



610 Elm Street, McKinney, TX 75069  
Phone: (972) 838-7558

## EVENT HALL CONTRACT

**PLEASE READ THIS ENTIRE CONTRACT BEFORE SIGNING. YOU WILL BE INITIALING EACH PAGE TO ACKNOWLEDGE THAT YOU HAVE READ AND COMPLETELY UNDERSTAND THIS CONTRACT.**

**THIS AGREEMENT** is made and entered into by and between **The Cotton Mill, Partners, Ltd.** (hereinafter "**The Mill**") as defined in this Agreement, and the Bride, Groom, or persons responsible for the Event, (hereinafter referred to collectively as "**The Host**").

### PREFACE

- A. The Mill is a privately held company located at 610 Elm Street in McKinney, TX 75069.
- B. The Mill, the Company, and its directors, officers, employees, agents, licensees, independent contractors, vendors, successors and/or assigns, are hereinafter, sometimes individually and collectively referred to as "**The Mill.**"
- C. At times, it may be essential and necessary for The Mill to arrange for the services of independent contractors to manage, provide services and/or operate The Mill and assist The Mill in its goal of functioning as an event venue for Weddings/Receptions.

### AGREEMENT

**NOW THEREFORE**, in consideration of the aforementioned Preface and the promises and covenants contained therein and other valuable consideration, the receipt and sufficiency of which are hereby acknowledged, The Host and The Mill agree as follows:

1. **Term.** The term of this agreement shall be limited to the date of the Wedding/Reception Event, as well as, those times necessary to prepare for that event. The preparation/decorating times shall be requested by The Host and agreed to by The Mill before The Host schedules vendor visits to the facility.
2. **Assumption of Risk.** Using The Mill for a Wedding/Reception Event carries with it certain inherent risks that cannot be eliminated regardless of the care taken to avoid injuries. The specific risks vary from one activity to another, but the risks range from (i) minor injuries, (ii) major injuries, and (iii) catastrophic injuries. The Host acknowledges that every precaution will be taken by The Mill in ensuring its safety. However, in the absence of willful misconduct or gross negligence, The Mill will not be responsible for any injuries to any parties in attendance at The Wedding/Reception Event.
3. **Waiver of Liability.** The Host agrees to release, waive, discharge and covenant not to sue The Mill or any service provider of The Mill, from any and all liabilities, claims, losses, demands, or causes of action, except in the event of gross negligence of The Mill, that may arise from or be

related to any loss, damage, accident, illness, or injury, including death, which may be sustained by The Host or The Host's guests while attending the Wedding/Reception Event at The Mill. The Host agrees to further release, waive, discharge and covenant not to sue The Mill from any liabilities, claims, losses, demands, or causes of action, except in the event of gross negligence of The Mill, which may arise from or be related to any loss, damage, accident, illness, or injury, including death, which may be sustained as a result of any vendors or service providers to the Wedding/Reception Event.

4. **Hold Harmless and Indemnification.** The Host agrees to defend, indemnify and hold harmless The Mill from and against every loss, claim, expense (including attorney's fees and costs), liability or payment by reason of any damages or injury to person (including death) or property (including loss of use or theft thereof) directly or indirectly arising out of, or in connection with this Agreement, in proportion to and to the extent that such injury, death or damage is caused by the actual or claimed tortious conduct (active or passive) of The Host or The Host's guests.

5. **Medical Authorization.**

5.1 The Mill Medical Policy. It is the policy of The Mill that in the event of injury, 911 will be called immediately and without hesitation.

5.2 Costs. The Host agrees that The Mill will not accept responsibility for any costs related to the call. The Mill will not be responsible for the cost of any medical care or emergency treatments. The Host agrees that any bills will be forwarded to The Host.

6. **Description of Exclusive Services provided by The Mill.**

6.1 The Mill agrees to make available the following :

- 9000+ sf Event Hall beautifully decorated with chandeliers, wall sconces and hardwood flooring. We include a very special Bridal Suite approximately 500 sq. ft. for the bride and bridal party (granite counter tops, large mirrors, gorgeous chandelier and hardwood floors). We also feature two sets of restrooms for a total of six water closets in the Women's and Four water closets in the Men's (as well as two urinals).
- The Hall opens to a gorgeous *Hidden Garden*.
- Setup time beginning @ 9:00a on the day of the Event
- 7-Hour function time (Removal of any decorations brought in by the Client **is** part of the 7-Hour function time) If you exceed your 7-Hour time frame, you will be charged \$450/hour (one hour minimum). The 7-Hour time frame begins when your guests arrive (ex. Ceremony start time 6:00p, guests arrive 5:30p making the 7-Hour time frame 5:30p-12:30a).
- **Post-Event** Cleaning Services are part of the contract. During the Event, your catering staff should be emptying the first round of trash-cans. You will be responsible for removing all of your decorations, gifts, etc. and must do so within the 7-hour time frame. Please make sure your vendors are aware of the 7-hour time frame so they are packed up and out by the end of the 7-hours. NOTE: The Cotton Mill does have porters on site **during** your event.
- Up to Three (3) Security Guards who will also assist guests in parking, etc.
- Up to 400 guests per Event (including children).
- Tables and Chairs

7. **Description of Services NOT Provided by The Mill.**

7.1 Chair Covers

7.2 Linens

7.3 DJ and/or Band

- 7.4 **Catering Services (There is a list of Approved Caterers that you must choose from. In the event that you choose to bring in your own caterer, there will be an additional charge of \$500).**
- 7.5 **Bar Services (You must use either HD Liquid Catering [events@hdliquidcatering.com](mailto:events@hdliquidcatering.com) (972-535-0980) or America's Finest Beverage [americasfinestbeverage@gmail.com](mailto:americasfinestbeverage@gmail.com) (469-237-4243) for Alcohol Service).** You will not be allowed to bring in your own alcohol (including beer/wine).
- 7.6 Photography Services
- 7.7 Florists
- 7.8 Bakery
- 7.9 Wedding Coordinator
8. **Payments.**
- 8.1 Deposit. A 50% deposit of the total plus the \$500 Security Deposit (\$1000 if over 300 guests) is required at the signing of this agreement. The security deposit will be returned in the event all conditions are met (including, but not limited to a post inspection of The Cotton Mill Premises subsequent to the event being held, as well as other conditions outlined in this agreement).
- 8.2 Event Cancellation. If your event is cancelled due to no fault of The Mill, the entire deposit will be retained by The Mill. The only exception to this is if The Mill is able to book another event at the same or more than The Host's original event, and conduct that event. If such is the case, The Host will be entitled to a refund minus any administrative fee(s).
- 8.3 Security Deposit. Upon completion of your event, there will be an inspection of the entire Cotton Mill Premises. Upon completion of a satisfactory inspection, your refund will be processed. During the post inspection following your event, no damage to the property and the entire facility (including parking lots, garden area and Hall) should be noted. Additionally, the facility must be cleared of all decorations, flowers, vendor equipment, etc. the night of the event.
- 8.4 Payment Due Date. The Host agrees that full payment for the Wedding/Reception event will be received **no later than 60 days prior to the date of the event.** The Deposit (50% of the total quote) is due upon booking.
- 8.5 Payments to Third Parties. The Host hereby acknowledges that The Host's signature on this Agreement obligates The Host to pay for any third-party services requested by The Host. The Mill will NOT be responsible for paying any third parties in connection with this event.
- 8.6 Payment Obligation. The Host hereby acknowledges that The Host's signature on this Agreement obligates The Host to pay the full quote established for the purposes of the Wedding/Reception Event.
- 8.7 NO Pro-Rating of Services. The full amount of the quote is due regardless of whether or not all services are used. A reduction in the number of anticipated guests does not obligate The Mill to in any way reduce the original quote.
- 8.8 NO PARTIAL REFUNDS. If your Event is shut down early for any reason deemed appropriate by The Cotton Mill Staff and/or Security Guards on premises, The Host will not be reimbursed any monies from The Cotton Mill and the \$500 security deposit is forfeited and will be retained by The Mill.
- 8.9 Method of Payment. The Mill reserves the right to dictate method of payment and reserves the right to refuse a particular type of payment and demand certified funds. Should a check be returned to The Mill for any reason, The Mill may require that all future

payments made in certified funds (i.e. the form of cashier's check, certified check, or money order). A service charge of \$50.00 per returned check will be assessed to cover bank fees and processing charges.

- 8.10 Payment Processing. All Rental Fee payments and deposits will be processed and deposited into The Cotton Mill Partners, Ltd. account prior to your scheduled event. If a cancellation is made within thirty days of your Event, all fees are forfeited and will be kept by The Mill. **The final payment for your Event must be made at least 60 days prior to the scheduled event** (i.e., if your event is on October 12<sup>th</sup> – final payment must be made no later than August 12<sup>th</sup>). All payments can be made by check, cash, or money order.
- 8.11 Collection. The Mill reserves the right to use the services of a collection agency, or similar institution, in an effort to collect any unpaid amounts that are due under this agreement.
9. **Lost Items**. The Host understands that The Mill will not be held liable for any items lost, misplaced, stolen or damaged. The Host is responsible to confirm that there are no items left that do not belong to The Mill. Any items left will be donated to charity or discarded.
10. **Termination**. This agreement is binding and may not be terminated by The Host. However, The Mill reserves the right to terminate this agreement for non-payment. Upon termination of the agreement for non-payment, The Host forfeits all rights to any previous payments, as well as the reserved date of the event.
11. **Use of Performances and Copyright Policy**. The Mill may from time-to-time take pictures and or moving images during the set-up, take down, or the actual event. These images will remain the property of The Mill. All ownership (including copyright) as well as all other rights, title and interest in and to these recordings shall belong exclusively to The Mill and the producing company and may be used for advertising The Mill.
12. **Rules and Regulations**. The Mill has established rules and regulations to protect the safety of The Host, guests, and facility. **Default/Breach**. Unless otherwise specifically stated, the following instances constitute a breach in this agreement and hence, a forfeiting of the security deposit. Additionally, those who are violating the rules, whether it is guests or The Host can and will be removed from the Wedding/Reception Event.
- 12.1 Absolutely **NO SMOKING** inside the Hall. Any violators will be removed from the premises immediately and not be allowed to return. Smoking is allowed outside in the garden area and 4 exterior receptacles are available for the disposal of tobacco products.
- 12.2 The Cotton Mill Staff reserves the right to remove any guests that are exhibiting inappropriate behavior (i.e., destruction of property, fighting, drunkenness, smoking in the building, unauthorized entry into the facility, etc.). The guest will be asked to leave immediately by The Cotton Mill Staff and not allowed to re-enter.
- 12.3 There are strict fire codes regarding the maximum occupancy of the Event Hall. The maximum guest count is set at 400. Please inquire about additional rates for extending your event time and/or adding more guests. The Cotton Mill Staff will be responsible for maintaining an accurate count of the guests entering the facility.
- 12.4 The Cotton Mill is a historic site. All decorations must comply with all rules and regulations regarding the care and preservation of such sites. If there are any questions regarding the type of decorations allowed, please contact the Management office at the number at the top of this contract.
- 12.5 The Host acknowledges that he/she is solely responsible for the actions of The Host's guests while they are on The Cotton Mill premises and The Host shall maintain an appropriate level of decorum throughout the time those guests are present at The Cotton Mill.

12.6 The Host will not allow any guest to engage in any illegal activity or behavior that may disturb The Cotton Mill neighbors. All actions taken at The Cotton Mill will be performed in a lawful, prudent, and safe manner and will not interfere with The Cotton Mill operations. The Host will be responsible for maintaining compliance of all McKinney Health Department and TABC regulations.

12.7 There should be NO firearms on the Premises at any time.

12.8 **Bridal Suite Alcohol Policy:** You are welcome to bring alcohol into the Bridal Suite while you and your Bridesmaids are preparing for the Wedding. Two hours before the ceremony, any alcohol that's left must be placed in a vehicle (and completely out of the building).

13. **Damages.** The Mill reserves the right to file a claim and/or suit against The Host for any damages sustained as a result of The Wedding/Reception Event held by The Host. This includes, and is not limited to those damages caused by The Host and/or guests and/or any Third Parties involved, including any entity providing service to The Host or directly or indirectly resulting from The Wedding/Reception Event conducted by The Host. This includes, but is not limited to, any and all third parties on the Premises as a result of this Wedding/Reception Event, such as: vendors, bands, DJ's, emergency medical staff, police department, fire department, and/or any other entity providing service, whether requested or not, to the Wedding/Reception Event. Damages includes physical damage to any part of The Premises, personal injury to any person attending the Wedding/Reception Event, any unpaid balances to third-party vendors, and any other physical, financial, or personal damage sustained as a result of this function.

14. **Governing Law and Dispute Resolution.** This Agreement shall be governed by and construed in accordance with the laws of the State of Texas, regardless of the place of its execution or performance. Any dispute arising out of or relating to this Agreement shall be resolved in accordance with the procedures specified in this Section 14, which shall be the sole and exclusive procedures for the resolution of any such disputes.

14.1 Negotiation Between Parties. The Mill and The Host, or claimant (collectively, the "**Parties**"), shall attempt in good faith to resolve any dispute arising out of or relating to this Agreement promptly by negotiation between The Host and The Mill executives who have authority to settle the controversy and who are at a level of management that has authority in both negotiation of the controversy and in administration of the agreement. Any person may give the other party written notice of any dispute not resolved in the normal course of business. Within 15 days after delivery of the notice, the receiving party shall submit to the other a written response. The notice and response shall include (a) a statement of that party's position and a summary of arguments supporting that position, and (b) the name and title of the person who will represent that party and of any other person who will accompany the person. Within 30 days after delivery of the initial notice, the Parties shall meet at a mutually agreed upon time and place, and thereafter as often as they reasonably deem necessary, to attempt to resolve the dispute. All reasonable requests for information made by one party to the other will be honored. However, requests for private information of other parties will not be made available.

14.2 **All negotiations pursuant to this clause are confidential and shall be treated as compromise and settlement negotiations for purposes of applicable rules of evidence.**

14.3 Mediation. If the dispute has not been resolved by negotiation as provided herein within 45 days after delivery of the initial notice of negotiation, or if the Parties failed to meet

within 30 days after delivery, the Parties shall endeavor to settle the dispute by mediation under the procedures of the American Arbitration Association, then currently in effect, provided, however, that if one party fails to participate in the negotiation as provided herein, the other party can initiate mediation prior to the expiration of 45 days. Unless otherwise agreed, the Parties will select a mediator located within Collin County.

14.4 **Arbitration.** Any dispute arising out of or relating to this Agreement, including the breach, termination of validity thereof, which has not been resolved by mediation as provided herein, shall be finally resolved by arbitration in accordance with the Rules for Non-Administered Arbitration then currently in effect, by a sole arbitrator; provided, however, that if one party fails to participate in either the negotiation or mediation as agreed therein, the other party can commence arbitration prior to the expiration of the time periods set forth above. The arbitration shall be governed by the Federal Arbitration Act, 9 U.S.C. Section 1 et. seq. and judgment upon the award rendered by the arbitrator may be entered by any court having jurisdiction thereof. The Place of arbitration shall be in Collin County.

15. **Notices.** Each party giving or making any notice, request, demand or other communication (each, a "**Notice**") pursuant to this Agreement shall give the Notice in writing and use one of the following methods of delivery, each of which for purposes of this Agreement is a writing: personal delivery, Registered or Certified Mail (in each case, return receipt requested and postage prepaid), nationally recognized overnight courier (with all fees prepaid), or facsimile.
16. **Waivers.** The Parties may waive this Agreement, particular Sections of this Agreement or any policy of The Mill only by writing executed by The Parties. No failure or delay (i) in exercising any right or remedy, or (ii) in requiring the satisfaction of any condition, under this Agreement, and no act, omission or course of dealing between the Parties, operates as a waiver or estoppels of any right, remedy or condition. A waiver made in writing on one occasion is effective only in that instance and only for the purpose stated. A waiver once given is not to be construed as a waiver on any future occasion or against any other party or person.
17. **Amendments.** The Parties may amend this Agreement only by a written agreement of the parties that identifies itself as an amendment to this Agreement.
18. **Merger.** This Agreement constitutes the final agreement between the parties. It is the complete and exclusive expression of the Parties' agreement on the matters contained in this Agreement. The provisions of this Agreement are expressly merged into and superseded by this Agreement. The provisions of this Agreement may not be explained, supplemented or qualified through evidence of trade usage or a prior course of dealings. In entering into this Agreement, neither party has relied upon any statement, representation, warranty or agreement of the other party except for those expressly contained in this Agreement. There is no conditions precedent to the effectiveness of this Agreement, other than those expressly stated in this Agreement.
19. **Force Majeure.** The Parties shall not be liable for failure to perform under the terms and conditions of this Agreement if such failure is caused by or due to the acts or regulations of public authorities, labor difficulties, civil tumult, strike, epidemic or any cause beyond the control of the Parties, excluding economic hardship, changes in market conditions, and insufficiency of funds.
20. **Acknowledgement and Understanding.** The Host hereby acknowledges that he/she has completely read and fully understands the terms of this Agreement, and understands that The Host is giving up **substantial rights**, including the right to sue. The Host signs this Agreement freely and voluntarily and with sound mind.

21. **Severability.** If any provision of this Agreement is or becomes invalid, illegal or unenforceable in any respect under any law, the validity, legality and enforceability of the remaining provisions hereof shall not in any way be affected or impaired.

22. **Captions.** The descriptive headings of the Sections and subsections of this Agreement are for convenience only, do not constitute a part of this Agreement, and do not affect this Agreement's construction or interpretation.

Signed this \_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_\_.

\_\_\_\_\_  
The Host

\_\_\_\_\_  
Date

\_\_\_\_\_  
The Mill

\_\_\_\_\_  
Date

**APPROVED CATERERS**

(In Alphabetical Order)

Blue Mesa Grill

Joneshia Keeton

[jkeeton@bluemesagrill.com](mailto:jkeeton@bluemesagrill.com) [www.bluemesagrill.com](http://www.bluemesagrill.com)

CN Catering

David Kilpatrick @ 214-821-2514

[david@cncatering.com](mailto:david@cncatering.com) [www.cncatering.com](http://www.cncatering.com)

Culinary Art Catering

Krista Nabors @ 972-744-0660 or 972-914-8218

[www.culinaryartcatering.com](http://www.culinaryartcatering.com)

G Texas

Alana Blackwell @ 682-564-4346

[ablackwell@gtexascatering.com](mailto:ablackwell@gtexascatering.com) [www.gtexascatering.com](http://www.gtexascatering.com)

Gil's Elegant Catering

Brenda Donnelly @ 214-551-8663

[brenda@gilselegantcatering.com](mailto:brenda@gilselegantcatering.com)

[www.gilselegantcatering.com](http://www.gilselegantcatering.com)

Hard 8 BBQ

972-625-8888

[cateringcolony@hardeightbbq.com](mailto:cateringcolony@hardeightbbq.com) [www.hardeightbbq.com](http://www.hardeightbbq.com)

LaHacienda Ranch

Amanda Paulson @ 817-267-2789

[cater@laharanch.com](mailto:cater@laharanch.com) [www.laharanch.com](http://www.laharanch.com)

Pappa's Catering

Julie Metzger or Jessica Harmon @ 972-669-0364

[jmetzger@pappas.com](mailto:jmetzger@pappas.com) [jharmon@pappas.com](mailto:jharmon@pappas.com) [www.pappas.com](http://www.pappas.com)

Rye

Nic Cain @ 469-625-1793 or 405-650-1413

[nic@ryemckinney.com](mailto:nic@ryemckinney.com) [www.ryemckinney.com](http://www.ryemckinney.com)

Urban Crust and Urban Rio

Kali Gwin @ 972-543-8911

[kali@urbanfamilyrestaurants.com](mailto:kali@urbanfamilyrestaurants.com) [www.urbanrust.com](http://www.urbanrust.com) [www.urbanrio.com](http://www.urbanrio.com)

**EVENT HALL ACKNOWLEDGEMENT**

**I understand and agree to The Cotton Mill Event Hall Guidelines and Rules and Regulations set forth in this Contract. I further agree that I will be held responsible for any damages sustained by The Cotton Mill, its partners and assigned, directly or indirectly resulting from this event. I understand that any violation of this Agreement may result in my security deposit being forfeited. I understand that The Cotton Mill Partners Ltd. reserves the right to make changes or amendments to this Contract at any time without my consent. I understand that if any damages exceed the \$500 damage/cleaning deposit that I will be responsible for those charges.**

I am booking for \_\_\_\_\_ up to 250 \_\_\_\_\_ up to 400 Peak/Non Peak: \_\_\_\_\_

Rate: \_\_\_\_\_ Add-Ons: \_\_\_\_\_

Security Deposit: \$500.00 TOTAL: \_\_\_\_\_

Signature: \_\_\_\_\_

Printed Name: \_\_\_\_\_

Home Phone: \_\_\_\_\_ Cell Phone: \_\_\_\_\_

Home Address: \_\_\_\_\_

E-Mail: \_\_\_\_\_

Date of Event: \_\_\_\_\_ Time: From \_\_\_\_\_ p.m. until \_\_\_\_\_ a.m.

Description of Event: Reception and/or Ceremony & Reception

I agree to remove all items at the end of the night that I brought in for our event and that I will do so within the 7-hour time frame. If I fail to do so, I understand I will lose part of my deposit. **I also understand that I will be charged \$450/hour for any time over the 7 hours.**

\_\_\_\_\_  
Printed Name

\_\_\_\_\_  
Signature

Amount of Retainer Paid: \$ \_\_\_\_\_

Amount of Balance Paid: \$ \_\_\_\_\_

Date Received: \_\_\_\_\_

Date Received: \_\_\_\_\_

Received by: \_\_\_\_\_

Received by: \_\_\_\_\_



## INDIGO/DYE ROOM ADDENDUM AND WAIVER

As an addition part of this agreement, I hereby understand and agree to the following:

1. That I have booked my ceremony in the dye room with full knowledge that the current dye room may be going under construction/renovation.
2. In the event that the Dye Room goes under construction/renovation, I understand and agree to hold my ceremony in another part of The Cotton Mill (specifically the Event Hall where the reception will take place). This Waiver does not apply to Inclement Weather. It only applies to construction caused by The Cotton Mill.
3. I hereby waive any claims against The Cotton Mill, its agents, partners and assigns for any assumed, proposed or subjective damages which may be sustained as a result of having to move this event from the Dye Room to another part of The Cotton Mill.
4. I waive any rights and claims to any aesthetic value which may be lost as a result of the relocation of my event as well as any other damages whether subjective or objective.
5. I understand that in the case of my event moving to another part of The Cotton Mill, I will still be responsible for the original full quoted price (less the Dye Room Charge) and will complete payment in accordance with the terms and condition outlined in section 8 of the original contract.
6. Per Section 8.9 of the original agreement, I further understand that any decrease in the number of people attending due to relocating of the event will not entitle me to any claim or refund, whether partial or full or otherwise. I specifically waive this right and agree that the quote will remain in full.
7. I also understand that if there is a change in any of the specifics of the event which cause an increase in the quoted price, that I will be responsible for that increase in price; and that full payment of said increase is required and subject to the same payment terms as in the original agreement described in section 8 of original contract.

I hereby agree to this Dye Room Addendum and Waiver and all of its terms and conditions. I also agree that this Dye Room Addendum and Waiver is a part of the original contract and is subject to the same terms and conditions as the original contract. Should any term or condition of this Dye Room Addendum and Waiver be contrary to the original agreement or to the law, that portion/language of the Addendum and Waiver will be voided. However, the whole Addendum and Waiver shall not be voided. I understand that I am waiving significant rights and have chosen to do voluntarily.

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Date

\_\_\_\_\_  
Print Name