(Please Print)

APPLICATION

(Please Print)

Application Date: Application Date:	oplicant's Name:	
Applicant's Home#: (Applicant's Cell#:	() -
Organization Affiliation / Ministry Name:	Managa and Control of the Control of	
Address:	City:	State: Zip:
Desired Date:/ Day:	_ Desired Time: <i>fron</i>	n am/pm to am/pm
Total Time:hrsmin. Requee Sanctuary(500) Social Hall(150) Kitchen Gym Game regular Gym Game regular Gym Game regular Gym Game regular Gym	Lower Level(30) com Class ro Stands Desired #Use of Tabl Applicant provide	Other Rotunda area
	IERAL INFO Decedant's Date	of Birth Decedant's Date of Death
Decedant's Name		Cell Phone
Relation of applicant to decedant		
Minister's Name Other than ATM		Cell Phone
Comments / Miscellaneous:		
Received by:	CE USE ONLY Reviewed by:	
Decision Date: / / App	provedDecline	

ALL RESERVATIONS AND AGREEMENTS ARE MADE UPON AND ARE SUBJECT TO THE RULES AND REGULATIONS OF THE FACILITY WITH THE FOLLOWING CONDITIONS.

CONDUCT

- 1. This is a Religious and Humanitarian establishment to the glory of God for His purpose.
- 2. All entering the premises or utilizing it's facilities <u>must refrain from:</u>
 - a) Profane Language...(which will result in the immediate termination of the event)
 - **b)** Smoking, Drinking, or use of any Narcotics or related paraphernalia
 - c) Behavior unbecoming or contrary to the purpose of this facility
 - d) Solicitations apart from the contracted designated areas of use
 - e) Posting of signs, or decor that is deemed inappropriate or has not been approved
 - f) Any altercations or disruptive behavior. (such demeanor or actions will result in the immediate termination of the scheduled activity with the forgoing of all monies paid.)
 - g) Immoral acts, Sexual Suggestions, Dishonesty, Lewdness, Lying, Corruption and the like...
 - h) Music/Videos that is indecent or contrary to the purpose of the facility

CONTENTS

- 1. All property owned by the Facility must remain inside and intact to event's end
- 2. Any damage to property resulting from or associated with "User's" event must be compensated for, comparably replaced, or forgo the event, associated monies, and future use of the facility
- **3.** Wall, Door, Ceiling, Chair, or Table Decorations needing tape or other adhesives must be approved prior to use in order to prevent peeling or discarding Property (Less or mildly adhesive tapes are recommended and must be approved by management)

CONTRACT SIGNATURES

- 1. ANY CANCELLATION must be done at least 2 weeks in advance in order to avoid forfeiture of funds. management will allow deposited funds to be transferred to another event that must occur within one year.
- **2.** All balances must be paid at least seven (7) days in advance of the scheduled event. Balances Paid within a two week period must be: Cash, Money Order, or Certified Check.
- 3. Event interruption/termination by facilities management may occur should there be any breach of agreement as outlined within this contract.

This agreement is between Abiding Truth Ministr	ries, Inc. ("Facility") and the partic	es mentioned
above ("Client"), for the use of the above mentio	ned facilities, as specified/decided	. Client agrees
to pay Facility the sum of \$ for the sta	• •	
refundable deposit on the signing of this agreeme	ent and the balance of \$	not later than
seven (7) days prior to the date of the Client's ev		
intending to be legally bound, sign the Agreemen	at this day of	, <i>20</i> .
Client Signature(s)	Authorized ATM Signature(s)	

Office Use Only				
DATE	CASH OR CHECK#	REMAINING BALANCE		
3004 3000				

HOLD HARMLESS AGREEMENT

THIS HOLD HARMLESS AGREEMENT (the "Agreement") is made as of as the person or entity receiving indemnity (hereafter referred to as the "Indemnitee Pennsylvania19143, and , as the person or en (hereinafter referred to as the "Indemnitor"), located at or Indemnitor may be referred to as the "Party" or may be collectively referred to as	"), located at 846 S. 57th Street, Philadelphia, tity bound to provide and/or protect the Indemnitee
<u>WHEREAS</u> , the Indemnitor desires and wishes to hold harmless and indemnify the any and all liabilities, losses, claims, judgments, suits, fines, penalties, demands or erasonable costs for defense and investigation thereof (including but not limited to a by anyone by reason of injury or damage to persons or property sustained in or arou as a proximate result of the a	expenses, including, but not limited to, all attorney's fees, court costs and expert fees) claimed and (list activity/event for Facility Usage) acts or omissions of the Indemnitee, its agents.
successors and assigns or arising out of the operation or actions of the Indemnitee up except such liability may re officers, directors, agents, servants, and/or employees, provided however, that upon damages arising out of incidents for which the Indemnitee herein agrees to hold Indemnitor shall notify Indemnitee of such claim and Indemnitee shall have the right	sult from the sole negligence of the Indemnitee, its the filing of any claim with the Indemnitor for emnitor harmless, then and in that event the
REPRESENTATION ON AUTHORITY OF PARTIES/SIGNATORIES Each party signing this Agreement represents and warrants that s/he is duly authorized this Agreement Each party represents and warrants to the other that the execution and of such party's obligations hereunder have been duly authorized and that the Agreen party and enforceable in accordance with its terms.	d delivery of the Agreement and the performance
MODIFICATION OF AGREEMENT This Agreement may be supplemented, amended, and/or modified only by and throusupplement or modification of this Agreement shall be binding unless done so in writing the state of the stat	igh the mutual agreement of all parties. No iting and signed by all parties to this Agreement.
GENERAL WAIVER The failure of any party at any time to require performance of any provision or to reshall in no way affect the right of that party to require performance or to resort to a reby any party of a breach be deemed to be a waiver of any subsequent breach. A waive signed by the party against whom the waiver is being enforced.	emedy at any time thereafter, nor shall the waiver
ENTIRE AGREEMENT This is the entire agreement between the aforementioned parties. It replaces and superas well as any prior writings.	ercedes any and all agreements between the parties
ENFORCEABILITY, SEVERABILITY AND/OR REFORMATION In the event that any covenant, provision, and/or restriction is found by a court of co provision shall be modified, rewritten or interpreted to include as much of its nature event it cannot be so modified, rewritten or interpreted to be enforceable in any responsible to the Agreement shall be enforced as if such provision was not included. In the event that any court determines that any of the covenants, provisions or restrict unreasonable or unenforceable under the laws of that state, it is the intention of the pamended by the court to render it enforceable to the maximum extent permitted by the	and scope as will render it enforceable. In the ect, it will not be given effect, and the remainder ctions to be excessive in duration or scope or to be earties that such restriction may be modified or
GOVERNING LAWS The validity, construction and performance of this Agreement shall be governed and Pennsylvania applicable to contracts made and to be wholly performed within such s of law provisions thereof. The Federal and State courts located in Pennsylvania shall disputes arising under the terms of this Agreement.	construed in accordance with the laws of state, without giving effect to any form of conflict
JURISDICTION AND VENUE This Agreement is to be construed pursuant to the current laws of the State of Pennsy under or in connection with the agreement or related to any matter which is the subject exclusive jurisdiction of the state and/or federal courts located in Pennsylvania.	VIvania. In the event that any dispute shall arise ext of the agreement shall be subject to the
THE UNDERSIGNED HAVE READ, UNDERSTAND and ACCEPT THIS AGRE partied agree to all of the aforementioned terms, conditions and policies.	EEMENT, and by signing the Agreement, all
Abiding Truth Ministries / Rev. Benjamin Green	Client(s) Signature

Date Signed: _____

Date Signed: _____