Long Hill Estate Authority Facility Use Agreement

This Facility Use Agreement ("Agreement") is made between Long Hill Estate Authority, a municipally chartered corporation with an office and principle place of business at 421 Wadsworth Street, Middletown, Connecticut 06457 ("Authority") and

(First & Last Name)_ whose address is as f			("Customer")
(Street Address)			
(Town)	(State)	Zip Code	·
(Phones):			
(<i>Use</i>):			(``Event'')
	<u> </u>	Recitals:	
and makes a of the buildi as the "Faci." The Custom Agreement. In considera	available for a usage fee cert ng and grounds available to "ity").	tain portions of the buildir Customer for the Event is use of the Facility in acc	eet in Middletown, Connecticut, ng and grounds. (The portions is referred to in this Agreement ordance with the terms of this ment, the Authority and the
	I.	<u>Use:</u>	
period of nine (9) a Additional time ma in Section II below number for any event as weddings, testimo	the non-exclusive use of ("Event Date"). consecutive hours on the y be reserved, subject to . Customer acknowledges the during which the attendees nials, dinner parties, etc.) Finents are necessary and price	customer shall have Event Date, as directed availability, for the adat two hundred (200) personare expected to be seated or events larger than 200	s referenced in this Agreement, nt on the following date only: the use of the Facility for a ed on the Event Detail Forms ditional hourly fees set forth sons is the maximum attendance of for a portion of the event (such attendees certain requirements tent is required for all weddings
Customer's obligation cancel the Event or te	ns under this Agreement. The rminate the Event (even if in	he Authority, without bed progress) and/or decline	Customer's full compliance with coming liable to Customer, may to perform under this Agreement s under this Agreement or the
	II.	Fees:	
Customer must pay ("Reservation Deposition 1988)	to the Authority a non (t') . Notwithstanding any other	refundable deposit in ner term or provision of t	e time this Agreement is signed, I the amount of \$2,000.00 this Agreement, the Authority is n Deposit has been paid in good
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The balance of \$	is due no later than	, (which date is six months		
prior to the Event Date).				
has reviewed and understands the and the Schedule(s). Customer ag	amounts and due dates of all particles that time is of the essence edule(s). All payments made w	Customer acknowledges that Customer ayments required under this Agreement e as to the due dates for all payments within 30 days of an event must be paid		
the Event Date shall be \$750.00 for additional hours must be paid prior	r each hour (with partial hours to or to the Event Date. If the natu ay contracted for your event, the	secutive hours reserved to Customer on be pro-rated), and all amounts due for are of your event requires usage of the e fee for usage of the mansion is based		
	III. Rules and Regulations	<u>s:</u>		
Authority prior to the scheduled ex Hill Estate Authority as additional	vent. This certificate shall name I insured's. The Limits of Liabil jury/Property Damage for Busine	e of Insurance to the Long Hill Estate the City of Middletown and the Long lity to be provided are: \$1,000,000 ess/Personal Liability, and \$1,000,000		
	at Customer has read Schedule E	s and Regulations, attached as Schedule 3 and agrees that failure to comply with		
	IV. Damages			
vendors or other contractors. Cur fines, penalties and costs (a) arising (b) arising from the acts or omission	stomer indemnifies the Authorit g from Customer's use of the Auth ons of Customer, its guests, cate in immediate termination of the	stomer or Customer's guests, caterers, by against any claims, liabilities, losses, nority's real or personal property, and/or erers, vendors or contractors. Failure to Event. It is not the responsibility of the e pending.		
V. Rehearsals				
Due to the scheduling of other events, it may not be possible to accommodate wedding rehearsals at the Mansion. Under no circumstance will a rehearsal be scheduled or access to the building be allowed on a day when the Mansion is to be rented to another party. Not withstanding, the opportunity to rent the Mansion takes precedent over the scheduling of ceremony rehearsals regardless of the proximity to your event. We will not schedule any rehearsal prior to one month of your event.				
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VI. Cancellations:

Notwithstanding that one or more payments under this Agreement are made by a third party, Customer, and only Customer, shall have the right to cancel Customer's reservation by written notice of cancellation sent to the Authority. If there is more than one Customer, then a cancellation by one Customer will be a valid cancellation of the Event and a relinquishment and release of the Event Date. However, a cancellation of Customer's reservation shall not terminate Customer's obligation to pay all amounts due or to become due under this Agreement. Although not obligated to attempt to do so, if the Authority resells the Event Date for not less than the amounts Customer is obligated to pay under this Agreement, the Customer shall be released from any further liability. Under no circumstance shall the Reservation Deposit be refunded.

VII. Miscellaneous

If this Agreement designates more than one Customer, then the use of the singular shall be read as the plural. All Customers must sign this Agreement and all shall be jointly and severally liable under the Agreement. This Agreement is binding upon the Customer and Customer's heirs and estate. However, no other person is a third party beneficiary of this Agreement and Customer's rights under this Agreement shall not under any circumstances be assignable or transferable to any other person or entity whatsoever. This Agreement is for the Event only (which may not be changed without the written consent of the Authority) and reserves the Event Date only. Neither the Agreement nor the Reservation Deposit is transferable to any other date. Other than as set forth in the Agreement and Schedules, there are no other agreements or understandings between the Authority and Customer, Any notice to a party with respect to performance of or cancellation or termination under this Agreement is effective if given in writing by certified U.S. mail, return receipt requested at the address for such party shown in this Agreement, or by such other method by which delivery of the notice can be verified; however, the foregoing shall not affect the termination or cancellation rights of the Authority under Section I above. If any amount due or payable by Customer under this Agreement or the Schedules is not paid as required, the Authority may bring suit for the amount due and shall be entitled to recover from the Customer and/or any liable party any attorney's fees incurred by the Authority in connection with such suit.

By	Date		
Customer			
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Contact	Contact Information		
ants:			

Long Hill Estate Authority

rown	_ State	Zip Code
Home Phone	Work Phone	
Cell Phone		
E-Mail address		
F-Mail address		

Office Use Only:

Schedule of Payments	Amount	Date Due	Received
Basic Rental Fee			
Reservation Deposit	\$2000.00		
Balance Due		(6 months prior to Event)	
Rental Hours and Floor plan	No Charge		
'		(14 Days Prior to event)	
Outside Caterer Fee	\$1000.00		
		Prior to Approval	
Extra Hours Paid	\$750/hr.		