## **Facility Event Space Rental Agreement**

Diamond F Brand L.L.C, hereafter referred to as the Owner, and hereafter referred to as the Renter.	by and between ,
Whereas, the Renter desires to temporarily rent, occupy, and make use of the located at 301 Main Street, Salmon ID and known as McNutt Building and;	Owner's venue,
Whereas, the Owner agrees to such rental, occupation, and use in consideration payments and covenants herein enumerated;	on of certain
Now, therefore, the parties agree to the following terms and conditions:	
1. The Renter shall pay to the Owner the sum of \$ no late	the rental period). be applied to, is ent, minus any
2. The Renter shall have access to and use of the venue from o'cloward o'clock on, to, for the hosting the Renter's event. Owner shall arrange for building, and other items necessary to give Renter such access no later than	ock on e purpose of r access to the
3. The full rental fee for the use of the venue described in (2) above shall be \$ The balance of the rental fee due, less the non-refun described in (1) above, shall be payable to the Owner upon the expiration of the described in (2) above.	
4. Renter has permission to post photos and comments pertaining to the event	on social media.
5. Renter shall provide proof of event insurance to the Owner within one week event.	of the date of the
6. Renter agrees to adhere to the event policy addendum attached to this agree	ement.
7. Within of the rental period's expiration, Renter shall tenderental fee balance due.	er to Owner the
8. Renter shall remove all personal property, trash, and other items that were n venue when Renter took control of it.	ot present in the
9. Renter shall leave bathrooms and event room in a clean tidy manner.	
10. Upon Renter's completion of his/her obligations under (7), (8) and (9) above shall return to Renter the security deposit minus any amounts deemed necessar damages inflicted upon the venue by Renter and/or Renter's associates, guests	ary to repair

contractors, and all other persons whatsoever who enter the venue during the rental period, whether or not such persons did so with Renter's knowledge or consent.

- 11. In the event that Renter fails to pay the balance due within the time period agreed upon in this contract, interest shall accrue upon the unpaid balance at the rate of \_\_\_\_\_% per day until it is paid. Renter shall also be liable to Owner for any legal fees, court costs, and other expenses associated with collection.
- 12. Renter will be liable for any physical damages, legal actions, and/or loss of reputation or business opportunities that Owner may incur as a consequence of the actions of Renter or any of Renter's guests while Renter is in control of the venue, and shall indemnify and hold harmless the Owner against any and all legal actions which may arise from Renter's use of the venue.
- 13. Any disputes arising under this contract shall be adjudicated in the Owner's local jurisdiction.

In witness of their understanding of and agreement to the terms and conditions herein contained, the parties affix their signatures below.

Type of Event	
Renter's Signature, date	Owner's Signature, date
Printed Name	Printed Name
Address	Address
City, State, Zip Code	City, State, Zip Code
Contact Number	Contact Number
Email	Email