

Sample Facilities Use Agreement

This agreement by and between	Owner's name	Owner's complete address	
("Owner") and			
("Owner"), and	User's complete add	ress	(0361),
will take effect on the day of	and will c	continue for a period of	
			Time period
WHEREAS, Owner owns premises located at	Ī	Complete address	
	'	zompiete address	
which is normally used for	Type of us	se	, and
M/HEDEAS Hear desires to use the			
WHEREAS, User desires to use the	Area of premises (e.g. church	building)	e lacilities for the
purpose of			
pdi pose oi	Purpose of use		
IT IS THEREFORE AGREED BY AND BETWEE			
1. Owner agrees to let User use the above d	escribed premises for t	he above described purpose o	n
Describe times and days of usage	· · · · · · · · · · · · · · · · · · ·	Name and Owner's contact pe	rson
is the contact person for Owner and coordinate the details of usage.	Name of User's contact per	is the contact per	rson for User to
2. ☐ Fee Agreement. User agrees to pay Ow	ner	for the use of the premi	ises.
☐ Non-Fee Agreement. In consideration for terms and conditions of use described in)wner's facilities, User agrees t	o abide by all the
3. User agrees that it will not use the premis	ses for any unlawful pu	rposes, and will obey all laws, r	ules, and regulation

- าร of all governmental authorities while using the above described facilities.
- 4. User agrees that it will not use the premises for any purpose that is contrary to the mission, purpose or belief of the Owner, which is a biblically-based religious institution.
- 5. User agrees to abide by any rules or regulations for the use of the premises that are attached to this agreement.
- 6. User agrees that it is solely responsible to implement appropriate screening and supervision procedures to protect children, youth, and vulnerable adults attending user's function at the above described facilities.
- 7. Organizational Users. User promises and warrants that it carries liability insurance with a minimum liability occurrence limit of \$1,000,000. The User will provide a certificate of insurance to the Owner at least seven days prior to the date upon which the User begins to use the above described premises. The certificate of insurance will indicate that User has made Owner an "additional insured" on User's policy with respect to the use by User of the above described premises.
 - □ Individual Users. User promises and warrants that User will obtain signed Activity Participation Agreements (either provided by or acceptable to Owner) from each participant in the activity. If the participants are minors, User will obtain the signature of at least one parent or legal guardian on each Activity Participation Agreement.

This is a sample document only. Your organization is responsible for compliance with all applicable laws. Accordingly, this form should not be used or adopted by your organization without first being reviewed and approved by an attorney. Brotherhood Mutual Insurance Company assumes no liability in the preparation and distribution of this form.

- 8. User agrees to hold harmless, indemnify and defend Owner (including Owner's agents, employees, and representatives) from any and all liability for injury or damage including, but not limited to, illness, exposure to infectious/communicable disease, bodily injury, personal injury, emotional injury, or property damage which may result from any person using the above described premises, its entrances and exits, and surrounding areas, for User's purposes, regardless of whether such injury or damage results from the negligence of the Owner (including Owner's agents, employees and representatives) or otherwise.
- 9. User agrees to be responsible for preparing for use and returning to the pre-use condition all areas of the premises which User will use, including entrances and exits.
- 10. User agrees to conduct a visual inspection of the premises, including entrances and exits, prior to each use, and warrants that the premises will be used only if it is in a safe condition.
- 11. This agreement may be cancelled unilaterally by either party with 14 days written notice to the other party.
- 11.5. In the event that Owner must cancel this agreement, User will be entitled to any deposit User has paid. However, in no event will Owner be liable to User for any lost profits or incidental, indirect, special, or consequential damages arising out of User's inability to use the above described premises, even if Owner has been advised of the possibility of such damages.
- 12. User agrees that it will not assign any of its rights under this agreement, and any such assignment will void this agreement at the sole option of the Owner.
- 13. Owner and User agree that any disputes arising under this agreement will be resolved via a mutually acceptable alternative dispute resolution process. If Owner and User cannot mutually agree upon such a process, the dispute will be submitted to a three-member arbitration panel of the American Arbitration Association for final resolution.
- 14. This document contains the entire agreement of the parties and supersedes all prior written or oral agreements relating to the subject matter.

Dated this ${day}$ day of ${month}$ ${year}$.	
OWNER	USER
Signer's Name	Signer's Name
Position with Owner (title)	Position with User (title)

This is a sample document only. Your organization is responsible for compliance with all applicable laws. Accordingly, this form should not be used or adopted by your organization without first being reviewed and approved by an attorney. Brotherhood Mutual Insurance Company assumes no liability in the preparation and distribution of this form.

© 2020 Brotherhood Mutual Insurance Company. All rights reserved. Brotherhood Mutual is licensed in most states. 6400 Brotherhood Way, Fort Wayne, Indiana 46825

M79 (8.20) (Page 2 of 2)