	SE APPLICATION & AGRE				
The undersigned ("Applicant") hereby time below stated and agrees to comp	• •				
Name: Phone:					
Organization: Address: _					
Beginning Date of Rental:	of Rental:				
Arrival time:	Depart	ure time:			
Number of persons in group:	Adults	Children			
Activity Planned:					
Type of Use and Fee. Please comple	te:	<u>Rate</u>		Days/ <u>Qty</u>	Total <u>Fee</u>
Scouting/Youth/Non-Profit Prime Daytime (10am - 5pm)		\$75	Х		
Scouting/Youth/Non-Profit Prime Overnight (6pm - 9am)		\$120	Х		
Scouting/Youth/Non-Profit Non Prime 2hr Block (M-Th before 5pm)) \$40	Х		
Private Party Prime Daytime (10am - 5pm)		\$150	Х		
Private Party Prime Overnight (6pm - 9am)		\$190	Х		
Private Party Non-Prime 2hr Block (M-Th before 5pm)		\$60	Х		
Deposit: \$50.00 ** please send a separate check that will be mailed back within 10 days after your rental if you provide a self addressed, stamped envelope with your application. Otherwise check will be shredded. (This deposit may be retained subject to cleaning expenses, garbage removal, improper use of fireplace requiring fire alarm to be reset or any damage)		\$50	x	1	\$50
organization which relies solely on usage fees to meet its expenses. We welcome a contribution in addition to the above fees.		\$	х	1	
Total Submitted Fee Due and Depo -Checks should be made payab Refund Policy: If a reservation is cance the fee paid may be applied to a reser The undersigned agrees to the Relea Application. If the undersigned is an o	le to: Little House of Glenco elled by Applicant at least 15 o rvation for a later date. No fe se and Waiver of Liability se	days prior es will be i t forth on t	refund he atta	ed. achment	to this
Glencoe, Inc. named as additional ins	ured under Form No. CG 20		Date o	of Applica	ation

Release and Waiver of Liability

This Release and Waiver of Liability (the *"Release"*) executed on the date set forth in the LITTLE HOUSE APPLICATION & AGREEMENT, in favor of Little House of Glencoe, Inc., an Illinois non-profit corporation, its directors, officers, employees and agents (collectively, *"Little House"*) and the Forest Preserve District of Cook County, its agents, officials, and employees (collectively, "District")

The Applicant named on the LITTLE HOUSE APPLICATION & AGREEMENT, on behalf of himself/herself/itself and on behalf of all of Applicant's members, guests, agents and invitees, hereby freely, voluntarily, and without duress executes this Release under the following terms:

Release and Waiver: Applicant does hereby release and forever discharge and hold harmless, the District, Little House and its successors and assigns from any and all liability, claims, and demands of whatever kind or nature, either at law or in equity, which arise or may hereafter arise from Applicant's activities at the Little House cottage.

Applicant understands that this Release discharges Little House and the District from any liability or claim that the Applicant may have against Little House or the District with respect to any bodily injury, personal injury, illness, death or property damage that may result from Applicant's activities at the Little House cottage, whether caused by the negligence of Little House or the District, their officers, directors, employees, or agents or otherwise. Applicant also understands that Little House and the District does not assume any responsibility for or obligation to provide financial assistance or other assistance, including but not limited to medical, health, or disability insurance in the event of injury or illness.

Insurance: The Applicant understands that Little House and the District do not carry or maintain health, medical or disability insurance coverage for any Applicant.

Other: Applicant expressly agrees that this Release is intended to be as broad and inclusive as permitted by the laws of the State of Illinois and that this Release shall be governed by and interpreted in accordance with the laws of the State of Illinois. Applicant agrees that in the event that any clause or provision of this Release shall be held to be invalid by any court of competent jurisdiction, the invalidity of such clause or provision shall not otherwise affect the remaining provisions of this Release which shall continue to be enforceable.