

CITY OF LAWRENCE PARKS AND RECREATION RENTAL AGREEMENT FOR PARK FACILITIES BY AND BETWEEN THE CITY OF LAWRENCE PARKS DEPT ("Parks" or "City") AND __________ ("Renter") ENTERED INTO THIS ______ DAY OF _______, 20____.

Renter must complete this form in its entirety, pay the security deposit, and abide by all the below terms and conditions. Failure to do so may result in the cancellation of Renter's facility rental request and/or the retention by the City of part or all of the security deposit.

FACILITYDATE OFREQUESTED:EVENT:						
REQUESTED. EVENT. RENTER'S RENTER'S						
NAME: ADDRESS:						
, , ,						
PHONE: ZIP CODE:						
TYPE OF PUBLIC/PRIVATE						
FUNCTION: EVENT:						
START/ ESTIMATED						
STOP TIMES: ATTENDANCE:						
	INITIAL					
Terms and Conditions: Renters must thoroughly read and initial the following to ensure understanding of the terms and conditions in order to secure the reservation.						
1. Pay a security/damage deposit of \$250 by check, money order or credit card. Checks should be made payable to Lawrence Parks Department. We cannot hold checks for any reason. All money will be processed through the City Controller's office on the day it is received.						
2. RENTER AGREES THAT DEPOSITS AND OR RESERVATION PAYMENTS ARE NOT REFUNDABLE IF THE EVENT IS CANCELLED OR RESCHEDULED BY RENTER.						
3. Indoor rental times start at 8:00 a.m. and end at 11:00 p.m. and clean-up must be completed by midnight.						
4. Buildings, shelters and rooms are rented in as-is condition. Renter is required to set up the facility and return the facility to its original condition.						
5. For-Profit and fundraising events will only be allowed on Parks property with						
separate authorization from Parks. Renter has either attached said authorization to						
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7. Renter sh	all pick up a key to the facility one business day prior to event, if scheduled
	day, Sunday or a holiday. Proof of payment in full will be required to
acquire a	facility key. Keys must be returned on the next business day between 8am
-	a \$50 fee per day will be assessed.
	rees to sweep all floors and wet mop all tile and hard surface floors. Renter
	s to wipe down all kitchen surfaces. Renter is responsible for own set up
0	lown of tables and chairs. Failure to do so will result in partial, if not full,
	e security/damage deposit.
	dings, please tie your trash bags up and leave them INSIDE near the door.
	tenance staff will be by either later in the evening or the next morning to
	ne trash bags.
	proved security will be required for events with attendance exceeding
	people or events scheduled past 8:00 p.m. (This is to be arranged
	Officer Sean White at #317-586-1753. Standard rates \$50.00 per hour will
apply alor	ng with a four-hour minimum.) Security coverage must be as follows: one
City of L	awrence Police officer for events with attendance of 50-100; two City of
Lawrence	Police officers for events with expected attendance of 100-150.
	dance at the event shall not exceed the maximum allowance per the Fire
	s standards. (45 people at Communities Activities Center; 150 people at
	and Community Center). If an event's attendance exceeds the maximum
	e allowed by these standards, the event will be shut down and
	lamage deposit will be retained.
	nd/or police officers will have access to the event at all times. They are
	your safety.
	be no firearms on or near any Parks property.
	e serving alcohol at your event (INDOOR FACILITIES ONLY) you are
	to purchase a temporary liquor license from the Marion County
	& Tobacco Commission (317-232-2430) as well as a one million dollar
	00.00) liability insurance policy which names the City of Lawrence as
	onal insured. If your caterer has a valid liquor license, you may not need
	one. Inquire with the County ATC if you are unsure. You are required to
show pro	of of both licensing and insurance thirty (30) business days prior to the
event. Y	ou also need to keep your license and insurance form handy during your
event. A	lcohol use is strictly prohibited at all outdoor facilities in the City of
	Parks. I understand that alcohol is prohibited unless I have provided the
	ense and proof of insurance as required above. If I fail to meet the above
	s and serve alcohol or allow my guests to have alcohol, I understand that
	sit will be retained and I may face possible criminal charges and/or
• •	fines or penalties.
	ervation is not confirmed and this contract does not take effect until the
	neck clears.
	of Lawrence retains the right to cancel for any reason; the security/damage
	ill be returned at the discretion of the City, but will not be unreasonably
withheld.	Anness dependences has not included from a set of the set of the set
	lamage deposits may be retained for any of, but not limited to, the
A 11 .	reasons: failure to obtain necessary permits, licenses, or insurance coverage,
	submit proof of insurance, failure to obtain security, no-shows, damaged
failure to	
failure to incurred t	o facility during event, or any other violation of these terms and conditions.
failure to incurred t	o facility during event, or any other violation of these terms and conditions. may take up to 8 weeks to be processed and paid. All refunds will be
failure to incurred t 18. Refunds	

19. Renter must be present at facility throughout course of event. Renter understands and takes full responsibility that all rules and regulations will be followed by his/her guests.	
20. Renter agrees to pay to the City of Lawrence Department of Parks and Recreation any costs arising due to any damage incurred during the above function. The security/damage deposit will only be returned after a satisfactory inspection by a City of Lawrence Department of Parks and Recreation staff member.	
21. The following documents are due to the Parks Department thirty (30) days prior to the requested event: reservation paid in full by check, m/o or card; copy of liquor license if applicable; proof of security being hired if applicable; copy of insurance policy naming City of Lawrence as additional insured.	
22. Falsification of information on this form or pertaining to this event shall lead to a minimum fine of \$500.00 and prosecution to the fullest extent of the law.	
23. Renter shall not use and/or permit use of the facility in any manner constituting a violation of any ordinance, statute, regulation, or order of any governmental authority. Renter is responsible for the conduct of all persons in attendance during the use of the facility.	
24. Renter is strongly encouraged to inspect the facility prior to use and communicate any concerns or information about pre-existing damage to avoid additional charges.	
25. Renter hereby indemnifies and holds harmless the City, its employees, agents, and elected and appointed officials from and against all damages, claims and liabilities, arising from or connected with Renter's use of the facility, including without limitation any damage or injury to person or property and any claims by Renter and/or any third party.	
26. Renter agrees that it, and its subcontractors, will not discriminate against any employee or applicant for employment to be employed in the performance of this Rental Agreement, with respect to the employee's hire, tenure, terms, conditions or privileges of employment, or any matter directly or indirectly related to employment, because of the employee's race, religion, color, sex, disability, national origin, or ancestry. Breach of this covenant may be regarded as a material breach of the Rental Agreement.	
27. Renter hereby releases the City and its employees, agents, and elected and appointed officials from all liability from any accident, damage or injury caused to a person or property related to Renter's use of the facility.	

I HAVE READ AND UNDERSTAND THE ABOVE AND AGREE TO FULLY COMPLY WITH THE TERMS AND CONDITIONS OF THIS RENTAL AGREEMENT.

Signature

Date

OFFICE USE ONLY

		Check #	Date	Amt Paid	Balance	Receipt #				
Deposit	\$250.00									
Center Rental										

PARKS OFFICE IS OPEN 8 A.M. TO 4 P.M. MON-FRI PHONE 317-549-4815 – FAX 317-549-6410 <u>AFTER HOURS CONTACT# - 317-545-7575</u>