Joint Sales & Development Inc. dba OLDE MILL EMPORIUM 168 S. Main St Parkville, MO 64152

Occupancy License Agreement

This agreeme	ent is made and entered into thisday of	<u>,</u> 20
by and betwe	een Joint Sales & Development Inc. dba Olde Mill Empore	· · · · · · · · · · · · · · · · · · ·
•	referred to as "client"). Olde Mill and Client agrees as f	follows:
Main S and ac purpo Premis	ses: Olde Mill licenses to Client the Banquet Facility locatives, Parkville, MO 64152 (hereinafter referred to as Eknowledges and agrees that the Premises are satisfact ses, including the safety and security thereof for Client ses. Client agrees to abide by posted rules for use of the burs licensed for Client's use.	the "Premises") ory for all which shall use
be a si shall b date.	and Specifics: The term of the License provided by thi x hour time frame on	act time frame
3. Hall R	ental Rate:	
a.	Friday and Saturday (Six-hour window)	\$2,900.00
b.	Sunday (Six-hour window)	\$1,950.00
c.	Monday through Thursday (Six-hour window)	\$1,450.00
d.	Holidays	\$2,900.00
e.	Cleaning fee	\$ 190.00
f.	White chair covers	\$2.00 ea
*	Includes tables and chairs	
*	Includes china service, silverware and glassware	
*	Additional charge for linens (tablecloths and napkins)	
*	Additional hours: \$350.00 per hour	
*	In house caterer is 'At Your Service' or 'A Taylor Made	e'
*	Outside caterer fee: \$250.00	
*	Must use our bartender at \$25.00/hour/100 guests	

- ***Non-refundable Hall Rental Date Reservation Retainer**: Concurrently with the execution of this agreement, Client shall pay Olde Mill the amount of \$1,450.00. This shall be a binding agreement between Olde Mill and Client until event is complete. This retainer is credited toward the event payment invoice. The payment shall be made in the form of cash, personal check, business check, debit card or credit card.
- **5.** <u>Cancellation Policy:</u> If Client cancels aforementioned event 120 days or less of Terms and Specifics (#2), Olde Mill will be paid an additional \$1,450.00 for lost revenue. Client shall also be responsible for any attorney's fees or collection fees associated with this agreement.
- **6.** Event Worksheet: To be completed with final decisions no later than ten days before event. Final guest count to be submitted to Olde Mill by 12:00pm (noon) the Monday before the event. Estimate for event payment will be generated from this document.
- 7. Event Payment: Minimum of ten days prior to the event, the Client shall be presented an itemized invoice of services to be rendered. Payment is due upon receipt of invoice in the form of cash, personal check, business check, debit card or credit card (A 3% service fee will apply to debit and credit cards).
- 8. <u>Use of Premises and Compliance with Law:</u> Olde Mill does not have any liability for Client's property and said property is not in Olde Mill's care, custody or control. Client shall not bring onto the premises any improper flammable materials, drugs, firearms, fireworks, explosives or other inherently dangerous materials. Client shall not use the Premises in any manner that will constitute waste, nuisance or unreasonable thereof.
- 9. Non-liability of Olde Mill and Insurance Obligations of Client: All persons and their personal property within or on the Premises as a result of Client's occupancy shall be at Client's sole risk. Olde Mill shall not be liable to Client's invitees, family, employees, agents or servants for any personal injuries or property damage, or loss from theft, vandalism, fire, smoke, water, hurricane, rain, tornado, explosion, act of God or any other cause whatsoever, unless the same is due to the willful acts or gross negligence of Olde Mill, it's agents, servants or employees. Client hereby agrees to indemnify and hold harmless Olde Mill from and against personal injury and cost arising from Client's use of Premises.

Olde Mill's employees may not perform any services of Client unless expressly contracted for in writing. If Olde Mill's employees disobey Olde Mill's standing orders, such employee shall be deemed to be the agent of Client, regardless of whether payment for such services is made or not, and Client agrees to hold Olde Mill harmless from all liability in connection with or arising from, directly or indirectly, such services performed by employees of Olde Mill. Notwithstanding that Olde Mill shall not be liable for such occurrence of any injury and damage to the PREMISES or loss suffered by Client or other persons in any of such circumstances. Damages to Olde Mill building or equipment caused by Client shall be charged to the final invoice.

- **10.** Acts of God: If any natural disaster should occur prior to the Client's event, including but not limited to fire, flood, windstorm, explosion or tornado, both parties have a right to cancel this Agreement, and all sums paid herein shall be refunded.
- **11.** No Warranties: Olde Mill hereby disclaims any implied or express warranties, guarantees or representations of the nature, condition, safety or security of the Premises and Client hereby acknowledges, as provided in paragraph 1 above, that Client has inspected the Premises and hereby acknowledges and agrees that Olde Mill does not represent or guarantee the safety of security of Premises.
- **12.** <u>Decorations:</u> Client may only use poster putty, or finishing string or straight pins in applying decorations to the Premises. (Tape may be used on surfaces other than drywall.) Helium balloons must be properly secured. NO GLITTER IS ALLOWED, and confetti must be limited to table centerpieces ONLY. Candles may be used along the ledges, but must be in a container.

13. General Rules and Regulations:

- a. No persons allowed in "Employees Only" areas.
- b. Olde Mill employees only allowed in service areas.
- c. Placement of open flame candles left to the discretion of Olde Mill.
- **14.** Refusal of Service: Olde Mill may refuse service to anyone for any reason, including but not limited to, refusal to those persons who are underage, intoxicated or for any other reason deemed inappropriate by Olde Mill.
- **15.** Entire Agreement: This agreement sets for the entire agreement of the parties with respect to the subject matter hereof and supersedes all prior agreements or understands with respect thereto. There are no other promises except as stated herein, and Client agrees not to rely on any oral promises of Olde Mill except if stated in writing.

In Witness whereof, the parties here to have executed this Agreement the day and year first written.

OLDE MILL EMPORIUM	CLIENT			
PRINT NAME	PRINT NAME			
Phone:	Phone:			
Notes:				
Client Information:				
Name:				
Address:				
Home phone:	Cell phone:			
Bride's name:	Phone:			
Groom's name:				