Highland Lake Properties, LLC PO Box 1348 Flat Rock, NC 28731

Phone: 828-692-1359 E-mail: rentals@highlandlake.net

Date:	06/27/2025
Confirmation #:	
Dear:	

Enclosed/Attached are the following documents related to your upcoming stay at Highland Lake:

- 1) Vacation Rental Agreement
- 2) Reservation Policies and Procedures & Property Rules and Regulations
- 3) Highland Lake Guest Map click link for map

After reviewing these documents, please initial each page of the Vacation Rental Agreement at the lower left corner, and sign and date the last page. Please return one signed copy via USPS along with a check for the Advance Rent/Deposit Amount. Your check should be made payable to HLP, LLC Property Management Trust in the amount of \$3,998.50.

The credit card you provided at the time of booking may not be used to charge the Advance Rent Deposit Amount - You Must Send a Check. Once deposit and signed reservation agreement is received in our office, HLP, LLC will e-mail receipt of deposit and confirmation notice to e-mail on file. If we do not receive your signed Vacation Rental Agreement and Advance Rent/Deposit within 15 days of the lease date, we reserve the absolute right to cancel/void your reservation.

Please proceed directly to your cottage upon arrival. Keys, along with a check-in package will be waiting for you as arranged with reservation agent. The balance due on your stay will be charged to the credit card we have on file and a receipt detailing a full accounting of your charges will be emailed to you during or just shortly after your stay. Our office is Open from 11:00 AM to 5:00 PM Monday thru Saturday and we are closed on Sunday's.

Do not hesitate to call if you have any questions and we look forward to welcoming you to Highland Lake!

Vacation Rental Team Highland Lake Properties, LLC

All Residential Homes at Highland Lake are privately owned by a third party and property management services are provided by Highland Lake Properties, LLC. All amenities and facilities at Highland Lake including but not limited to The Lake, Boats, Season's Restaurant, The Highland Lake Inn, The Part at Flat Rock and the farm and garden experience in the Garden Hamlet Cottages are privately owned and in some cases Open to the Public. These amenities are incidental in nature so please check with respective amenity regarding availability and pricing. The Highland Lake Inn is not affiliated with The Garden Hamlet Cottages, The Waterfront Cottage Collection and/or Highland Lake Properties, LLC. Use of certain incidental amenities owned and operated by The Highland Lake Inn may not be allowed. Use of any incidental amenity at Highland Lake is at the guests own risk. Highland Lake Properties, LLC makes no representation and no guarantee of the availability of any incidental amenity at Highland Lake. Please respect the goats and other farm animals located in The Garden Hamlet Cottage area. © 2002-2025

Highland Lake Properties, LLC PO Box 1348 Flat Rock, NC 28731

Phone: 828-692-1359

VACATION RENTAL AGREEMENT

THIS IS A VACATION RENTAL AGREEMENT UNDER THE NORTH CAROLINA VACATION RENTAL ACT. THE RIGHTS AND OBLIGATIONS OF THE PARTIES TO THIS AGREEMENT ARE DEFINED BY LAW AND INCLUDE UNIQUE PROVISIONS PERMITTING THE DISBURSEMENT OF RENT PRIOR TO TENANCY AND EXPEDITED EVICTION OF GUESTS. YOUR SIGNATURE ON THIS AGREEMENT, OR PAYMENT OF MONEY OR TAKING POSSESSION OF THE PROPERTY AFTER RECEIPT OF THE AGREEMENT, IS EVIDENCE OF YOUR ACCEPTANCE OF THE AGREEMENT AND YOUR INTENT TO USE THIS PROPERTY FOR A VACATION RENTAL.

Real Estate Agency ("Agent"): Highland Lake Properties, LLC Address: PO Box 1348, Flat Rock, NC 28731

Telephone: 828-692-1359

E-mail: rentals@highlandlake.net

Guest: ("Guest"): Address: Telephone: E-mail:

(For purposes hereof, all references herein to "Guest" shall mean "tenant" as that term is defined in the Vacation Rental Act, Chapter 42A of the North Carolina General Statutes)

Agent, as agent of the Owner, hereby rents to Guest, and Guest hereby rents from Agent, the vacation property described below (referred to hereafter as the "Premises") on the terms contained in this Agreement.

1. Premises

City:

County: Henderson

Name of Premises: Street Address: Confirmation #:

Other Description: Maximum Occupancy, , Maximum Sleeps

2. Term

BEGINS: 4:00 PM (Approximately)

ENDS: 10:00 AM

3. Rent

Guest agrees to pay rent for the Premises ("Rent") in the amount of \$3,998.50 in accordance with paragraph 4 below.

4. Financial Terms

Category	Amount Due	Payment Due Date Paid	Amount Paid Description
Rent	\$3,430.00	06/27/2025	
Rent Taxes	\$403.03	06/27/2025	
Reservation Booking Fee	\$45.00	06/27/2025	
Cleaning Fee 2 bed	\$110.00	06/27/2025	
6.75% State Tax Reservation Booking Fee	\$3.04	06/27/2025	
6.75% State Tax Cleaning Fee 2 bed	\$7.43	06/27/2025	
TOTAL:	\$3,998.50		

^{**} Tax rates are calculated as of the time of this Agreement. Guest shall be responsible for payment of all applicable taxes according to rates in effect at the time of occupancy.

5. Disbursement of Rent and Third Party Fees

Guest authorizes Agent to disburse up to fifty percent (50%) of the rent set forth in paragraph 3 above to the owner (or as the owner directs) prior to Guest's occupancy of the Premises, and the balance of the rent upon the commencement of the tenancy, a material breach of this Agreement by Guest, or as otherwise permitted under the Vacation Rental Act. Guest agrees to pay a \$35.00 processing fee for any check of Guest that may be returned by the financial institution due to insufficient funds or because Guest did not have an account at the financial institution. Guest also authorizes Agent to disburse prior to Guest's occupancy of the Premises any fees owed to third parties to pay for any goods, services, or benefits procured by Agent for the benefit of Guest, including but not limited to any fees set forth herein payable to Agent for reservation, transfer or cancellation of Guest's tenancy.

6. Security Deposit

Any security deposit provided for in paragraph 4 above or in "Damage Deposits" section of attached "The Garden Hamlet Cottages and Waterfront Cottage Collections at Highland Lake Reservations Policies and Procedures & Property Rules and Regulations" may be applied to actual damages caused by Guest as permitted under the Guest Security Deposit Act. In addition, Agent may deduct from the security deposit the amount of any unpaid long distance or per call telephone charges and cable television charges that are not specifically described in this Agreement (including any addendum hereto) as being included with the Premises. Guest authorizes Agent to charge Guest credit card on file for any "Damage Deposit" at any time prior to, during and within 45 days following the end of the tenancy. Agent shall apply, account for, or refund Guest's security deposit within 45 days following the end of the tenancy.

7. Trust Account

Any advance payment made by Guest shall be deposited in a trust account with Bank of America located in Hendersonville, North Carolina. Guest agrees that any advance payment may be deposited in an interest-bearing trust account and that any interest thereon shall accrue for the benefit of, and shall be paid to, the owner (or as the owner directs) as it accrues and as often as is permitted by the terms of the account.

8. Guest Duties

Guest agrees to comply with all obligations imposed by the Vacation Rental Act on Guest with respect to maintenance of the Premises, including but not limited to keeping the Premises as clean and safe as the conditions of the Premises permit and causing no unsafe or unsanitary conditions in the common areas and remainder of the Premises that Guest uses; and notifying Agent in writing of the need of replacement of or repairs to a smoke detector, and replacing the batteries as needed during the tenancy. Guest waives any requirement that Landlord place new batteries in a battery operated smoke detector at the beginning of the tenancy. Guest agrees not to use the Premises for any activity or purpose that violates any criminal law or governmental regulation. Guest's breach of any duty contained in this paragraph shall be considered material, and shall result in the termination of Guest's tenancy.

9. Agent Duties

Agent agrees to provide the Premises in a fit and habitable condition. If at the time Guest is to begin occupancy of the Premises, Agent cannot provide the Premises in a fit and habitable condition or substitute a reasonably comparable property in such condition, Agent shall refund to Guest all payments made by Guest. Agent shall conduct all brokerage activities in regard to this Agreement without respect to the race, color, religion, sex, national origin, handicap or familial status of any Guest.

10. Cancellation

In the event of a cancellation by Guest, Guest shall receive a refund of all payments made by Guest, less non-refundable reservation fee of \$45.00 (plus applicable tax) in accordance with the following terms: Cancellations made 30 days or more before the reservation arrival date will be refunded Full Reservation Deposit less Non-Refundable Reservation Fee (plus applicable tax) via Check within 15 business days of cancellation. Cancellations made 29 days or less before the reservation date arrival date will forfeit the Reservation Deposit and Non-Refundable Reservation Fee. In the event of an early departure, Guests are responsible for payment of any unused nights. Holidays, Group Bookings and multi-month reservations may require longer cancellation notification. Owner may require full deposit for reservations of one month or longer. On reservations of one month or longer Cancellations made 90 days or more before the reservation arrival date will be refunded Full Reservation Deposit less Non-Refundable Reservation Fee (plus applicable tax) via Check within 15 business days of cancellations. Cancellations made 89 days or less before the reservation date arrival date will forfeit the Reservation Deposit and Non-Refundable Reservation Fee. If the Premises are re-rented on the terms set forth herein guest shall be refunded full Reservation Deposit less Non-Refundable Reservation Fee (plus applicable tax) via Check within 15 business days of cancellation. If the Premises are not re-rented on the terms set forth herein, Guest will not be entitled to a refund of any rent payment made hereunder. Whether or not the Premises are re-rented, Guest, rather than Agent, shall be responsible for seeking reimbursement of any fees paid by Guest to Agent for goods, services, or benefits procured by Agent from third parties for the benefit of Guest that may have been paid out prior to Guest's cancellation.

11. Transfer of Premises

- (1) If the owner voluntarily transfers the Premises, Guest has the right to enforce this Agreement against the grantee of the Premises if Guest's occupancy under this Agreement is to end 180 days or less after the grantee's interest in the Premises is recorded. If Guest's occupancy is to end more than 180 days after such recordation, Guest has no right to enforce the terms of this Agreement unless the grantee agrees in writing to honor this Agreement. If the grantee does not honor this Agreement, Guest is entitled to a refund of all advance rent paid by Guest (and other fees owed to third parties not already lawfully disbursed). Within 20 days after transfer of the Premises, the grantee or the grantee's agent is required to: (i) notify Guest in writing of the transfer of the Premises, the grantee's name and address, and the date the grantee's interest was recorded; and (ii) advise Guest whether Guest has the right to occupy the Premises subject to the terms of this Agreement or receive a refund of any payments made by Guest. However, if the grantee engages Agent to continue managing the Premises after the transfer, the grantee shall have no obligation under (i) or (ii) above if this Agreement must be honored under the Vacation Rental Act or if the grantee agrees in writing to honor this Agreement.
- (2) Upon termination of the owner's interest in the Premises, whether by sale, assignment, death, appointment of a receiver or otherwise, the owner, owner's agent, or real estate agent is required to transfer all advance rent paid by Guest (and other fees owed to third parties not already lawfully disbursed) to the owner's successor-in-interest within 30 days, and notify Guest by mail of such transfer and of the transferee's name and address. However, if Guest's occupancy under this Agreement is to end more than 180 days after recordation of the interest of the owner's successor-in-interest in the Premises, and the successor-in interest has not agreed to honor this Agreement, all advance rent paid by Guest (and other fees owed to third parties not already lawfully disbursed) must be transferred to Guest within 30 days.
- (3) If the owner's interest in the Premises is involuntarily transferred prior to Guest's occupancy of the Premises, the owner is required to refund to Guest all advance rent paid by Guest (and other fees owed to third parties not already lawfully disbursed) within 60 days after the transfer.

12. Mandatory Evacuation

If State or local authorities order a mandatory evacuation of an area that includes the Premises, Guest shall comply with the order. Upon compliance, Guest will be entitled to a refund of the prorated rent for each night that Guest is unable to occupy the Premises because of the order. However, Guest will not be entitled to a refund if, prior to taking possession of the Premises: (i) Guest refused insurance offered by Agent that would have compensated Guest for losses or damages resulting from loss of use of the Premises due to a mandatory evacuation order, or (ii) Guest purchased such insurance from Agent.

13. Expedited Eviction

If the tenancy created hereunder is for 90 days or less, the expedited eviction procedures set forth in the Vacation Rental Act will apply. Guest may be evicted under such procedures if Guest: (i) holds over in possession after Guest's tenancy has expired; (ii) commits a material breach of any provision of this Agreement (including any addendum hereto) that according to its terms would result in the termination of Guest's tenancy; (iii) fails to pay rent as required by this Agreement; or (iv) has obtained possession of the Premises by fraud or misrepresentation.

14. Indemnification and Hold Harmless; Right of Entry; Assignment

Guest agrees to indemnify and hold harmless Agent and the owner from and against any liability for personal injury or property damage sustained by any person (including Guest's guests) as a result of any cause, unless caused by the negligent or willful act of Agent or the Owner, or the failure of Agent or the Owner to comply with the Vacation Rental Act. Guest agrees that Agent, the owner or their respective representatives may enter the Premises during reasonable hours to inspect the Premises, to make such repairs, alterations or improvements thereto as Agent or owner may deem appropriate, or to show the Premises to prospective purchasers or Guests. Guest shall not assign this Agreement or sublet the Premises in whole or part without written permission of Agent.

15. Pets

Unless otherwise specifically detailed by appearance of "Pet Rent" charge in Section 4 "Financial Terms" in this Agreement, no pets shall be allowed on the Premises. Guest's breach of this provision shall be considered material, and shall result in the termination of Guest's tenancy and a charge to the Guest's credit card on file of an "Un-Authorized Pet Charge." If "Pet Rent" charge appears in Section 4 "Financial Terms" of this Agreement the following Terms and Conditions shall apply; Agent/Landlord agree that Guest shall be permitted to keep the pet described to Agent at time of booking by Guest and entered into Agent's "Lease Notes" on Agent's Reservation System, on the Premises on the following terms and conditions: The Tenant shall remove any pet previously permitted within 1 hour of written notification from the Agent that the pet, in the Agent's sole judgment, creates a nuisance or disturbance or is, in the Agent's opinion, undesirable. If the pet is caused to be removed pursuant to this paragraph, the Agent shall not be required to refund the Pet Rent. All Pets must be marked with owner identification. All Pets must be kept on a leash and under control at all times. No Pet is allowed to be left unattended outside of any unit at any time. Guest is responsible for immediate pick up of pet waste. Tenant agrees to indemnify and hold Owner and Agents harmless from any liability to third parties which may result from Tenant's keeping of such pet.

16. Credit Card Charge Authorization

Guest authorizes Highland Lake Properties, LLC to charge Guest credit card on file in any amount up to the total cost of the reservation as outlined in Section 4 - Financial Terms of the attached vacation rental agreement and terms and conditions outlined in this Agreement and The Garden Hamlet Cottages and Waterfront Cottage Collections at Highland Lake Reservations Policies and Procedures & Property Rules and Regulations. Guest agrees to pay all charges per terms and conditions of HLP, LLC processing bank.

17. Other Terms and Conditions

Guest agrees that Guest has received and read The Garden Hamlet Cottages and Waterfront Cottage Collection at Highland Lake Reservation Policies and Procedures and Property Rules and Regulations ("Rules and Regulations") (Attached) and available for viewing on our website and that this document shall constitute an integral part of this Agreement and the Rules and Regulations are hereby incorporated by reference herein. Guest acknowledges that a violation of the Rules and Regulations shall constitute a material breach of the Vacation Rental Agreement and, at the option of the Owner or Agent shall result in a termination of Guest's tenancy. This rental property may or may not be owned by a North Carolina Licensed Real Estate Broker.

GUEST:	DATE:
Highland Lake Properties, LLC	
BY:	DATE:
[Authorized Representative]	

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The Garden Hamlet Cottages and Waterfront Cottage Collections at Highland Lake Reservations Policies and Procedures & Property Rules and Regulations

In addition to the terms and conditions stated in the Vacation Rental Agreement each Guest agrees to the following:

For Reservations: Voice: 828-692-1359

E-mail: rentals@highlandlake.net Monday - Saturday 11:00 AM to 5:00 PM

Closed Sunday

(Off-Season Days & Hours May Vary)

After Hours: Voice: 828-329-2595

Emergencies: First Dial 911 Then Dial 828-329-2595

Reservation Hold & Confirmation:

Highland Lake Properties, LLC ("Agent") will contact you to confirm your Reservation Hold. All Reservations are Considered Confirmed only when Reservation Deposit (defined below) is RECEIVED & POSTED.

Forms of Payment Accepted:

Cash, Approved Personal Check, MasterCard, Visa, Discover, American Express

Check In:

Office Hours:

4:00 PM (Approximately)

Unless other arrangements have been made in advance, please proceed directly to your cottage upon arrival. Keys and a Welcome Information Package are placed under the entry door mat of your cottage by 2:00 PM Day of Arrival.

Check Out:

10 AM (Firm)

Please leave cottage keys on kitchen counter, follow check-out procedures posted in cottage, turn off all lights and lock all doors.

Reservation Booking Fee:

A Non-Refundable Reservation Fee of \$45.00 (plus applicable tax) is automatically charged to each reservation.

Deposits & Payment Terms:

A Reservation Deposit, in the amount of fifty percent (50%) of the Rent provided in Paragraph 3 of the Vacation Rental Agreement, Reservation Fee and a Signed Vacation Rental Agreement (to include these Rules and Regulations) are required to CONFIRM a reservation. Agent requires credit card information at time of reservation for file and to HOLD reservation for 15 days. Agent will then e-mail vacation rental agreement, Guest will sign and mail back to Agent along with CHECK for the Reservation Deposit and Reservation Fee (plus applicable tax). The balance of Rental, Damage Deposit (as defined below), Taxes, Pet Deposit (if applicable) and all other charges will be due on or before check in. Agent accepts Cash, Approved Personal Check, and MasterCard, Visa & Discover only. If balance is settled using Credit Card on file Guest Authorizes Agent to automatically charge credit card on file for balance at any time during Guest stay or shortly after Guest departure. Agent will deliver credit card receipt to Guest via e-mail. If balance is settled using Cash or Check Agent and Guest shall make arrangements for balance payment prior to guest arrival. Guest authorizes Highland Lake Properties, LLC to charge Guest credit card on file in any amount up to the total cost of the reservation as outlined in Section 4 - Financial Terms of the attached vacation rental agreement.

Cancellations:

In the event of a cancellation by Guest, Guest shall receive a refund of all payments made by Guest, less non-refundable reservation fee of \$45.00 (plus applicable tax) in accordance with the following terms;

Cancellations made 30 days or more before the reservation arrival date will be refunded Full Reservation Deposit less Non-Refundable Reservation Fee (plus applicable tax) via Check within 15 business days of cancellation. Cancellations made 29 days or less before the reservation date arrival date will forfeit the Reservation Deposit and Non-Refundable Reservation Fee. In the event of an early departure, Guests are responsible for payment of any unused nights. Holidays, Group Bookings and multi-month reservations may require longer cancellation notification. Owner may require full deposit for reservations of one month or longer. On reservations of one month or longer, Cancellations made 90 days or more before the reservation arrival date will be refunded Full Reservation Deposit less Non-Refundable Reservation Fee (plus applicable tax) via Check within 15 business days of cancellation. Cancellations made 89 days or less before the reservation date arrival date will forfeit the Reservation Deposit and Non-Refundable Reservation Fee. If the Premises are re-rented on the terms set forth herein guest shall be refunded full Reservation Deposit less Non-Refundable Reservation Fee (plus applicable tax) via Check within 15 business days of cancellation. If the Premises are not re-rented on the terms set forth herein, Guest will not be entitled to a refund of any rent payment made hereunder. Whether or not the Premises are re-rented, Guest, rather than Agent, shall be responsible for seeking reimbursement of any fees paid by Guest to Agent for goods, services, or benefits procured by Agent from third parties for the benefit of Guest that may have been paid out prior to Guest's cancellation.

Pets:

NO PETS ARE ALLOWED IN ANY PREMISES unless otherwise noted in home rental information overview. If pets are allowed in home additional "Pet Rent" will be charged. Guest (Holder of Primary Credit Card on File) authorizes a \$300 (plus applicable tax) Un-authorized Pet Charge to credit card on file in the sole discretion of Agent should an un-authorized pet be allowed in home during Guests occupancy. Any Un-authorized pets shall immediately be removed from premises. In any case, Pet Rent or Un-authorized Pet Charge shall not relieve Guest for liability for damage caused by any pet and Guest shall be fully liable.

Smoking:

NO SMOKING IS ALLOWED IN ANY PREMISES. Guest (Holder of Primary Credit Card on File) authorizes a \$300 (plus applicable tax) Smoking Recovery Fee charge to credit card on file should in the sole discretion of Agent if smoking has occurred in Premises during Guest's occupancy.

Furnishings:

Each unit is furnished with linens and towels (Most homes have washer & dryer). Homes with kitchens are also furnished with eating and cooking utensils, dishes, cookware, coffee maker, etc.. These items are the property of the owner of the cottage and must not be removed at any time for any reason. Rental INCLUDES an initial supply of sundry items as follows: hand/body soap, dish washing detergent, one roll of toilet paper per bathroom and one roll of paper towels. No re-stocking of these items will be provided during the Guests stay. Additional supply of these items IS NOT AVAILABLE from Agent. Please consult individual cottage amenities overview for specific unit furnishings.

Cleaning:

All Vacation Rental Cottages are professionally cleaned before your arrival and after your departure. Guest is charged a one time cleaning fee for this service. Daily housekeeping is available for an additional fee and must be arranged in advance. In Agent's sole opinion, if additional cleaning beyond company's normal scope of work is required upon Guest checkout Agent reserves the right and Guest Authorizes Agent to charge Guest Credit Card on File for any Additional Cleaning Fee an accounting of which will be e-mailed to Guest within 30 business days after departure. Agent is not responsible for air conditioning, heating or any other appliance that fails to operate properly or for other maintenance issues, including, but not limited to, pest control and housekeeping. Guest agrees to notify Agent as soon as a maintenance or housekeeping problem is noticed. Breakdowns, other maintenance issues and housekeeping issues will be repaired or remedied as soon as possible. No refunds or compensation will be given.

Upon Departure:

Please place all linens and towels in one location near the Washer and Dryer. Gather all garbage and place in outdoor can outside unit. Load all dirty dishes into dishwasher, fill soap dispenser and turn on. Please refer to Check-Out procedures posted on the refrigerator of each cottage. Please leave keys to cottage on kitchen counter. Lock all doors.

<u>Television/VCR/DVD</u>:

Varies by Unit

Telephone:

Landline phone service is not available in cottages - Most Mobile Phone Carrier Service can be used on Property.

Internet Service:

Varies by Unit (Note: For Homes offering internet access, Agent DOES NOT GUARANTEE internet access availability do to the nature of wi-fi configuration and signal strength on property). If cottage is equipped with wi-fi service, network security code (if any) is posted on refrigerator.

Food:

Vacation Rental Cottages are within walking distance of Seasons Restaurant, offering breakfast, lunch and dinner. Season's Restaurant is an Award Winning Culinary Experience owned and operated by the Highland Lake Inn (Not Affiliated with Agent). All payments for meals at Season's Restaurant must be made at time services are rendered. No billing to any cottage will be allowed. A list of other area restaurants was provided with your reservation confirmation. A major grocery store is within ¼ mile of our Vacation Rental Cottages. Several smaller, specialty stores are in close proximity. Several area caterers will provide meals in your home. A list and menus are available upon request.

<u>Incidental Amenities at Highland Lake:</u>

Garden Hamlet Cottages and the Waterfront Cottage Collection at Highland Lake are privately owned by a third party and property management services are provided by Highland Lake Properties, LLC. All amenities and facilities at Highland Lake including but not limited to The Lake, Boats, Season's Restaurant, The Highland Lake Inn, The Park at Flat Rock and the farm and garden experience in the Garden Hamlet Cottages are privately owned and in some cases Open to the Public. These amenities are incidental in nature so please check with respective amenity regarding availability and pricing. The Highland Lake Inn is not affiliated with The Garden Hamlet Cottages, the Waterfront Cottage Collection and/or Highland Lake Properties, LLC. The Highland Lake Inn may make available their swimming pool (open seasonally) to guests on a fee basis. Please check with Highland Lake Properties for details. Use of the tennis courts and boats owned and operated by The Highland Lake Inn is not allowed. Use of any incidental amenity at Highland Lake is at the Guests own risk. Agent makes no representation and no guarantee of the availability of any incidental amenity at Highland Lake. Please respect the goats and other farm animals located in The Garden Hamlet Cottage area.

Boat and Lake Usage

Use of boats and Highland Lake may be available during your stay. Your safety is our main concern; therefore, we ask that you take a few moments to read the following guidelines. Your signature and/or payment for your vacation rental acknowledge your acceptance and that of any guest in your party of these terms and conditions:

- 1. Life jackets must be worn at all times while on the water.
- 2. We discourage taking the boats out alone; always use the "buddy" system.
- 3. Remain seated while in boats and canoes.
- 4. The dam/waterfall is a restricted area, please keep a distance of 50 yards at all times.
- 5. Any person under the age of 18 must be accompanied by an adult.

Agent reserves the right to charge a repair/replacement fee for damaged or unreturned equipment.

In the event of severe weather or unsafe conditions, Agent reserves the right to deny usage of the lake and its equipment for your safety. Guest agree to hold harmless Highland Lake Properties, LLC, Highland Lake Cove, LLC, and their employees, contractors, agents, affiliates and assigns from any and all claims of liability arising from use of it's recreational equipment and the lake by myself, family member, or any guest for whom I am signing for.

Claims:

Guest understands and agrees that Agent is acting solely as agent of the Owner of the Premises in connection with the Vacation Rental Agreement and, as such Agent assumes no responsibility for the condition of the Premises. Further, Guest agrees to hold harmless and indemnify Agent, the Owner and their agents from any loss or damage, including attorney's fees, incurred as a result of any and all claims, demands, causes of action, suits, judgments, fines or penalties arising out of Guest's use or occupancy of the Premises and/or any incidental amenity at Highland Lake including but not limited to boat use, lake use, swimming pool use, restaurant use, swings, hammocks and any and all other incidental amenity use.

Additional Fees and Charges:

- A. Damages: Guest agrees to be responsible for all damages and excessive cleaning expenses resulting from Guest's use or occupancy of the property.
- B. Returned Check Fee: A \$35.00 Returned Check Fee will be charged if a Guest's check is returned for any reason.
- C. Enforcement: Guest agrees to pay all damages court costs, and reasonable attorney fees incurred by Highland Lake Properties, LLC in the enforcement of its rights under the Vacation Rental Agreement and these Reservation Policies and Procedures and Property Rules and Regulations.

Disturbance:

Occupancy and use of the premises and amenities shall not be in a manner that disturbs residents or other Guests. If any Guest creates a private or public nuisance, Highland Lake Properties, LLC has the right to terminate the Vacation Rental Agreement and require that all Guests vacate, with no refunds.

Comparable Property:

Highland Lake Properties, LLC reserves the right to change the property reserved to a comparable property. Advance notice will be given if time permits.

Taxes

Tax rates are calculated according to State sales tax, State and local accommodations taxes and fees and local laws in force at the time of the Guests stay. Guest is responsible for payment of all applicable taxes in effect at time of occupancy.

Occupancy:

- A. Guest agrees to restrict occupancy to the number and class of occupants listed on the cottage/home posted listing.
- B. Guest agrees to comply with the check-out time or be subject to a late departure fee of up to one night's rental. If the property is not vacated by check-out time, Guest hereby consents to Highland Lake Properties, LLC removing all occupants and their belongings or be subject to a late departure fee of up to one night's rental and disposing of all belongings at Guest's expense and risk of loss.
- C. ABSOLUTELY NO HOUSE PARTIES, YOUTH GROUPS, FRATERNITIES, WEDDINGS, RECEPTIONS, MEETINGS OR PARTIES ALLOWED WITHIN THE COTTAGE. Highland Lake Properties, LLC DOES NOT RENT TO STUDENTS OR GROUPS OF STUDENTS UNDER ANY CIRCUMSTANCES, EVEN IF A PARENT OR LEGALLY RESPONSIBLE ADULT MAKES THE RESERVATION. IF SUCH A GROUP OCCUPIES OR ATTEMPTS TO OCCUPY THE PROPERTY, IT WILL BE REQUIRED TO IMMEDIATELY VACATE AND THERE WILL BE NO REFUNDS.
- D. Guest authorizes Agent, its employees and contractors to access the property when Agent determines that it is necessary.
- E. Motor homes, trailers, boats and commercial vehicles storage are NOT allowed in The Garden Hamlet at Highland Lake or in any other place within the Highland Lake community. Motor homes and trailers may not be connected to the utilities and may not be occupied when parked at the property.
- F. Agent makes reasonable efforts to insure that our properties are ready for our Guest's arrivals. However, due to the seasonal nature of our business, all properties may not be cleaned by check-in time. No refunds will be given should this occur.
- G. During stay all Guests/Occupants are bound by the CCRC's of the Garden Hamlet POA and the Highland Lake Master Association. Copies of these documents are available for review in the Agent business office.

Personal Items:

Agent is NOT responsible for any personal property that is lost, stolen, damaged or left behind. A \$50.00 retrieval fee will be charged to search for personal property left behind, and if found, the items will be returned at Guests' expense.

Lost Key Fee:

Two keys to each cottage are issued with each stay. If keys are not returned upon check-out Guest will be charged \$50.00 (Plus

applicable sales tax) per key not returned. This Lost Key Fee will be billed to the credit card on file.

Damage Deposits:

Guest agrees that a \$1,000.00 Damage Deposit is required and authorized by guest with each fully executed vacation rental agreement. Cash damage deposits will be refunded by U.S. mail within 15 days of departure and will include invoices for any damages or cleaning expenses. Credit card damage deposits are not actually charged unless damage or excessive cleaning is required. In that event, invoices and credit card receipts will be mailed to Guest. Guest authorizes Highland Lake Properties, LLC to charge Guest credit card on file in any amount up to \$1,000.00 to cover any damage, theft or property loss that in the sole opinion of agent and/or owner was caused by guest during occupancy.

Property Management Services Provided by: Highland Lake Properties, LLC PO Box 1348 Flat Rock, NC 28731 828-692-1359 www.highlandlake.net

* This document is automatically attached to each Vacation Rental Agreement