DAVID R. SCHECHTER COMMUNITY CENTER RENTAL CONTRACT

Please read over the following guidelines. Compliance will assure a pleasant event and return of your security/damage deposit. If these guidelines are not followed, it will result in a partial or total loss of your security/damage deposit. Please initial each section after you have read it.

| Before Your Event | | Initial here |
|--|-------------------|-----------------------------------|
| Official usage begins upon the entrance into the complex | k by anyone affil | iated with your party using |
| the complex, including decorators, caterers, setting up | tables, etc. A | ll activities must be done |
| within the contracted rental time, which is on | day of | , 20 at |
| am/pm through am/pm. | | |

Key Pickup: The key is only given to the facility renter. If you would like to authorize another person to pick up the key, you must notify the recreation office and that person will be noted on your contract. If your reservation is on a weekend, you must pick up your key on the Friday before your event by 5pm at the Recreation Department. If your reservation is on a weekday, then you must pick up the key before 5pm at the Recreation Department on the day before or actual day of your event. If your event is near a holiday, check with the office for a possible adjustment to your key pick-up time.

<u>Security</u>: Depending on the nature of the event, security personnel may be required at the discretion of the Recreation Director. In this case, the Recreation Director will discuss security options with you. Any charges incurred in obtaining security personnel will be the responsibility of the renter.

Adult Supervision: Adult supervision is required for participants under 21 years of age.

<u>Maximum Occupancy</u>: Maximum Occupancy by Fire Code will be stated upon making reservation. All doors must be unlocked during the rental period. Take special care to leave exits free of obstacles. Please remember that the Fire Dept. can shut down your event if you have more than the stated number of people in attendance.

<u>Alcohol</u>: Alcoholic beverages may be consumed. The selling of alcohol is strictly prohibited unless you have a license to sell alcohol.

<u>Decorations</u>: Use of a staple gun, tape or items that screw into any surface inside or outside of the DRS Community Center are prohibited. Fog/Smoke machines are also prohibited. Please use fishing line, string or wall putty. Candles on tables must be securely supported on substantial noncombustible bases with candle flame protected.

<u>Cancellations</u>: Refunds are available if requested 30 days in advance of your reservation date. The City Finance Department will mail your rental & deposit refund check to you approximately 3 weeks following the notice of cancellation. Refunds requested within 30 days of your reservation

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date will result in the forfeiture of your reservation rental fee; however your security/damage deposit will be mailed to you approximately 3 weeks following the notice of cancellation. Refund requests will not be accepted if left on voicemail.

| During the Event Initial | here |
|--------------------------|------|
|--------------------------|------|

Environmental Protections:

It is prohibited for any person, firm, or corporation to intentionally release, organize the release or intentionally cause to be released any balloons or lanterns into the atmosphere. These items pose a danger and nuisance to the environment, particularly to wildlife and marine animals.

In accordance with City code, Chapter 26, Article VIII – Environmental Protections, regulating the prohibition of Styrofoam. All renters and participants agree not to sell, use, dispense, give away, provide food in, or offer the use of expanded polystyrene, commonly known as Styrofoam at any and all city locations and facilities.

In accordance with City Resolution No. 1002. All renters and participants are asked to discontinue the use of plastic straws, plastic stir sticks and similar plastic items in working toward a cleaner and safer environment, beach, ocean and Indian River Lagoon.

<u>Smoking</u>: Smoking is prohibited inside of the building. There are disposal containers provided outside for cigarette butts. Please assure that your guests use them.

<u>Music</u>: Loud noise is prohibited and defined in the City Code 26.81-26.83 as any noise, which annoys or disturbs the peace of others. If a noise complaint is made to the SBPD, one verbal warning is issued to the renter.

| After Your Event. | | | | Initial here |
|-------------------|--|--|--|--------------|
|-------------------|--|--|--|--------------|

<u>Cleanup</u>: There are 4 major things that MUST be completed before exiting the facility. (1) Take all trash to the dumpster in the parking lot located behind the building. (2) Put all tables & chairs away in designated storage area. (3) Sweep/mop up any obvious debris such as spilled drinks, sand, food, etc. (4) Make sure all of your items are removed from the facility. Cleanup MUST be completed within your contracted rental time in order to receive your security/damage deposit.

Key Return: Keys must be returned by 5pm on the following business day after your event. If your event is near a holiday, check with the office for a possible adjustment to the time.

<u>Security/Damage Deposit Refund</u>: A full refund of your security/damage deposit will be mailed to you after your event providing you abided by rental rules and regulations and there were no damages to either the interior or exterior of the facility. The security/damage deposit refund will be processed and mailed to you approximately 3 weeks following your event. If your deposit is withheld, you will be notified within 2 business days after your event.

| Exiting Facility: | Follow checklist and turn off all lights and lock both doors upon exiting. | |
|--------------------|---|---|
| l , | have read and understand the above guidelines. | I |
| agree to pass this | s guideline sheet to whoever is in charge of the set-up and clean up of my event. | |

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| Signature of Renter Di RENTAL AGREEMENT | ate |
|--|---|
| AGREEMENT, executed this day of Satellite Beach (hereinafter "City") and | |
| WHEREAS , the city is willing to allow the user to utilize City restrictions and guidelines and | parks and facilities subject to certain |
| WHEREAS , it is in the best interest of both parties in misunderstanding regarding the guidelines for reservation thereon, the following guidelines and restrictions shall apply: | |
| For the purposes of this Agreement the park and facilities in facilities and adjacent grounds. | nclude the following: parking areas, |
| Priority will be given to official municipal functions and other Any other organizational use may be pre-empted in the eneeded for a municipal function. | |
| If the user distributes or sells food at their function, the organizations regarding temporary food service as set for Department. | |
| The user shall not deface or damage the reserved parks and the park or facility is damaged, the user will pay the city sucthe premise. | • |
| The user's authorized agent shall sign a separate affidavir Satellite Beach and its official officers, the Brevard County Bo official officers from liability or responsibility for damages, in use of the city facilities. | ard of County Commissioners and its |
| Prior to executing this Agreement, the undersigned agent ack the operating guidelines for the City parks and facilities and ag | |
| The user's representative who signs this Agreement acknow agreement guidelines and acknowledges that he has authority of the user organization. | |
| Signature of Renter Date | |

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STATE OF FLORIDA

COUNTY OF BREVARD

BEFORE ME, the undersigned authority, personally appeared and acknowledged reading the following Affidavit.

- 1. That she/he is the individual from the reserving group designated and authorized by said organization to execute this Affidavit.
- 2. That by executing this Affidavit, the authorized individual agrees to indemnify and hold harmless the City of Satellite Beach and Brevard County Board of County Commissioners and its elected and appointed officials, agents and employers, their sureties, insurers, successors, assigns and legal representatives from any and all liabilities, claims, causes of action, demands and damages for injury, death or damages of any kind or nature whatsoever to any person incurred, caused or associated with the use and/or occupancy of the applicable facilities by the use, including attorney's fees, unless such injury, death or damages were the direct result of a negligent act or omission on the part of the City.
- 3. That she/he acknowledges that the execution of this Affidavit is in consideration of and a material inducement to the City allowing the user to utilize and /or occupy the City facilities.

STATE OF FLORIDA

COUNTY OF BREVARD

| The foregoing Affidavit was acknowled 20 by | dged before me this day of who is | , |
|---|--|----------|
| personally known to me or who identification. | has produced | as |
| Affiant's Signature_ | | |
| Please print Affiant's Name, Address 8 | k Phone | - |
| WITNESS my hand and official seal in, 20 | n the County and State last aforesaid this | day of |
| Notary Public Signature | Stamp | |

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