CITY OF LUDINGTON WATERFRONT PARK GAZEBO RESERVATION PERMIT

NOTE: This permit allows use of the GAZEBO for a small groups only (such as wedding ceremonies, small birthday parties, etc.) This permit does not reserve or authorize the use of the Bandshell Area. The City will not provide any additional tables or trash cans other than what is already on-site. There are two picnic tables on-site and electrical service is available. The tables may be taken out of the gazebo to provide ample space for a wedding ceremony. User may bring in additional chairs.

PLEASE NOTE: Other events may be scheduled at the Bandshell at the same time the Gazebo is reserved and that event may include amplified music and a large crowd.

ne.) Time period must be between 8 a.m. and 9 p.m.
Groom's Name M OR PARENTS OF THE BRIDE OR GROOM DER TO GET THE "RESIDENT" FEE.
esident) AND \$200 refundable deposit due at time the person who wrote the check, upon inspection of the payable to the City of Ludington.) Proof of residency
HE EVENT:
DATE:
DISAPPROVED
DATE Official
udington Resident AND \$200 Refundable Deposit
Initials

CITY OF LUDINGTON WATERFRONT PARK GAZEBO USE AGREEMENT

between the City of

day of

This Agreement made this

gazebo the evening before for a (1 Hour) Rehearsal.

	11115 775	greement made uns day or _			<u>, </u>	, between the v	city of
Luding	ton, here	inafter referred to as "City" and					
hereinaf	ter referi	red to as "User";					
	WIT	NESSETH:					
	in the C	reby grants a limited license to User and lity of Ludington, Michigan, and known Ludington, MI, hereinafter referred to as the	as the Waterfr	ont Park Gaze	bo located w	ithin Waterfront Pa	
	1.	This Use Agreement shall be for a single	e term of	HOURS,	to-wit: on		
(Date)							
(Time)		o'clockm., and ending a	t	o'clock	m.		
Note: N		time for use is (8) hours – If the Gazebo	is being reserve	ed for a weddir	g, the weddin	g party may use the	e

The Fee for such term shall be \$ 100 or \$200 payable at the time reservation request is submitted. If the GAZEBO reservation request IS NOT approved, the \$100 or \$200 fee and deposit will be refunded. If the GAZEBO reservation request is withdrawn by the applicant for any reason, the rental fee WILL NOT be refunded. In addition, User shall pay to City a damage/clean up deposit of Two-Hundred (\$200) dollars. If User returns the Premises at the conclusion of the term in its previous condition, City shall promptly refund the deposit; otherwise, City shall itemize all damages and clean up required in writing and return a copy thereof, along with the balance of the deposit, if any, to User within fourteen (14) days.

- 2. User agrees not to occupy or use the Premises nor permit the same to be occupied or used for any purpose whatsoever except to be used for wedding ceremony and rehearsal without the prior written consent of City under penalty of forfeiture and damages.
- 3. User shall be solely responsible for the safety and well-being of any and all of its agents, servants, employees, guests, invitees, licensees or contractors in connection with or resulting in any manner from the User's use or occupancy of the Premises. In the event User provides or furnishes alcoholic beverages, they must adhere to the City of Ludington ordinance and Park Rules pertaining to alcohol in the parks.

Chapter 38 Parks & Recreation Section 38-74 Possession or consumption of alcoholic beverages.

- (a) No person shall bring into or consume alcoholic beverages in a park except beer and wine.
- (d) No alcoholic beverages are permitted on any beach or in any park or recreational area, or in any parking lot or parking area adjacent to any beach, park or recreational area between the hours of 9 pm. and 7 am.

 Park Rules prohibits alcohol containers over 2 liters and NO amplified music unless authorized by special permit for non-profit groups approved by City Council.
- 4. User further agrees to indemnify City and hold it harmless from and against any and all claims, actions, damages, liability, including, but not limited to dram shop liability pursuant to the Michigan Liquor Control Act, as amended, and expense, including actual attorney's fees in connection with the loss of life, personal injury, damage to property or any act, whether known, unknown, foreseen, unforeseen, patent or latent, arising from any occurrence in or about the Premises or from the occupancy or use by User of the Premises or resulting, in whole or in part, from any act or omission of User, its agents, servants, employees, guests, invitees, licensees or contractors.
- 5. User further agrees to not, directly or indirectly, by itself, its agents, servants or employees, at any time, sell, furnish, give, or deliver, either for or without consideration, any alcoholic beverage to a minor or to any adult person who is at the time visibly intoxicated.

- 6. User further agrees to take all actions necessary to absolutely prevent and prohibit any official, employee, agent or servant of City from doing anything or undertaking any activities on the Premises and, specifically, but without limiting the generality of the foregoing, to take all steps necessary to prevent and absolutely prohibit such person's involvement in the purchase of alcohol, sale or distribution of alcohol, or any other activity, directly or indirectly, related to the enforcement of laws or regulations relating to the sale and distribution of alcoholic beverages.
- 7. User agrees not to assign this Agreement or make any alterations or repairs therein without the prior written consent of City under penalty of forfeiture and damages.
- 8. User agrees to return the Premises in the same condition as before the use and agrees to indemnify the City for any costs or expenses expended by City to place the property in its previous condition.
- 9. User acknowledges and agrees that each covenant of this Agreement is consideration for the limited license to use the Premises and that a violation of any covenant or agreement herein shall be grounds for the immediate termination of this Agreement at City's sole option and discretion, and without prior notice or demand. The waiver by User of a breach of any covenant or agreement herein shall not be considered a waiver of any other provision of this Agreement, nor shall it be considered a waiver of any subsequent breach of the same covenant or agreement.
- 10. It is the responsibility of the User to properly dispose of all the refuse and remove all items from the GAZEBO and surrounding area. Refuse is to be removed from the park immediately following the event. The City will not pick up or dispose of any refuse.
 - 11. ABSOLUTELY NO VEHCILES of any type are allowed within the park at any time.
- 12. The Waterfront Park and its facilities are OPEN to the public at all times. Other than the GAZEBO which has been rented for this particular event, all other areas, including the covered concrete area adjacent to the restrooms are OPEN to the public. This permit grants User permission for use of the GAZEBO ONLY! There may be other special events being held at the Bandshell at the same time the GAZAEBO is reserved. These events may include amplified music and large crowds.
- 13. The City shall not be held responsible for any damaged or missing items from the GAZEBO which were placed there for the event.
- 14. The User is permitted to "carry in" folding chairs and flowers to be placed in and around the GAZEBO for the event. All items to be removed immediately following the event.
 - 15. User is allowed to adhere decorations to the GAZEBO using tape or ties. NO nails, staples, etc.
 - 16. NO amplified music.
- 17. The parking lot adjacent to the Waterfront Park is open to the public and parking spots cannot be reserved. The Marina parking lot located just west of the playground is for "Marina" patrons only. All others will be ticketed
 - 19. A "portable" canopy is allowed; 10' X 10' maximum size. Absolutely NO staking due to underground sprinkler system and electrical service in the surrounding area.

PLEASE NOTE: Should the rules and regulations stated above not be followed, the User <u>may not</u> be refunded their deposit and/or <u>may be</u> charged for any additional costs the City incurs to adequately pick up and clean the park and restrooms, including the disposal of garbage. Failure to comply with these Rules and Regulations may also affect permission for future use of the park.

I, the Contact Person (User) holding the event, hereby sign that I have read and understand the above stated City Park Rules and Regulations.

The City reserves the right to modify or cancel any event.

IN WITNESS WHEREOF, the parties have hereunto set their hands and seals the day and year first written above.

The City of Ludington		
City Manager Mitch Foster or Designee	Date	
User Signature	Date	
USER NAME PRINTED		
WITNESS SIGNATURE		
WITNESS NAME PRINTED	<u> </u>	

PLEASE MAIL OR SUBMIT COMPLETED AND SIGNED PERMIT FORM AND LICENSE AGREEMENT WITH CHECK TO:

City of Ludington – Manager's Office 400 S. Harrison Street Ludington, MI 49431

Any questions, please contact Jackie Steckel at 231-845-6237.