## **FACILITY LEASE AGREEMENT**

	THIS	FACI	LITY I	EASE	AGRE	EME	NT, m	ade a	and e	entere	d into	this	_6_ d	ay of
	Ma	У	, 20	<mark>23</mark> , by a	and bet	weer	the C	ity of	Mor	ehead	d, Ken	tucky	, 314 B	ridge
Street	t, More	head	, Rowa	ın Cour	nty, Kei	ntuck	y 4035	51, he	ereina	after r	eferre	d to a	as LES	SOR,
and					Ingrid [	DeGo	ot							,
hereir	nafter r	eferre	d to a	s LESS	EE;									
	WITN	IESSE	ETH:	Tha	for the	term	s, rent	, con	ditior	ns, an	d prov	ision	s hereiı	nafter
stated	d, the	e LE	ESSOF	R doe	s he	reby	let	and	l le	ase	unto	the	e LES	SSEE
	1.	The	Les	see is	s her	eby	grant	ed	the	priv	ilege	of	using	the
on										ween	the		times	of
													be/sha	
<b>be</b> en	titled to	o excl	usive ı	use of s	aid						during	this	period.	The
rental	fee	for	said	usage	shall	be	\$					whic	h inc	ludes
2. The Lessee shall pay a deposit fee of										 upo	n exe	ecution	of	
this A	greem	ent. S	Said de	eposit fe	ee is to	insur	e pror	npt re	eturn	of an	y key,	payn	nent of	the
lease,	, prope	er clea	nup aı	nd retur	n of the	e faci	lity und	dama	ıged.	Depo	sit fee	s wil	be	
return	ed witl	hin tw	enty (2	20) day:	s follow	ing re	ental if	all re	equire	emen	ts are	fulfille	∍d.	
	3. The LESSOR, its employees, council members and officers are not													
respo	nsible	for da	mages	s or los	s to per	sona	l prope	erty c	of the	LESS	SEE, g	uests	s, invite	es,
emplo	yees.	indep	enden	t contra	ctors, e	entert	ainers	, ven	dors.	whic	h is let	t on	the	

4. Parking is available. Parking shall be at the risk of the LESSEE and the LESSOR, its employees, council members and officers shall not be responsible or liable to the LESSEE or any individual for lost or damage to said vehicle or its contents.

premises before, during or after the event or period of the Lease Agreement.

- 5. The LESSEE may bring in food. However the LESSOR, its employees, council members and officers assumes no responsibility from anything arising from it. If a caterer is contracted, the caterer must have a business license from the City of Morehead and all other required licenses. The LESSEE is responsible for clearing all food from the premises and removing all garbage to the outside trashcans.
- 6. Bands or DJS are permitted in the facility during the leased period. All equipment must be set up and removed during the time period of the lease agreement.
- 7. If alcohol is served or sold during the event, then the LESSEE is to abide by all state and local rules and regulations concerning alcoholic beverages. If the LESSEE will have alcohol or permit alcohol consumption at the event, then the LESSEE is responsible for verifying that individual under the age of twenty-one (21) year of age are not permitted to consume alcohol on the leased premises. The consumption of alcoholic beverages may not occur outside the facility or in the parking area. No glass bottles of beer shall be allowed.
- 8. All signs displayed during the event shall comply with the City of Morehead Code of Ordinances regulating signs.
- 9. If an event is canceled by the LESSOR the deposit shall be refunded within ten (10) days after the cancellation. The LESSOR, its employees, council members and officers shall not be held liable for damage of any type, whether direct or consequential, to the LESSEE or a contractor or employee of the LESSEE for cancellation. The LESSEE acknowledges and understands that the sole remedy for any claim of damages arising out of, or relating to, a cancellation shall be a refund of the deposit. A cancellation by the LESSEE must be received at least one week in advance of the scheduled event or the deposit will be forfeited.
- 10. It is understood and agreed that the LESSEE shall be solely responsible for the operation of the facility during the term of this agreement and the LESSEE does hereby acknowledge that the LESSOR, its employees, council members and officers shall not be liable for any injury or damage to the LESSEE and their invited guests or to any property at any time on said premises from any cause whatsoever that may at any time exist from the use or condition of said premises or building. The LESSEE willingly and voluntarily assumes all risks and dangers incidental to the use of the facility reflected

above. Further, the LESSEE agrees that the City, its officers, directors and employees are not responsible or liable for any injuries, expenses, claims, or liabilities resulting from or related to the LESSEE's use of said facility. The LESSEE agrees to indemnify and hold the City, its officers, directors, and employees harmless for any loss, cost, expense or damage for any and all claims arising from the performance of the duties referenced above. Further, the LESSEE agrees that if Rowan County Board of Education or its agencies own the property which is being leased, the LESSEE agrees that the Rowan County School Board, its officers, directors and employees re not responsible or liable for any injuries, expenses, claims, or liabilities resulting form or related to the LESSEE's us of said facility.

- 11. The LESSEE shall provide proof of general liability insurance in the amount of \$500,000.00.
- 12. This Lease agreement shall be governed by, construed under, and in accordance with the laws of the Commonwealth of Kentucky.
- 13. If any term or other provision of this Agreement is determined to be invalid, illegal or incapable of being enforced by any rule or law, or public policy, all other conditions and provisions of this Agreement shall nevertheless remain in full force and effect so long as the economic or legal substance of the transactions contemplated hereby is not affected in any manner materially adverse to any party. Upon such determination that any term or other provision is invalid, illegal or incapable of being enforced, the parties hereto shall negotiate in good faith to modify this Agreement so as to effect the original intent of the parties as closely as possible in an acceptable manner to the end that transactions contemplated hereby are fulfilled to the extent possible.

This Contract for Services and the rights and obligations hereunder may not be transferred, pledged, encumbered, assigned, anticipated or alienated by the Contractor.

14. This LEASE contains all the terms, conditions, and promises of the parties hereto. No modification of this Contract for Services or any provisions thereof shall be valid or binding unless in writing and executed by both parties hereto. A waiver by either party or any breach of any term or provision in this Contract for Services shall not be construed as a waiver of any succeeding breach of the same or any other term or provision.

IN WITNESS WHEREOF, the parties have hereunto set their hands, this day and date first above written.

CITY OF MOREHEAD, KENTUCKY

BY:

Phone Number: 407-624-7892

transferred, pledged, encumbered, assigned, anticipated or alienated by the Contractor

15.

This LEASE and the rights and obligations hereunder may not be