LAKES AT BELLA LAGO COMMUNITY DEVELOPMENT DISTRICT RENTAL APPLICATION AND AGREEMENT

Name of Ap	oplicant: Today's Date:		
Street Address:			
Contact: Phone: Email:			
Rental Area: The rental area is limited to: Kitchen, Pool, and Covered Deck ("Amenities").			
Duration: □	Two Hours Three Hours Four Hours		
Intended Use:			
	ent: Time: to Estimated Attendance: (max: 20 persons)		
Event Host	(if different from above): Phone /Email:		
affiliates, contractor expenses, whole or i I further a (the terms Additiona supervisin	indemnify, defend and hold harmless the Lakes at Bella Lago Community Development District ("District") and its supervisors, officers, managers, attorneys, engineers, agents, employees, volunteers, organizers, officials or is (collectively, the "Indemnitees") from any and all liability, claims, actions, suits, liens, demands, costs, interest, damages, penalties, fines, judgments, damage or loss of any kind, whether monetary or otherwise, arising out of, in a part, the use of the Amenities. I acknowledge that alcohol is expressly prohibited by the District's Amenity Policies, cknowledge and agree that I shall be bound at all times by the terms and conditions of the District's Amenity Policies of which are incorporated herein by this reference), as currently in effect and as may be amended from time to time. Illy, I acknowledge that the District is not responsible for supervising the Amenities, and that I am responsible for any minor children and Guests and am further responsible for their acts and omissions. Nothing herein shall or be construed as a waiver of the District's limitations on liability contained in section 768.28, <i>Florida Statutes</i> or		
	of Applicant Date		
Acknowledgements (please initial by each):			
1	The reservation is not confirmed until both the completed Amenity Rental Agreement and the Fee (as defined herein) have been received by District Staff and District Staff provides written approval that the reservation is approved.		
2	The reservation is limited to the Amenities for the intended use stated above. The District does not warrant or represent that the Amenities are safe and suitable for the intended use. The Applicant expressly acknowledges for itself and for all persons who will be utilizing the premises and Amenities in connection with the Applicant's purposes that the District is providing the premises and Amenities on an "as is" basis.		
3	The Applicant is fully aware of risks and hazards connected with being on the premises and participating in the rental of the Amenities, and fully aware that there may be risks and hazards unknown to the Applicant connected with being on the premises and participating in the rental of the Amenities, and hereby elects to voluntarily rent the Amenities, to enter upon the above named premises and engage in activities knowing that conditions may be hazardous, or may become hazardous or dangerous to the Applicant and his/her property. The Applicant voluntarily assumes full responsibility for any risks of loss, property damage, or personal injury (including death) which may be sustained by the Applicant, or any loss or damage to property owned by the Applicant, as a result of being a renter of the Amenities, whether caused by contributory negligence of the District or otherwise.		
4	The District shall not provide any protection or supervision for the personal safety or security of any Patrons, invitees or Guests (as defined in the District's Amenity Rules) of any District property or Amenities. All Patrons, Guests, and invitees use such District facilities and Amenities at their own risk. All Patrons, Guests, and invitees are hereby notified and understand and agree that from time-to-time wildlife, including but not limited to: alligators, snakes, ants, bees, wasps, and other stinging or insects (collectively "Wildlife") may inhabit or enter the District facilities and Amenities and may pose a threat to persons, pets, and/or property.		
5	As a condition of their use of the Amenities, all Patrons, Guests, and invitees are hereby notified, and understand and agree, that the District is under no duty to protect against and do not in any manner warrant or insure against, any death, injury or damage caused any other condition in or upon the District facilities or Amenities. All Patrons,		

	Guests, and invitees entering or using any District facilities and Amenities do so at their own risk.
6	The rental duration includes set-up and post-event clean up and applies to all Guests in attendance. The standard Guest policy outlined in the District's Amenity Rules applies outside the scheduled rental time and to all other District Amenities during the rental time. For the time of the scheduled use (reservation) the renter has the exclusive use of the rented Amenities only.
7	The interior and exterior of the Amenities are under closed circuit television surveillance.
8	Rental Fee and Refundable Deposit: A refundable deposit of \$500 is required to reserve any of the District's Amenities. Additionally, a non-refundable rental fee of \$150 will be charged for rental of the Amenities ("Rental Fee"). Additionally, a \$/hour (if none, leave blank) facility attendant fee shall be paid along with the Rental Fee (minimum of two hours) (collectively, the "Fee"). A check shall be made out to the "Lakes at Bella Lago Community Development District" and submitted to District staff at least fourteen (14) days in advance of the reservation date or the date will be released. Cancellations made less than fifteen (15) days prior to the reservation date will forfeit the Fee.
9	Bounce houses and similar apparatus are not permitted.
10	Additional fees may be assessed if the clean-up is incomplete, the event is not limited to the reservation time frame, or if there is damage to the Amenities.
11	The Applicant has reviewed, fully understands, and agrees to abide by, the District's Policies.
12	The Applicant understands that at the conclusion of my rental period, he/she is responsible for the following clean- up tasks: a. Remove all garbage, place in dumpster, and replace garbage liners; b. Remove all decorations, event displays, and materials; c. Return all furniture and other items to their original position; d. Wipe off tabletops; and e. Otherwise clean the rented Amenities and restore them to the pre-rented condition, and to the satisfaction of the District Staff.
13	The following items are not permitted within the Amenities: a. Glitter, confetti, or silly string; b. Tacks, adhesive putty, scotch tape or any other wall damaging material; c. Lit decorative candles (excluding cake candles).
14	The Applicant agrees to complete any additional documentation required by the District in conjunction with bringing in any outside vendors for the event (e.g. food trucks).
15	The District reserves the right to cancel the rental if it is necessary to protect the health, safety, and welfare of Patrons, Guests, and invitees (e.g. severe weather, health pandemics).
16	The Applicant agrees to provide any necessary Certificate of Insurance required by the District from the Applicant or associated outside vendor. The type of insurance and minimum coverage requirements shall be determined by District Staff after reviewing the rental application, and such requirements shall be communicated to Applicant in writing at least thirty (30) days prior to the rental date.
17	The Applicant hereby acknowledges and agrees that no alcoholic beverages of any kind are permitted on District property during the rental period. The Applicant agrees to abide by this policy and to assume all liability for damages resulting from or arising in connection with the consumption of alcohol on the District's property. The Applicant understands that any violations of the rules of this agreement or the District's Amenity Policies may cause the Applicant to lose all or a portion of their deposit monies and result in further penalties or legal action.
Insurance Ce Bounce Hous Additional C	·