

For Internal Use Only					
Last Name:					
Date of Event:					
Deposit:					
Payment Shredded Date:					
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## Application for Facility Use

## Facility will be booked <u>no more than 6 months in advance</u>.

Applicant Name:						
Applicant Address:	State:Zip:					
Daytime Phone#: (	)Alt/Cell: ( )					
Email:	Contact Person On-Site:					
Date Requested:	Purpose of Rental:					
Facility Requested:	Will Alcohol Be Present•: ☐ Yes ☐ No Est. Attendance•:					
Hrs Security \$20/hour	Fee Additional fee if alcohol is being served and/or over 75 people (this covers the security guard we have to hire)					
Total \$	Hours needed for security to					
Clubhouse	Deposit: \$250 ( <b>\$125</b> will be forfeited if you stay more than <b>15</b> minutes past your ending time)  Fee: \$75 for 3 hours, \$25 each additional hour (3 hour minimum)  Time: Fromam/pm Toam/pm (Hours 6am- Midnight)  Max. Persons: 143  Payment is due <b>21</b> days before event on the business day					
Tables and Chairs avail	able during your rental include: Six-72" round tables, Five-8ft banquet tables and 70 folding chairs. (table cloths and chair covers not available)					
(Payment is due 21 da  ☐ Deposit-Separate accept Mastercard, Vi  Mail or fax completed	cation  c made payable to YMCA of Metropolitan Denver  ays before event on the business day)  check made payable to YMCA of Metropolitan Denver (we also isa and Discover – no money orders please)  I paperwork to: YMCA, 27151 E Lakeview Drive, Aurora, CO 80016, or email southshore@denverymca.org.					
PHONE: 720-870-2222 Wheatlands Clubhouse call 720-810-7310.	1 FAX: 720-870-7217 e physical address: 6601 S Wheatlands Parkway, Aurora, CO 80016; for facility access for emergency only,					
ndemnify and hold harr onsultants, licensees, i ncluding, without limiti	IVER OF LIABILITY: Applicant, its successors and assigns, assumes all liability and risk and will defend, mless the Wheatlands Metropolitan District (the "District"), the District's directors, staff, employees, nvitees, agents, successors, and assigns from any and all injuries, loss, claims, liability, damages, and costs, ing the generality of the foregoing, court costs and attorneys' fees, caused by, resulting from, or in any way the District's facilities by the applicant, its guests, licensees, Invitees, agents, contractors, subcontractors, and/or assigns.					
Signature:	Date:					



Clubhouse Rental Agreement

This Clubhouse Rental Agreement ("Agreement"") is made this day of, 20 by and between Wheatlands Metropolitan District, a quasi-municipal corporation and political subdivision of the State of Colorado (the "District") and (the "Rental Party") for use of the clubhouse on
(initial) 1. Availability. District sponsored programs and activities have priority of use of District facilities; therefore consecutive nightly, weekly or monthly usage may not be available. The Renta Party represents that the event is a private function, by invitation only, and is not open to members of the general public. It is also acknowledged that the Rental Party's right to use the Clubhouse for this event is subject to: (a.) The District's Rules and Regulations, (b.) being in good standing with the District at the time this Agreement is signed, and at the time of the event, and (c.) prior reservations. The Rental Party must be at least 18 years of age to reserve a facility or 21 years of age if alcohol will be present.
(initial) 2. <u>Security.</u> Security personnel are required for all rentals during which seventy-five (75) or more persons will be in attendance and/or if alcohol will be present. If security personnel are required, the Wheatlands Metropolitan District will obtain a contract for the services with a security provider, and Rental Party will be responsible for all costs related thereto.
(initial) 3. Reservations/Cancellation. Reservations will not be considered final until approval is granted and the appropriate fee(s) and deposit(s) have been received. Rentals are approved on a first come first served basis. It is not guaranteed that a requested date will be available. Functions may be cancelled without penalty by the Rental Party by sending written notice to District staff no less than fourteen (14) days in advance. It is understood that the penalty for cancellation of a function less than fourteen (14) days in advance is a forfeiture of the Rental Fee. The District may terminate this Agreement prior to the day of the event if the District, in its sole discretion, determines that use of the Clubhouse for the event will adversely affect the public health, safety or welfare. Upon termination of this Agreement by the District, the District shall refund the full Deposit and the full Rental Fee (as shown on the Application for Facility Use (the "Rental Application")) to the Rental Party.
(initial ) 4. <u>Use of Facilities.</u> The Rental Party shall have exclusive use of the Clubhouse during the Rental Period, for the sole purpose of staging the event as described in the Rental Application. <b>Only the kitchen, main room, restrooms, and covered patio area are reserved under this Agreement. Use of the office area will result in \$125 of your deposit being forfeited.</b> The pools, grills, playarea and office area are not reserved under this Agreement and may be used by homeowners on a first-come, first-served basis.
(initial) 5. Set Up / Cleaning. All set up, take down, and clean-up is the responsibility of the Rental Party and must be done during your booked rental times. Upon conclusion of the event, the Clubhouse will be left in its pre-event condition, all decorations will be removed, and trash will be bagged, removed from the facility, and placed in the trash receptacle in the parking lot. All equipment and furniture will be returned to their proper storage locations or removed, as applicable. Standard cleaning, including vacuuming, surface cleaning, mopping hard floors, cleaning the kitchen and refrigerator, and restrooms will be performed, as needed, by the Rental Party. The Rental Party will also be responsible for cleanup of the exterior grounds if needed. Rental Party acknowledges receipt of Checklist, by signing and receiving said checklist when Application is accepted by Wheatlands Metropolitan District.

- \_\_\_\_\_ (initial) 6. Condition of Facilities. A Rental checklist is to be completed by the Rental Party. The Rental Party is responsible to report any existing damage of the facility to District staff before their event begins on the provided checklist. Failure to report damage will result in the Rental Party accepting responsibility for all existing damage. The Rental Party agrees to complete the checklist given at the time of reservation. As soon as reasonable after the event, a District representative will perform an inspection of the Clubhouse. The District shall be entitled to take such actions as required to restore the Clubhouse to its condition immediately preceding the event, and the Rental Party shall be responsible for all costs and expenses incurred by the District related to such actions.
- (initial) Damage/Security Deposit The Rental Party agrees that if, in the sole judgment of 7. District staff, the District must incur costs to restore the Clubhouse or any of the District's facilities to its/their pre- event condition, the District shall be entitled to apply the full Deposit or any portion thereof against such costs. If the Deposit is insufficient to pay for the damages and/or clean up, the Rental Party agrees to pay for any and all additional costs. The Rental Party further agrees that the District may invoice the Rental Party for any charges in excess of the Deposit. The Rental Party agrees to pay any such invoice charges within thirty (30) days, and if any such invoice charges are not paid within thirty (30) days, interest shall accrue at a rate of eighteen percent (18%) per annum from the thirtieth day following the date of the invoice until paid. Such unpaid amounts shall become part of the fees and charges due and owing by the Rental Party to the District and shall constitute a perpetual statutory lien against the real property owned by the Rental Party (or the Owner as set forth on the signature page) pursuant to § 32-1-1001(1)0), C.R.S. The selection of the contractor for any cleaning, repairing or replacement shall be within the sole discretion of the District. The District shall refund the Deposit, or any remaining amount thereof, within thirty (30) days from the first business day immediately following the event, to the Rental Party.
- \_\_\_\_\_ (initial) 8. <u>Alcoholic Beverages</u>. Alcoholic beverages may be served as long as the Rental Party abides by the following conditions: (IF ALCOHOL IS TO BE PRESENT, THE RENTAL PARTY IS REQUIRED TO HAVE OFF-DUTY POLICE OFFICER(S) OR SECURITY.) \*
  - a. No fee will be charged, either directly or indirectly (i.e. no cash bar) for the consumption of alcoholic beverages.
  - b. No alcoholic beverages, including 3.2 beer, will be served, at any time, to any person who is under 21 years old or to any intoxicated person.
  - c. It is acknowledged that the District does not hold or maintain a liquor license, and
    permission to serve alcoholic beverages does not constitute a liquor license. The Rental
    Party shall be solely responsible for compliance with the liquor laws of the State of Colorado.
    No alcoholic beverages will be served or consumed OUTSIDE of the Clubhouse.
  - d. If any persons under the age of 21 attending the event, whether invited or uninvited, bring alcoholic beverages onto the Clubhouse premises, the Rental Party shall take action to have such beverages removed from the premises. If necessary, the Rental Party will call the police to seek assistance with the enforcement of this policy. At any event in which the majority of the attendees are under 21 years old, the Rental Party will assure that there is at least one adult chaperone present at all times for every ten (10) persons under 21 years old.
  - e. If any adult (persons 21 years old or older) attending the event, whether invited or uninvited, is abusing or misusing alcohol on the Clubhouse premises, the Rental Party will take action to have such activities stopped, and if necessary, notify the police to seek assistance.
  - f. The Rental Party agrees to arrange alternate transportation for any attendee who is unable to safely and responsibly drive away from the event due to intoxication. The Rental Party agrees that they are solely responsible for any claim or liability that arises as a result of the serving of alcoholic beverages at their event.
  - g. The Rental Party shall indemnify and hold harmless the District for any claims, actions, or suits brought by third-parties against the District for any damages caused as a result of Rental Party's failure to comply with the provisions of this Agreement.

required, the undersigned will be responsible for all costs related thereto. Security personnel must be reserved by District staff. In the event this provision is violated by the Rental Party, the Rental Party shall automatically be assessed a minimum of \$250 penalty and shall be suspended from all Clubhouse rental privileges for twelve (12) months. The Rental Party acknowledges that the Clubhouse and Pool (initial) areas are NON-SMOKING facilities and is strictly enforced by the staff & security. No smoking is allowed anywhere within the Clubhouse and the fenced areas of the Pool, the parking lot, the playground, sidewalks or near the dumpster. No exceptions allowed (includes ALL types of cigarettes, whether they be traditional, vapor, e-cigarettes, cigars, other smoking devices, etc.). Dumpster & trash bins on the Clubhouse property are only for trash, not for any type of above-referenced smoking implements/utensils. The Rental Party agrees that violation of the non-smoking provision will be sufficient reason for assessment of an additional \$100.00 fine. (initial) 10. Use Restrictions. No tape, command strips, staples, thumbtacks, push pins, nails or screws are allowed to be fastened by the Rental Party to any District facility at any time. No balloons or confetti are permitted. The Rental Party agrees that use under this Agreement will comply with all laws of the United States, the State of Colorado, all ordinances, rules and regulations of Arapahoe County and the City of Aurora and the requirements of the District, District staff, local police and fire departments. The following use restrictions shall be in effect at all times: a. Excessive noise or misconduct shall be grounds for immediate revocation of the right to use the facilities. All music must be kept at levels that do not disturb the reasonable peace and quiet of any citizen. All noise shall be confined within the building and doors will remain closed when music is playing. b. Upon sufficient cause and in the interest of the safety of the public, the District, its authorized representatives (including private security) and the Aurora police department shall have authority to close the Clubhouse to public and private activities. c. City of Aurora fire codes mandate the legal capacity of the Clubhouse. Doors may not be blocked; a clear five-foot width pathway to insure safe exit must be maintained. Throwing of rice, birdseed or confetti is not permitted. Special permission may be granted on a case-by- case basis. d. Children's parties must have parent/adult supervision. This rule applies for any persons under the age of eighteen (18). e. No weapons of any type and no fireworks are allowed in the Clubhouse or the immediate surrounding area. f. The Rental Party agrees to comply with all state and local laws, ordinances, and regulations, including, but not limited to, those governing the serving and/or consumption of alcohol, parking, open container. noise, disorderly conduct, or loitering. The Deposit may be forfeited as the result of violating these provisions. Parking. The Rental Party acknowledges that parking is available only on a first (initial) 11. come, first served basis. Function guests may not park in areas designated as no parking areas. Cars parked in inappropriate areas must be moved upon request or will be towed at the owner's expense. (initial) 12. Vendors and Suppliers. All Rental Parties will furnish their own equipment and materials unless specifically designated on the application. Subject to prior agreement

being made with District staff, the Rental Party agrees that entertainment companies, caterers, florists, photographers and all other third parties providing services for the event, will coordinate their arrival and departure times to coincide with the base use period. If the facility is not left vacant after the completion of the rental. it is understood that the actual costs of teardown will be assessed, and the Rental Party will be

h. Security personnel are required for all rentals during which alcohol will be present and/or 75 or more people in attendance. No exceptions will be granted. If security personnel are

responsible for all cleaning, storage, and rental fees during the time premises are not vacant				
(initial) 13. Loss. The District is not responsible for lost or stolen articles.				
(initial) 14. Exceptions. Any exceptions to the provisions set forth in this Agreement will be considered by the District on an "as requested" basis and such requests shall be submitted in writing.				
(initial) 15. <u>Breach of Agreement/Fines</u> . The Rental Party agrees that violation of any of the above provisions or the District's Rules and Regulations may result in fines of up to \$250.00 per violation, forfeiture of the Deposit, and additional fees/fines, being billed to the Rental Party, at the discretion of the Board or District staff. Further, any such violation may preclude the Rental Party from using District facilities in the future, in the discretion of the Board or District staff. The District shall have all rights available under law and the District's governing documents for enforcement of the provisions of this paragraph.				
(initial) 16. Limitation of Liability and Indemnification. Rental Party accepts full responsibility for all guests and agrees to be financially responsible for any damage caused by them, even if such costs exceed the amount of the Deposit. Rental Party releases and agrees to fully indemnify, hold harmless and defend the District and its representatives from all liability resulting from Rental Party's use of the Clubhouse and surrounding area, including liability for any attendee to Rental Party's function. Rental Party agrees to save, indemnify, defend and hold harmless the District and its officers, directors, agents, employees, contractors and subcontractors against any and all damages, losses, liabilities, claims, costs and expenses, including reasonable attorneys' fees arising out of any claim asserted by the undersigned, his or her family, guests, employees, invitees or third parties in conjunction with or arising in any way out of the use, operation or maintenance of the Clubhouse. Rental Party expressly acknowledges and agrees that the activities at the facility may be dangerous and involve risk or serious injury and/or death and/or property damage resulting from the negligence of the District or otherwise while in or upon the District's facilities or for any purpose while participating in the event which is the subject of this Agreement. Rental Party hereby releases, waives, discharges and covenants not to sue the District, its officers, officials, representatives and assigns from all claims, demands and any and all manner of actions, causes of action, suits, damages, claims and demands whatsoever in law, or in equity, which the Rental Party now has, or which its successors, executors or administrators hereafter can, shall or may have, for, upon or by reason of any manner, cause created by or existing out of the permitted use of the facilities by the Rental Party, or any person using the reserved facilities. Rental Party expressly agrees that this reservation, release and indemnification is intended to				
$\underline{\hspace{0.5cm}}$ (initial) 17. $\underline{\hspace{0.5cm}}$ Animals. No animals, except documented service animals for the disabled, are allowed in the facilities.				
(initial) 18. Severability. If any portion of this agreement is declared by any court of competent jurisdiction to be void or unenforceable, such decision shall not affect the validity of any remaining portion, which shall remain in full force and effect. In addition, in lieu of such void or unenforceable provision, there shall automatically be added as part of this Agreement a provision similar in terms to such illegal, invalid or unenforceable provision so that the resulting reformed provision is legal, valid and enforceable.				
(initial) 19. <u>Miscellaneous</u> . This agreement constitutes the entire agreement between the parties with respect to the matters addressed herein, and shall supersede all prior oral or written negotiations, understandings and commitments.				
(initial) 20. <u>Governmental Immunity</u> . Nothing in this Agreement shall be construed to waive, limit, or otherwise modify, in whole or in part, any governmental immunity that may be available by Jaw to the District, its respective officials, employees, contractors, or agents, or any other person acting on behalf of the District and, in particular, governmental immunity afforded or available to the District pursuant to the Colorado Governmental Immunity Act, Title 24, Article 10, Part I of the Colorado Revised Statutes.				

each of which may be de instrument. Executed copreceipt shall be deemed	eemed an original, but all of lies hereof may be delivered originals and binding upon	s Addendum may be executed in which together shall constitute by facsimile or email of a PDF do the signatories hereto, and shall he rules of evidence applicable to	e one and the same ocument, and upon I have the full force		
understands that this is a below waives the right to with all rules and regular	legal document and has had o do so. Rental Party shall be tions of the District. Failure to nd regulations of the District	nd has voluntarily signed this Ag I the opportunity to consult lega considered the legally responsib o fully comply with the terms an may result in the forfeiture of t	I counsel or by signing le party for compliance d conditions of this		
BY MY SIGNATURE AGREE TO COMPLY WI WITH, AND AGREE TO A	-	EAR TO HAVE READ AND LENTAL AGREEMENT, AND HAVE LULATIONS OF THE DISTRICT.	·		
X (Rental Party Signature	e) Date	(District Staff Signature)	Date		
X (Printed Rental Party N	ame)	(District Staff Print Nar	me)		
Comments:					
OWNER CERTIFICATION (i	f applicable)				
	THE OWNER OF THE PROPERTY LOCATED ATGIVE PERMISSION FOR MY RENTER TO USE THE CLUBHOUS ND UNDERSTAND THAT ANY DAMAGES, LIABILITIES, ETC. ARE ULTIMATELY MY RESPONSIBILITY.				
	·	S, ETC. AKE ULTIMATELY MY RES	PONSIBILITY.		
SIGNATURE:	DATE:				