

TRANSFER AND ASSIGNMENT OF SHARES

| TRANSFEROR (CURRENT OWNER) | | | | | | | |
|--|---|--|-----------------------|------------------|----------------------------------|--|--|
| To: Strategic Transfer Agent Services, LLC, as trans | sfer agent for Strategic Sto | orage Trust II, Inc.: | | | | | |
| For value received, | , (the "Transferor") a res | ident of | state, do | es hereby tran | sfer and assign to | | |
| (the "Transferee"), | shares of Class | S CO | ommon stock (the " | Shares") of Str | ategic Storage Trust II, Inc, a | | |
| Maryland corporation (the "Company"). | | D | | | | | |
| Account Number: | | Registration Nam | ne: | | | | |
| | | | | | | | |
| Owner Name: | | Owner Social Se | curity Number / Tax | ID Number | | | |
| | | | | | | | |
| Joint Owner Name (if applicable): | | Joint Social Secu | ırity Number / Tax ID |) Number | | | |
| | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| REASON FOR TRANSFER | | | | | | | |
| On October 3, 2008, the Emergency Economic St. | abilization Act, HR1424, als | so known as the E | nergy Improvemen | t and Extensio | n Act of 2008, requires us to | | |
| provide cost basis reporting to our stockholders. T | To ensure accurate cost ba | sis reporting, you | must indicate the t | ype of transfer | and provide details where | | |
| applicable. | | | | , | | | |
| Secondary Market Transfer (Price paid per sha | | | | | | | |
| | ince upon Death (date of c a copy of the Certified Death | | □Re-Registration | (due to name | or title change) | | |
| • Inherita | nce Tax Waiver may be requir | | | | | | |
| • Affidavi | t of domicile may be required | | | | | | |
| TRANSFERE (NEW OWNER) | | | | | | | |
| TRANSFEREE (NEW OWNER) (All fields m | nust be completed) | | | | | | |
| Investor/Trust Name/Plan Name | | Co-Investor/Na | ame of Trustee(s) | | | | |
| | | | | | | | |
| Investor Social Security Number/Tax ID Number | | Co-Investor Social Security Number/Tax ID Number | | | | | |
| | | | | | | | |
| Birth Date/Date of Formation (MM/DD/YY) | | Co-Investor Riv | rth Date (MM/DD/V) | √ \ | | | |
| Birth Date/Date of Formation (MM//DD/11) | | Co-Investor Birth Date (MM/DD/YY) | | | | | |
| Plane indicate Citicanalia Status | Cities | | - f Out t | | | | |
| Please indicate Citizenship Status U.S. (| Citizen ☐Resident resident Alien* – Country (| | of Origin | | _ | | |
| | , | | | | — , , , , , , , | | |
| *If Transferee is a non-resident alien, Transferee m Residence Address* (No P.O. Box allowed) | iust submit the appropriate | e W-8 form (W-8BI | EN, W-8ECI, W-8EXI | ار or W-8IMY) ا | 1 order to complete transfer. | | |
| Street Address | | City | | State | Zip Code | | |
| | | | | | | | |
| | | | | l <u> </u> | | | |
| Home Telephone | Business Teleph | one | | Email Addres | <u>S</u> | | |
| | | | | | | | |
| Mailing Address* (if different from above – P.O. E | Box allowed) | | | | | | |
| Street Address | | City | | State | Zip Code | | |
| | | | | | | | |
| *If the co-investor resides at another address, plea | ase attach that address to | this Transfer and A | Assignment. | | | | |
| | | | | | | | |
| CONSENT FOR ELECTRONIC DELIVER | Y OF REPORTS AND | UPDATES | | | | | |
| Instead of receiving paper copies of re | egistration statements pres | noctuese process | tus supploments su | lartorly roports | annual roports, provvistatoments | | |

Initial here

Instead of receiving paper copies of registration statements, prospectuses, prospectus supplements, quarterly reports, annual reports, proxy statements, charter, bylaws, sales materials, subscription agreements, and applicable exhibits, and any other stockholder communications and reports (including, but not limited to, those specified in this sentence) (collectively, "Company Information"), I hereby:

(a) consent to the prior electronic delivery of any and all Company Information regarding each company selected below, including this communication, and

(b) authorize each company selected below to electronically deliver to me any and all Company Information regarding such company.

In making this authorization, I hereby provide my consent for each company selected below to electronically send me any and all Company Information regarding such company, including my account-specific information, by either (i) emailing such Company Information to me directly, (ii) making such Company Information available on such company's website and notify me by email or mail when and where such documents are available, or (iii) providing a copy of, or links to, such Company Information, whether on a CD, USB drive, or other electronic medium, mailed to my address of record, or sent by other means of electronic delivery.



| TRANSFEREE (NEW OWNER) FORM OF OWNERSHIP Non-Custodial Ownership | ☐ Individual Investor must sign, in ☐ Joint Tenants with Survivorship All parties must sign, ☐ Tenants in Commo All parties must sign, ☐ Community Prope All parties must sign, ☐ Transfer on Death Include Transfer on D | Right of initial, & date on initial, & date rty initial, & date | Trustee or cust Include copy o Trust - Include or Certificate Trustee or Grassignature(s) recurrently R Irrevocable Company or Authorized offi | ntor quired Date Estab evocable (Required | ired. ust lished ust | Uniform Tra Custodian mi Partnership Authorized A initial, & date Operating Ag | ft to Minors Act / snsfers to Minors Act ust sign, initial, & date or LLC gent must sign, . Partnership or greement required. (Specify) ude any pertinent documents |
|--|---|--|---|---|-------------------------|---|--|
| Custodial Ownership | ☐ IRA | | alified Pension or fit Sharing Plan | ☐ Non-Qualifie | ed Custodian | Oth | er: (Specify) |
| SEND ALL PAPERWORK | NAME OF CUSTODIAN | | int Sharing Flair | Account | | | Beneficiary IRA Name (required) |
| DIRECTLY TO | MAILING ADDRESS | | | | | | |
| THE CUSTODIAN | | | | | | | |
| | CITY | | | | | STATE | ZIP CODE |
| | BUSINESS PHONE | | | | | | |
| | TO DE COMPLETED | N/ OUGTODIAN (| D OTHER ADMINIST | DATOR | | | |
| | CUSTODIAN TAX ID | BY CUSTODIAN (| OR OTHER ADMINIST | DIAN ACCOUNT # | | | |
| | NAME OF CUSTODIAN (| OR OTHER ADMINIS | TRATOR | | | | |
| | TVAINE OF COSTOBIATOR | on on len Abilinio | THAT OR | | | | |
| | Custodian Medallion Sig | nature Guarantee | SIGNATURE OF CUS | TODIAN (IF APPLICAI | BLE) | | DATE (REQUIRED) |
| | | | | | | | |
| | | | , | | | | QUALIFIED PLAN OR D BY A THIRD PARTY) |
| TRANSFEREE DISTRIE Complete this section to enror alternate address, or by d | oll in the Distribution Re | einvestment Plan | or to elect to receive o | distributions by che | eck mailed to | you, by chec | ck mailed to a third-party |
| Distribution Options | | | your distributions wil | | | | record. |
| All distributions for | | ticipate in the Distrib | P) oution Reinvestment Plan | Complete | | low. *See ACH | language below. |
| custodial accounts will be sent to the | described in the Prospectus. ——————————————————————————————————— | | | | | | |
| custodian | % of each d | stribution in cash (to | otal must equal 100%) | ☐ Mail to M | lailing Addre | ss | , |
| (December 41) | Cash Distributions | | D //D 14 | ☐ Mall to R | esidence Ad | aress | |
| (Required) | NAME OF BANK, BROKE | KAGE FIRM OR IND | IVIDUAL | | | | |
| | MAILING ADDRESS | | | | | | |
| | CITY | | | | | STATE | ZIP CODE |
| | CITT | | | | | JIAIL | |
| | BANK ABA# (FOR ACH (| ONLY) | ACCOL | JNT # | | | |
| | | | | | | | |
| By signing this agreement, I will remain in force until I not deposits funds erroneously i | tify Strategic Storage Tr | ust II, Inc., or its a | gent, in writing to cand | cel it. In the event t | hat Strategic | Storage Trus | st II, Inc., or its agent, |
| ADO Burings | 1 | | a Pre-printed Voided | | a muinte 1 | ala al ele el 100 | |
| ABC Business 1234 Park Avenue Anytown, CA | 1234 | (The above ser Financial Institu | vices cannot be estab ition: | ıısned without a pr | e-printed voi | aea check.) | |
| PAY TO THE ORDER OF | \$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\ | | | | | | |
| Anywhere Bank U.S.A | 7(333) | Your Bank's AB | A Rounting Number | | Your Bank Ac | count Numb | er |
| U.S.A MEMO I: 133404567 I: 1234561304 I*1044 | Not Negotiable | | | | | | |
| | | ☐ Checking A | .ccount 📙 Savir | ngs Account | | | |

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TRANSFER AND ASSIGNMENT OF SHARES

TRANSFEREE REPRESENTATIONS AND WARRANTIES

The Transferee hereby represents and warrants to the Company as follows:

- 1. Transferee has received a copy of the current version of the Company's prospectus, as supplemented (the "Prospectus"), and hereby acknowledges that the Company's annual reports on Form 10-K and quarterly reports on Form 10-Q are or will be available at www.sec.gov.
- 2. Transferee has (a) a net worth (exclusive of home, home furnishings and automobiles) of \$250,000 or more; or (b) a net worth (as described above) of at least \$70,000 and had during the last tax year or estimates that Transferee will have during the current tax year a minimum of \$70,000 annual gross income; and (c) that Transferee meets the higher suitability requirements (if any) imposed by Transferee's state of primary residence as set forth in the Prospectus under "Suitability Standards" and that Transferee otherwise meets the applicable standards set forth in the Prospectus as they pertain to the state of Transferee's primary residence.
 - Transferee either complies with the applicable suitability standards directly, is purchasing in a fiduciary capacity for a Person meeting such standards, or is purchasing with funds directly or indirectly supplied by a donor who meets such standards.
- 3. Transferee understands that the assignability and transferability of the Shares will be governed by the articles of incorporation of the Company and all applicable laws as described in the Prospectus, and Transferee has adequate means of providing for his or her current needs and personal contingencies and has no need for liquidity in this investment.
- 4. Transferee has not acquired the Shares in violation of the Company's transfer restrictions that prevent a transferee from acquiring any Shares that would cause the transferee to own, directly or indirectly, either: (a) in excess of 9.8% of the Company's outstanding common stock; or (b) a number of Shares that would cause 50% or more of the Company's outstanding common stock to be held by five or fewer individuals.
- 5. Transferor and Transferee understand that (a) no transfer or assignment may be made of a fractional Share and no transfer or assignment may be made if, as a result of such transfer, the Transferor (other than one transferring all of his or her Shares) or the Transferee will own fewer than the minimum number of Shares required to be purchased under the "Suitability Standards" section on pages i and ii of the Prospectus, unless such transfer is made on behalf of a retirement plan, or such transfer is made by gift, inheritance, intra-family transfer, family dissolution, or to affiliates; and (b) if Transferee's acquisition of Shares would cause Transferee's total investment in the Company to exceed 5% of the total outstanding Shares of the Company, then Transferee will be required to make certain fillings with the Securities and Exchange Commission pursuant to Section 13(d) of the Securities Exchange Act of 1934 (the "Exchange Act").
- 6. Transferee understands that the Shares are subject to transfer restrictions that prevent any future transferee from acquiring any Shares that would cause such future transferee to own, directly or indirectly, either: (a) in excess of 9.8% of the Company's outstanding common stock; or (b) a number of Shares that would cause 50% or more of the Company's outstanding common stock to be held by five or fewer individuals.
- 7. Transferee acknowledges and agrees that if Transferee participates in the Distribution Reinvestment Plan or makes subsequent purchases of shares of the Company, and if Transferee fails to meet the suitability requirements for making an investment in shares or can no longer make the other representations or warranties set forth in this Transfer and Assignment, Transferee is required to promptly notify the Company and Transferee's Broker-Dealer in writing.
- 8. Transferee has reached the age of majority in his or her state of residence and is experienced in real estate investment and business matters.
- 9. Transferee acknowledges that (a) the Company is required by law to obtain, verify and record certain personal information from Transferee or persons on Transferee's behalf in order to establish the account, including name, date of birth, permanent residential address and social security/taxpayer identification number; (b) if Transferee does not provide the information, the Company may not be able to open Transferee's account; (c) by signing this Transfer and Assignment, Transferee agrees to provide this information and confirm that this information is true and correct; and (d) if the Company is unable to verify Transferee's identity, or that of another person(s) authorized to act on Transferee's behalf, or if the Company believes it has identified potentially criminal activity, the Company reserves the right to take action as it deems appropriate, which may include closing Transferee's account.
- 10. Transferee is buying the Shares for his or her own account or for the account or benefit of a member or members of his or her immediate family or in a fiduciary capacity for the account of another person or entity and not as an agent for another.
- 11. Transferee is aware that there is no public market for the Shares, and accordingly, the investment in the Company is not liquid.
- 12. If Transferee is acting in a representative capacity for a corporation, partnership, trust, or other entity, or as agent for any person or entity, Transferee has full authority to execute this Transfer and Assignment in such capacity.
- 13. If Transferee is purchasing the Shares transferred hereby in a fiduciary capacity, the representations and warranties shall be deemed to have been made on behalf of the person or persons for whom Transferee is so purchasing.
- 14. Transferor hereby constitutes and appoints Strategic Transfer Agent Services, LLC, the Company's transfer agent and registrar, as Transferor's attorney in fact to transfer the said Shares on the books of the Company to Transferee with full power of substitution. The foregoing grant of authority (a) is a special power of attorney and coupled with an interest, and (b) is irrevocable and shall survive Transferee's death, dissolution or disability.
- 15. Transferee understands that (a) Transferee will not be admitted as a stockholder until a transfer has been accepted; (b) the acceptance process includes, but is not limited to, reviewing this Transfer and Assignment for completeness and signatures.
- 16. Transferee understands the meaning and legal consequences of the representations and warranties set forth above, and Transferee agrees to indemnify and hold harmless the Company from and against any and all loss, damage, claim, expense or liability (including, without limitation, court costs and attorneys fees and expenses) due to, or arising out of, a breach of representation, warranty, acknowledgement, covenant, or agreement of Transferee contained in this Transfer and Assignment. Notwithstanding any of the representations, warranties, acknowledgments, covenants, or agreements made herein by Transferee, Transferee does not thereby or in any other manner waive any rights granted to him or her under federal or state securities law.
- 17. Under penalties of perjury, Transferee certifies (a) that the number shown on this Transfer and Assignment is his or her correct taxpayer identification number, (b) that Transferee is not subject to backup withholding either because he has not been notified that he or she is subject to backup withholding as a result of a failure to report all interest or dividends, or because the Internal Revenue Service has notified Transferee that he or she is no longer subject to backup withholding under Section 3406(a)(1)(C) and (c) that Transferee is a U.S. person (including a U.S. resident alien), unless Transferee has otherwise indicated in the "ADDRESS INFORMATION" section of this Transfer and Assignment.
- 18. In the case of purchases of Shares by fiduciary accounts, the above representations and warranties shall be deemed to have been made by the fiduciary account or by the person who directly or indirectly supplies the funds for the purchase of Shares. In addition, if the undersigned Transferee is a partnership, trustee, custodian or joint owner, the undersigned Transferee acknowledges that the aforesaid net worth and income standards apply in the manner set forth in the "Suitability Standards" section of the Prospectus.

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TRANSFER AND ASSIGNMENT OF SHARES

| Dated as of thisday of , 20 | | | | | | |
|---|---|--|---|--|--|--|
| Signature of Transferor | Date | Signature of Transferee | | Date | | |
| | Б., | | | | | |
| Printed Name of Transferor | Date | Printed Name of Transferee | | Date | | |
| Signature of Joint Transferor, if applicable | Date | Signature of Joint Transfer | ee, if applicable | Date | | |
| | | | | | | |
| Printed Name of Joint Transferor, if applicable | Date | Printed Name of Joint Tran | sferee, if applicable | Date | | |
| A Medallion Signature Guarantee is required. A notar acceptable Guarantor. | A Medallion Signature Guarantee is required. A notary public is not an acceptable Guarantor. | | | | | |
| Transferor(s) Medallion Signature Guarantee | | Transferee(s) Medallion Si | gnature Guarantee | | | |
| | | | | | | |
| | | | | | | |
| TRANSFEREE BROKER-DEALER/FINANCIA | AL ADVISOR INFO | RMATION (All fields must be | completed) | | | |
| Broker-Dealer Name | Bro | ker-Dealer CRD Number | | | | |
| Telephone Number | L | Number | | | | |
| | | | | | | |
| Broker-Dealer Mailing Address | City | / | State | Zip Code | | |
| Figure 1 Addison News | Fin | | and the Name of the same | | | |
| Financial Advisor Name | Fin | ancial Advisor Firm Name & Bra | anch Number | | | |
| Rep ID | Bra | nch Number | Telephone Num | nber | | |
| | | | | | | |
| Advisor Mailing Address | City | / | State | Zip Code | | |
| | | | | | | |
| Email Address | Fax | Number | | | | |
| The undersigned confirm on behalf of the Broker-Deal the Transferee identified herein are true, correct and of Transferee; (3) have advised such Transferee of all pert Prospectus and related supplements, if any, to such Transfer own account; and (6) have reasonable grounds to be the suitability standards applicable to such Transferee set of enable such Transferee to realize the benefits of such Financial Advisor Signature | complete in all respects tinent facts with regard ansferee; (5) have reason elieve that the purchaset forth in the Prospection an investment and to | s; (2) have discussed such Trar to the lack of liquidity and mar anable grounds to believe that e of shares is a suitable investr us and related supplements, if a | nsferee's prospective pur ketability of the shares; (4 the Transferee is purchas nent for such Transferee, t any, and that such Transfer with respect thereto. | chase of shares with such I) have delivered a current ing these shares for his or hat such Transferee meets | | |
| mandar Advisor Orginature | July State | Branch Manager Sig | gridialic | Date | | |

(If required by Broker-Dealer)

Once completed, please fax to (949) 429-6606 or mail to:

Regular Mail and Direct Overnight Mail: Strategic Storage Trust II, Inc. c/o Strategic Transfer Agent Services, LLC 10 Terrace Road, Ladera Ranch, CA 92694 Phone: 866-418-5144

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