LAUREN J. MASSET RECREATION SUPERVISOR

TOWN OF WEST SENECA

TOWN SUPERVISOR
SHEILA M. MEEGAN
TOWN COUNCIL
EUGENE P. HART
WILLIAM P. HANLEY

TO:

Honorable Town Board / Town of West Seneca

FROM:

Lauren J. Masset, Recreation Supervisor

DATE:

April 2, 2019

RE:

2019 Non-Exclusive Facilities Use Permit & Agreement (Post 735)

Please allow the Supervisor to execute the necessary documents to enter into an agreement with American Legion, Its State Department and West Seneca American Legion Post #735 for use of Town of West Seneca Baseball and Softball Diamonds.

West Seneca Youth & Recreation Mailing Address: 1250 Union Road, West Seneca, NY 14224 Office Address: 900 Mill Road, West Seneca, NY 14224

Telephone Number: 716-674-6086

Email: lmasset@twsny.org
Website: www.westseneca.net
Facebook: West Seneca Youth & Recreation

Twitter: WS_REC

NON-EXCLUSIVE FACILITIES USAGE PERMIT & LICENSE AGREEMENT TOWN OF WEST SENECA RECREATION DEPARTMENT

This Non-Exclusive Facilities Usage Permit & License Agreement (the "Agreement") is by and between the Town of West Seneca, located at 1250 Union Road, West Seneca, New York (the "Town"), Peter M. Trzybinski located at 26 Village View, Lancaster NY 14086 and the insured "American Legion, It's State Department and Post #735 West Seneca, NY located at 35 Legion Parkway West Seneca, NY 14224" the "Licensee") (collectively, the "Parties"), and is effective the date it was executed on behalf of the Town (the "Effective Date").

Recitals

WHEREAS, the Town owns and operates certain recreation facilities, including but not limited to: baseball diamonds, softball diamonds, soccer fields, community center gym and an ice rink; and

WHEREAS, the Licensee desires to use a Town owned and operated recreation facility for the purpose of conducting games, practices or any other permitted use as set forth in this Agreement; and

WHEREAS, the Town is willing to permit the Licensee, and its employees, volunteers, agents, representatives and invitees to use the Facilities upon the terms, and subject to the conditions set forth in this Agreement.

NOW, THEREFORE, the Parties agree as follows:

- 1. Subject to the conditions, obligations and terms of this Agreement, including the Facilities Usage Rules and Regulations, set forth and attached hereto as EXHIBIT A, the Town grants the Licensee and the Licensee's Permitted Users a non-exclusive license (the "License") to use the facilities set forth and described within the hereto attached EXHIBIT B (the "Facilities"). By executing this Agreement, Licensee acknowledges and affirms it has reviewed and understands it shall by obligated to follow the Facilities Usage Rules and Regulations. Such use shall be solely for the Permitted Use as set forth below.
- 2. The License shall be the Permitted Use and the Permitted Use Dates as set forth and attached hereto as EXHIBIT C. Any changes to any provisions set forth in this section must be agreed to in writing by the Town, acting in its sole discretion.
- 3. The term of this Agreement shall commence on April 22, 2019, and end on October 1, 2019, unless terminate earlier in writing as provided by the Agreement.

4. The Licensee designates the individual named below (the "<u>Licensee</u> <u>Representative</u>") as the Licensee's authorized representative with whom the Town will work to facilitate the Permitted Use of the Facilities. The Town shall have the absolute right to rely upon representations and warranties made by the Licensee Representative purportedly on behalf of the Licensee:

Licensee Representative

Name: Peter M. Trzybinski

Address: 26 Village View, Lancaster, NY 14086

Phone Number: 716-462-3695 Email: ptrzybinski@gmail.com

5. On or before October 1, 2019, the Licensee shall pay \$40.00 per each single diamond use to the Town and \$30.00 for each single of diamond lights to the Town (diamond lights fee is in addition to diamond fee), for the right to use the Facilities during the term. After the Licensee's use of the Facilities, the Town shall provide an invoice setting forth any additional buildings and grounds maintenance costs resulting from the use. The invoice shall be paid within fifteen (15) days of Licensee's receipt. See Exhibit A #1.

This document serves as an invoice for the facility use fee.

Checks should be made out to the Town of West Seneca. There is an additional fee for each credit card transaction, which will be applied to your "amount due" at time of payment. Payments can be made in person at West Seneca Youth & Recreation located at 1300 Union Road, West Seneca, NY, 14224. Payments can be submitted via mail to West Seneca Youth & Recreation, 1250 Union Road, West Seneca, NY 14224. No currency should be sent in the mail. Checks are the preferred method of payment. Please do not mail anything to the previous Mill Road address.

Single use is defined as one game, practice, scrimmage, etc.

- 6. Other Licensee obligations:
- The Town of West Seneca will not provide any sound, P.A., announcement system or any other equipment. The License must provide all of their own equipment.
- Baseball Diamond Rental Licensee must call the Rainout Line (716-677-4754) on each
 weekday usage date after 4:00 PM to ensure the diamond is not closed due to weather
 related conditions. Diamonds will not be prepared on weekend or holiday dates.
- Baseball Diamond/ Soccer Field Rental/ Ice Rink
 Licensee understands that they are not able to reserve any time slots for Baseball Diamonds or Soccer Fields until after April 10 of each year and Ice Rink slots until after September 10 of each year regardless of the time this agreement was filed. This is to allow West Seneca Youth Sports, West Seneca

Central School District & West Seneca Youth & Recreation time to book their required time slots. Licensee understands that regardless of when (date) this agreement was filed no usage is guaranteed. Time slots are on a first come, first serve basis. Licensee understands that they may receive zero timeslots regardless of when this agreement was filed.

- Races/Tournaments/Community Events/Special Events/Other Events: Licensee must attach a race map and schedule to this agreement. Licensee must contact Highway Superintendent Matthew D. English (716-674-4850) and Police Chief Dan Denz (716-674-2943) to discuss this event during the permit process.
- Tournaments/Community Events/Special Events/Other: A schedule must be provided to both Lauren J. Masset (lmasset@twsny.org) and Matthew D. English (menglish@twsny.org) no later than 10 days before the event.
- Community Events/Special Events/Other: The Licensee must inform each business and home owner and/or residents (suggested sending a flyer to each home or business) that will be affected by the event. Failure to inform all parties could result in the licensee not being able to host their event the following year.
- All Use Types Licensee understands that the Town of West Seneca reserves the right to cancel this agreement at anytime without notice or warning.
 - 7. Other Town obligations:
- 8. Failure of the Parties to agree upon any changes to, or extension of, the Permitted Use Dates will result in expiration of the Term; if that occurs, the Town will have no liability for damages of any kind whatsoever to the Licensee. The Town, in its sole discretion, may terminate this Agreement on the basis of any termination right set forth anywhere in this Agreement, including but not limited to any violation of the Facilities Usage Rules and Regulations.
- 9. The Licensee will only engage in Permitted Uses, all other uses are prohibited. The Licensee will engage in Permitted Uses in a manner that will protect and not damage the Facilities, and will immediately notify the Town in writing of any prohibited uses by the Licensee or its invitees.
- 10. The Licensee will cooperate and will cause the Licensee's Representative and its invitees to cooperate with the Town's personnel at all times.
- 11. Neither the Licensee nor its invitees will make any alterations, improvements or changes of any kind to any of the Facilities or other Town property. If any alterations take place, the Licensee will immediately notify the Town in writing of such prohibited alterations. If any damage is sustained by the Facilities during the Licensee's use, then the Licensee shall pay the Town for such damages.

- The Licensee agrees to indemnify and hold harmless the Town from any and all 12. liability, damages, expenses, causes of action, suits, judgments and claims of any nature arising out of or in any manner connected with injury to persons or property which results from the Town's use and access of the Facilities, only to the extent that such liability, damages, expenses. causes of action, suits, judgments and claims do not arise out of the Town's negligence. The Licensee will maintain, or cause to be maintained, in full force and effect, at the Licensee's expense, one or more policies of general comprehensive liability insurance (the "Licensee's Liability Insurance") with combined single limit coverage of at least one million dollars (\$1,000,000.00) per occurrence, and at least three million dollars (\$3,000,000.00) in the aggregate, naming the Town as an additional insured. If the Certificates of Insurance, demonstrating insurance coverage required by this Section, are not received by the Town prior to the Permitted Use Dates, then the Town in its sole discretion may terminate this Agreement and/or prohibit the Licensee use of the Facilities. Certificates of Insurance upon their approval by the Town shall become part of this Agreement and shall be attached hereto as EXHIBIT D. An approved insurance certificate must be filed at least ten (10) days prior to Licensee's use of the Facilities. Failure to provide a Certificate ten (10) days prior to use may result in termination of this Agreement.
- 13. Each of the Parties acknowledges that it is not an agent for the other, and the Parties will not make any such assertions. This Agreement may be executed on behalf of the Town by any authorized Recreation Personnel, as designated by the Town Board. In the event any provision of this Agreement is determined to be invalid of unenforceable, the remainder shall remain in force as if such provision were not a part. This Agreement sets forth the entire understanding between the Parties and may be amended solely upon the written mutual agreement of the Parties.

TOWN OF WEST SENECA

Signature:							
Printed Name: Dated:	Sheila M. N	Meegan,	West S	Seneca	Town	Supervis	<u>01</u>
(LICENSEE)							
Signature: Printed Name: Dated:	Peter M. T	rzybinsk	i		6		

EXHIBIT A - Facilities Usage Rules and Regulations

- a. If the Town cancels events, games, gatherings or other scheduled activities due to weather or any other
 conditions, Licensee is prohibited from using the facilities. If Licensee cancels any scheduled use or will
 not be using the scheduled facility use, the Recreation Department must be notified in advance. The Town
 will, at the request of the Licensee, make a good faith effort to reschedule any uses canceled by the Town
 due to weather. If the town is unable to reschedule any canceled game, Licensee will not be entitled to any
 refund from the Town.
 - b. Fees will not be refunded or adjusted should the Licensee fail to use the date they reserved. Fees will not be refunded or adjusted if usage is canceled due to weather related issues. Usage dates are not required to be rescheduled if they are canceled for weather related issues.
 - c. The Town of West Seneca reserves the right to deny a refund of fees should the Licensee wish to withdraw from usage prior to it's scheduled start date.
- 2. Licensee agrees to pay the Town the total rental fee for use of the Town facility specified upon execution of this agreement. (Payment in full is required) Unless otherwise listed in section 5 of this agreement.
- 3. Licensee agrees to follow all local laws and any rules posted at the facility or park they are using.
- 4. Licensee is responsible for keeping vicinity free and clear of debris and garbage.
- 5. No alcoholic beverages or rowdiness will be allowed on the premises or in the immediate vicinity of any Town facilities or property.
- 6. There is no smoking of any kind permitted at any town facility.
- 7. When using the Ice Rink all "Rink Rules" must be followed. These are posted in the main lobby of the ice rink.
- 8. Failure of Licensee to abide by the terms of this agreement may result in cancellation of this License by the Town.
- 9. Licensee acknowledges that its players have made themselves familiar with the terms of the Agreement and finds such terms acceptable.
- 10. Players and spectators WILL stay OFF the berm, if using the West Seneca Soccer Park.
- 11. Parking spots cannot be reserved for any Town facility.
- 12. West Seneca Youth & Recreation reserves the right to cancel any scheduled use at any time, with no notice.
- 13. If using the West Seneca Ice Rink no "outside" food or drink should be brought in. Food should be purchased from the concession area within the rink.
- 14. If using the West Seneca Soccer Park no grills are allowed.
- 15. The Town of West Seneca reserves the right to cancel this agreement at anytime, with no reason, cause or notice.
- 16. Failure to abide by this agreement and work in harmony with the Town of West Seneca could result in termination of this agreement. No refunds will be given. All fees will still be owed for future reserved field uses.

EXHIBIT B - (the "Facilities") - Use

<u>Diamonds</u> - In addition to the facility used, licenses and participants shall receive us of bathroom facilities, and walking path (if available).

Permitted Use: Town of West Seneca Baseball and Softball Diamonds

EXHIBIT C - Permitted Use and the Permitted Use Dates

Permitted Use: Town of West Seneca Baseball and Softball Diamonds
Permitted Dates: Dates are to be determined, throughout the season. No dates and times are guaranteed.
Diamonds will not be prepared on weekend usage dates.
Other Information / Notes:
TOWN OF WEST SENECA
Signature: Printed Name: Sheila M. Meegan, West Seneca Town Supervisor Dated:
(LICENSEE)
Signature: Printed Name: Peter M. Trzybinski Dated:



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 03/29/2019

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this continue to the continue

certificate does not confer right	s to the ce	rtificat	s and conditions of the e holder in lieu of such	endorsement(s)) ·	•	it. A statement on this			
PRODUCER				CONTACT NAME	 [:] Maggi Van D)vk				
S.A. Van Dyk, Inc.				PHONE (A/C, No. Ext):	4 COO COO 7000 FAX 4 COO COO 7007					
PO Box 4806 Oak Brook, IL 60522-4806				E-MAIL ADDRESS:	, LAG. (MC, NO).					
Oak 5100k, IL 00022-4000				PRODUCER CUSTOMER ID:	PRODUCER					
				COSTONIER ID.	INSURER(S) AFFORDING COVERAGE					
INSURED				INSURER A:	11991					
The American Legion, It's State De		and;		INSURER B:	INSURER B: National Casualty Insurance Company INSURER B: Nationwide Life Insurance Company					
West Seneca American Legion Po	st 735			INSURER C:	Trade in the medianes company					
26 Village View Lancaster, NY 14086				INSURER D:						
Lancasia, 141 14000				INSURER E:		***************************************				
				INSURER F:						
COVERAGES			CERTIFICATE N		IMBER: W01410517 REVISION NUMB					
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INSR TYPE OF INSURANCE	ADC INS	DL SUBR D WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS				
A X COMMERCIAL GENERAL LIABI			6LKRO0000007665400	05/01/2019	03/01/2020	EACH OCCURRENCE	\$2,000,000			
CLAIMS- X OCCUR	:			12:01 AM EDT	12:01 AM	DAMAGE TO RENTED PREMISES (Ea Occurrence)	\$300,000			
						MED EXP (Any one person)	\$5,000			
					V-1	PERSONAL & ADV INJURY	\$2,000,000			
GEN'L AGGREGATE LIMIT APPLIES I	PER:					GENERAL AGGREGATE	NONE			
POLICY PRO- JECT	LOC					PRODUCTS - COMP/OP AGG	\$2,000,000			
OTHER:						LEGAL LIAB TO PARTICIPANTS	\$2,000,000			
AUTOMOBILE LIABILITY		+	1			COMBINED SINGLE LIMIT	Ψ2,000,000			
ANY AUTO						(Ea accident) BODILY INJURY (Per person)				
OWNED AUTOS SCHED	ULED					BODILY INJURY (Per accident)	: 			
ONLY AUTOS HIRED NON-O	WNED					PROPERTY DAMAGE				
AUTOS ONLY AUTOS NOT PROVIDED WHILE IN HAW	1			!		(Per accident)				
UMBRELLA LIAB OCCUR						E LOU LOCUIDAENCE				
EXCESS LIAB CLAIMS						EACH OCCURRENCE				
DED RETENTION	-MADE					AGGREGATE				
WORKERS COMPENSATION	N/A					TOER TOUR				
AND EMPLOYERS' LIABILITY		1				PER STATUTE OTHER				
ANY PROPRIETOR/PARTNER/ EXECUTIVE OFFICER/MEMBER	Y/N					E.L. EACH ACCIDENT				
EXCLUDED? (Mandatory in NH)						E.L. DISEASE - EA EMPLOYEE				
If yes, describe under DESCRIPTION OF OPERATIONS below						E.L. DISEASE - POLICY LIMIT				
B Participant Accident			6ABAX0000030288400	05/01/2019	09/01/2019	AD&D	\$25,000			
				12:01 AM EDT	12:01 AM	PRIMARY MEDICAL	NONE			
						EXCESS MEDICAL	\$100,000			
						WEEKLY INDEMNITY	NONE			
DESCRIPTION OF OPERATIONS / LOCATION The certificate holder named below does not increase the limit of liability (Owner/Lessor of Premises)	v is named	as an a	additional insured under th	nedule, may be attach ne policy but only	hed if more space if as respects to	is required) the operation of the name	ed insured. The inclusion			
CERTIFICATE HOLDER		***************************************		CANCELLATION	N		***************************************			
Town of West Seneca				SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED						
1250 Union Road				BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.						

Scott huntrel

AUTHORIZED REPRESENTATIVE