



Athletics/Sports Tourism Facility Rental

	Please	e Print				
Name of Applicant						
		Zip Code				
Telephone Number	Alt Telephone Number					
Facility to be used: Gymnas						
Specific area to be reserved						
Date of the Event:		Expected Attendance:				
Set Up Time:	Event Starting	g Time:				
Event Ending Time:	Event Ending Time: End Cleanup Time:					
Describe in detail the type of	f Event/Activity: (Ex: V	Vedding, Birthday Party, Dinners, Reception, Etc.				
Will you need access to park	area for loading/unloa	nding?				
Will electricity be needed? _						
If yes, what are the power r	requirements?					
Will the Event have security	?					
Will Food and/or Drinks be	Served?					



City of Florence Parks & Recreation Department 513 Barnes Street, Florence, SC 29501

Park Use Agreement & Permit

Are You Proposing to Serve Any Alcoholic Beverages?							
Note: To serve alcoholic beverages a SC Dept. of Revenue licens	e is required, and special permission must						
be obtained by the City of Florence and the Florence Police Chief. In addition, if approved, the lessee must							
provide proof of liquor liability insurance and name the City as an additional insured.							
Note: The only Parks & Recreation Facilities which allow alcoholic beverages at this time are the Dr. Edd							
Floyd Tennis Center, Florence Soccer Complex, Sports Complex Stadium and the Lawton-Chase House.							
Do you have the required insurance for your event?							
See "Proof of Insurance" on the following pages for more inform	nation.						
I have read the City of Florence Parks & Recreation Department's Park agree to abide by the conditions stated therein. I also understand that we Beautification Commission for approval of event. I also agree to provide Certificate of Insurance naming the City as Additional Insured.	we may have to appear before the Parks &						
Applicant Signature	Date						
Please review and complete event information	on on following pages.						
To Be Determined by City The Lessee shall make payment to the City at least 10 days Fee schedule can be obtained by calling or visiting the City of F	prior to the scheduled date of usage.						
Tee seneume can be obtained by caning or visiting the Cuy of I	torence Turks & Accreution Department.						
USAGE FEE \$ DEPOSI	T FEES						
TOTAL =	-						
Approved By:(Parks & Recreation Staff)	Date & Time Rec'd						
Office Phone: 843-665-3253	Police Phone: 843-665-3191						

Proof of insurance:

The Lessee shall provide to the City at least 10 days prior to the scheduled date of usage, proof of liability insurance acceptable to the City in which the City, Sponsor(s), Vendor(s), and Performer(s) are additional insured's. The Certificate of Insurance confirming coverage should indicate in the description of operations section the name of the event, date(s) of the event and activities encompassed in the event. The liability insurance should provide a minimum policy limit of \$1,000,000 per occurrence, \$2,000,000 for products/completed operations and general aggregate. The exact terms and conditions of such policy shall be specified by and meet the specifications of the City.

If Lessee does not have proper insurance coverage, it may be obtained through the Municipal Association of SC TULIP Program.

Compliance:

The Lessee shall comply with all laws, ordinances and regulations adopted or established by federal, state, county or city governmental agencies and the Lessee shall not suffer or permit to be done anything on said premises in violation of such laws, ordinances, or regulations.

Payment of Fees:

All applicable fees shall be paid at least ten (10) days prior to the scheduled date of the event. Any applicable licenses or permits shall be obtained and proof of same be provided prior to the payment of fees and execution of this agreement. Failure to pay and/or obtain licenses, insurance and permits as noted will result in denial of use by the City. The City reserves the right to seek restitution for any loss of revenues resulting from Lessee's failure to pay.

Hold Harmless:

The Lessee shall defend, indemnify and hold harmless the City, it's officials, agents, servants and/or employees, each severally and jointly, from and against any and all liabilities, demands, claims, damages, losses, costs and expenses of every kind and description, including, but not by way of limitation, any and all direct and indirect costs of defense made against or incurred by such indemnities as a direct or indirect consequence of injury, sickness or disease, including death, to persons, injury or destructions of property, including without limitation the loss of use of such property, and any other cause of action whatsoever arising out of or resulting from or which would not have occurred or existed by for the existence of the Lease and Agreement. This indemnity shall include, but not by way of limitation, any and all liabilities, demands, claims, damages, losses, costs and expenses caused or alleged to have been caused by any negligent or other act of any such indemnities.

Security:

It is agreed that the City shall not be responsible for providing any security to the property or persons of the Sponsor, Performer, or the agents, servants, invitees and/or permittees of the Lessee. Any security provided by the City shall be for the sole benefit of the City only. If Lessee determines that additional security is needed, coordination should be made to employ off-duty City of Florence Police Officers at a cost to be incurred solely by the Lessee.

Other Conditions:

In permitting the use of the premises, the City retains the right, but not the duty, to enforce all necessary and proper rules for the management and operation of the premises. City employees and their designated agents shall be granted full access to the site without any restrictions whatsoever. It is

understood that the Lessee shall not permit any event to be held upon the premises which would be offensive to public morals. Sound loudness levels of performances shall comply with all local ordinances. In the event that Lessee violates these regulations, the City reserves the right to immediately terminate the activity and/or performance and demand that Lessee immediately vacate the premises.

Damages:

The Lessee shall be liable to the City for all damages to the property or adjacent property. Lessee shall pay to the City the cost of repairs or replacement for any and all damage of whatever origin or nature which might have occurred during the term of the period of this lease.

Cleanup:

It is agreed that the City shall not be responsible for providing any event setup or cleanup unless otherwise stipulated in writing. Lessee shall be responsible for leaving event area in the same condition as they found it prior to the setup of the event. Trash shall be properly disposed of.

Assignment:

The Lessee shall not assign or sublet the premises and space covered by this agreement without the express written consent of the City.

Other Conditions:							
written inst	ment contains the entire a trument. Any matters not and direction of The City o	expressly provided for	•	·			
LESSEE:							
	Printed Name:						
	City:		Zip				
	Farail.						