

Facilities Use Agreement

Event Details				
1. Date of Use/Event	if applicable, 2 . Po	eriod: Start Date	End Date	3. Schedule is attached.
Use/Event Description:				
User's Name				
Address				
City	State Zip	Code Phor	ne	
Facility Used				Appendix A completed
Facilities		Description		Additional charges
		Total additional charge	es	
Rental Fee				
The User agrees to pay and Naza	reth agrees to accept full p	ayment as the following:		
Facilities rental fee				
Additional charges		Description: Facility Used To	tal Additional Charges	+ Appendix A Total Charges
Non-refundable deposit of		(Due when Agreement execute	ed)	
The balance due is	The balance i	is due on or before		
Checks are made payable to N	lazareth University with yo	ur event name written on it, t	o Controller's Office A	ttn: Controller.
Independent Contractor				
Both parties agree that no emplo between the parties, and that the				ent or fiduciary relationship exists
Employees				
Both parties agree that any empl	oyees hired by the User are	not considered employees of	the University.	
Insurance				
The User will provide Nazareth University with a Certificate of Insurance evidencing coverages that comply with the required insurance coverages set forth on Appendix C of this Agreement. Please note that the User must deliver the Certificate(s) to Nazareth two weeks prior to the use of the premises.				
Indemnification				
The User agrees to defend, indemnify and hold harmless Nazareth, its affiliated entities, and their respective officers, employees and agents from and against any and all claims, proceedings, losses, demands, cost and expenses, including reasonable attorney's fees, and liabilities, arising out of the acts or omissions of User, its directors, officers, employees or agents, arising out of or in connection with this Agreement. This paragraph shall survive the termination or expiration of this Agreement requiring the contractor to maintain specific insurance coverages.				
Cleaning/Repairs				
User agrees that the Facilities will be left in the condition that they were found. If any additional cleaning and/or repairs are necessary, all charges will be the responsibility of the User. Any necessary restorations may only be performed by authorized Nazareth personnel and/or their contractors.				
A security deposit required	Cha	rges over said deposit will be	due and payable by th	ne close of business on
Food Service				

The current Nazareth food contractor will provide all food service unless specific approval is obtained in advance from the food contractor. Arrangements for catering and payment of charges must be made through the Nazareth food service provider directly. Events booked less than 5 business days prior to date of service are subject to surcharge and/or limited service options. With an advance approval from the Nazareth food contractor, the User will be permitted to make arrangements to contract with a different caterer for the event. No food or beverage of any kind will be permitted to be brought into

Nazareth event facility other than by the contracted caterer. No homemade items be sold or served at the facility. All caterers must be self-contained and the contract must include adequate clean up immediately following the event. The User is fully responsible and liable for any claims arising solely from its own negligence and willful misconduct in non-compliance with this clause.

Alcoholic Beverage

Sale or serving of alcoholic beverage are strictly prohibited without prior permission from Nazareth. If allowed, distribution will be conducted exclusively through the Nazareth's designated food service contractor who will obtain and hold the alcohol permit. Requests to serve alcohol must be submitted no later than 21 business days prior to the date of the event. For the user of the facility, the User agrees to abide by the following special provisions:

Cancellations

Nazareth will make every effort to host the aforementioned Event as scheduled. If, however, Nazareth must cancel, University will provide written notice to the User as soon as reasonably possible.

If User must cancel, User will provide written notice to Nazareth at least thirty (30) business days prior to the scheduled event start date. If User cancels without cause and without the agreement of Nazareth, User will pay specified costs incurred prior to such cancellations.

Nazareth may cancel or suspend its performance under the Agreement by providing written notice to the User if the Event is or would be in violation of any applicable law, regulation or other legal restriction or Nazareth determines, in its reasonable discretion, that the Event presents or would present a risk to public health and/or public safety.

Termination

All disputes occurring between the Parties of this Agreement shall be resolved in negotiation between the Parties of this Agreement. Failure to resolve disputes may result in termination of this Agreement.

Tobacco/Vape Free Campus

Smoking tobacco or vape products is prohibited on all University grounds; University-owned or leased properties; and University-owned, leased or rented vehicles, regardless of their location.

Entire Agreement

This Agreement contains all the terms and conditions agreed to by the Parties. No other understanding, oral or otherwise, regarding the subject matter of this Agreement shall be deemed to exist or to bind any of the Parties hereto.

Governing Law; Venue

This Agreement shall be governed by and construed in accordance with the internal laws of the State of New York without giving effect to any choice or conflict of law provision. Any suit, action or proceeding arising out of this Agreement shall be instituted in the federal or state courts located in Monroe County, New York, and each Party hereby irrevocably consents to the personal jurisdiction of such courts.

Force Majeure

Neither party shall be liable or responsible to the other party, nor be deemed to have defaulted or breached this Agreement, for any failure or delay in fulfilling or performing any term of this Agreement when and to the extent such failure or delay is caused by or results from acts or circumstances beyond the reasonable control of the affected party including, without limitation, acts of God, flood, fire, earthquake, explosion, governmental actions, war, invasion or hostilities (whether war is declared or not), terrorist threats or acts, riot, or other civil unrest, national emergency, revolution, insurrection, epidemic, global health crisis, lockouts, strikes or other labor disputes (whether or not relating to either party's workforce), or restraints or delays affecting carriers or inability or delay in obtaining supplies of adequate or suitable materials, materials or telecommunication breakdown or power outage.

COUNTERPARTS; ELECTRONIC SIGNATURES

This Agreement may be executed in counterparts, each of which shall be deemed an original, but all of which together shall be deemed to be one and the same document. The Parties acknowledge and agree that this Agreement may be executed by electronic signature, which shall be considered as an original signature for all purposes and shall have the same force and effect as an original signature. Without limitation, "electronic signature" shall include faxed versions of an original signature or electronically scanned and transmitted versions (e.g., via PDF) of an original signature, or signed version by implemented e-signature.

Any unauthorized alterations made to this Agreement without prior approval will voice and therefore cancel this Agreement. Furthermore, this Agreement shall not be effective until fully executed by all parties named below.

NAZA	RETH UNIVERSITY		USER'S	5 NAME		
BY:		Date:	BY:		Date:	
	Director of Campus Operations		_	User Representative Signature		
BY:		Date:				
-	Controller					

Appendix A.

Attachment for Additional Requests

*Overnight stay room rates are subject to NY occupancy tax of 6% per room per night. e.g.: $($100 \text{ per room per night} + $6 \text{ occupancy tax}) \times 1 \text{ night } \times 10 \text{ rooms} = $1,060)$

Description	Unit	Charges	Notes/Remarks
	Total charges		

USER	'S NAME		
BY:		Date:	
	User Representative Signature	-	

Appendix B.

Nazareth University **Non-Discrimination Policy**

It is the policy of Nazareth University not to permit discrimination or harassment in its programs and activities on the basis of race, color, creed, national origin, ancestry, sex, gender, gender identity, gender expression, sexual orientation, age, religion, disability, medical condition, genetic information or predisposing characteristic, military or veteran status, political affiliation or belief, arrest or conviction record, martial status or any other characteristic protected by institutional policy or state, local or federal law. The University does not discriminate on the basis of sex or gender in its educational, extracurricular, athletic or other programs or in the context of employment.

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sexual violer		tly and equitably to reports of sex discrimination and harassment, sexual harassm nder-based harassment that does not involve conduct of a sexual nature in order effects on any individual or the community.
participating		tudents that comply with this policy. The University therefore requests that partie discriminate on the basis of the above named categories. We request they articula
characteristi	der identity, gender expression, sexual orientation, ag	consider all participants without regard to race, color, national origin, ancestry, seg ge, religion, disability, medical condition, genetic information or predisposing ef, arrest or conviction record, marital status or any other characteristic protected
USER		
Name:		Date:
-	Print	
Signature:		



NAZARETH UNIVERSITY

Category

I lear must (at its cost) maintain	and oxidence all "check	and" coverses with the	limite as indicated:

A. Required	Coverage:				
Coverage		Minimum Coverage	Note		
Bodily Produc Person	Injury & Property Damage Limit Its/Completed Operations Limit al Injury and Advertising Il Aggregate Limit	\$ 1,000,000 each occurrence \$ 1,000,000 aggregate \$ 1,000,000 each person or organization \$ 2,000,000	Coverage is to apply on an occurrence basis only. No endorsement or modification of this policy limiting the scope of coverage for Contractual liability, Products/ Completed Operations, Personal injury, explosion, collapse and underground hazards, pollution, mold, or fungus shall be permitted. Endorsed exclusions/limitations for the following are not permissible: Athletic Participants, Contractual Liability, or Designated Premises Restriction. The policy shall provide coverage for damage to electronic data processing media or data wit coverage at least as broad as Insurance Services Office Form CG 04 37 12 04. The Commercial General Liability coverage is to be maintained for a period of two ears after final acceptance of the work.		
Owned "1" on Combi	obile Liability I, Hired and Non-Owned Autos (symbol Business Auto Policies) ned Single Limit for Bodily Injury and ty Damage	\$ 1,000,000 each accident \$ 5,000,000 each accident			
	s' Compensation and Employers'	\$ 100,000 each common cause \$ 500,000 each employee for disease	Statutory coverage complying with the New York Workers' Compensation Law.		
Profess	ional Liability	\$ 1,000,000 each occurrence \$ 3,000,000 aggregate	Covering claims arising out of the rendering or failure to render any professional services.		
Combi Proper Covera	Umbrella Liability ned Single Limit for Bodily Injury & ty Damage ge to apply in excess of the following ned above.	\$ 1,000,000 each accident \$ 1,000,000 aggregate \$ 2,000,000 each accident \$ 2,000,000 aggregate \$ 5,000,000 each accident \$ 5,000,000 aggregate	Coverage is to apply on an occurrence basis only, in excess of the other liability coverages required in General Liability, Automobile Liability, and Workers' Compensation & Employers' Liability and shall be no more restrictive than such scheduled underlying insurance.		
Sexual	abuse & Molestation Liability	\$ 1,000,000 each occurrence	Any insurance coverage for sexual abuse and molestation insurance written on a claim made basis shall remain in effect for a minimum of (6) months following the use of University Facilities.		
(If appli Bodily	injury or property damage including es for care, loss of services, or loss of	\$ 1,000,000 each occurrence \$ 1,000,000 aggregate			
Addition	nal Insured	Nazareth University must be named as an Additional insur required): General Liability, Excess/Umbrella Liability and, i			
 than X. All covera On the Ce Certificate Please em All Certific Avenue, R 	ges are to be provided on an occurrence basis untificate of Insurance, the project name must be as of Insurance must provide for 30 days notice of ail Sue Ahn, Financial and Risk Management And the attenuist be provided to and approved by Naza ochester, NY 14618-3790, Attention: Kristen Green	conclusion of the evidenced coverages. all yets a sahn3@naz.edu reth prior to using the University's Facilities. The Certificate Holeen".	lder must be designated as "Nazareth University, 4245 East		
G. obligation		he right , but not the obligation to prohibit the Contractor fron	s provided shall not be construed as a waiver of the Contractor's n entering the Project site until such certificate indicating full		

H. Sub-Contractors of any tier:

Use of sub-contractors must be pre-approved by Nazareth. In the event that Nazareth permits the use of sub-contractors, the Contractor's General Liability policy must not exclude damage to its work if the work was performed by a sub-contractor or is a sub-contractor's work causes damage to other elements of the work.. All sub-contractors shall maintain the insurance coverage outlined commencing work, unless otherwise agreed to by Nazareth. It is recognized that the nature of some work performed by sub-contractors may warrant a waiver of some of the insurance requirements outlined above or the imposition of additional requirements beyond those required above. Such changes in the requirements are subject to review and approval by Nazareth's Controller or other person responsible for Nazareth's Risk Management function..