Salem Connection Rental Agreement

To Whom it May Concern

If you have received this rental agreement for Sa Indianola, IA 50125, it is because a reservation, i	
Date: Time:	
Please fill in the date and time as it appears in the em	
This contract is for rental of Salem Connection by referred to as the "Owner", and yourself, hereafted	
Whereas , the Renter desires to temporarily rent, located at 222 W Salem Avenue, Indianola, IA 50	
Whereas , the Owner agrees to such rental, occu payments and covenants herein enumerated;	pation, and use in consideration of certain
Now, therefore, the parties agree to the following	g terms and conditions:
I. EVENT DESCRIPTION / VENUE ACCESS: The venue for the date, time and purpose as noted or Renter during the registration process.	
II. Owner will provide to the Renter an access co access no later than one day prior to the schedul	<u> </u>
III. RENTAL COST : The full rental fee for the use as follows:	se of the venue described in Paragraph I above
One-Half Day Rate (4 Hours): \$100.00 Full-Day Rate (8am-9pm): \$200	8-hour Rental (8am-4pm or Noon-8pm) - \$180.00 Punchcard - \$100

The reservation will be canceled if the rental fee is not submitted within seven days of the date of the reservation.

IV. The **Owner** will provide the **Renter** with the following items:

Tables: 6 - 20" x 60"; 3 - 30" x 70" (folding); & 3 - 30" x 66" Chairs: 40 Stack chairs; 3-66" benches; and 3-regular chairs One Couch and several office chairs.

Kitchenette with refrigerator and small microwave

- V. **DEPOSIT**: If the Renter plans to offer alcoholic beverages to attendees of the event, a security deposit shall be paid to the Owner in the amount of \$100.00 no later than 24 hours before the event. The damages/security deposit will be returned to the Renter upon settlement, minus any charges for actual damages done to the venue by Renter or his/her associates. **In addition**, Renter will provide owner with a copy of a **General Liability Insurance Certificate** that includes Salem Connection as an additional insured.
- **VI. REMOVAL OF BELONGINGS**: Renter shall remove all personal property, trash, and other items that were not present in the venue when Renter took control of it. **Note**: The venue does not have a trash bin because of past abuse by the public, therefore the Renter is asked to dispose of their own trash.

Salem Connection Rental Agreement

VII. RETURN OF SECURITY DEPOSIT: Upon Renter's completion of his/her obligations under Paragraph IV & V above, the Owner shall return to Renter the security deposit minus any amounts deemed necessary to repair damages inflicted upon the venue by Renter and/or Renter's associates, guests, invitees, 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.

VIII. UNPAID BALANCE FEES: If 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 15% per year until it is paid. Renter shall also be liable to owner for any legal fees, court costs, and other expenses associated with collection. Return check fee is \$35.00.

VIII. LIABILITY: 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.

IX. DISPUTES: 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 have agreed with completion of the online reservation system.

Salem Connection 222 W Salem Ave Indianola, IA 50125 Phone: 515.962.5765

Email: Terry@salemconnection.com