## FISHHAWK RANCH COMMUNITY DEVELOPMENT DISTRICT FACILITY RENTAL AGREEMENT

Osprey Club Clubhouse Room 5721 Osprey Ridge Drive (45 Person Capacity)

Today's Date:	Reserved Date:
Type of Party:	Number of Guests:
□ 6:00 pm to 11	<b>5:00 pm</b> \$157.50 Rental Fee + tax (additional time: \$31.50 per hour**) and \$210 deposit <b>:00 pm</b> \$210.00 Rental Fee + tax (additional time: \$42 per hour**) and \$210 deposit nd sanitizing fee of \$78.75 is due upon execution of this agreement.
_	time can be added up to 14 days prior to the rental date.
	equest the use of the DVD player.
	itside vendor performing a service. Insurance Certificate date received (min. 14 days):
	cohol Served. (Alcohol can be added up to 14 days prior to the rental.)
	for non-residents OR Served/Certificate of Liability Insurance required (circle one)
	property: Additional \$131.25 surcharge. Insurance Certificate date received (min. 14 days):
AMENITY RE	NTALS ARE FOR PATRONS OF FISHHAWK RANCH CDD ONLY
Patron's	Name:
Cell Pho	ne: Alternate Phone:
Email A	ddress:
Please read and	l initial each line.
1. I agre	ee to present my facility access card to the staff person upon my arrival at the facility.
	erstand that my reserved times include set up and clean up time
	not arrive earlier than the specified reserved time
speci	facility cleaning will include bagging trash and putting it in the dumpster or other container as fied by facility staff
	erstand that no wet bathing suits are permitted in the facility.
supp	st supply all party products. This includes: tablecloths, plates, napkins, cups, etc. The District will ly cleaning supplies and garbage bags.
	uests and minors must be supervised at all times.
	er, confetti, silly string and smoke machines are not permitted in any District facility.
	um balloons are NOT permitted. No Exceptionss, adhesive putty, scotch tape or any other wall damaging material will NOT be permitted. The
Distr	ict will supply painter's tape for wall hangings and decorations.
	ecorative candles (other than cake candles) are not permitted in any District facility.
not li	aware that using the District facilities for monetary purposes is NOT permitted. This includes but is mited to: Fundraisers, home based parties, exchange of goods and services, business promotions, etc
	exclusion does not apply to business/networking meetings.
restro	derstand that I am responsible for any damage or change in the condition of the facility, including boms, caused by me or my guests. I also agree to be responsible for the conduct of my guests and restand that the rental of the above-mentioned room does not include use of the full facility.
	ee to give notice of cancellation at least 30 days in advance or my rental fee will be forfeited.
15. My r	ental will NOT be permitted to start and no one will be permitted in the facility until I arrive and sign heck-in paperwork.

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16. I understand that, unless the alcohol surcharge has been paid, I may not have alcohol on the premises. If alcohol is on the premises, the surcharge will be deducted from my deposit.		
17. I understand failure to uphold any portion of this agreement may result in the forfeit of my \$210 deposit, as well as any costs incurred in excess of the deposit amount. Furthermore, I understand I may lose all		
privileges if the above regulations are not followed.		
18. I understand that my guests and I are permitted to use the pool/other amenities. However, these amenities		
are not considered part of the rental. Inability to use these areas due to inclement weather, maintenance,		
capacity restrictions, etc. will NOT result in the return of the rental fee. Other Patrons and their guests are		
still permitted to use the pool and other amenities during my event. Normal closing times will apply to all		
amenities. If the pool facilities or other amenities are used by me or my guests, these areas must be		
vacated at closing time or the end of my rental period, whichever is earlier.		
19. If my event runs longer than scheduled, a fee of \$15.00 per 15 minutes, or fraction thereof, will be charged. These charges will be deducted from my deposit.		
20. As further consideration for the District's permission to the Renter, its agents, employees and invitees to		
use the Clubhouse, the Renter, for itself, its representatives and assigns, agrees to defend, indemnify and		
hold harmless the District, its agents or employees, from any and all claims for loss, damage or injury of		
any nature whatsoever to person (including, but not limited to, personal injury and death) or property		
resulting in any way from or in any fashion arising from, connected with or resulting from the use of the		
Clubhouse in whatever manner the loss, damage or injury may be caused and whether or not the loss,		
damage or injury may be caused, occasioned or contributed to by the negligence, sole or concurrent, of the		
District, its agents or employees; it being specifically understood and agreed that this agreement to defend		
indemnify and hold harmless applies to any and all claims for loss, injury or damage caused solely or		
partially by the negligence of the District, their agents or employees.		
21. Any outside vendor performing a service at your function must provide the FishHawk Ranch Community		
Development District with a Liability Insurance Policy listing \$1,000,000 per occurrence and \$2,000,000 general aggregate. The policy must also name the District as an additional insured.		
22. FISHHAWK RANCH COMMUNITY DEVELOPMENT DISTRICT SUPPORTS A NO ALCOHOL		
POLICY. HOWEVER, <u>IF ALCOHOL IS SERVED/ON PROPERTY, IT IS THE UNDERSIGNED</u>		
PATRON'S RESPONSIBILITY FOR ANY AND ALL ACTIONS OF THE PATRONS AND GUESTS.		
BYOB provisions apply only to events where each guest brings the alcohol they will consume. Events		
where the host provides the alcohol for guests will be classified as a "served" event and a Liability		
Insurance Policy is required. The policy must name the District as an additional insured.		
23. The District reserves the right to require anyone appearing excessively intoxicated or displaying loud,		
unruly, or belligerent behavior to leave District property immediately, and the District also reserves the		
right to call law enforcement to enforce the same.		
ANY VIOLATIONS OF THE RULES OF THIS AGREEMENT OR THE FACILITY RENTED WILL		
CAUSE THE UNDERSIGNED TO LOSE ALL OR A PORTION OF THEIR DEPOSIT MONIES.		
I HAVE FULLY READ AND UNDERSTAND ALL OF THE ABOVE RULES AND REGULATIONS		
CONCERNING MY FACILITY RENTAL AT FISHHAWK RANCH COMMUNITY DEVELOPMENT		
DISTRICT. I CERTIFY THAT I AM A FISHHAWK RANCH CDD PATRON, AND WILL BE AT THE		
TIME OF THE RENTAL AND THAT I MUST BE PRESENT FOR THE ENTIRE EVENT, FROM SET UP		
UNTIL COMPLETION OF CLEAN UP.		
Patron Signature Fishhawk Ranch CDD Representative		
1 atton Signature Tishnawk Rahen CDD Representative		
Office Use:		
\$210.00 Deposit: Date Received:		
Rental Fee: Amount: \$ Date Received:		
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