Lake Forest Park Civic Club Lease and Rental Agreement

This agreement, made and ex	ntered into this	day of		by and
between the Lake Forest Par	k Civic Club, a	Washington non-p	profit organization, herei	nafter called
"Lessor" and		, hereinaf	ter called "Lessee" is ma	ade for, and in
consideration of, the mutual	benefits to be o	derived, and all suc	h other good and valuab	le consideration
hereinafter referred to.				
Witnessath: Whoreas I asses	degires to leas	and rant that real	and narranal property h	arain halaw sat
Witnesseth: Whereas Lessee out, and whereas Lessor, for			1 1 7	
property, now therefore, Les	-			and personal
property, now therefore, Zee	ssor and Bessee	do contract and ag	tee as folio ws.	
1. Property subject to lease	e and rental			
Lessor does hereby lease and		_		
(limited to clubhouse and p				
17301 Beach Drive N.E., La			•	
subject to the same lease and			described items: (8) 8° re	ectangular tables,
(12) 5' round tables, (150) c	mans, (1) moon	ie bai.		
2. Terms and consideration	of lease and re	ntal		
2. Terms and consideration	or icase and re	<u>intar</u>		
Date of use:	Month	Day	Year	
4 Hour Rental:	From	am/pm To	am/pm	
8 Hour Rental:		am/pm To		
Additional hours:	From	am/pm To	am/pm	
Total hall time:	From	am/pm To	am/pm	
Off Peak Short-Term Rental	ç.			
Date of use:		Day	Vear	
Daytime Rental:		bay am/pm To		
Evening Rental:		am/pm To am/pm To	-	
L'omig Roman.	Total Hours:	=	um pm	

For a basic 8 hour rental, set-up time typically takes two hours, your event 4-5 hours and cleanup (consisting of removal of all of your food, beverages, and decorations) takes one hour. Hall rental begins when you occupy the hall and it becomes unavailable for other rental use and includes all set-up time, standby time, event time, and your cleanup time. You will be charged for all extra hours your event extends beyond your contracted time. The contracted time must end no later than 12:00 midnight. This means that music and bar must be closed down no later than 11:00pm or at least one hour prior to the end of the contracted time to allow for one-hour cleanup. All cancellations or changes of date must be made in writing by the Lessee. Changes in the date of the event will result in the implementation of the cancellation policy, which is as follows: If Lessee elects to cancel over 180 days prior to function, Lessor will refund all but \$100. of security deposit. If Lessee cancels less than 180 days prior to function, the full security/damage deposit will be forfeited. The

perform any lease or rental agreement cond	ition.
In order to determine the basic hall rental fe	ee, Lessee agrees to provide the following information:
Name of person(s) or organization for whom	m the hall is being rented:
Relationship between Lessee and person(s)	or organization for whom hall is being rented:
The consideration to be paid to Lessor is as	follows:
Basic hall rental fee:	\$
Additional hours@\$per hr	\$
Cleaning fee (\$200)	\$
Add-on: Prep Room & Balcony (\$200)	\$
Total amount due:	\$
Deposit paid:	\$
of the event will result in the impler Lessee elects to cancel over 90 days rental deposit. If Lessee cancels less	must be made in writing by the Lessee. Changes in the date mentation of the cancellation policy, which is as follows: If a prior to function, Lessor will refund all but \$100 of the a than 90 days prior to function, the full rental deposit will be so be forfeited, in whole or in part, at Lessor's election, if rental agreement condition.
Initials: Lessor Le	ssee

security/damage deposit may also be forfeited, in whole or in part, at Lessor's election, if Lessee fails to

3. Special terms and conditions

Lessee, individually, and on behalf of any group represented by Lessee, agrees to hold Lessor harmless for any and all claims, regardless of the nature or validity, asserted against Lessor and arising during that time period constituting the term of this agreement.

Lessee hereby agrees to assume the risk of use of that property of which this lease is the subject and has or will inspect said property prior to use. In the event of damage or injury to any property, real or personal, owned by Lessor, Lessee agrees to compensate Lessor fully, at fair market value, for such loss.

In the event that licensing is required for any activity to be carried out by Lessee during the terms of this agreement, Lessee shall have full and sole responsibility for obtaining said license or permit and for compliance with any terms and conditions required by state or local law.

This agreement incorporates all the understandings between the Lessor and the Lessee and may only be modified in writing by both of the parties. The following special additional terms apply to this agreement:

1. No beer kegs allowed inside the hall

- 2. Parking is on a first-come, first-served basis
- 3. Banquet permit required if alcohol is served
- 4. Hall and premises security video cameras are active in the need of the circumstances where damage or injury occurs, they are not to be tampered with.

The Lessee is advised that the term "liquor" on the banquet permit includes beverages with any alcoholic content, so that wines and champagne are included. Lessee shall also make certain that alcoholic beverages are served only to those 21 years of age or older to conform with permit requirements.

In the event any section of this agreement shall be disputed, that party prevailing upon its claim shall be entitled to all reasonable costs and reasonable attorney fees, dated the date and year first written above.

For Lessor:		
Lake Forest Park Civic Club		
For Lessee:		
Printed name:		
Signature:		
Telephone:	Email:	