

Treehouse Theater Inc. Facility Rental Agreement

910 Washington St. Manitowoc, WI 54220

This Agreement defines the terms and conditions under which Treehouse Theater Inc. (hereinafter, "THT") and _____ (hereinafter "Lessee") agree to the use of THT's facilities at 910 Washington St., Manitowoc, Wisconsin on _____ (leased date). This Agreement constitutes the entire agreement between the parties and is binding upon the signature of both parties.

Lessee Information

Name(s): _____

Address: _____

Telephone: _____ Email: _____

Contact Person Name: _____ Phone: _____

Event/Reason for Lease: _____

Leased Period ~ Date(s) for Event: _____

Timeframe(s), including set-up and clean-up _____

Approximate Number of Attendees: _____

Leased Space and Payment Agreement

___ **FIRST FLOOR** (\$200 full day; \$100 up to 4 hrs) Rental _____

___ **SECOND FLOOR** (\$80 full day; \$40 up to 4 hours) Rental _____

___ **INSTRUCTION ROOM** (\$20/day) Rental _____

___ **SECURITY/CLEANING DEPOSIT** (\$200/event; refundable) _____

The FIRST FLOOR is available for half day and full day rentals; leased space is defined as the Lobby, Community Room, two ADA Bathrooms, Kitchenette, and Workshop entrance.

The SECOND FLOOR is only an add-on option with First Floor rentals; event must be held on weekdays and end by 6:00 pm; leased space is defined as the Acting Room, Music Room, four Instruction Rooms and two Bathrooms (not the locked Board, Costumes, or Props Storage Rooms).

Lessees of the INSTRUCTION ROOMS may also have access to the bathrooms.

Full rental payment is needed to secure all reservations. Checks should be made payable to Treehouse Theater, Inc.

Date Changes and Cancellation Policy

1. Changes: In the event that Lessee is required to change the date of the Leased Period, every effort will be made by THT to transfer reservations to support the new date.
2. Cancellation: Lessee may terminate this Agreement any time prior to seven (7) days in advance of the Leased Period. THT reserves the right to cancel any reservations made by Lessee up to one month in advance of the Leased Period and Lessee shall receive a full refund of any payments made.

Conditions of Use

Lessee agrees to comply with all laws, statutes, ordinances, rules, orders, regulations, and requirements of the federal, state, and local governments that apply to the Lessee's activities within the facility, including obtaining any necessary liquor (beer & wine) licenses and payment of all sales, use and entertainment taxes or fees. If Lessee intends to charge guests for alcohol, Lessee will provide a Certificate of Liability Insurance, listing THT as the Certificate Holder.

Physical access to the building will be facilitated by an authorized representative of THT. This representative will provide instruction on location of light switches, facility security cameras, emergency equipment, and process for properly locking/securing building upon exit.

Lessee's activities during the Leased Period must be compatible with the use of the building and parking lot. This includes, but is not limited to, playing loud music or making noise at a level that is not reasonable under the circumstances. Smoking, vaping, and pets are not permitted anywhere on the property.

Lessee may not alter or remove THT property from the Leased Space. Lessee is prohibited from making holes in walls or otherwise vandalizing THT property. It is Lessee's responsibility to return the Leased Space to the condition in which it was received and Lessee is responsible for the removal of all trash generated during the Leased Period.

Lessee is responsible for any and all damages to THT's property, the Leased Space, and surround site by Lessee, his guests, invitees, employees or other agents under Lessee's control. Lessee agrees to accept reasonable charges by THT or its contractors for returning the Leased Space to its previous condition. Lessee is responsible for all property brought into the Leased Space by Lessee's guests, invitees, agents, and subcontractors. THT does not accept any responsibility for damage to or loss of any articles or property left at the Leased Space prior to, during, or after the Leased Period.

THT shall not be liable for any loss, damage or injury of any kind or character to any person or property caused by or arising from an act or omission of Lessee, or any of his guests, invitees, employees or other agents from any accident or casualty occasioned by the failure of Lessee to maintain the premises in a safe condition or arising from any other cause. Lessee, as a material part of the consideration of this Agreement, hereby waives on its behalf all claims and demands against THT for any such loss, damage, or injury of claims and demands against THT for any such loss, damage, or injury of Lessee, and hereby agrees to indemnify and hold THT free and harmless from all liability of any such loss, damage or injury to her persons, and from all costs and expenses arising there from, including but not limited to attorney fees.

Indemnity

Lessee further agrees to indemnify and hold harmless THT, its officers, staff and agents working on its behalf, from any and all claims, actions, suites, costs, damages, and liabilities resulting from the breach of this Agreement, negligence actions, willful misconduct or omissions of Lessee, and Lessee’s guests, invitees, agents and subcontractors.

Severability

If any provisions of this Agreement shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. If a court finds that any provision of this Agreement is invalid or unenforceable, but that by limiting such provision it would become valid and enforceable, then such provision shall be deemed to be written, construed and enforced as so limited.

The Parties agree to the foregoing and, now therefore, set their hand in agreement hereto:

Lessee Signature: _____ Date: _____

THT Executive Director’s Signature: _____ Date: _____