## Salt Lake County Parks & Recreation Center Rental Agreement Standard Form Contract DA No. 16-07343 Approved for Division use 1-Jan-17 through 31-Dec-17

THIS AGREEMENT, dated the behalf of its	nis day of (hereafter refer	20, is enter red to as CENTER), loc	ed into between Salt Lake County on cated at CENTER hereby rents to RENTER and its	
a bona fide guests, members, and co below.	nd mpetitors, the use of CEN	(RENTER) TER's facilities, subjec	<ul> <li>CENTER hereby rents to RENTER and its t to all provisions and conditions set fortl</li> </ul>	
RENTER: Name:				
Address:				
		Phone:		
Email:				
1. RENTER agrees to pay CENTER \$	PER HOUR for the DAYS, DATE	S OF CONTRACT use of the space indicate S AND HOURS d/or attached schedule)	d in the box below.	
Date(s):				
Hours:	Start time: (Times include set	End	time:	
Area to be rented: Area to be rented: Area to be rented: Area to be rented:	Hourly rate \$x n Hourly rate \$x n Hourly rate \$x n	number of hours number of hours number of hours	= Total area Cost: \$ = Total area Cost: \$ = Total area Cost: \$ = Total area Cost: \$ = Total area Cost: \$	
TOTAL cost of rental: Space (1)	+ Damage Deposit (4)	_ + Additional costs (8)	=Total	
period if other groups are not sched the contracted hourly price. All even 3. A rental deposit of \$ or the fu towards the rental fee. Any remaining cancelled.	uled for the same room. Any e ts must be concluded by Ill rental fee, whichever is less ag fees that are due must be p	extra use beyond this will s is required to guarantee aid one week in advance	ime. <b>RENTER</b> is allowed a 10 minute grace be charged in half-hour increments at <u>double</u> , including clean up time. a reservation. This deposit will be applied of the scheduled rental or the rental will be	
necessary by the center building atte a. Inspections are conducted by the b. RENTER assumes full and exclusive real. The safety of the persons and prevent or activity put on by RENTER.	endant or janitorial staff a full ne CENTER staff of areas used esponsibility for: roperty of all members of REN RENTER assumes all risks of	refund will be issued with by the RENTER at the con ITER and of spectators an events and activities; CEN	it card. If no damage or additional cleaning is nin business days. nclusion of the rental. Id members of the public in attendance at any UTER assumes none thereof. CENTER shall not occasioned by theft of disappearance of	

b. RENTER shall be held financially responsible for any damage to CENTER property, fixtures and equipment which occurs during the time RENTER occupies the space described in the box above. RENTER shall also be held financially responsible for any items missing from the space RENTER uses pursuant to this agreement. The actual cost of repair and/or cleaning shall be paid by RENTER immediately upon receipt of an invoice from CENTER.

equipment or other personal property.

6. **RENTER** will cleanup all areas used. Areas must be returned to the conditions and order they were in before scheduled use. All litter, trash, and garbage must be deposited in the dumpsters outside the building. All spills must be wiped up immediately. The **CENTER** is not

responsible for any equipment, supplies, or other property left on the premises.

- a. If any cleaning is required by county staff following the rental the RENTER will be charged additional cleaning fee of \$100 per thirty minutes.
- No nails, pins, staples, tape, glue or other device that will leave holes or mar the building are allowed.
- CENTER retains the right to determine the appropriate number of building attendants, other personnel necessary to properly serve the public at **RENTER** expense.
  - The **RENTER** will pay \$25 per hour for each additional staff the **CENTER** feels is necessary. Additional staff: \_\_\_\_\_ x \$25/hour = Total
  - The RENTER is required to designate one adult per 50 adults to supervise and/or one adult for every 20 children in each room of area
  - The RENTER is required to give the names of its supervisors to the on-duty building attendant so the supervisor(s) is identified.
  - If the CENTER feels it is necessary the RENTER shall provide security staff and medical coverage, i.e. hired police officers and EMT's The RENTER will provide one security officer for every 100 participants
  - Persons identified as supervisory will be held personally responsible for behavior of all those in their activity, to see that they abide will all CENTER policies, local and state laws; and they will take action to correct any problems which arise. If problems persist, **CENTER** personnel will take steps to correct the problem, including notifying the police and/or terminating the event in progress.
- RENTER will comply with all reasonable rules and regulations established by CENTER. CENTER shall have the right to eject any person from the facility for any reason which, in the opinion of the CENTER, it deems sufficient.
- 10. CENTER may in its sole discretion require RENTER to provide a public liability insurance policy in an amount determined by SALT LAKE COUNTY in which SALT LAKE COUNTY is named as additional insured's.
- 11. Time or space may not be altered, modified or cancelled without prior written consent of CENTER. RENTER must properly notify CENTER at least seven (7) calendar days prior to its scheduled time in order to alter or cancel its reserved time. If RENTER fails to properly notify CENTER, of RENTER'S intent to alter or cancel its time, RENTER shall be liable for the scheduled time at full rental rates.
  - a) If the RENTER and its party fails to appear, the RENTER'S security deposit will be forfeited as well.
  - b) If RENTER cancellations are made in a timely manner, security deposit refunds will be subject to less a 25% administrative charge (as per Salt Lake County Policy and Procedures #6570).
  - c) Repeat RENTERs who pay in advance must give at least two days' notice to receive credit for future use.
- 12. Should conflicts arise between RENTER'S scheduled times and the public or other users of the facility, CENTER reserves the right to change the schedule in the best interest of the public and the facility. In this event, every effort will be made to make an arrangement that is mutually agreeable to both RENTER and CENTER, and a proportionate credit or refund to RENTER will be issued if applicable. If maintenance problems or chemical imbalances occur in CENTER facilities RENTER'S time may be cancelled with no prior notice due, however CENTER will attempt to give RENTER as much notice of cancellation as reasonably possible.
- 13. INDEMNITY:

For Salt Lake County

- A. Both parties mutually agree that each party is responsible and liable for its own wrongful or negligent acts which it commits or which are committed by its agents, members, officials, or employees.
- B. Each party agrees to indemnify, hold harmless and defend and release the other party, its agents, officials, and employees from and against any and all suits, claims, and proceedings for loss, damages, injury or liability, arising out of the performance of this contract or for its own wrongful or negligent acts which it commits or which are committed by its agents, officials or employees.
- C. The COUNTY is a governmental entity under the "Utah Governmental Immunity Act", Title 63G, Chapter 7, Utah Code Ann. Both parties agree that the COUNTY maintains all privileges, immunities, and other rights granted by the Act and all other applicable law and do not waive any defenses or limits of liability otherwise available under the Act and all other applicable law.
- 14. RENTER agrees not to sell, distribute or solicit the sale or distribution of any material, equipment or product whatsoever, in or about the facility, without prior written consent of **CENTER**.
- 15. RENTER will not conduct or promote any activities or advertise any special or particular event to be conducted at the CENTER, without **CENTER'S** prior written consent.
- 16. RENTER is not authorized to use any of CENTER's business equipment, materials, lobby or office furniture.
- 17. If available, RENTER may use CENTER folding tables and folding chairs. Tables:\_\_\_\_\_ Chairs:\_
- 18. RENTER agrees to instruct its members, coaches, opponents, referees, agents, volunteers and employees to enter the building through the main entrance.
- 19. **RENTER** agrees that it will not broker, sublease or sublet its reserved times.
- 20. Smoking, chewing tobacco, and alcoholic beverages are not permitted in the facility or on the premises.
- 21. THIS AGREEMENT IS NOT VALID AT THE SALT LAKE CITY SPORTS COMPLEX.
- 22. STANDARD FORM: Any alteration of the standard form language without approval of the attorney shall render this agreem without effect. Any changes to this agreement must be pre-approved as to form by the District Attorney's Office.



