



7th Canyon Ranch 2024 Rental Agreement

EVENT NAME: _____ EVENT DATE: _____

The Lease Agreement is only confirmed upon signatures of the Lessee and approved representative of 7th Canyon Ranch (Lessor), and full payment of the required deposit is made.

LEASE AGREEMENT

This agreement, made and entered into the ____ day of _____, 20__ by and between **7th Canyon Ranch** hereinafter referred to as the Lessor, and _____ hereinafter referred to as the Lessee. Lessor and Lessee may jointly be referred to herein as “parties” or “party”.

1. RENTAL RATES AND ASSOCIATED FEES: (Check all that apply)

Wedding ceremony only package – no reception: \$3,000

Lawn ceremony package with reception: \$4,000

Barn ceremony package with reception: \$5,000

Lawn and barn ceremony package with reception: \$7,500

Included Items:

- Folding chairs – white resin with padded seats – 200 available
- Round tables – 60” - 27 available
- Rectangular tables white – 8’ long - 10 available and 3 miscellaneous lengths
- Wedding party dressing rooms (guest cottage and barn dressing room)
- Trash disposal
- Portable restrooms
- Kitchen with ovens, refrigerator and freezer
- Arbors, lights, centerpieces, wood rounds, stumps, cupcake stands, wine barrels, dance floor lighting and other miscellaneous decorations
- Spool tables and wine barrel table

Optional Items:

- Cottage overnight rental: \$200 per night x __ nights = \$_____
- RV Parking: \$25 per night x __ nights x __ RV’s = \$_____
- Restroom trailer: Contact vendor for pricing and availability

TOTAL FEES: \$ _____

Note: *If heating of the barn is needed you will be charged an additional \$75 per day.
Snow removal will be an additional \$250 if needed.*

APPLICANT NAME: _____ PHONE: _____

BRIDE NAME: _____ BRIDE PHONE: _____

GROOM NAME: _____ GROOM PHONE: _____

ADDRESS: _____ EMAIL: _____

TIME OF EVENT: _____ APPROXIMATE NUMBER OF GUESTS: _____



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RENTAL DEPOSIT AND FINAL PAYMENT:

At the time of the lease, the deposit of \$1,500 will be required to secure your date. The final payment will be due no later than 60 days prior to the use of the facility.

DEPOSIT: \$ 1,500 Date Paid: _____

PARTIAL PAYMENT: \$ _____ Date Paid: _____

FINAL PAYMENT: \$ _____ Date Due: _____ Date Paid: _____

CLEANING / DAMAGE DEPOSIT: \$ 650 DUE: One week prior to event

2. RULES AND REGULATIONS OF CONDITIONS OF USE:

It is mutually agreed that the Lessor and Lessee shall be bound by the rules and regulations of conditions of use in this agreement.

3. CANCELLATION BY LESSEE:

Should the Lessee cancel the contracted event in advance of sixty days prior to the scheduled event, a refund will be made minus a \$750 fee. No refund will be made after the sixty days.

4. CANCELLATION BY LESSOR: Lessor shall have the right to cancel or terminate at any time before or after the event starts if, 1) the purpose of use is changed from the event, 2) the Lessee is in default of this agreement, or 3) in the interest of public safety.

5. INDEMNITY:

Lessor shall not be liable for any damages or injury of or to the Lessee, Lessee's family, guests, agents, or employees or to any person entering the premises, and Lessee hereby agrees to indemnify, defend and hold Lessor harmless from any and all claims or assertions of every kind and nature.

6. INSURANCE:

It will be required of the Lessee to show proof of liability coverage in the amount of at least \$1,000,000, which names the 7th Canyon Ranch as the additional insured. Proof of this insurance policy will be required 30 days prior to the event. The typical cost for this is around \$150, and can be purchased through your current insurance provider or www.theeventhelper.com.

7. SETUP, CLEANUP, and ACCESS:

Lessee may set up and rehearse from 1:00 pm to 6:00 pm the day prior to the event. Clean up must be completed no later than 11:00 am the day after the event. Lessee agrees to leave Lessor's property in condition equal to that found upon their arrival. Cleaning / Damage deposit check for \$650 will be held and returned to Lessee after property is returned to original condition. **Event will last no later than 11:00 p.m., with music and entertainment concluding by 10:30 p.m.** Lessor will provide garbage cans and dumpster at no additional costs to Lessee.



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8. CATERERS/VENDORS:

Unless otherwise negotiated, Lessee is responsible for all catering including tableware, linens, grills, etc., vendors, entertainment, florists, and audio-visual equipment. Internet is **not** available on site. It is required that tables be covered to prevent damage. 200 chairs, 27 round tables and 10 rectangular tables are included at no additional cost. Additional tables and chairs to be purchased separately by Lessee from other vendors. Dance floor mats are provided in the barn. They are not provided for use on the lawn. Dance floors rented separately for the lawn must be installed and removed the day of the event. We recommend not using a dance floor on the lawn, and it is ok to dance on the grass. We provide wine barrels with poles and lights to outline the dance floor area.

9. RESTROOMS:

Lessor will provide basic portable restrooms and wash sinks for your event at no additional costs. There will be approximately 3-4 restrooms available per event, depending on the size of event. Use of the restroom inside the barn will be limited to handicapped and elderly use only. Overuse of this restroom will cause it to clog, and Lessee will be responsible for cost to unclog and/or pump septic tank.

10. PUBLIC SAFETY:

Lessee agrees that at all times they will conduct activities with full regard to public safety. Lessee agrees to enforce the rule of no dogs on property. Lessee agrees that no illegal activity will be permitted on or around the 7th Canyon Ranch.

11. CONTROL OF FACILITY, RIGHT OF ENTRY AND PARKING:

In renting the facility to the Lessee, it is understood that the Lessor does not relinquish the right to control the management thereof, and to enforce all laws, rules and regulations. Authorized representatives of Lessor may enter or remain on the premises during the time of setup or the event. All parking rights and privileges are under the control of and reserved by the Lessor.

12. SMOKING and VAPING:

Smoking and Vaping will not be allowed inside any building on the premises. Areas outside the barn and in the gravel are designated as smoking areas. Lessee and Lessee's guests are required to obey all laws and regulations related to the use of smoking materials. Lessee will be responsible for the cost of repairs and cleanup that result from smoking during an event.

13. POLICING EVENTS:

Lessor reserves the right to eject or cause to be ejected from the premises any intoxicated or any disorderly person or persons, and neither Lessor nor any of its officers, agents and employees shall be liable to Lessee for any damages that may be sustained by Lessee by the exercise of Lessor of such right.

14. ANNOUNCEMENTS:

Lessor reserves the right to provide announcements in the form of flyers or posters, which would relate briefly to future events.

15. NON-ASSIGNMENT:

Lessee cannot assign, transfer or subject this agreement to a third party.



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14. OTHER DOCUMENTS:

The parties agree to execute any and all other documents reasonably necessary to effectuate this Agreement. In addition, if this Agreement omits, or is ambiguous as to a material term, the parties must negotiate the term in good faith, and, if they are unable to reach agreement on that term, it shall be supplied by a court according to the standard of what is reasonable under the circumstances.

15. ATTORNEY’S FEES & COSTS:

In the event of litigation or arbitration between the parties, the non-prevailing party must pay all reasonable costs and attorney's fees and expenses of the prevailing party.

16. TIME:

Time is of the essence of all terms and conditions herein. All acts must be performed strictly on time.

17. MODIFICATIONS:

Any modifications or extensions of this Agreement must be in writing and signed by all parties.

18. BINDING:

This Agreement shall be binding upon and inure to the benefit of the heirs, personal representatives, successors and assigns of the respective parties hereto.

19. COUNTERPARTS:

This Agreement may be signed in counterparts and it will be effective as soon as all parties have executed at least one counterpart.

20. FAX OR SCANNED SIGNATURE:

A FAX or scanned signature shall have the same effect as an original ink signature.

21. TOTAL AGREEMENT:

I acknowledge that I have read, fully understand, and agree to abide by the terms and conditions of this agreement. This agreement shall be binding upon the parties, their heirs, and representatives.

LESSEE: _____ DATE: _____

Co-LESSEE: _____ DATE: _____

LESSOR: **7th Canyon Ranch**

BY: _____ DATE: _____
Joe or Angie de Braga

Make checks to: **7th Canyon Ranch
HC 36 Box 510
Lamoille, NV 89828**