

## CITY OF LAWRENCE PARKS AND RECREATION RENTAL AGREEMENT FOR PARK FACILITIES BY AND BETWEEN THE CITY OF LAWRENCE PARKS DEPT ("Parks" or "City")

THE CITY OF LAWR	ENCE PARKS DEP	Γ ("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 terms and conditions below. 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 the security deposit.

	ACILITY			DATE OF		
REQU	JESTED:			EVENT:		
RE	ENTER'S			RENTER'S		
	NAME:			ADDRESS:		
RE	ENTER'S			CITY/STATE/		
1	PHONE:			ZIP CODE:		
Γ	YPE OF			PUBLIC/PRIVATE	3	
FUN	ICTION:			EVENT:		
	START/			ESTIMATED		
	P TIMES:			ATTENDANCE:		
Terms	and Cor	ditions: Rei	nters must thorough	hly read and initial	the following to	INITIAL
Terms and Conditions: Renters must thoroughly read and initial the following to ensure understanding of the terms and conditions to secure the reservation.					<b>EACH</b>	
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1.	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					i	
	for any reason. All money will be processed through the City Controller's					ı
		the day it is		O	•	i
2.	RENTE	R AGREE	S THAT DEPOS	SITS AND OR	RESERVATION	
	<b>PAYME</b>	NTS ARE	NOT REFUN	DABLE IF TH	E EVENT IS	ı
	<b>CANCE</b>	LLED OR R	RESCHEDULED B	Y RENTER.		ı
3.	3. The indoor rental times start at 8:00 a.m. and end at 11:00 p.m. and the cleaning must					
	be completed by midnight.					
4.	Buildings	, shelters and	rooms are rented in	as-is condition. Rent	er 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 the authorization to					ı
	this contract or certifies that this event is <u>not</u> a for-profit or fundraising event.					
6.			EVENT and you are			
			ic Health Departme			ı
	Public Events are required to obtain a liability insurance policy in the amount of one					
	million de	ollars (\$1,000,	,000.00), naming the C	City of Lawrence as an	additional insured.	1
7.	Renter sh	all pick up a	key to the facility one	business day prior to	event, if scheduled	

for Saturday, 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 - 4pm or a \$50 fee per day will be assessed. Absolutely, NO decorations are allowed to be affixed to the walls or ceilings. Renter agrees to sweep all floors and wet mop all tile and hard surface floors. Renter also agrees to wipe down all kitchen surfaces. Renter is responsible for own set up and tear down of tables and chairs. Failure to do so will result in partial, if not full, loss of the security/damage deposit. In all buildings, please tie your trash bags up and leave them INSIDE near the door. Our maintenance staff will be by either later in the evening or the next morning to remove the trash bags. 10. Parks-approved security will be required for events with attendance exceeding fifty (50) people or events scheduled past 8:00 p.m. (This is to be arranged through Officer Sean White at 317-586-1753. Standard rates of \$50.00 per hour will apply along with a four-hour minimum.) Security coverage must be as follows: one City of Lawrence Police officer for events with attendance of 50-100; two City of Lawrence Police officers for events with expected attendance of 100-150. 11. Attendance at the event shall not exceed the maximum allowance per the Fire Marshall's standards. (45 people at Communities Activities Center; 150 people at Jenn Park and Community Center). If an event's attendance exceeds the maximum attendance allowed by these standards, the event will be shut down and security/damage deposit will be retained. 12. Security and/or police officers will always have access to the event. They are there for your safety. 13. There will be no firearms on or near any Parks property. 14. If you are serving alcohol at your event (INDOOR FACILITIES ONLY) you are required to purchase a temporary liquor license from the Marion County Alcohol & Tobacco Commission (317-232-2430) as well as a one-million-dollar (\$1,000,000.00) liability insurance policy which names the City of Lawrence as an additional insured. If your caterer has a valid liquor license, you may not need a separate one. Inquire with the County ATC if you are unsure. You are required to show proof of both licensing and insurance thirty (30) business days prior to the event. You also need to keep your license and insurance form handy during your event. Alcohol use is strictly prohibited at all outdoor facilities in the City of Lawrence Parks. I understand that alcohol is prohibited unless I have provided the liquor license and proof of insurance as required above. If I fail to meet the above conditions and serve alcohol or allow my guests to have alcohol, I understand that my deposit will be retained, and I may face possible criminal charges and/or additional fines or penalties. 15. Your reservation is not confirmed, and this contract does not take effect until the deposit check clears. 16. The City of Lawrence retains the right to cancel for any reason; the security/damage deposit will be returned at the discretion of the City but will not be unreasonably withheld. 17. Security/damage deposits may be retained for any of, but not limited to, the following reasons: failure to obtain necessary permits, licenses, or insurance coverage, failure to submit proof of insurance, failure to obtain security, no-shows, damaged incurred to facility during event, or any other violation of these terms and conditions. 18. Refunds may take up to 8 weeks to be processed and paid. All refunds will be processed through the City of Lawrence controller's office. Refunds are NOT returned on-site in the Parks' office.

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	violation	of any ord	inance, statute,	, regulation,	or order of a	ny governmer	ntal
	authority.	Renter is res	ponsible for the	e conduct of a	all the people in a	attendance dur	ring
	the use of	f the facility.	-		-		
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	national origin, or ancestry. Breach of this covenant may be regarded as a material breach of the Rental Agreement.						
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I HAV	E READ	AND UNI	DERSTAND T	ГНЕ ABOV	E AND AGRI	EE TO FULI	LY COMPLY
WITH '	WITH THE TERMS AND CONDITIONS OF THIS RENTAL AGREEMENT.						
Signatu	re				Date		
O							
OFFIC	E USE	ONLY					
			Check #	Date	Amt Paid	Balance	Receipt #
Deposit	t	\$250.00					
Center							