



L.O.T.O. INC “LEAGUE OF THEIR OWN”
EVENT & ADMINISTRATIVE FEE CONTRACT AGREEMENT

THIS AGREEMENT is entered into this _____ day of _____, by and between the **L.O.T.O INC “LEAGUE OF THEIR Own”**, having its principle place of business **at POST OFFICE BOX 302, GUYTON, GA 31312; and**

_____ (“the Host”), having its principle place of business at _____, for the conduct of the

_____ (“the Event”).

The following terms and conditions mutually agreed upon shall apply:

❖ **Grant.**

Subject to the terms and conditions contained herein, the **L.O.T.O INC.**, hereby grants to the Host the non-transferable right to serve as Host organization for the Event throughout the Term. Nothing in this Agreement shall be construed to prevent L.O.T.O. **INC.** From granting rights to any other party to serve as Host organization for this

Term.

❖ The “Term” of this Agreement shall be one (1) day. It shall commence on the date first written hereinabove and shall terminate on _____, or on such earlier date as both parties have fulfilled their obligations as set forth herein below. It, however, may be terminated at any time upon the written agreement to do so being signed by **the L.O.T.O INC “LEAGUE OF THEIR Own”** and the Host

❖ **Dates.**

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The Event shall be conducted on the following dates:

Dates shall be changed only by the _____. Should any such change in date occur **L.O.T.O.** shall be given the right of first refusal to serve as guest organization for the Event. Compensation shall occur if untimely notice is not given. At least a 48-hour advance notice to cancel.

❖ **Facility.**

- a. The Event shall be held at _____ in _____, **GEORGIA** (the "Facility").
- b. The HOST agrees that the Facility will be in compliance with all applicable city, state and Federal regulations concerning access and seating for people with disabilities.
- c. The facility must be available for use by the **L.O.T.O INC "LEAGUE OF THEIR Own"** from 9 am (EST) the day of the event (for setup) through 10:30 a.m. (EST) or 2 hours following the final game of the event, whichever is later (for post-event media operation and breakdown). A copy of any contract for use of the facility between the host organization and facility ownership/management must be forwarded to **the L.O.T.O INC "LEAGUE OF THEIR Own"** once it has been executed.
- d. The HOST agrees that the playing surface, locker rooms, and arena within the Facility shall be available, clean and accessible and competition conditions will be safe and of championship caliber. The HOST agrees that throughout the Event the Facility will be lighted in the standard manner, and that the scoreboard and public-address system will be in good working order.
- e. The Host shall ensure that the main arena court is properly maintained and ready for play during the Event. The playing court shall conform to and be marked in accordance with National Federation of State High School Association (hereinafter "NFHS") Basketball Rules. The competition court shall have an electronic scoreboard that is clearly visible to team benches, the court of play and spectator seating areas.

❖ **Financial Arrangements.**

- a. The Host shall receive _____% of parking and concession receipts.
- b. Event receipts shall include all revenue derived from the sale of tickets of admission to the Event. **L.O.T.O INC "LEAGUE OF THEIR Own"** shall **receive** _____% of Event receipts and receives the _____% of tickets admission from Event.
- c. The Host will receive _____
- d. Payment due to **all vendors** at the end of the event after all monies have been totaled and counted will be paid by "Host"
- e. \$ _____ will be donated to L.O.T.O. League of Their Own Inc. by _____.

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f. **L.O.T.O. League of Their Own Inc.** will be recognized with representation of LOGO on material

g. **30% fee Administrative Fee** applies as Administrative Assistant to

_____ on all events payable to _____.

❖ **Food and Beverage Concessions.**

a. Food and beverage concession services shall adequately support the number of spectators anticipated for each session during the Event. Concessions shall be sold at costs comparable to the most favorable price for spectators during other events in the Facility by the “Host”.

b. No alcoholic beverages, including beer and nonalcoholic beer, or tobacco products shall be sold or dispensed for public or private consumption anywhere in the Facility, or on Facility property, prior to or during the conduct of the Event. “Prior to” as used herein means the period of time beginning with the opening of turnstiles for public entrance to the Facility.

❖ **Medical Procedures.**

The Host shall ensure, for the Event:

a. The presence of or planned access to a minimum of two (2) persons qualified and delegated to render emergency care to all ill or injured persons;

b. The presence of or planned access to a physician for prompt medical evaluation of the ill or injured person, if warranted;

c. Planned access to a medical facility, including a plan for communication and transportation between the Facility and the medical facility for prompt medical services, if warranted; and

d. A thorough understanding by all affected parties, including the leadership of participating teams, of the personnel and procedures involved.

e. There is a properly functioning automated external defibrillator (AED) available and easily accessible on site.

❖ **Officials.** The officials for each game shall be selected by the “Host”, and the “Host” shall pay their expenses and fees.

❖ **Participant Selection.** Responsibility for the determination of participating teams shall rest solely with the “Host”. The Host agrees not to hinder or attempt to influence in any way the determination of participants.

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❖ **Awards.**

- a. Team and individual awards for the champion and runner-up teams shall be provided by the “Host”.

❖ **Liability Insurance/Responsibility.**

- a. The “Host” shall be responsible for procuring and maintaining a comprehensive general public liability insurance policy from a carrier with an A.M. Best rating of A (excellent), VII, or better covering the Host against claims arising out of or in connection with the performance of this contract for bodily injury, personal and advertising injury or property damage with combined single limits of at least one million dollars (\$1,000,000.00) per occurrence and four million dollars (\$4,000,000.00) general aggregate, which may be satisfied by combining the general aggregate limits of the policies of both the Host and the Facility.

❖ **Authority.**

“Host” and **L.O.T.O. Inc.**, having accepted this Agreement, including its terms and conditions and all amendments agreed to and initialed by both parties; each of the undersigned, as a duly authorized representative of either party, individually warrants that he or she has full legal power to execute this Agreement on behalf of the party for whom he or she is signing, and to bind and obligate such party with respect to all provisions contained in this Agreement.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized officers on the day and year first hereinabove written.

FOR: _____

By: _____ Date: _____

FOR L.O.T.O. Inc. "League of Their Own"

By: _____ Date: _____

Sinolla M. Freeman Jones, CEO/ Founder

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