

Application for Indoor Rental Permit – Thousand Oaks Teen Center

Applicant Informat	ion								
Name of Patron / C)rganization:		Today's Date:						
Phone Number:		E-Mail Addre	SS:						
Street Address:									
Reservation Details	s (One-Time Rental) (Contact the Teen Se	ervices Director for	Recurring Rentals					
Type of Event / Acti	ivity:			Estimated Attenda	nce:				
Preferred Room(s):	Gym Kitche	en 🗌 Classroom	Game Room	Music Room	Computer Lab				
Date(s) Requested:		[Day(s) of the Week:						
Time of Reservatio	n (4-Hour Minimum)	No Early Entry							
Set-Up Time:	From	То	(1-Hour Minimun	1)					
Program Time:	From	То	(Actual Event Tim	<i>e</i>)					
Clean-Up Time:	From	То	(1-Hour Minimun	ז) Total Hours	:				
Additional Conside	erations								
Will you be decorat	ting the venue:	No 🗌 Yes – Deta	ails:						
Will the event be or	pen to the public? [No Yes							
 Any marketing 	for the event must st	ate "Not affiliated v	with CRPD" and may	/ not use any CRPD	logos or imagery.				
Will admission be c	harged (or will donat	ions be required)?	🗌 No 🗌 Yes -	- Amount: \$					
If so, how are the	he proceeds to be us	ed?							
Is this a teen group	? Yes No	Note: Alcohol is	s not permitted in the fa	cility while any youth ac	tivities are taking place.				
Percentage of grou	p between 12-17 yea	rs old:	How many ac	dults will be presen	t?				
Will any outside ver	ndors (caterers, attrac	ctions, etc.) be used	l? 🗌 No 🗌 Ye	s – Type:					
a Certificate of	dors (including catere <i>Liability Insurance</i> a tional insured. The pe	nd Additional Insu	red Endorsement na	aming the Conejo	Recreation & Park				

vendors attending the event and to have these documents available for review by CRPD staff.

Hourly Rental Fees Room / Area (Max Capacity)	<u>Class 4</u> In-District Residents *		<u>Class 6</u> Out-of-District Residents	<u>Clas</u> Non-Profit / C		
Total Indoor Facility (Max: 350)	\$242.60)	\$363.90	\$181.95		
Main Hall / Gym (Max: 300)	\$61.20)	\$91.80	\$45.	90	
Kitchen	\$25.60		\$38.40	\$19.20		
Game Room (Max: 40)	\$61.20		\$91.80	\$45.	\$45.90	
Computer Lab (Max: 10)	\$27.60		\$41.40	\$20.70		
Music Room (Max: 10)	\$27.60		\$41.40	\$20.70		
Classrooms 1 & 2 Combined (Max: 75)	\$27.60		\$41.40	\$20.70		
Classroom 1 or Classroom 2 (Max: 35)	\$18.80		\$28.20	\$14.	\$14.10	
Fees & Refundable Deposits (Refundable De	posits will be retu	rned to peri	mittee if the facility is left clean	and without dar	mage.)	
Application Fee (Non-Refundable)	\$15	Alcoho	l Deposit		\$150	
Rental Deposit – Main Hall / Gym	\$350	Floor C	\$250			
Rental Deposit – Game Room	ntal Deposit – Game Room \$175 Floor C		leaning Deposit – Game	\$200		
ental Deposit – Classroom \$100 Floor Cleanir		leaning Deposit – Classro	\$125			
Rental Deposit – Music Room	\$100	Floor C	\$125			
Rental Deposit – Computer Lab	\$50	Floor Cleaning Deposit – Computer Lab			\$50	
CRPD Facility Attendant (or Recreation Lea	ader) On-Site (I	Hourly Rate	; See Staffing Requirements Be	low)	\$23	

Rental Fees & Requirements – Thousand Oaks Teen Center

* In-District Residents rate applies to residents of Thousand Oaks, Newbury Park, and the Ventura County portion of Westlake Village.

Staffing and Security Requirements

- One CRPD Facility Attendant is required for the duration of the event for every 100 people in attendance.
- An additional CRPD Facility Attendant is required for permits running past 7:00pm (with a 3-hour minimum).
- CRPD staff will determine which facility doors remain open, closed, or locked for safety and/or noise concerns.
- For parties over 100 people and serving food and/or alcohol, a minimum 2-hour clean-up period is required.

Applicant Signature:

_____ Date Signed: ____

FOR C	IFFICE USE ONLY
Date Received: Date Entered in I	Reservations: Permit No.:
□ Application Fee Paid □ Rental Deposits Paic	□ Insurance Received □ All Fees Paid In-Full
CRPD Facility Attendant Scheduled: 🗆 Yes 🗆 N/A	Room Setup Templates Received: \Box Yes \Box N/A
Daily Alcohol Sale Permit Received: \Box Yes \Box N/A	Security Guard Contract Received: \Box Yes \Box N/A
Pre-Event Walkthrough Date:	Staff: Concerns: 🗆 No 🗆 Yes *
Post-Event Walkthrough Date:	Staff: Concerns: 🗆 No 🗆 Yes *
Rental Deposits Refunded: □ Full Refund □ Part	ial Refund; Amount Withheld: \$ 🗆 No Refund

* Concerns from either walkthrough should be documented, photographed, and reported to the Director or Coordinator immediately.



Conejo Recreation & Park District

Rules and Regulations for Indoor Facility Rentals

THE GENERAL MANAGER reserves the right to cancel any application upon one week's notice (Article IV § 401).

PERMITS MAY BE REVOKED immediately—and all fees may be withheld—if the permittee or a guest in attendance willfully violates any rule or regulation established by CRPD or is found to have made false statements on the reservation application including, but not limited to, event attendance exceeding the amount listed on the application and/or room capacity.

ALCOHOL is not permitted at youth-oriented functions and may not be served to anyone under 21 years old.

- If alcohol will be served, one security guard is required for every 50 people in attendance, at least 30 minutes before and 30 minutes after serving. A security contract must be turned in at least 30 days prior to the event.
- If alcohol will be sold, or an admission fee is charged and alcohol is served, a daily sales permit must be obtained through the CA Dept. of Alcohol Beverage Control and turned in at least 10 days prior to the event.
- An event may not last longer than six hours or run later than 11:00pm if alcohol is being served at any point.
- Alcohol may only be served from the approved, designated bar area and may only be consumed inside the facility. All glass, including drinking glasses and beer bottles, must remain within the designated bar area. Only individual servings are allowed; bottles and/or buckets with bottles or cans may not be left on tables.

DECORATIONS must not cover or block fire extinguishers, exit signs, light switches, or doorways. Painter's tape may be used to hang or attach decorations. Any other type of adhesive or hardware including tacks, staples, or nails is prohibited. Decorations must be removed by the permittee at the end of the event.

ROOM SET-UP details must be submitted at least 30 days prior to the event. Room Set-Up templates are available.

APPLICATION FEE & DEPOSITS must be paid in-full when submitting the application. The application fee is nonrefundable. Any refundable deposits will be returned within 10 business days of the event if the facility and the surrounding area are left clean and in the same condition they were found. A facility inspection must be conducted with CRPD staff before the event begins and also at the conclusion of the event. Failure to leave the facility and the surrounding area clean and undamaged may result in the forfeiture of all deposits.

ALL REMAINING RENTAL FEES must be paid in-full at least 30 days prior to the event.

CANCELLATIONS must be submitted to the office in writing. Requests for refunds will be granted as follows:

- A full refund, less the application fee, will be given if notice is received at least 45 days prior to the event date.
- A refund, less the application fee and deposits, will be given if notice is received less than 45 days prior.
- All fees will be withheld, including any refundable deposits, if the permittee fails to appear without notice.
- Any insurance fees paid to CRPD (if applicable) are non-refundable.

PERMIT CHANGES must be submitted at least 14 days prior to the event and require Center Supervisor approval.

PERMITTEE RESPONSIBILITIES include supervising children present, beginning and ending the event at the permitted times, and cleaning up the rental area, including picking up any trash and removing all decorations and signs.

I hereby acknowledge that I have read, understood, and agree to the Rules and Regulations outlined above.

Full Name of Applicant



Conejo Recreation & Park District

Waiver, Consent, and Hold Harmless Agreement

Location(s) & Facility Name(s)

facility(s) is/are being provided for the conduct of a _____

Type of Event

The above facility is subject to wear and tear, deterioration, and abuse. The outdoor portion of the facility is subject to the effects of weather and the forces of nature. It is recognized that the outdoor facilities are subject to animal and human damage and erosion, that the surface of such facilities may be uneven, defective or contain foreign objects. The Conejo Recreation & Park District (herein referred to as "CRPD") and the City of Thousand Oaks (herein referred to as "the City") will within the reasonable constraints of its facilities and budget, perform necessary maintenance on the facility. The undersigned agrees to carefully inspect and satisfy for him or her that the facilities provided are reasonably safe for their intended use. Once having conducted such inspection the undersigned agrees that he or she expressly assumes the risk of any defect in the premises herein occasioned by the want of inspection, maintenance and warning. The undersigned releases, waives, holds harmless and discharges CRPD and the City from any and all liability or responsibility which arises out of the use of or the conditions of the premises herein. The undersigned agrees to be solely responsible for and all liability, claims, loss, damage, costs and expenses, including attorneys' fees arising out of or resulting from any injury to persons or damage to property which arise out of its use of CRPD and the City facilities. The undersigned shall indemnify, defend, and hold harmless CRPD, its officers, employees, and agents from any and all losses, costs, expenses, claims, liabilities, actions, or damages, including liability for injuries to any person or persons or damage to property arising at any time out of or in any way related to the undersigned's use or occupancy of a facility or property controlled by CRPD, unless solely caused by the gross negligence or willful misconduct of CRPD, its officers, employees, or agents.

Compliance with All Applicable Law, Rules, & Regulations

The undersigned shall comply with all local, state, and federal laws and regulations related to the use of the facility and public gatherings. The undersigned also agrees to abide by all applicable local, state, and federal accessibility standards and regulations. The undesigned further agrees that it is solely responsible for reviewing and ensuring compliance with all applicable public health rules, regulations, orders, and/or guidance in effect at the time of the use of the facility including, but not limited to, physical distancing, limits on the size of gatherings, use of appropriate sanitation practices, etc. CRPD reserves the right to immediately revoke the undersigned's right to use of the facility under this agreement should the undersigned fail to comply with any provision of this section.

Force Majeure Events

Notwithstanding anything to the contrary contained in this agreement, the CRPD shall be excused from its obligations under this agreement to the extent and whenever it shall be prevented from the performance of such obligations by any Force Majeure Event. For purposes of this agreement, a "Force Majeure Event" includes but is not limited to fires, floods, earthquakes, pandemic, epidemic, civil disturbances, acts of terrorism, regulation of any public authority, and other causes beyond their control. The undersigned waives any right of recovery against CRPD and the City, and the undersigned shall not charge results of "acts of God" to CRPD, its officers, employees, or agents.

I hereby acknowledge that I have read, understood, and agree to the terms of the above agreement, and I understand that it includes, but is not limited to, the permitted date(s) and any additional date(s) the parties may jointly agree to.

Full Name of Applicant

Signature of Applicant

Date Submitted



Conejo Recreation & Park District

Insurance Requirements for Facility Rentals

Hillcrest Center, Goebel Adult Community Center, and Thousand Oaks Teen Center

A Certificate of Liability Insurance and an Additional Insured Endorsement naming the Conejo Recreation & Park District (CRPD) and the City of Thousand Oaks (CTO) as additional insureds must be provided at least 10 days prior to the event. Insurance is also required of any caterers, vendors, organizations, security, or other businesses present during the event, including the set-up and clean-up times.

The permittee shall procure and maintain commercial liability insurance with coverage at least as broad as Insurance Services Form CG 00 01, in an amount not less than \$1,000,000 per occurrence, \$2,000,000 general aggregate, for bodily injury, personal injury, and property damage. The policy must include contractual liability that has not been amended. Any endorsement restricting standard ISO "insured contract" language will not be accepted. If alcohol is sold during the permitted activity, coverage must include full liquor liability. Such insurance shall name "The Conejo Recreation & Park District and the City of Thousand Oaks, their officers, employees, agents, and volunteers" as additional insureds prior to the use of the facility. Permittee shall file such certificates of such insurance with CRPD, which shall be endorsed to provide thirty (30) days' notice to CRPD of cancellation or any change of coverage or limits. If a copy of the insurance certificate is not on file prior to the event, CRPD may deny access to the facility.

All insurance policies shall be issued by an insurance company currently authorized by the Insurance Commissioner to transact business of insurance or is on the List of Approved Surplus Line Insurers in the State of California, with an Assigned Policyholders' Rating of A- (or higher) and Financial Size Category Class VII (or larger) in accordance with the latest edition of Best's Key Rating Guide, unless otherwise approved by CRPD's Risk Manager.

Requirements of specific coverage features, or limits contained in this regulation are not intended as a limitation on coverage, limits, or other requirements, or a waiver of any coverage normally provided by any insurance. Specific reference to a given coverage feature is for purposes of clarification only as it pertains to a given issue and is not intended by any party or insured to be all-inclusive, or to the exclusion of other coverage, or a waiver of any type. If the permittee maintains higher limits than the minimums shown above, CRPD requires and shall be entitled to coverage for the higher limits maintained by the permittee. Any available insurance proceeds in excess of the specified minimum limits of insurance and coverage shall be available to CRPD.

Special Event Liability Insurance Information

The State of California maintains a List of Approved Surplus Line Insurers. Ask your agent, broker, or "Surplus Line" broker if the insurer is on that list, or view that list on the CA Department of Insurance Website: <u>www.insurance.ca.gov</u>

The insurer should be licensed either as a foreign insurer in another state in the United States or as a non-United States (alien) insurer. You should ask questions of your insurance agent, broker, or "Surplus Line" broker or contact the California Department of Insurance at the following toll-free number: 1-800-927-4357. Ask whether or not the insurer is licensed as a foreign or non-United States (alien) insurer and for additional information about the insurer. You may also contact the National Association of Insurance Commissioners by visiting their website: <u>www.naic.org</u>

I hereby acknowledge that I have read, understood, and agree to the Insurance Requirements outlined above.

Full Name of Applicant

Signature of Applicant

Date Submitted



Insurance Requirements for Rentals

Hillcrest Center, Goebel Adult Community Center, and Thousand Oaks Teen Center

Give this document to your (or your organization's) insurance agent.

A current <u>Certificate of Liability Insurance</u> and <u>Additional Insured Endorsement</u> must be received by the Conejo Recreation & Park District at least ten (10) business days prior to the permit date.

- An Additional Insured Endorsement is <u>required</u> because Certificates of Liability Insurance alone do not protect the additional insured. As noted on the certificate: "This certificate is issued as a matter of information only and conflicts no rights upon the certificate holder. This certificate does not amend, extend, or alter the coverage afforded by the policy."
- It is the responsibility of the permittee to provide an updated Certificate of Liability Insurance and Additional Insured Endorsement prior to the policy expiration date to ensure there is no lapse in coverage. Permittee will not be granted access to the facility until a new policy is on-file.
- Certificates of Liability Insurance must include policy number, the name of the insured individual or business, the effective dates of coverage, and the permit location(s).
 - The policy number listed on the Additional Insured Endorsement must match the policy number listed on the Certificate of Liability Insurance.
- > Certificates of Liability Insurance must be for an Occurrence Policy (not Claims-Made).
- Minimum liability limits are as follows:
 - \$2,000,000 General Aggregate
 - \$1,000,000 Per Occurrence
 - \$1,000,000 Personal & Advertising Injury
 - \$1,000,000 Products Completed-Operations
- > Sports Organizations If the use includes athletic activities, Organization shall provide evidence of
- that the CGL includes coverage for injuries to athletic participants and should also provide evidence of Participant Accident Insurance
- > The <u>Certificate Holder</u> and <u>Name of Additional Insured</u> sections must read as follows:

Conejo Recreation & Park District, its Directors, Officers, Agents, Employees, and Volunteers 403 W. Hillcrest Drive, Thousand Oaks, CA 91360 The City of Thousand Oaks, its Directors, Officers, Agents, Employees, and Volunteers 2100 Thousand Oaks Blvd., Thousand Oaks, CA 91362

- Cancellation Clause must read as follows: "Should any of the above-described policies be cancelled before the expiration date thereof, the issuing company will mail 30 days' written notice to the certificate holder named to the left."
- No blanket endorsements will be accepted.

CORD CEF	TIF	IC	ATE OF LIA	BIL	ITY IN	ISURA	NCE		e (MM/DD/YYYY) <mark>1/01/2021</mark>
THIS CERTIFICATE IS ISSUED AS									
CERTIFICATE DOES NOT AFFIRMA BELOW. THIS CERTIFICATE OF I REPRESENTATIVE OR PRODUCER,	SURA	NCE	DOES NOT CONSTITU						
IMPORTANT: If the certificate hold									
the terms and conditions of the polic certificate holder in lieu of such end				ndorse	ment. A stat	ement on th	is certificate does not c	onfer	rights to the
RODUCER			-	CONTA	indepen	dent Contract	or		
surance Agent				PHONE (A/C, N	o, Ext): 555-58	5-5555	FAX (A/C, No):		
treet Adresss				É-MAIL ADDRE		ddress.com			
ity, State, Zip					INS RA: Insuran				NAIC #
INSURED						ce company	Name		00000
Independent Contractor				INSURE					
Street Address				INSURE					
City, State, Zip				INSURE	RE:				
				INSURE	RF:				
OVERAGES CI THIS IS TO CERTIFY THAT THE POLICI			E NUMBER:	VE REE			REVISION NUMBER:		
INDICATED. NOTWITHSTANDING ANY CERTIFICATE MAY BE ISSUED OR MA	REQUIF Y PERT	REMEI TAIN,	NT, TERM OR CONDITION THE INSURANCE AFFORD	OF AN DED BY	Y CONTRACT THE POLICIE	OR OTHER D	OCUMENT WITH RESPE	ст то	WHICH THIS
EXCLUSIONS AND CONDITIONS OF SUC	ADDI	SUBR			POLICY EFF	POLICY EXP (MM/DD/YYYY)	LIMIT	rs	
GENERAL LIABILITY	INSR	WVD	FOLIGT NUMBER		, animi ((((((((((((((((((, mm/00/1111)	EACH OCCURRENCE	\$	1,000,000.00
COMMERCIAL GENERAL LIABILITY CLAIMS-MADE X OCCUR							DAMAGE TO RENTED PREMISES (Ea occurrence)	\$	
	X		7327328466		01/01/2021	12/31/2021	MED EXP (Any one person) PERSONAL & ADV INJURY	\$ \$	1,000,000.00
	- -						GENERAL AGGREGATE	\$	2,000,000.00
GEN'L AGGREGATE LIMIT APPLIES PER:	_						PRODUCTS - COMP/OP AGG	\$	1,000,000.00
POLICY PRO- JECT LOC							COMBINED SINGLE LIMIT	\$	
AUTOMOBILE LIABILITY							(Ea accident)	\$	
ANY AUTO ALL OWNED SCHEDULED							BODILY INJURY (Per person) BODILY INJURY (Per accident)	\$ \$	
AUTOS AUTOS NON-OWNED AUTOS AUTOS							PROPERTY DAMAGE (Per accident)	\$	
								\$	
UMBRELLA LIAB OCCUR							EACH OCCURRENCE	\$	
EXCESS LIAB CLAIMS-MA	DE						AGGREGATE	\$	
DED RETENTION \$							WC STATU- TORY LIMITS ER	\$	
AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE							E.L. EACH ACCIDENT	\$	
OFFICER/MEMBER EXCLUDED? (Mandatory in NH)	N / A						E.L. DISEASE - EA EMPLOYEE		
If yes, describe under DESCRIPTION OF OPERATIONS below							E.L. DISEASE - POLICY LIMIT	\$	
SCRIPTION OF OPERATIONS / LOCATIONS / VEI	ICLES (Attach	ACORD 101, Additional Remarks	Schedule	, if more space is	s required)			
						. ,			
* 30 days' written notice of cancellation.									
ERTIFICATE HOLDER				CAN	CELLATION				
	The City	of Th	nousand Oaks,				ESCRIBED POLICIES BE (EREOF, NOTICE WILL		
its Directors, Officers, Agents,			Officers, Agents,				Y PROVISIONS.	5	
Employees, and Valueteers			nd Volunteers nd Oaks Blvd.,		RIZED REPRESE	NTATIVE			
Employees, and Volunteers 403 W. Hillcrest Drive,	2100 15				NEFREDE				
			ks, CA 91362	1	1.10		Ci t		
403 W. Hillcrest Drive,				Auti	horized Ref	presentatu	ive Signature		

POLICY NUMBER:

COMMERCIAL GENERAL LIABILITY CG 20 10 07 04

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED – OWNERS, LESSEES OR CONTRACTORS – SCHEDULED PERSON OR ORGANIZATION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

Location(s) Of Covered Operations

- A. Section II Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by:
 - 1. Your acts or omissions; or
 - 2. The acts or omissions of those acting on your behalf;

in the performance of your ongoing operations for the additional insured(s) at the location(s) designated above. **B.** With respect to the insurance afforded to these additional insureds, the following additional exclusions apply:

This insurance does not apply to "bodily injury" or "property damage" occurring after:

- All work, including materials, parts or equipment furnished in connection with such work, on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the location of the covered operations has been completed; or
- 2. That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.

CG 20 10 07 04

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