge that, by qualifying as an eligible investor as a person described in section 2.3 [Accredited investor], you are not subject to investment limits.	X

C.	You are an eligible investor, as a person described in section 2.5 [Family, friends and business associates] of NI 45-106.	YOUR INITIALS
FAMILY, FRIENDS AND BUSINESS ASSOCIATES	You acknowledge that, by qualifying as an eligible investor as a person described in section 2.5 [Family, friends and business associates], you are not subject to investment limits.	X

E.	You are <u>not</u> an eligible investor.	YOUR INITIALS
YOU ARE <u>NOT</u> AN ELIGIBLE INVESTOR	You acknowledge that you cannot invest more than \$10,000 in all offering memorandum exemption investments made in the previous 12 months. You confirm that, after taking into account your investment of \$today in this issuer, you have not exceeded your investment limit of \$10,000 in all offering memorandum exemption investments made in the previous 12 Months.	X

SECTION 2: TO BE COMPLETED BY THE REGISTRANT

Registrant information
[Instruction: this section must only be completed if an investor has received advice from a portfolio manager, investment dealer or exempt market dealer concerning his or her investment.]

REGISTRANTS FULL NAME	REGISTRANT IS REGISTERED AS (√ check applicable):	
	☐ Dealing Representative ☐ Advising Representative	
REGISTRANTS TELEPHONE	REGISTRANTS EMAIL	
REGISTRANTS DEALER NAME	DEALER IS REGISTERED AS (√ check applicable):	
	☐ Exempt Market Dealer ☐ Investment Dealer ☐ Portfolio Manager	
DATE		
As of the day of, 2018.		

SCHEDULE B

DECLARATION OF ELIGIBLE INVESTOR STATUS

INSTRUCTIONS

This form must be completed by subscribers who are buying more than \$10,000 who are <u>not</u> Accredited Investors and are qualifying as an Eligible Investor. The Subscriber must <u>check off one or more categories</u> below.

To: NationWide II Self Storage Trust (the "Trust")

Print or Type Name and Title of Person Signing

The Subscriber hereby confirms and certifies that the Subscriber is purchasing the Units as principal, that the Subscriber is resident in the jurisdiction set out on the page 2 hereof, and that the Subscriber falls within one or more of the following categories (<u>Please check one or more, as applicable</u>). All dollar amounts are referenced in Canadian dollars.

		ECK BOX R MORE)
(a)	a person (an "Eligible Investor") whose <i>[must √ check applicable paragraph below – one or more]</i>	
	\square (i) net assets, alone or with a spouse, in the case of an individual, exceed \$400,000,	
	ii) net income before taxes exceeded \$75,000 in each of the two most recent calendar years and who reasonably expects to exceed that income level in the current calendar year, or net income before taxes, alone or with a spouse, in the case of an individual exceeded \$125,000 in each of the two most recent calendar years and who reasonably expects to exceed that income level in the current calendar year,	
(b)	a person of which a majority of the voting securities are beneficially owned by Eligible Investors or a majority of the directors are eligible investors,	
(c)	an Administrator in which all of the partners are Eligible Investors,	
(d)	a limited partnership in which the majority of the Administrators are Eligible Investors,	
(e)	a trust or estate in which all of the beneficiaries or a majority of the trustees or executors are Eligible Investors,	
(f)	an accredited investor,	
(g)	a person described in section 2.5 of National Instrument 45-106 [family, friends and business associates], or	
(h)	a person that has obtained advice regarding the suitability of the investment and if the person is resident in a jurisdiction of Canada, that advice has been obtained from an eligibility adviser. An "eligibility adviser" means:	
	 a person that is registered as an investment dealer and authorized to give advice with respect to the type of security being distributed, and 	
	(ii) in Saskatchewan or Manitoba, also means a lawyer who is a practicing member in good standing with a law society of a jurisdiction of Canada or a public accountant who is a member in good standing of an institute or association of chartered accountants, certified general accountants or certified management accountants in a jurisdiction of Canada provided that the lawyer or public accountant must not:	
	(ii.i) have a professional, business or personal relationship with the issuer, or any of its directors, executive officers, founders or control persons, and	
	(ii.ii) have acted for or been retained personally or otherwise as an employee, executive officer, director, associate or partner of a person that has acted for or been retained by the issuer or any of its directors, executive officers, founders or control persons within the previous 12 months.	
	IF A CORPORATION OR OTHER ENTITY: IF AN INDIVIDUAL:	
	II ANDRI ORAHON OR OTHER ENTITE.	

Name of Entity Type of Entity Signature of Subscriber Print or Type Name Signature of Person Signing

SCHEDULE C

ACCREDITED INVESTOR CERTIFICATE

INSTRUCTIONS

This form must be completed by subscribers who are qualifying as an Accredited Investor. The purchaser must check off one or more categories below.

To: NationWide II Self Storage Trust (the "Trust")

The Purchaser, referred to in this Accredited Investor Certificate as the "Purchaser", is an "accredited investor", as such term is defined in National Instrument 45-106 Prospectus and Registration Exemptions ("NI 45-106") and, as at the time the Subscriber's purchase of units of the Trust is accepted by the Trust (the "Closing"), the Subscriber will fall within one or more of the following categories (Please check one or more, as applicable). All dollar amounts are referenced in Canadian dollars.

(Note: Unless otherwise indicated, section references in this Appendix are references to sections of NI 45-106. Upon the request of the Subscriber, the Trust will provide the Subscriber with a copy of NI 45-106 as currently published by the Canadian Securities Administrators.)

"Accredited Investor" means:

		$\sqrt{\text{CHECK BOX}}$ (ONE OR MORE)
(a)	a Canadian financial institution, or a Schedule III bank;	
(b)	the Business Development Bank of Canada incorporated under the <i>Business Development Bank of Canada Ac</i> (Canada);	ct 🗆
(c)	a subsidiary of any person referred to in paragraphs (a) or (b), if the person owns all of the voting securities of the subsidiary, except the voting securities required by law to be owned by directors of that subsidiary;	of 🗆
(d)	a person registered under the securities legislation of a jurisdiction of Canada as an adviser or dealer, other than a person registered solely as a market dealer under one or both of the Securities Act (Ontario) or the Securities Act (Newfoundland and Labrador);	
(e)	an individual registered or formerly registered under the securities legislation of a jurisdiction of Canada as representative of a person referred to in paragraph (d);	a 🗆
(f)	the Government of Canada or a jurisdiction of Canada, or any crown corporation, agency or wholly owne entity of the Government of Canada or a jurisdiction of Canada;	d 🗆
(g)	a municipality, public board or commission in Canada and a metropolitan community, school board, the Comit de gestion de la taxe scolaire de l'île de Montréal or an intermunicipal management board in Québec;	é 🗆
(h)	any national, federal, state, provincial, territorial or municipal government of or in any foreign jurisdiction, or an agency of that government;	у
(i)	a pension fund that is regulated by the Office of the Superintendent of Financial Institutions (Canada), pension commission or similar regulatory authority of a jurisdiction of Canada;	a 🗆
(j)	an individual who, either alone or with a spouse, beneficially owns financial assets having an aggregat realizable value that before taxes, but net of any related liabilities, exceeds \$1,000,000 (must complete Schedule D);	
(j.1)	an individual who beneficially owns financial assets having an aggregate realizable value that, before taxes but net of any related liabilities, exceeds \$5,000,000;	ut 🗆
(k)	an individual whose net income before taxes exceeded \$200,000 in each of the two most recent calendar year or whose net income before taxes combined with that of a spouse exceeded \$300,000 in each of the two most recent calendar years and who, in either case, reasonably expects to exceed that net income level in the current calendar year (must complete Schedule D);	st $_{\square}$
(I)	an individual who, either alone or with a spouse, has net assets of at least \$5,000,000 (must complete Schedule D;	e 🗆
(m)	a person, other than an individual or investment fund, that has net assets of at least \$5,000,000 as shown on it most recently prepared financial statements;	s 🗆

		√ CHECK BOX (ONE OR MORE)	
(n)	an investment fund that distributes or has distributed its securities only to (i) a person that is or was an accredited investor at the time of the distribution, (ii) a person that acquires or acquired securities in the circumstances referred to in section 2.10 of NI 45-1 (being that (I) the person purchases as principal, (II) the security has an acquisition cost to the purchase of not less than \$150,000 paid in cash at the time of the distribution, and (III) the distribution is of security of a single issuer), or section 2.19 of NI 45-106 (being a distribution by an investment fund in security of its own issue to a security holder of the investment fund where (I) the security holder initial acquired securities of the investment fund as principal for an acquisition cost of not less than \$150,000 paid in cash at the time of the distribution, (II) the distribution is of a security of the same class or ser as the securities initially acquired, and (III) the security holder, as at the date of the distribution, hold securities of the investment fund that have an acquisition cost of not less than \$150,000 or a net assigned as the securities of the investment fund that have an acquisition cost of not less than \$150,000 or a net assigned as person described in paragraph (i) or (ii) that acquires or acquired securities under section 2.18 of NI 4 106 [Investment fund reinvestment];	ser f a n a ally 00 ies ids set	
(o)	an investment fund that distributes or has distributed securities under a prospectus in a jurisdiction of Cana for which the regulator or, in Québec, the securities regulatory authority, has issued a receipt;	da 🗆	
(p)	a trust company or trust corporation registered or authorized to carry on business under the <i>Trust and Lo Companies Act</i> (Canada) or under comparable legislation in a jurisdiction of Canada or a foreign jurisdiction acting on behalf of a fully managed account managed by the trust company or trust corporation, as the camay be;	on, $_{\square}$	
(q)	 a person acting on behalf of a fully managed account managed by that person, if that person (i) is registered or authorized to carry on business as an adviser or the equivalent under the securitive legislation of a jurisdiction of Canada or a foreign jurisdiction, and (ii) in Ontario, is purchasing a security that is not a security of an investment fund; 	ies 🗆	
(r)	a registered charity under the <i>Income Tax Act</i> (Canada) that, in regard to the trade, has obtained advice from an eligibility adviser or an adviser registered under the securities legislation of the jurisdiction of the register charity to give advice on the securities being traded;		
(s)	an entity organized in a foreign jurisdiction that is analogous to any of the entities referred to in paragraphs (a) to (d) or paragraph (i) in form and function; <i>Note to the Subscriber: Each Subscriber must represent that it is not a non-resident of Canada; accordingly, we do not expect the above box to be checked.</i>		
(t)	a person in respect of which all of the owners of interests, direct, indirect or beneficial, except the voting securities required by law to be owned by directors, are persons that are accredited investors;		
(u)	(u) an investment fund that is advised by a person registered as an adviser or a person that is exempt from registration as an adviser; or		
(v)	a person that is recognized or designated by the securities regulatory authority or, except in Ontario a Québec, the regulator as an accredited investor.	nd \Box	
true a	oregoing representations and warranties and this certificate are true and accurate as of the date of this certiand accurate as of Closing. If any such representation, warranty or certificate will not be true and accurate principles will give immediate written notice of such fact to the Trust.		
	TNESS WHEREOF, the Subscriber has executed this Accredited Investor Certificate as of the day of	, 2018.	
IF A C	CORPORATION OR OTHER ENTITY: IF AN INDIVIDUAL:		
Name	e of Entity Signature of Subscriber		
Туре	of Entity Print or Type Name		
X Signature of Person Signing			
Print	or Type Name and Title of Person Signing		

SCHEDULE D

FORM FOR INDIVIDUAL ACCREDITED INVESTORS

WARNING!

This investment is risky. Don't invest unless you can afford to lose all the money you pay for this investment.

SECTION 1

About your investment			
Type of securities: Trust Units Issuer: NationWide II Self Storage Trust			
Purchased from Issuer: Yes			
SECTIONS 2 TO 4 TO BE COMPLETED BY THE SUBSCRIBER			
2. Risk acknowledgement			
This investment is risky. Initial that you understand that:	Your initials		
■ Risk of loss – You could lose your entire investment of \$[Insert dollar value of the Units you are purchasing]	Х		
■ Liquidity risk – You may not be able to sell your investment quickly – or at all.	X		
■ Lack of information – You may receive little or no information about your investment.	X		
■ Lack of advice – You will not receive advice from the salesperson about whether this investment is suitable for you unless the salesperson is registered. The salesperson is the person who meets with, or provides information to, you about making this investment. To check whether the salesperson is registered, go to www.aretheyregistered.ca.			
3. Accredited investor status			
You must meet at least one of the following criteria to be able to make this investment. <u>Initial the statement that applies to you</u> . (You may initial more than one statement.) The person identified in section 6 is responsible for ensuring that you meet the definition of accredited investor. That person, or the salesperson identified in section 5, can help you if you have questions about whether you meet these criteria.			
Your net income before taxes was more than \$200,000 in each of the 2 most recent calendar years, and you expect it to be more than \$200,000 in the current calendar year. (You can find your net income before taxes on your personal income tax return.)			
Your net income before taxes combined with your spouse's was more than \$300,000 in each of the 2 most recent calendar years, and you expect your combined net income before taxes to be more than \$300,000 in the current calendar year.			
Either alone or with your spouse, you own more than \$1 million in cash and securities, after subtracting any debt related to the cash and securities.			
 Either alone or with your spouse, you have net assets worth more than \$5 million. (Your net assets are your total assets (including real estate) minus your total debt.) 			
4. Your name and signature			
By signing this form, you confirm that you have read this form and you understand the risks of making this investment as identified in this form. [Note: The information in sections 1, 5 and 6 must be completed before the Subscriber completes and signs the form.]			
FIRST AND LAST NAME			
SIGNATURE DATE			

SECTION 5 TO BE COMPLETED BY THE SALESPERSON			
5. Salesperson information			
[Instruction: The salesperson is the person who meets with, or provides information to, the purchaser with respect to making this investment. That could include a representative of the Manager, a registrant or a person who is exempt from the registration requirement.]			
FIRST AND LAST NAME OF SALES PERSON			
TELEPHONE EMAIL			
NAME OF FIRM (IF REGISTERED)			

SECTION 6 TO BE COMPLETED BY THE ISSUER OR SELLING SECURITY HOLDER

6. For more information about this investment, please contact:

NationWide II Self Storage Trust Suite 808 - 609 Granville Street, Vancouver, British Columbia, V7Y 1G5 Tel. No: (604) 684-5750; toll free 1 (866) 688-5750

Email: subscriptions@NationWideSelfStorage.ca

For more information about prospectus exemptions, contact your local securities regulator. You can find contact information at www.securities-administrators.ca.

TERMS AND CONDITIONS OF SUBSCRIPTION FOR PREFERRED TRUST UNITS OF NATIONWIDE II SELF STORAGE TRUST

- 1. The Subscriber acknowledges that the sale and delivery of the Units by the Trust to the Subscriber and participation in the Trust is subject to:
 - (a) acceptance of this Subscription Agreement by NationWide II Self Storage Management Corp. (the "Administrator") on behalf of the Trust;
 - (b) the cheque or bank draft representing the Subscription Price being honoured upon presentment for payment;
 - (c) such sale being exempt from the prospectus filing requirements of applicable securities laws relating to the offering and sale of such Units; and,
 - (d) certain other conditions as set forth in the Offering Memorandum, the Declaration of Trust and the Subscription Agreement.

The acceptance of this Subscription shall be effective upon written endorsement of acceptance hereon by the Administrator.

- 2. The Subscriber agrees that this subscription is given for valuable consideration and shall not be withdrawn or revoked by the Subscriber except in the manner described under the caption "Purchasers' Rights" in the Offering Memorandum. The subscription funds are refundable only in the circumstances described in the Offering Memorandum.
- 3. The offering and sale of the Units is being made pursuant to exemptions (the "Exemptions") from the prospectus requirements of applicable securities laws. The Subscriber acknowledges and agrees that the Trust will rely on the representations and warranties contained in this Subscription Agreement and all Schedules hereto to determine the applicability of available Exemptions.

The Offering contemplated herein is not, and under no circumstances is to be construed as, a public offering of the Units. The Offering is not being made, and this subscription does not constitute, an offer to sell or the solicitation of an offer to buy the Units in any jurisdiction where, or to any person to whom, it is unlawful to make such offer or solicitation.

Subscribers must complete and execute this subscription, together with all applicable Schedules hereto and return them to the Trust with a cheque or bank draft drawn on a Canadian chartered bank and made payable to the Trust in the aggregate amount of the subscription funds therefore, or in such other manner as may be provided for by the Trust. The subscription funds and documents delivered in connection herewith shall be held by the Trust until all closing conditions have been satisfied or waived by the appropriate party.

A subscription will only be effective upon its acceptance by the Trust. Subscriptions will only be accepted if the Trust is satisfied that, and will be subject to a condition for the benefit of the Trust that, the Offering can lawfully be made in the jurisdiction of residence of the Subscriber pursuant to an available Exemption and that all other applicable securities laws have been and will be complied with in connection with the proposed distribution.

The Trust reserves the right to accept or reject any subscription in whole or in part. The Trust shall have no liability whatsoever to any Subscriber in the event that any of the foregoing shall occur.

- 4. The Subscriber acknowledges and agrees that the Trust may be required to provide applicable securities regulatory authorities with a list setting forth the identities of and information relating to the beneficial purchasers of the Units. Notwithstanding that the Subscriber may be purchasing Units as agent on behalf of an undisclosed principal, the Subscriber agrees to provide, on request, particulars as to the identity of such undisclosed principal as may be required by the Trust in order to comply with the foregoing.
- 5. The Subscriber agrees to comply with all relevant securities legislation concerning the purchase and any resale of the Units. The Subscriber acknowledges that the Units are subject to restrictions on resale as set out in National Instrument 45-102 Resale of Securities ("NI 45-102"), and further acknowledges that the Trust is not a "reporting issuer" or a "qualifying issuer" for purposes of NI 45-102. The Subscriber covenants and agrees to comply with such restrictions on resale.
- 6. To induce the Trust and Administrator to accept his subscription, the Subscriber hereby represents, warrants, covenants and certifies to the Administrator and the Trust (which covenants, certifications, representations and warranties shall survive closing) that (capitalized terms not otherwise defined having the meanings ascribed thereto in the Offering Memorandum):
 - (a) no equity interest in the Subscriber is a "tax shelter investment", as defined in the Tax Act;
 - (b) the Subscriber is not a "financial institution" within the meaning of the Tax Act;
 - (c) no interest in the Subscriber is a "tax shelter investment" as that term is defined in the Tax Act;
 - (d) the subscription hereunder is being made by the Subscriber as principal for his own account and not for the benefit of any other person and that the issuance of securities of the Trust to him will be properly made, pursuant to exemptions from the prospectus and registration requirements of the applicable securities laws;
 - (e) the Subscriber is an investor who by virtue of his net worth, income and investment experience, or by virtue of consultation with or advice from a person or company who is not the Administrator or affiliate thereof and who is a registered adviser or registered

- dealer, is able to fully and informedly evaluate his subscription hereunder on the basis of information contained in the Offering Memorandum;
- (f) the Subscriber has received, and has read and understood, a copy of the Offering Memorandum and the Trust Agreement prior to subscribing for Units, and has based the decision to invest in the Units solely on the disclosures set out therein;
- (g) no advice was given by, or sought by the Administrator or Trust, or any of their respective trustees, officers, directors, employees or agents, as to the merits of an investment in Units;
- (h) the Subscriber has been informed of, and accepts all of the risks inherent in the investment in Units, including, without limitation, those described in the Offering Memorandum;
- (i) neither the Trust or Administrator, nor any trustee, director, officer, employee or agent thereof, has made any representation about the present or future value of the Units, and the only representations upon which the Subscriber may rely are those contained in the . Trust Agreement;
- (j) the Subscriber is responsible for obtaining its own legal, tax and accounting advice regarding the purchase and sale of Units under applicable securities and tax laws, and it has obtained such advice as it has considered necessary;
- (k) the Subscriber is aware of the characteristics of the Units and of their speculative nature as well as of the fact that they cannot be sold or otherwise disposed of except in accordance with the provisions of the Trust Agreement and applicable securities laws:
- commissions will be paid to dealers and other persons legally entitled thereto in connection with the Offering from the subscription proceeds;
- (m) the Subscriber was not incorporated or created solely, nor is it being used primarily, to permit purchases without a prospectus under applicable law;
- (n) no person has made to the Subscriber any written or oral representations
 - (i) that any person will resell or repurchase the Units,
 - (ii) that any person will refund the purchase price of the Units,
 - (iii) as to the future price or value of the Units, or that the Units will be listed and posted for trading on a stock exchange or other "public market" (within the meaning of the Tax Act) or that application has been made to list and post the Units for trading on a stock exchange or other such public market;
- (o) the Subscriber is purchasing his Units as principal for investment purposes only and not with a view to resale or distribution, and no other person or entity will have a beneficial interest in the Units;
- (p) if the Subscriber is an individual, he has attained the age of majority and is legally competent to execute the Subscription Agreement and to perform all actions required pursuant hereto;
- (q) if the Subscriber is a corporation, unincorporated association or other entity, the Subscriber has the legal capacity and competence to enter into and be bound by the Subscription Agreement and the Subscriber further certifies that all necessary approvals of directors, shareholders or otherwise have been given and obtained;
- (r) the Subscriber is resident in the jurisdiction set out on page 2 hereof;
- (s) the Subscriber is capable of giving a continuing power of attorney as contained in, and forming part of, this Subscription Agreement and the Trust Agreement;
- (t) if required under applicable securities laws or by order of any securities commission, stock exchange or other regulatory authority, the Subscriber shall execute, deliver, file and otherwise assist the Administrator in filing such reports, undertakings and other documents with respect to the issue of Units as may be required;
- (u) the entering into of the Subscription Agreement and the completion of the transaction contemplated herein will not result in the violation of any of the terms and provisions of any law applicable to, or the constating documents of, the Subscriber or of any agreement, written or oral, to which the Subscriber is a party or by which the Subscriber is bound;
- (v) the Subscriber has such knowledge of financial and business affairs as to be capable of evaluating the merits and risks of the Subscriber's investment and the Subscriber and each beneficial purchaser is able to bear the economic loss of the Subscriber's (or beneficial purchaser's) investment;
- (w) this Subscription Agreement has been duly authorized, executed and delivered by, and constitutes a legal, valid, binding and enforceable obligation of, the Subscriber or the beneficial purchaser for whom the Subscriber is purchasing;
- (x) the Subscriber confirms that the Units have not been offered to the Subscriber in the United States and that the Subscription Agreement has not been signed in the United States;
- (y) the Subscriber is not a person in the United States and is not a United States person (as such terms are defined in Regulation S under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") and the Subscriber is not purchasing the Units for the account or benefit of a person in the United States or a United States person or for resale in the United States; and
- (z) the Subscriber shall ensure that his status described in this Section 6 shall not be modified and he shall not transfer any of his Units, in whole or in part, in a manner that would not conform with the Trust Agreement.

In addition, the Subscriber makes the representations, warranties, acknowledgements, covenants and agreements made or deemed to be made by the Trust Agreement.

The Subscriber acknowledges that the foregoing representations, warranties, covenants and declarations are made by him with the intent that they may be relied upon by the Trust and Administrator (as well as any registered dealers acting as agents in respect of the Offering) in determining the Subscriber's suitability as a purchaser of Units. The Subscriber agrees that the foregoing representations, warranties, covenants and declarations will be true and correct as of the execution of this Agreement, and he hereby agrees to indemnify the Trust, Administrator, each Unitholder, and any registered dealer involved, against all losses, claims, costs, expenses and damages or liabilities which any of them may suffer or incur as a result of reliance thereon. The Subscriber agrees to notify the Administrator immediately of any change in representation, warranty, or other information relating to him set forth herein which takes place at any time in the future while such Subscriber holds Units.

The representations and warranties contained in this Section shall survive the execution of this Subscription Agreement and of the Trust Agreement and each party is obliged to ensure the continuing accuracy of each representation and warranty made by it throughout the continuation of the Trust.

The Subscriber acknowledges and agrees that the foregoing representations and warranties, covenants and acknowledgements may be relied upon by counsel for the Trust in providing its opinion as to the issue and sale of the Units being exempt from prospectus filing requirements of applicable securities laws and that such representations and warranties, covenants and acknowledgements shall be considered to be addressed directly to such counsel.

- 7. In consideration of the Administrator accepting this subscription and conditional thereon, the Subscriber hereby agrees to be bound as a Partner by the terms of the Trust Agreement, as from time to time amended and in effect, and expressly ratifies and confirms the power of attorney given to the Administrator therein and, the Subscriber hereby irrevocably nominates, constitutes and appoints the Administrator, with full power of substitution, as his or her true and lawful attorney and agent, with full power and authority in his or her name, place and stead to execute, swear to, acknowledge, deliver, make, record and file when, as and where required or appropriate, any and all of the following:
 - (a) the Trust Agreement and counterparts thereof, and all documents and instruments necessary or appropriate to form, qualify or continue the qualification of the Trust as a valid and subsisting Trust in any jurisdiction where the Trust may carry on business or own or lease property and to comply with the applicable laws of any such jurisdiction;
 - (b) all documents, instruments and certificates necessary to reflect any amendments to the Trust Agreement which are approved pursuant to its terms;
 - (c) all conveyances, agreements, documents and other instruments necessary to facilitate and implement the dissolution and termination of the Trust, if such dissolution and termination of the Trust is authorized pursuant to the Trust Agreement, including the distribution of the assets of the Trust:
 - (d) all applications, agreements, elections, determinations or designations required to implement the dissolution of the Trust in connection with a Liquidity Event that is approved by an Ordinary Resolution;
 - (e) all instruments, deeds, agreements or documents executed by the Administrator in carrying on the business of the Trust as authorized in the Trust Agreement, including those necessary to purchase, sell, or hold the Trust's assets;
 - (f) all applications, elections, determinations or designations under the Tax Act or any other taxation or other legislation or similar laws of Canada or of any other jurisdiction in respect of the affairs of the Trust or of a Partner's interest in the Trust including all applications, elections, determinations or designations under the Tax Act or other legislation or similar laws of Canada or of any other jurisdiction with respect to any other governmental credit, grant or benefit, relating to the sale or transfer of any of the assets of the Trust, the distribution of the assets of the Trust, the implementation of any Liquidity Event, or the dissolution and termination of the Trust;
 - (g) any instrument or document which may be required to effect the continuation of the Trust, or the admission of an additional or substitute trustee; and
 - (h) any instrument or document required or appropriate to be filed with any governmental body or respecting the business, property and assets of the Trust or the Trust Agreement,

but the foregoing grant of authority shall not include the authority to transfer the interest of the Subscriber in his or her Units or to execute any proxy on behalf of such Subscriber or to vote in respect of any Ordinary Resolution or any Extraordinary Resolution.

The grant of authority contained in this power of attorney is coupled with an interest, is irrevocable and will survive the death, disability, legal incapacity, mental infirmity or incompetence, or bankruptcy of the Subscriber or the transfer or assignment by the Subscriber of all or part of his or her interest in the Trust and binds the heirs, executors, administrators, and other legal representatives and successors and assigns of such Subscriber, and may be exercised by the Administrator on behalf of the Subscriber in executing any instrument or document by listing all the Partners thereon and executing such instrument or document with a single signature as attorney and agent for all of them. The Subscriber agrees to be bound by any representations and actions made or taken by the Administrator pursuant to this power of attorney permitted by the Trust Agreement and hereby waives any and all defences which may be available to contest, negate or disaffirm any such action of the Administrator taken in good faith under this power of attorney. The Subscriber declares that this power of attorney shall survive and may be exercised during any legal incapacity, mental infirmity, incompetence, or bankruptcy on the Subscriber's part. This power of attorney shall continue on

as long as the attorney and agent is the Administrator of the Trust, and shall terminate thereafter with respect to that attorney or agent upon substitution therefor of a substitute Administrator but shall continue in respect of the substitute Administrator.

- 8. The parties hereto have agreed that this Subscription Agreement, the Trust Agreement and all documents related thereto be drawn up in the English language only. Les parties aux présentes ont convenu que cette convention, la notice d'offre et tous les documents y afférent soient redigés en langue anglaise seulement.
- 9. This Subscription Agreement may be executed by manual or electronic signature in counterparts or by facsimile or both, each counterpart or facsimile of which will be deemed to be an original, but all of which, taken together, and delivered will constitute one and the same Subscription Agreement. This Agreement will not be effective as to any party hereto until such time as this Subscription Agreement or a counterpart thereof has been manually or electronically executed and delivered, by facsimile or otherwise, by each party hereto.