



Wingate Winston-Salem Hotel
125 S. Main Street, Winston-Salem, NC 27101
336 714-2800

Group Agreement

DATE August 28, 2014

This document confirms the arrangements agreed to by Paisley Alumni Association/Big Four Reunion (herein referred to as the ORGANIZATION) and the Wingate Winston-Salem (herein referred to as the HOTEL).

CONTACT INFORMAT

Name: Robert Noble
Job Title: Treasurer
Address: PO Box 16166, Winston Salem, NC 27115
Phone: 336-764-0980
Email: nobler19@aol.com

GROUP INFORMATION

Event Name: Big Four High School Reunion
Official Program Dates: 10/31/2014 - 11/02/2014

GUEST ROOM BLOCK

The Hotel agrees that it will provide 20 room nights in the pattern set forth below (such number and such pattern, the "Room Night Commitment"):

If group block picks up the 10 rooms per night the hotel will add rooms based on availability, until the cut off date

ROOM TYPE	10/31/2014	11/01/2014
	Friday	Saturday
Queen/Queen Guest Room	5	5
King Guest Room	5	5
Total Rooms/ Nights	10	10

GROUP ROOM RATES

Based upon Organization's total program requirements as outlined in this agreement, Hotel confirms the following group rates (excludes taxes):

King: \$72.00
Queen/Queen: \$72.00

Hotel room rates are subject to applicable state and local taxes. (12.75% total)

METHOD OF RESERVATION

Reservations for the Event will be made by individual attendees directly with Hotel reservations at 336 714-2800 and requesting the **Big Four Reunion** group block.

CUTOFF DATE

Reservations by attendees must be received on or before **5PM 10/10/2014** (the "Cutoff Date"). At the Cutoff Date, Hotel will review the reservation pickup for the Event, release the unreserved rooms for general sale, and determine whether it can accept reservations based on a space- and rate-available basis at the Organization's group rate after this date.

BILLING ARRANGEMENTS

The following billing arrangements apply: Individual to pay all charges

FUNCTION SPACE

To date, Hotel is not holding any function space for Organization. Should function space be required, Hotel will make reasonable efforts to accommodate this request. For function space information and questions, please contact JLuighes directly at 336-714-2800.

IMPOSSIBILITY

The performance of this Agreement is subject to termination without liability upon the occurrence of any circumstance beyond the control of either party – such as acts of God, war, acts of terrorism, government regulations, disaster, strikes, civil disorder, or curtailment of transportation facilities – to the extent that such circumstance makes it illegal or impossible for the Hotel to provide, or for groups in general to use, the Hotel facilities. The ability to terminate this Agreement without liability pursuant to this paragraph is conditioned upon delivery of written notice to the other party setting forth the basis for such termination as soon as reasonably practical - but in no event longer than ten (10) days - after learning of such basis.

INDEMNIFICATION

Group shall indemnify, defend and hold harmless the Hotel, its officers, directors, employees and agents, and each of them, from any and all claims, actions, causes of action, demands or liabilities of whatsoever kind and nature including judgments, interest, attorneys' fees, and all other costs, fees, expenses and charges which the Hotel, its officers, directors, employees, and agents, and each of them, may incur arising out of the negligence, gross negligence or willful or wanton misconduct of Group, their officers, directors, employees, or agents. The terms of this provision shall survive the termination or expiration of this Agreement.

The Hotel shall indemnify, defend and hold harmless Group, their respective officers, directors, employees and agents, and each of them, from any and all claims, actions, causes of action, demands or liabilities of whatsoever kind and nature including judgments, interest, attorneys' fees, and all other costs, fees, expenses and charges which Group, their respective officers, directors, employees, and agents, and each of them, may incur arising out of the negligence, gross negligence or willful or wanton misconduct of the Hotel, its officers, directors, employees, agents, contractors, or any other person or organization hired by the Hotel. The terms of this provision shall survive the termination or expiration of this Agreement.

INSURANCE

Both parties agree to carry insurance in amounts sufficient to protect themselves against any claims arising from activities conducted in Hotel and to indemnify and defend each other as provided for in this Contract. Upon request, each party shall provide a certificate evidencing such insurance to the other party.

COMPLIANCE WITH LAW

This Agreement is subject to all applicable federal, state, and local laws, including health and safety codes, alcoholic beverage control laws, disability laws, federal anti-terrorism laws and regulations, and the like. Hotel and Organization agree to cooperate with each other to ensure compliance with such laws.

CHANGES, ADDITIONS, STIPULATIONS, OR LINING OUT

Any changes, additions, stipulations, or deletions, including corrective lining out by either Hotel or Organization, will not be considered agreed to or binding on the other unless such modifications have been initialed or otherwise approved in writing by the other.

DISPUTE RESOLUTION

In the event of dispute resolution, the non-prevailing party will pay the other’s costs and attorney’s fees.

ACCEPTANCE

When presented by the Hotel to Organization, this document is an invitation by the Hotel to Organization to make an offer. Upon signature by Organization, this document will be an offer by Organization. Only upon signature of this document by all parties will this document constitute a binding agreement. Unless the Hotel otherwise notifies Organization at any time prior to Organization’s execution of this document, the outlined format and dates will be held by the Hotel for Organization on a first-option basis until 09/02/2014. If Organization cannot make a commitment prior to that date, this invitation to offer will revert to a second-option basis or, at the Hotel’s option, the arrangements will be released, in which case neither party will have any further obligations.

Upon signature by both parties, Organization and the Hotel shall have agreed to and executed this Agreement by their authorized representatives as of the dates indicated below.

SIGNATURES

Approved and authorized by the Organization

Name: (Print) Robert Noble

Title: (Print) Treasurer

Signature: _____

Date: _____

Approved and authorized by the Hotel:

Name: (Print) Barbette Dunn

Title: (Print) Sales Manager

Signature: _____

Date: _____

