# LANDS END YACHT CLUB

## 2023 APPLICATION TO RESERVE THE LANDS END YACHT CLUB

In order to reserve the Lands End Yacht Club, we must receive an Application, Terms and Conditions, and completed License Agreement (all fully executed), and full security deposit (\$500) and  $\frac{1}{2}$  of the license fee.

Name of Applicant/Organization:	
Mailing Address of Applicant:	
Home Phone/Cell: Wo	rk Phone:
Fax number:	<u></u>
Email Address:	
Purpose for which facilities are to be used:	
Proposed license period beginningand	d ending
Maximum number of persons expected to occupy the facilities during	ng any portion of license period:
Max. Building Occupancy is 175 people.	
License Fee (Includes use of tables and chairs, deck and kitchen)	
\$2900.00 Weekend starting 11:00 am Friday and Ending Sund	
\$2300.00 Thursday starting 3:00 pm and Ending Friday at midr	
\$850.00 Tuesday or Wednesday starting at 10am and ending a	t 10pm. Key turned in following day by 10am.
Key can be picked up at Lands End Yacht Club at 11:00 am on t	the 1st day of license period and must be returned to the Lands
End Yacht Club not later than 10:00 a.m. the following day of licen	se period or Licensee agrees to pay \$35.00 for each hour or
portion of each hour thereafter. The key must be picked up by p	person whose name appears on license agreement and will
not be given to other family members, caterers, florists, etc. T	The applicant must also provide a copy of their event insurance
coverage.	
FOR FIRE DEPARTMENT, POLICE DEPARTMENT, OR AMBULA	NCE EMERGENCY CALL -911
SECURITY DEPOSIT -\$500.00. Security Deposit is fully refundab	le provided the conditions in this application and license agreement
are met. If licensee cancels reservation prior to 30 days before the res	served license period, the security deposit shall be returned and
the license fee will be forfeited. If the Licensee cancels the reservation	30 days or less before the reserved license period, the security
deposit and the license fee deposit will be forfeited. The license fee	and Security deposit does not include removal of catering or
decorating materials. Damages resulting fromuse of the building shall	Il be repaired by the Owner and deducted from the security
deposit fee. If damages exceed the amount of the security deposit, lice	ensee agrees to pay for the excessive damages upon
presentation/receipt of repair bill. The Security Deposit, less dama	ges, if applicable, will be returned to Applicant/Organization within 30
days upon return of keys.	
Remarks:	
Leasee Signed/Date	Received by Lands End Yacht Club Agent Signed/Date

#### LANDS END YACHT CLUB RULES, TERMS & CONDITIONS

## STRICTLY PROHIBITED (subject to whole or partial loss of security deposit):

- 1. Open fire or flame inside the building.
- 2. Smoking inside the building.
- 3. Smoke and fog machines inside the building.
- 4. The use of "keg" beer.
- 5. The use of glitter.
- 6. Nails, screws or any other fasteners to woodwork or walls.
- 7. Hanging or attaching anything to chandeliers.
- 8. Tape, Velcro, or any other adhesive substance to any surface.
- 9. Old Food and garbage left inside building over night.
- 10. Thermostats set below 68 degrees.
- 11. Furniture removed from building
- 12. Cooking in the kitchen. Only warming of food allowed.
- 13. Temperature adjustment to refrigerator or freezer.
- 14. Unlocked doors when renter leaves building unoccupied.
- 15. Loitering, littering and the use of profanity outside the building and around neighborhood.

#### More Important Information: WI-FI Password is: Landsend8811

- · Parking: There is free on-site parking as well as across the street. However, there is no reserved parking.
- Tables & Chairs: There are tables and chairs throughout the Lands End Yacht Club building and deck. Tables and chairs may not be removed from building or premises.
- **Noise:** Excessive noise will not be tolerated. DJs and Bands must stop playing by mid-night of the night of the event. All exterior doors are to be kept closed except when persons are entering and leaving. Windows are to be kept closed at all times. <u>Licensee and their guests must leave premises by 1am every night of their license period.</u>
- **Garbage:** All garbage including trash from bathrooms must be placed in plastic bags and placed in the provided BLACK trash cans immediately following the event. Trash cans are to remain in the kitchen by the back door. Please remind guests to not litter the surrounding neighborhood.
- **Spills:** Any water or other liquid spills must be cleaned up immediately! Portable coolers and etc. that tend to "sweat" and/or leak onto floors shall be placed on plastic or other suitable barrier material and Licensee will be responsible for frequently soaking up any liquid to prevent it from damaging wood floors and ceilings below.
- Clean Up: We expect to get the facility back in the same condition you received it. Please wipe tables and sweep floors and ensure no food particles are left lying on the floors! All furniture needs to be put back in the original layout. Caterers must remove all plates and glassware, trash, and any food after the event. Please remove all waste associated with decorations and food preparation and serving. Lands End Yacht Club janitorial services included as part of license agreement does not include removal of these materials placed on the premises by Licensee or their agents. Licensee will be charged for removal of waste, decorations, food, etc. left in the building by the licensee after licensee had turned over the key.
- Last Day of License Period: Licensee must make arrangements with caterers to have all items provided by the caterer removed and building key returned to Lands End Yacht Club agent no later than 10:00 a.m. on the final day of license period. If these items are not removed and key is not returned by this time, there will be a \$35.00 per hour charge to the Licensee for each hour after 10:00 a.m. Entrance and exit doors shall be locked at all times when the Licensee leaves the building unoccupied.
- Emergencies: For any problems that would endanger the hall contact Atlantis Property Management (843) 833-5377 as well as required emergency agencies (fire department, police department, ambulance, etc.) immediately.

Licensee Initials		
LANDS END YACHT O	LUB - LICENSE	<b>AGREEMENT</b>

# STATE OF SOUTH CAROLINA COUNTY OF GEORGETOWN

This licens	e agreement made in Georgetown, South Carolina on this	day of	, 202_	
between La	ands End Yacht Club (Licensor) and		(Licensee) provides as	
follows:				
1.	License Agreement. Licensor hereby permits Licensee to temporarily occupy and use the Lands End Yao Club Property located at 444 Marina Drive, Georgetown, South Carolina, 29440 (hereinafter the "Premise for the sole purposes as described herein below and more fully described on the attached Exhibit "A" which incorporated herein by reference.			
2.	Terms: This license agreement shall commence at	ovenants that u and peacefull urs if keys are i	pon termination of this license y deliver up possession of the	
3.	License Application: The Licensee acknowledges that the Ox License the Lands End Yacht Club, as an inducement to ente End Yacht Club that the facts stated in the Application are tru any fact stated in the Application proves to be untrue, Lands the agreement immediately.	ring this agree e to the best o	ment. Licensee warrants to Lands f the Licensee's knowledge.  If	
4.	The Licensee agrees to pay a license fee of \$ In order to reserve Lands End Yacht Clue the full security deposit and ½ license fee must be sent to Atlantis Property Management. If license fee is not paid in full 30 days prior to reserved date, reservation will be cancelled. Security deposit to be held as security for the full and faithful performance by Licensee of terms and conditions herein; no part this deposit is to be applied to any license fee. Lands End Yacht Club warrants that acceptance of the license deposit, ½ of the license fee, and signed License Agreement grants the Licensee reservation of the license period stated in Licensee's License Application. Lands End Yacht Club further warrants the security depose shall be returned to the Licensee within 30 days following the license period provided terms and conditions have been met by Licensee. The initial ½ payment shall be forfeited by the Licensee if Licensee cancels his reservation prior to the license period for which reservation has been granted by Lands End Yacht Club. If the reservation is cancelled 30 days or less before the license period, the security deposit shall also be forfeited.			
5.	The Licensee shall not assign, sublease or sub rent any part Lands End Yacht Club.	of the premises	s, without the written consent of	
6.	Utilities: Lands End Yacht Club shall provide hot and cold water, sewer, electricity, and gas to fixtures and appliances installed in the premises. Fire extinguishers are located in readily accessible locations in case emergency. Lights with backup power are provided to facilitate evacuation of the building in case of emergency.		y accessible locations in case of	
7.	Licensee Obligations: See Application and Terms and Conditions which are incorporated herein by reference.			
8.	Right of Access: Lands End Yacht Club representative may	enter the premis	ses at any time without consent of	

9. Remedy after termination of license agreement: Upon the expiration of the term of this license agreement, or upon earlier termination of this license agreement pursuant to the terms hereof, Lands End Yacht Club has the right to take possession of the Premises without having to follow any process of law. The Licensee specifically acknowledges Lands End Yacht Club shall not be required to institute an action for possession

the Licensee.

with any Court and further acknowledges Lands End Yacht Club will not be required to file a formal application for writ of ejectment.

Licensor shall also have the right to seek any remedy available at law or in equity, including but not limited to a claim for damages, reasonable attorney's fees, collection costs, and court costs.

- 10. Indemnification: Licensee agrees to indemnify, save, defend and hold harmless Lands End Yacht Club, it's officers, agents, servants, employees and members, from any and all claims, demands, damages, costs and expenses, including reasonable attorney's fees for the defense thereof, arising from the use of the premises by the Licensee; or from any acts of negligence of Licensee, Licensee's guests, invitees, agents, contractors, employees, concessionaires, or licensees in or about the premises, except in the event of gross negligence of the part of the Lands End Yacht Club, its employees or agents.
- 11. Licensee to provide names of all caterers to Lands End Yacht Club not later than 30 days prior to event along with caterers signature on a copy of the Terms and Conditions Pertaining to License of Lands End Yacht Club. Lands End Yacht Club retains the right to disapprove the use of any caterer or vendor.
- 12. Damage or Destruction to Premises. In the event the Premises shall be damaged, impaired or destroyed such that same is not suitable for use, Land Ends Yacht Club shall as soon as practicable notify the Licensee. Upon the occurrence of such event, this license agreement shall be terminated without obligation or penalty to either party, Lands End Yacht Club shall refund all monies paid by the Licensee and the Licensee shall not be entitled to specific performance or damages of any kind.
- 13. Insurance. Applicant must provide Event Insurance with 1 million dollars in liability coverage. The Lands End Yacht Club must be listed as additional insured. (Approximate cost \$200). This insurance specifically needs to include any planned use of alcohol beverages being served on the Premises. Cancellation insurance is not required but is encouraged.
- 14. Damage. Licensee shall be responsible for any damages caused to the Premises, or the fixtures and furnishings contained therein, as a result of its use and occupancy by licensee. Lands End Yacht Club is not responsible for any items left on the Premises at the conclusion of the Term.
- 15. Notice. Any notice or communication which may be given, or is required to be given under the terms of this agreement shall be in writing, mailed to the respective party at the address set forth in the Application to Reserve attached hereto.
- 16. Interpretation. Nothing herein shall be interpreted as a Lease Agreement, and nothing herein shall be construed as to create a Landlord and Tenant relationship between the parties hereto. The parties hereto specifically acknowledge the South Carolina Residential Landlord Tenant Act <u>DOES NOT</u> apply to the Agreement.
- 17. Compliance. Licensee shall comply with all laws, ordinances, rules and orders of appropriate governmental authorities applicable to its use of the Premises.
- 18. Facsimile and Other Electronic Means. The parties agree that this Agreement may be communicated by use of a fax or other secure electronic means, including but not limited to electronic mail and the internet, and the signatures, initials and handwritten or typewritten modifications to any of the foregoing shall be deemed to be valid and binding upon the parties as if the original signatures and initials.
- 19. Survival. If any provision of this Agreement should be or become invalid, such invalidity shall not in any way affect any of the other provisions of this Agreement which shall continue to remain in full force and effect.
- 20. Entire Binding Agreement. It is expressly agreed between the parties that this Agreement, together with any attachments hereto, constitutes the entire agreement between the parties hereto and there are no other conditions, reservations, or oral agreements of any kind regarding the License Agreement agreed upon which

- are not contained herein. Any modifications or addendum of or to this Agreement must be in writing and be signed by both parties to this Agreement.
- 21. Modification. This agreement shall not be modified without the written consent of both parties.
- 22. Choice of Law/Venue. This Agreement shall be governed by, and constituted in accordance with the law of the State of South Carolina, all rights and remedies being governed by those laws. The parties hereto agree that Georgetown County, South Carolina shall be the proper venue for any dispute arising hereunder.

Licensee's Signature/I	Date	Lands End Yacht Club Agent
LIST OF LICENSEE C	CONTACTS (contact before, during, and after rental	period.)
Name of Person who	will <b>pick up &amp; drop</b> off key / Phone	
Name/ Phone		
Caterer Name/Phone (30 days prior to event	t)	
	ERVATION, THIS LICENSE AGREEMENT MUST E ANTIS PROPERTY MANAGEMENT NO LATER TH	
WRITE CHECK TO:	Lands End Yacht Club	
MAIL TO:	Suzanne Doyle	

Suzanne Doyle

411 Front Street

Georgetown, SC 29440

(843) 833-5377

LandsEndYachtClub@gmail.com

## Coronavirus/COVID-19 Waiver, Release, and Hold Harmless Addendum

The novel coronavirus, COVID-19, has been declared a worldwide pandemic by the World Health Organization. COVID-19 is reported to be extremely contagious. The state of medical knowledge is evolving, but the virus is believed to spread from person-to-person contact and/or by contact with contaminated surfaces and objects, and even possibly in the air. People reportedly can be infected and show no symptoms and therefore spread the disease. The exact methods of spread and contraction are unknown, and there is no known treatment, cure, or vaccine for COVID-19. Evidence has shown that COVID-19 can cause serious and potentially life threatening illness and even death.

Lands End Yacht Club, LLC cannot prevent you or your guests from becoming exposed to, contracting, or spreading COVID-19 while utilizing Lands End Yacht Club, LLC's services or premises. It is not possible to prevent against the presence of the disease. Therefore, if you choose to utilize Lands End Yacht Club, LLC's services and/or enter onto Lands End Yacht Club, LLC's premises you may be exposing yourself to and/or increasing your risk of contracting or spreading COVID-19. This Addendum is made part of and incorporated by reference into the License Agreement between you and Lands End Yacht Club, LLC.

ASSUMPTION OF RISK: I have read and understood the above warning concerning COVID-19. I hereby choose to accept the risk of contracting COVID-19 for myself, my guests, vendors, concessionaires, caterers, and all others who use the Premises (as defined below) at my request or upon my invitation, in order to utilize Lands End Yacht Club, LLC's services and enter Lands End Yacht Club, LLC's premises (the "Premises"). These services are of such value to me, my guests, vendors, concessionaires, caterers and such other persons that I accept the risk of being exposed to, contracting, and/or spreading COVID-19 in order to utilize Lands End Yacht Club, LLC's services and premises in person. I hereby acknowledge and agree that I will notify each of the foregoing about the risks of using the Premises during the COVID-19 pandemic.

**STANDARD OF CARE**. I hereby agree to comply with all recommendations promulgated by the Centers for Disease Control, South Carolina Department of Health and Environmental Control, and other relevant regulatory or trade bodies pertaining to my use of the Premises. I hereby agree to provide such recommendations to my guests, vendors, concessionaires, caterers, and all others who use the Premises at my request or upon my invitation, and shall use my best efforts to cause such parties to comply with such recommendations.

**INDEMNIFICATION/HOLD HARMLESS**. I, on behalf of myself, my heirs, executors, representatives, vendors, concessionaires, licensees, successors and assigns hereby (i) agree to indemnify and hold harmless Lands End Yacht Club, LLC, its members, officers, representatives, successors and assigns (the "Indemnitees") from any and all actual loss, costs, damages, attorneys' fees and expenses of every kind and nature which it may suffer, expend or incur, or by reason, or in consequence of my use of the Premises related to COVID-19, or which may be alleged to be related to COVID-19, whether or not arising out of the negligence of the Indemnitees; (ii) to provide for the defense, at my own expense, on behalf and for the protection of the Indemnitees against loss or damage (but without prejudice to the right of the Indemnitees to defend if they so elect) in all litigation consisting of actions or proceedings based on my use of the Premises related to COVID-19.

<u>CHOICE OF LAW</u>: I understand and agree that the law of the State of South Carolina will apply to this contract.

<u>SEVERABILITY</u>. I understand and agree that if any of the provisions hereof are found to be unenforceable, the remaining provisions shall be enforced as fully as possible.

WAIVER OF LAWSUIT/LIABILITY: I hereby forever release and waive my right to bring suit against Lands End Yacht Club, LLC and its owners, officers, directors, managers, officials, trustees, agents, employees, or other representatives in connection with exposure, infection, and/or spread of COVID-19 related to utilizing Lands End Yacht Club, LLC's services and premises. I understand that this waiver means I give up my right to bring any claims including for personal injuries, death, disease or property losses, or any other loss, including but not limited to claims of negligence and give up any claim I may have to seek damages, whether known or unknown, foreseen or unforeseen.

I HAVE CAREFULLY READ AND FULLY UNDERSTAND ALL PROVISIONS OF THIS RELEASE, AND FREELY AND KNOWINGLY ASSUME THE RISK AND WAIVE MY RIGHTS CONCERNING LIABILITY AS DESCRIBED ABOVE:

Signature:	Date:	
Name (printed):		