

Town of Lake Park Facility Rental Application

Date of Event:				
Time of Event:	1:00 pm	to	4:00 pm	
Set-up Time:	12:00 pm	to	1:00 pm	
Breakdown Time:	4:00 pm	to	5:00 pm	
Rental Facility Town Hall: W. Ilex Park: Kelsey Park: Lake Shore Park: Lake Shore Park:	Entire Park		nts Permit)	
Purpose of Rental	Celebration o	f Life		
Requests:	Alcoholic Bev	verages nts Permit Require	Bounce House	
Contact Informati	on:			
Name:Lar	ry Bonanno / Penr	ny broda		
Organization:	,			
Address: 43	1 Date Palm Drive	e, Lake Park :	33403	
Home: (Cell: (<u>56</u>	penny.mb@gma	
Work: (_)	E-mail: _ ^{_i}	installit@be	llsouth.net
	IED, HAVE READ AND POLICY AGREEMEN		EVERYTHING	IN THE
Renter:	Y Penny Broda		Date	e_04.04.23
Lake Park Staff: 2	K Sara Notgarn	Digitally signed by Sara Notgarnie DN: cn=Sara Notgarnie, o=Town of Lake Department, email=snotgarnie@lakpark Date: 2023.04.04 11:47:30 -04'00'	Park, ou=Speacial Events florida.gov, c=US	e



Facility Usage Agreement

This a	greem	ent, mad	e the $\frac{4t}{}$.h(day of _ar	oril	, 20	$\frac{23}{}$, by	and l	oetween
THE	TOW	N OF	LAKE 1	PARK	, a Flo	rida	municipal	corpor	ation	(Town)
and_₽	enny	Broda /	Larry 1	Bonan	ino			_ (Renter	r).	
					Renter cility Nan		Renter	leases	from	Town
			rental are <u>y</u> (Day/I	from		lock _	m. until	⁵ pmo'cl	ock	m. on

Security Deposit: Event organizer shall deposit with Town the sum of $\$ \underline{500.00}$ as security for the full and faithful performance by event organizer of all of event organizers obligations hereunder. The deposit shall be made at the time the reservation for the premise is made with Town. No interest shall be paid upon the security deposit nor shall Town be required to maintain said deposit in a segregated account. The security deposit shall not be considered prepaid rent. In the event that the event organizer shall default in the full and faithful performance of any of the terms hereof, then Town may, without notice, either retain the security deposit as liquidated damages, or Town may retain the same and apply it toward actual damages sustained by Town by reason of the default of the event organizer. If the event organizer fully and faithfully complies with all of the terms hereof, the security deposit or any balance thereof shall be returned to the event organizer within one month of the event.

Rental Rate: Event Organizer shall pay Town the rental sum of \$_599.40_, fourteen (14) business days prior to the event. Any payment made to the Town after the 14 days must be paid in cash only.

Leases and Assignments: Event Organizer shall not have the right to assign this agreement to any other person or entity.

Rules and Regulations: The rules and regulations included hereto shall be incorporated into and made a part of this agreement.

Indemnification: Renter shall, during the term of this agreement, fully protect, indemnify and hold Town harmless from any and all claims, demands, actions, suits, judgments, liabilities, losses, costs and expenses (including reasonable attorney's fees and expenses) of every kind and character arising, or alleged to arise, out of or in connection with any injury to, or the death of, any person or any damage to or loss of any property in any manner growing out of or connected with, or alleged to grow out of or to be connected with, any act, omission, event, condition or casualty in connection with the business or profession conducted on the premises or the use or occupancy of the premises by Renter, his employees, agents, licensees or invitees, or causes by or resulting from, or alleged to be caused by or to result from, the negligence of other conduct of Renter, his employees, agents, licensees or invitees.

General Provisions:

Captions: The captions or titles to the various sections of this agreement are for convenience and ease of reference only and do not define, limit, augment or describe the scope, content or intent of this agreement or of any parts thereof.

Joint and Several Obligations: If event organizer consists of more than one person or entity, the obligation of all such persons is joint and several.

Situs: The agreement shall be constructed and interpreted according to the laws of the State of Florida.

In witness whereof, the parties have executed this Agreement, as evidence of their agreement to the information set out therein.

I, THE UNDERSIGNED, HAVE READ AND UNDERSTAND EVERYTHING IN THIS RENTAL AGREEMENT POLICY.

EVENT	ORGANIZER: Penny Broda /Larry Bonanno
	PRINT)
	(SIGNATURE)
DATE:	04.04.23//