## **Lynnwood Community League Hall Rental Agreement**

				Paramon	2
THIS RENTAL AGREEMENT made this		, 20	A.D.	Communi	ty
	Between:			LEAGUE	
Lynnwood Community Lea	igue (hereinafter referr	ed to as "THE COMN	MUNITY LEAGU	E")	
	-and-				
(Her	reinafter referred to as	"THE RENTER")	<del></del>		
THE COMMUNITY LEAGUE owns and ope		·	15525 – 84 Ave	e, Edmonton,	
	-and-				
THE RENTER wishes to use the premises t	for the purposes descri	bed in Appendix 1.			
	RE, THE PARTIES AGREE		<b>3</b> :		
TERMS					
1. THE RENTER agrees to pay the rental fee indicated in Appendix 1 to THE COMMUNITY LEAGUE for the use of the premises for purposes noted in Appendix 1.					
2. Event cancellations must be made in water cancels this agreement more than 14 days paid. Cancellations made 14 days or less NO refund of the Rental Fee. If for any repaid will be fully refunded to THE RENTER	ys prior to the event date prior to the event date tason THE COMMUNITY	te, THE RENTER will will receive a refund	receive a full red	efund of fees ge deposit but	
3. THE RENTER agrees to pay THE COMM COMMUNITY LEAGUE will return the dan within 14 days of the termination of this	nage deposit to THE RE	-			
CONDITION OF PREMISES					
4. THE RENTER agrees to clean the premises at the end of the rental period as outlined in Appendix 2. If THE RENTER fails to comply, THE RENTER agrees that THE COMMUNITY LEAGUE may deduct the cost of cleaning from the Damage deposit. Cleaning by THE COMMUNITY LEAGUE will be charged at a rate of \$100.00 per hour.					
DAMAGE					
5. THE RENTER agrees they are responsible for the cost of replacing or repairing any damage done to the property or the facility during their occupation of the premises. The damage deposit will be held until an inspection of the premises is completed by THE COMMUNITY LEAGUE following the event. THE RENTER's liability under this clause may not be limited to the damage deposit.					
6. THE COMMUNITY LEAGUE shall not be responsible for any loss, damage or injury which may be incurred by any person during the rental period. THE RENTER shall indemnify THE COMMUNITY LEAGUE against any claim which may arise as a result of the rental, made by any person for loss, damage or injury.					
GUESTS					
7. THE RENTER assumes full responsibility for the conduct of all people at the hall and will ensure that orderly conduct is maintained both inside and outside the hall.					

8. THE COMMUNITY LEAGUE OF its designate reserves t	ne right to refuse entry to the premises or to require the	
•	pinion of a representative of THE COMMUNITY LEAGUE, is	
INSURANCE		
9. THE RENTER shall maintain third-party liability insura	nce against claims for death, personal injury, and property	
damage on the premises, in an amount not less than \$2,000,000. The policy should name THE COMMUNITY LEAGUE as an additional insured. Policies shall be in a form and with an insurer acceptable to THE COMMUNI		
LEAGUE. THE COMMUNITY LEAGUE hall will not be available and the state of the state	·	
10. THE RENTER will ensure that all third-party contract provide proof of coverage to the same requirement as	cors and/or service providers (caterers, inflatables, etc.) also THE RENTER.	
LICENSING		
11. THE RENTER will ensure compliance with the condit This license will be posted in the area where alcohol will	ions of their AGLC liquor license or special event license.  Il be dispensed.	
OTHER		
12. THE RENTER will ensure compliance with all municipal and provincial bylaws. The damage deposit will no		
refunded if smoking occurs inside the facility.		
13. Animals are prohibited from the premises unless the support animal.	ey are a certified service animal or a registered emotional	
14. The Rental Agreement, the Certificate of Insurance, all be issued to the same individual.	and the AGLC Liquor License or Special Event License must	
15. Upon any violation of this agreement by THE RENTE		
attendance, or the consumption of alcohol, this agreem deposit will be forfeited. Further, the event may be can	nent will be deemed null and void, and the entire Damage	
•	nate, without refund of the rental fee. If THE COMMUNITY	
LEAGUE has Agent Status, that Designate may also be a	member of the Edmonton Police Service.	
I hereby acknowledge that I have carefully read the aboresponsibility for this event, and did receive a duplicate		
20	copy of this agreement thisday of,	
THIS AGREEMENT EXECUTED on behalf of:		
LYNNWOOD COMMUNITY LEAGUE	RENTER	
Signature:	Signature:	
Hall Contact:	Print Name:	
(Where THE RENTER is an organization, the signature m organization)		