JUNIOR LEAGUE OF LITTLE ROCK 401 SCOTT STREET, LITTLE ROCK, AR 72201 (501) 375-5557

RENTAL AGREEMENT

Lessee's Name				
Company				
Address	City_	State	eZip	
Daytime Phone #	Evening Phone #	Email Address		
	reement") is made thise Ifter called the Lessor, and the Le to a.m./p.ma.m./p.ma.m./p.m.	essee listed above.	, 20, betv	ween the Junior
If Lessee occupies any areas i Agreement and use the deposicleaning fee, security fee, and 2. Rental Charge: Less	essee agrees to occupy only the an addition to that set forth hereing to cover a rental fee of those are all other applicable charges for osee agrees to pay Lessor a rentardance with the Fee Schedule	Lessor, in its sole and eas not covered by this occupying other areas o	absolute discretion m Agreement, or charge f the premises, or bot _ and such other cha	nay cancel this e a rental fee, th. arges as may be
representative and Lessee. Lefees, including payment of se and absolute discretion of Ledeposit is nonrefundable if the needed as specified, it will be	es of \$ is due at essor may use the deposit to coverity and fire false alarm fees, to sor. The deposit will be maintage Lessee cancels this Agreement experience refunded within thirty (30) day element is executed by Lessor a	er any damages, excess hat may be necessary f ined by the Lessor thro it except as provided in s of the final rental un	sive janitorial expens following Lessee's re oughout this entire A n paragraph 4. If th	ses, or any other entals at the sole agreement. This he deposit is not
weeks prior to the rental even then this Agreement will be co within the two (2) weeks pri	al Fee: A full rental fee (in adate date, <i>i.e.</i> , on or beforeonsidered null and void, and the for to the event date after payments it is needed for any additional for	. If the full deposit will be forferent of the full fee, the	full fee is not receive eited. If the Lessee contire fee will be for	yed by this date, cancels the event orfeited, but the
be concluded by 5 p.m. Les merchandise, etc. at any time.	r will provide security guards for sor does not guarantee the secur Lessee may request additional s t two (2) weeks prior to each rer	ity of the Lessee, Less security personnel for a	see's guests, or Lesson additional fee upon	ee's equipment, n written request

LESSOR HARMLESS FROM ANY CLAIM, DEMANDS, DAMAGES, OR LIABILITY ARISING FROM THE ACTIONS OR INACTIONS OF ANY SECURITY GUARD PROVIDED. Lessor reserves the right to require a

security guard (s) for any event in the sole and absolute discretion of the Lessor. _____ Initials.

- 6. <u>Food and/or Drink:</u> All serving of food or drink must be pre-approved by the Lessor's Rental Manager or other designated representative. Only Caterers pre-approved by Lessor's Rental Manager may be used by Lessee. It is the Lessee's responsibility to provide Lessor with Caterer's Business License, Health Department Certificate and General Liability Insurance Policy of \$1,000,000.00. Caterer must sign Kitchen Use Policy and Contract prior to event.
- 7. <u>Use of Premises:</u> Lessee agrees to use the leased premises for the purpose of a _____ and for no other purpose without the prior written consent of the Lessor. Lessee agrees that at the expiration of the rental term stated above, or any extension thereof, peaceable possession of the premises shall be returned to Lessor in as good a condition as when Lessee takes possession. Lessee agrees to abide by the Club Rules, attached hereto as Exhibit B and incorporated herein by reference. Lessee also agrees to adhere to the capacity guidelines attached hereto as Exhibit C and incorporated herein by reference. Lessee is responsible for any damages to the premises, including any damages or citations resulting from a failure to comply with the capacity limits.
- 8. <u>Utilities and Repairs:</u> Lessor shall take all reasonable steps to attempt to furnish heating, cooling, water, and power, keep the premises in good repair, and maintain the premises in the condition, quality, and class equal to its condition on the date of execution of this Agreement. If, in the sole and absolute discretion of Lessor, the premises are not in a condition suitable for the event, the Lessor may cancel the event and refund the rental fee and deposit to Lessee. If Lessor cancels an event for this reason, the Lessee's sole and absolute remedy is the refund of the rental fee and deposit. Lessee shall hold Lessor harmless for any and all other damages, costs, or liability arising from the cancellation of the event.
- 9. **Default:** Lessee shall be in default under the provisions of this Agreement upon the happening of any of the following events or conditions:
 - A. Failure to pay any amount that becomes due under this Agreement;
 - B. Should the Lessee become insolvent, or become bankrupt, either voluntary or involuntary, or make any assignment for the benefit of creditors, or if a receiver be appointed for the benefit of Lessee's creditors, or if a receiver be appointed for Lessee to take charge of and manage Lessee's affairs, or if any levy of execution against the Lessee remains unsatisfied for a period of ten days from and after the levy of the same; and
 - C. Breach of any of the agreements, covenants, or representations herein, including all attachments.
- 10. **Remedies in the Event of Default:** In the event of a default by Lessee, during the term hereof, Lessor may, at Lessor's option:
 - A. Retain deposit as liquidated damages;
 - B. Retain the full rental fee;
 - C. Collect a late payment fee of 10% per week or any part thereof that rental is past-due plus interest at ten and one-quarter percent (10.25%) or the highest rate allowed by law whichever is less;
 - D. Accelerate all rental fees causing all rental fees to become immediately due and payable; or
 - E. Declare this Agreement thereupon terminated.

No delay in or failure to exercise any of the options herein granted to Lessor by reason of a default shall be a waiver thereof, and the waiver on one occasion of a default shall not be deemed a waiver of Lessor's right to exercise its remedies by reason of the same or a similar default at any later occasion. All rights and remedies under this Agreement are cumulative, and the exercise by Lessor of one remedy shall not preclude the exercise of any other remedy at law, equity, or under the terms of this Agreement.

- 11. <u>Indemnification by Lessee:</u> By signing this Agreement, and by using the premises, whether or not this Agreement is properly signed or signed by an authorized person, Lessee hereby agrees to indemnify the Lessor and hold the Lessor harmless against and with respect to any damage, liability, deficiency, loss, cost, expense or claim arising out of or resulting from:
 - A. Any breach by Lessee of any representation, warranty or covenant of Lessee stated herein or in any written instrument delivered by Lessor to the Lessee;
 - B. The non-fulfillment of any agreement or undertaking of Lessee contained in this Agreement;

- C. Any damage to persons or property or loss occurring in connection with or as a result of the use of the premises by Lessee; and/or
- D. All reasonable costs and expenses (including reasonable attorney's fees) incurred by the Lessor in connection with any action, suit proceeding, demand, assessment or judgment related to the enforcement of this Agreement, incident to any of the matters indemnified against in this Agreement and/or otherwise related to Lessee's use of the premises.
- 12. <u>Insurance:</u> Each party shall be responsible for all insurance on its own property. Lessee must provide a copy of its homeowners' policy or umbrella liability policy with \$300,000 in liability insurance **thirty (30) days prior** to the scheduled event. The Junior League of Little Rock must be named as a certificate holder of the policy. <u>Initial.</u>
- 13. <u>Common Areas:</u> All common areas that Lessor provides shall be for the joint use of Lessor, Lessee, other tenants of Lessor, customers, invitees and employees of Lessor, and guests of Lessee. The use of common areas shall be subject to reasonable regulations or limitation as Lessor shall make or require from time to time.
- 14. **Other Conditions/Obligations:** It is further agreed between the parties herein as follows:
 - a. The Lessee shall pay for all damages to any part of the described premises or other areas of the building occurring through the actions or negligence of the Lessee, its agents, employees or guests. This includes any damages done to walls, floors, chandelier or other fixtures etc. by members of the wedding party, guests or vendors associated with the event will be charged to the Lessee. In the event a dispute arises as to the responsibility for any damage, Lessor, in its sole and absolute discretion, shall apportion the costs of repairing such damage to the Lessee or Lessees who had access to the premises and are more than likely to have caused the damage.
 - b. The Lessee shall be responsible for the collection of trash in suitable trash bags or other containers and shall deposit such trash bags or other containers in the place designated by Lessor.
 - c. Lessee shall exonerate, protect and indemnify Lessor from and against any and all losses, claims and actions that arise and grow out of any injury to or death of persons, and damage to property, in or upon the portion of the premises used by the Lessee, except losses, claims or actions arising out of negligent acts or omissions of the Lessor, or its representatives.
 - d. Any band, musical group or other third party contracted by the Lessee must remove all its equipment, sound systems, and/or instruments from the building during the Lessee's check-out time. If this is impossible, then prior arrangements in writing must be made with the Lessor's representative for the removal of its items at a time and date when the building is routinely open for the transaction of its business. Use of fog machines is strictly prohibited.

 Initial.
- 15. <u>Alarm:</u> Lessee agrees to pay any fine imposed on the Junior League of Little Rock pursuant to the False Alarm Reduction Ordinance (Little Rock Ordinance No. 19, 331) due to the acts, omissions, or negligence of the Lessee, its agents, employees or guests.
- 16. <u>Binding Effect:</u> This Agreement shall be binding upon the parties hereto and upon their personal representatives, heirs, successors and assigns, and it shall be governed under the laws of the State of Arkansas.
- 17. <u>Complete Agreement:</u> This Agreement, the attached fee schedule, Club Rules, and capacity limits constitute the entire understanding of the parties, and such understanding may not be modified or terminated except in writing signed by both parties._____ **Initial.**
- 18. <u>Assignment/Sublease:</u> Lessee shall not assign this Agreement or sublet any portion of the premises without the prior written consent of the Rental Manager. Any assignment of this Agreement or sublease of the premises shall not release the Lessee from liability for any of the provisions contained herein.
- 19. <u>Arbitration:</u> Any dispute or controversy between the parties arising out of or otherwise relating to this Agreement shall be settled by arbitration to be held in Little Rock, Arkansas in accordance with the rules then in effect of the American Arbitration Association or its successor. The arbitrator may grant injunctions or other relief in such dispute

or controversy, and the decision of the arbitrator shall be final, conclusive, and binding on the parties to the arbitration. Judgment may be entered on the arbitrator's decision in any court having jurisdiction, and the parties irrevocably consent to the jurisdiction of the state courts of Arkansas in Pulaski County for this purpose. This Agreement is made under, and in all respects shall be interpreted, construed and governed by and in accordance with the laws of the State of Arkansas.

- 20. The Lessor reserves the right to refuse rental for any reason.
- 21. <u>Unenforceable Provisions</u>: If any one or more of the provisions contained in this Agreement shall be invalid, illegal or unenforceable in any respect under the law, the validity, legality and enforceability of the remaining provisions contained herein shall not in any way be affected or impaired.

Lessor: Junior League of Little Rock	Lessee:		
Signature of Lessor's Representative	Signature of Lessee's Representative	-	
Printed Name of Lessor's Representative	Printed Name	_	

JUNIOR LEAGUE OF LITTLE ROCK 401 SCOTT STREET, LITTLE ROCK, AR 72201 (501) 375-5557

Exhibit A - Fee Schedule - Effective March 13, 2014

Room	<u>Fee</u>	<u>Hours</u>
Ballroom	\$1910	6 hours
	\$185	Per additional hour of event
	\$1200	Daytime Rental - M-F 8:00 a.m2:30 p.m.
Banquet Room	\$710	6 hours
	\$160	Per additional hour of event
	\$350	Daytime Rental - M-F 8:00 a.m2:30 p.m.
	\$250	Nonprofit Daytime Rental –
		M-F 8:30 a.m. – 2:30 p.m.
Crystal Room	\$490	4 hours
	\$110	Per additional hour of event
	\$350	Daytime Rental – M-F 8:30a.m2:30 p.m.
	Sunday & Non-Profits receive 20% discount on above listed prices	
South Parlor, North Meeting Room		
or Boardroom	\$100	2 hours
(Weekend/Evening rate)	\$65	Per additional hour of event
	\$30	Per additional hour of set-up/clean-up
Kitchen Only	\$490	3 hours
	\$110	Per additional hour of event
	\$350	Daytime Rental – M-F 8:30a.m2:30 p.m.
Portrait Fee Only	\$150	2 hours- included in Ballroom & Banquet rentals

^{*} All costs and hours include table and chair setup, cleaning and security fees.

Additional Charges:

Security – Required for Ballroom Rental and Any Weekend / Evening Event

Lessee is required to have two security guards for all evening events. The security guards will be arranged by the JLLR. Lessee may choose to hire additional guards at the lessee's expense, which must be arranged by the JLLR no later than 2 weeks prior to the event.

Piano Tuning Fee – Required if Used	\$75	Lessee must pay this fee if the piano is used for an event.
Podium Fee – Required if Used	\$25	

Coat Check Not staffed by JLLR

^{**} Kitchen use available for Ballroom, Banquet Room, and Crystal Room rentals only.

^{***} When a room is rented for an evening event with security, all additional rooms of lesser value shall be charged at day time rates.

Rates are subject to change.

JUNIOR LEAGUE OF LITTLE ROCK 401 SCOTT STREET, LITTLE ROCK, AR 72201 (501) 375-5557

Exhibit B - Club Rules

- 1. The facility will open and close for lessees according to the contracted hours for setup, rental time and checkout. Unscheduled overtime is \$185 per hour.
- 2. No decorations may be attached to the walls, woodwork, or ceilings and all decorations must be approved in advance by the Rental Manager.
- 3. No tables, chairs or any other furniture or equipment shall be dragged up and down the stairs and/or across the floors. Lessee will be charged for any damages to the building in an amount to be determined by the JLLR.
- 4. Only dripless candles or candles in containers may be used with the approval of the Rental Manager.
- 5. Any bar must close and any alcoholic beverages must be secured no later than 15 minutes prior to the ending time of the event. Any band or other entertainment must also stop no later than 15 minutes prior to the ending time of the event.
- 6. A representative of the JLLR must be present during the rental of the facility by non-members.
- 7. Smoking is prohibited on the premises. Lessee will be subject to an additional charge if he/she and/or his/her guests, employees or agents smoke in the building.
- 8. No items, e.g., rice, birdseed, bubbles, confetti, glitter, rose petals, fog machines or sparklers may be used on the premises.
- 9. Bouquets may only be "tossed or thrown" from the stairway or other areas of the building (front steps etc.). Bouquets may not be tossed in the ballroom at any time.
- 10. No verbal agreements will be honored. Any addendum to the Agreement must be made in writing.
- 11. A bartender and/or paid server must be used if serving alcohol and food must be provided. In addition, the serving of alcohol must comply with all laws and ordinances.
- 12. A licensed caterer must be used if food is served. If the caterer intends to use the JLLR kitchen in any fashion, including prep, it must sign the kitchen-use agreement.
- 13. The Lessor is not responsible for personal property and equipment brought onto the property by the Lessee and/or his/her agents, employees or guests.
- 14. The Lessee is responsible for moving in and removing all equipment and/or other items from the premises.
- 15. The Rental Agreement must be executed by the Lessor and Lessee AND the deposit received in order to reserve a date. No date will be held without the executed Rental Agreement and the deposit.
- 16. The rental time may not exceed 12 midnight except on special occasions, e.g., New Year's Eve.

Initia
пппа

- 17. The Lessee is responsible for his/her guests, employees and agents and their observance of all rules and regulations specified by the Lessor.
- 18. No access will be granted to the balcony overlooking the Ballroom or to the porch overlooking Scott Street.
- Not abiding by the club rules could result in loss of some or all of the deposit, at the discretion of the Lessor.No smoke machines (Foggers or Hazers). No bubble machines.
- 20. No beer kegs are allowed on any wooden floors throughout JLLR building.

In	itial

JUNIOR LEAGUE OF LITTLE ROCK 401 SCOTT STREET, LITTLE ROCK, AR 72201 (501) 375-5557

Exhibit C – Room Capacity

ROOM	SIZE	SQ. FT.	GUESTS SEATED AT TABLES	GUESTS STANDING	GUESTS SEATED IN ROWS
Board Room	20' X 38'	760	16	n/a	n/a
North Meeting Room	18' X 25'	450	15	25	n/a
Banquet Hall	24' X 50'	1200	80	145	120
Crystal Room	30' X 24'	720	30	n/a	n/a
Ballroom	50' X 80'	4000	220	377	350
Past President's Parlor	19' X 21'	399	8	20	n/a