

Parks and Recreation Office (925) 516-5444 35 Oak Street, Brentwood, CA 94513 brentwoodca.gov

Permit Number

Facility Rental Application

Applicant Information						
First Name		Last Name		Date of Birth		Gender: M F
Address C		City		State		Zip Code
Primary Phone Number	:	Secondary Phone Number		Email Address	Email Address	
Emergency Contact Name	1	Emergency Contact Relation		Emergency Contact Ph	Emergency Contact Phone Number	
Organization Information (if app	plicable)					
Organization Name Or		Organization Phone Number		Organization Website	Organization Website	
Organization Address		City		State	Zip Code	
Organization Email Address	Non-Profit? ☐ Yes ☐ N	lo	☐ 501(c)(3) Docum	☐ 501(c)(3) Documentation Provided		
Facility Requested (check all tha	nt apply)					
☐ Community Room A (120) ☐ Multipur☐ Community Room B (150) ☐ Multipur☐		rence Room B (25) ourpose Room A/B (160 ourpose Room A (60) urpose Room B (70) n (10)			Library ☐ Community Room* (60) *Only available: Wed: 10am-8pm Fri./Sat.: 10am-6pm	
Date(s) Requested Day of the week: Sun Mon Tue Wed Thu Fri Sat Sun Month/Day/Year:						
Rental Start Time: Function Start Time: (guests arrive)		t Time: Function End Tim (guests leave)		Time:	Rental E (exit facili	ind Time: ty)
Note: No access to facility or storage of items	before or after r	ental times.				
Type of Event:		Attendance: Ev		vent Details:		
□ Banquet	ol Dance ver	(includes caterers, band, DJ, etc.) Attendees under 21: (included in total attendees)		Will food be: □ Served □ Sold If the event is open to the public and food or beverage is being sold or given away, a CCC Environmental Health emporary Food Permit is required. Will alcohol be:□ Served □ Sold If sold, and ABC Permit is required. Will an admission fee be charged? □ Yes □ No		
Liability, Medical Consent, and other Ter Indemnification. The User hereby volunt agents, and volunteers from any liability thorized Representatives and User do for consequence of the use of the Facility. The Medical Consent. In emergency situations ary for any attendees of User's facility of that this Contract is binding on my heirs Equipment. I agree to return equipment Photo/Video Release. Authorized Represpromotional purposes. Acceptance. My signature below constitutions and the signature:	farily agrees to for property do rever release a this waiver and ns, User hereby rental or event. and assigns. issued to me in sentatives and F	indemnify, defend, and ho amage, injuries, or death r nd hold harmless the City release is applicable excep agrees to allow the City st It is understood that no has a good condition as who participant hereby agree the	resulting from of from all claims of to the exten aff to consent nealth or accident received, exact pictures or with above.	or in any way connected s or rights of action for d t caused by the City's so to any medical treatmen ent insurance is provide scept for normal wear ar	with use amage w le neglige t that me d by the (and tear. acility ren	of City facilities. The Au- hich User may incur as a ence or willful misconduct. dical personnel deem neces- City. It is further understood



City of Brentwood Parks & Recreation

1. Reservation of the Facility

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- a. Facility rental applications are accepted no more than 18 months in advance for Brentwood residents, and 12 months in advance for non-residents. Reservations for use of the facilities may be made by contacting the Parks & Recreation Department to schedule a contract appointment. At the contract appointment, a completed application must be submitted, along with a payment of rental deposit and non-refundable application fee.
- b. All rentals require a minimum of 2 hours, and must include any time for setup and cleanup. Refunds will not be given for any unused rental time.
- c. The City accepts the following forms of payment: check/money order; MasterCard, Visa, Discover, and cash. Payments for non-profit organizations or public agencies must be drawn on the organization or agency account.
- d. Reservations must be made at least 30 days prior to the event. Special requests of less than 30 days are considered on a case-by-case basis and an Application Rush Fee will be included.
- e. Renters must be a minimum of 18 years of age. If alcohol is being served, renter must be a minimum of 21 years of age. A photo I.D with the applicant's address and date of birth must be provided at the time of the reservation.
- f. Upon completion of the contract meeting and approval of application, the renter will sign the Facility Permit and be provided a Facility Renter Checklist outlining due dates for fees, various paperwork submittals, and facility walk through and floorplan meeting.
- g. The City reserves the right to book additional events/rentals before and after your event, and in other areas of the facility.
- h. All remaining fees are due 30 days prior to the event. For rentals less than 30 days, all fees are due upon booking of facility. Payment by check will not be accepted less than 30 days prior to the event and payment by credit card will not be accepted less than 14 days prior to the event.
- i. Once the rental permit has been issued, the renter has one opportunity to make any changes or modifications at no additional cost to the rental permit up to 60 days prior to the event date. Changes or modifications made after that one courtesy modification/change to the rental permit will assess an additional fee per request. City reserves the right to assess an additional fee per request, for any reservation changes made less than 60 days prior to the event.
- j. Any changes to the original submitted application must be in writing.
- k. A damage deposit is required for all facility rentals; \$250 for events without alcohol and \$500 for events serving alcohol. The renter will be billed for any additional expenses not covered by the damage deposit. The determination and assessment of additional charges shall be at the sole discretion of the City. The deposit will be returned within 30 days after facility use as long as there is no damage to the facility or any additional expenses incurred.

2. Cancellations Initial:

- a. The City reserves the right to cancel, reschedule, suspend, and/or refuse to grant the use of its facilities to any person or group if such use violates the Brentwood Municipal Code/City Rules and Regulations or in case of emergency.
- b. 100% of rental fees are refunded if cancellations are made 6 months or more prior to your rental date, with the exception of the application fee and the cancellation processing fee.
- c. Cancellations less than 6 months, but more than 4 months prior to your rental date, 15% of your total deposit will be retained in addition to the application fee and the cancellation processing fee.

- d. Cancellations less than 4 months, but more than 1 month prior to your rental date, 25% of your total deposit will be retained in addition to the application fee and the cancellation processing fee.
- e. Cancellations less than 30 days prior to your rental, 40% of the entire rental fee is retained in the addition to the application fee and the cancellation processing fee.
- f. If applicant wishes to cancel their event, a written cancellation letter must be submitted.

3. Use of the Facility	Initial:
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- a. The facility may be used by residents, non-residents, non-profit organizations and commercial groups, defined as follows:
 - i. Resident: an individual whose primary residence is within the City limits of Brentwood
 - ii. Non-Resident: an individual whose primary residence is outside the City limits of Brentwood
 - iii. Non-Profit: When use of the facility is by a non-profit organization as determined by the Internal Revenue Service and/or State of California with at least 75% of its membership made up of Brentwood residents, and the purpose of the use is to raise funds for community, charitable, or education projects within Brentwood or that benefits Brentwood residents. A copy of the letter granting the organization non-profit status from the Secretary of State's office is required to receive the non-profit rate.
 - iv. Commercial: when use of the facility is for profit or sale with proceeds to benefit an individual or organization.
- b. A minimum of one half hour is required for set-up and takedown of all rentals, although larger events may require more time depending on the size and scope of the event.
- c. After the facility has been used, it must be left in a clean and orderly condition. All equipment moved or borrowed must be returned to its original position and location.
- d. At all times the facility is being used, City staff shall be on duty to ensure the enforcement of these Rules & Regulations.

 The City reserves the right to close down or cancel any event that is in violation of any city ordinance. The City also reserves the right to close down or cancel the event if public safety, damage to the facility, behavior of the event guests, or affected department supervisors deem the event unsafe for public participation.
- e. The Renter signing the permit is responsible for any loss or damage to the property. The Renter must pay the City an amount equal to the cost of repair and/or replace the lost or damaged item.
- f. The Renter is responsible for the control and supervision of all guests, caterers, musicians, and other contracted service providers, and ensure that all adhere to the City's policies and procedures.
- g. Minors (any person under the age of 18) must be actively supervised at all times.
- h. City staff cannot sign for or receive deliveries. The Renter or a designated representative must be present to supervise and sign for all deliveries and pick-ups associated with their event.
- i. City staff will setup and take down tables and chairs, rented City equipment, and control lighting, audio/visual equipment, and heating and air conditioning.
- j. Equipment brought on site requires prior approval from the City (photo booths, backdrops, BBQs, audio visual equipment, ice sculptures, food truck, etc.) and must be removed immediately after the event. City staff will not store equipment and is not responsible for anything left in the facility. City staff reserves the right to remove any such equipment at the cost of the Renter. Additional charges may be assessed to the Renter for use of the facility beyond the specified rental contracted time. The determination of assessment will be at the sole discretion of the City and will be taken from the Renter's deposit.
- k. The facility maximum capacities are strictly enforced. The maximum capacity for an event includes all adults and children,

- including caterers, DJ's, bands, party planners, etc. Violation of the capacity limits will result in immediate termination of the event and forfeiture of some or all of the facility deposit.
- I. No rice, birdseed, confetti, glitter, rose petals, or sand may be thrown inside or outside of the facility.
- m. Smoking of any kind is prohibited in any City facility or within 20 feet of entrance or exit per State of California law (State Code 7596-7598).
- m. All City furniture must stay inside the facility. Any furniture brought in by the Renter (chairs, sofas, tables, light bars, etc.) must have padded or protected feet.
- n. Use of nails, tacks, scotch tape, staples, etc., is strictly prohibited. Only painters tape may be used to attach items to walls. Gaffer tape may be used on the floor.
- o. At no time shall exits or exit signs be covered or obstructed.
- p. The City will not supply ladders, extension cords, scissors, tape or paper for use. Renter must provide supplies, if necessary.
- q. Electrical outlets are limited to 20 amps.
- r. Mylar/foil balloons with helium are prohibited, however air-filled Mylar/foil balloons are permitted.
- s. All decorations must be fire proofed or made of fire retardant materials. Candles are permitted only in holders in which the flame is not exposed (except on cakes). Open flames such as gas burners, candles and butter warmers (with the exception of Sterno-type cups) are not allowed inside the facility.
- t. Fog machines, smoke machines, and hazers are not permitted.
- u. Barbecues, grills, and griddles are permitted only with advance approval and in designated areas.
- v. All decorations must be removed before the premise is vacated.
- w. Parking is available on nearby streets and City parking lots/structure, but is not guaranteed.
- x. Equipment and decorations not listed above requires written approval from City staff.

4. Alcohol Initial: _____

- a. If alcohol is going to be served or sold, it must be indicated on the rental application and permit.
- b. Alcoholic beverages, if allowed, are the responsibility and liability of the Renter and/or organization renting the facility.
- c. Presence and/or the consumption of any and all alcoholic beverages shall be prohibited except by permit, and only consumed during the event time indicated on the permit.
- d. Alcoholic beverages must be served from a controlled bar by a person over 21 years old and must be served with food. The serving alcohol must end 30 minutes before the conclusion of the event.
- e. To sell alcoholic beverages at your event, a valid alcohol permit from the California Department of Alcoholic Beverage Control (A.B.C.), must be obtained. Events involving the exchange of monetary consideration (example: purchase of meal or meal ticket with any form of alcohol being served as part of the meal) also require a California Department of Alcoholic Beverage Control (A.B.C.) permit. A.B.C. will issue one-day permits to 501(c)3 non-profit groups who wish to sell admission tickets, beer, wine or distilled spirits at a fundraising event. A.B.C. applications are available at the Parks and Recreation office and it is the renter's responsibility to complete and submit the application to A.B.C. (located at Elihn M. Harris State Office Bldg. 1515 Clay Street, Suite 2208, Oakland, CA 94612, (510) 622-4970).
- f. Alcohol permit must be on file in the Parks and Recreation Office 14 days prior to your event. Alcohol permit must be prominently displayed during your event. City staff is required to check your license prior to allowing the sale or distribution of alcohol at the event.

g.	Violation of any of these requirements will result in immediate termination of Renter's event and will result in forfeiture of
	the damage deposit.

5. Security Guards

- a. Security guards may be required to be on duty during the event. The Brentwood Police Department will determine if security guards are necessary and the number of guards required at the event. The renter is responsible to pay for these services. Security guards must be present at the times stated on the Brentwood Police Department's Conditions of Approval letter.
- b. Security guard companies must be registered and approved by the Brentwood Police Department and must have a valid City of Brentwood business license. City will provide you a list of approved companies and the renter can select and reserve a company from the list.
- c. The Renter has direction over security guard duties.

6. Insurance Initial:

- a. Renters are responsible for providing insurance. The Renter is accountable financially for any and all accidents or injuries to persons or property resulting from their use of City facilities.
- b. Renters may use their own insurance provided that the policy meets minimum standards (City staff will provide information if choosing this option).
- c. If you are unable to provide this certificate through your homeowners' insurance, you may purchase special event insurance through the City.

Initial:



City of Brentwood Parks & Recreation

Cleanup Agreement

The Renter agrees to walk the facility, including restrooms, kitchen and rooms reserved with facility staff prior to and after the event to review any current or new damage to the facility that may have occurred during the rental.

The Renter agrees to perform the following:

- a. Pick-up and discard/remove all decorations (e.g. table coverings, wall décor, centerpieces, balloons, etc.)
- b. Pick up all trash, both inside and outside, and place in lined trashcans provided.
- c. Ensure caterers clean kitchen area (i.e. stoves, counters, sinks, remove all items from the refrigerator, etc.)
- d. Report all spills to facility staff immediately for cleanup and allow staff access to area.
- e. Remove all equipment brought in for the event by the rental end time (i.e. by the DJ, decorator, caterer, etc.)
- f. Leave walls, floors, and restrooms undamaged.

By signing below, I agree that at the conclusion of my event I will leave the facility in the same condition as when the event began. I further understand that non-compliance to this Agreement will result in the forfeiture of some, if not all, of my deposit, as well as I may be invoiced for any additional cost to provide for the clean up of my event.

Signature:	Printed Name:	Date:



City of Brentwood Parks & Recreation

Facility Rental Checklist	
Initial each item:	
I have had the opportunity to read the Rules & Regulations and rec	eived a copy.
I will be in attendance throughout the event and I am responsible for Children under the age of 18 must be supervised at all times	or the conduct and control of the group.
I have reviewed the rules about decorations.	
Facility Walk-Through: I agree to walk through the rented area(s) we (no one will be allowed in the facility before the walk-through.)	ith City staff before and after the event
The maximum number of people (including guests, DJ/band, catere	rs, etc.) allowed at my event is
It is my responsibility to control the number of people admitted an	• • •
Insurance criteria reviewed. □ Purchase from City □ Provide or	wn insurance and endorsement
Security services criteria reviewed.	
All contract modifications must be in writing. Additional fees may a	pply.
Fees must be paid 30 days prior to my rental date or I risk cancellat accepted for payments made less than 30 days before the rental date.)	
Proof of security guards services, alcohol permit, and/or health permit rental date (if applicable).	mit must be submitted 14 days prior to the
All paperwork, fees, and insurance are due on	·
Signature:Printed Name:	Date:



City of Brentwood Parks & Recreation

Instructions for Completing Certificate of Insurance for Facility Rentals

Please send this list to your insurance company or broker

Items below MUST be included on your Certificate of Insurance:

	General Liability Insurance Coverage \$1,000,000 CSL
	The name of the insured must match the name and address of the applicant on the Facility Rental Application.
	Event/Facility Rental Date
	Full name of company(s) affording coverage on the Certificate of Insurance.
	Authorized Representative's original signature
Se	parate endorsement form for General Liability must contain the following:
	The City of Brentwood, its officers, agents, volunteers and employees must be named as an additional insured with respect to liability arising out of activities performed by or on behalf of the Named Insured.
	Coverage under this policy shall be primary insurance as respects the City of Brentwood, its officers, agents, volunteers and employees.
	All rights of subrogation are waived as respects all additional insureds hereunder.

Please mail the Certificate of Insurance, with endorsements to: City of Brentwood, Parks and Recreation Department, 150 City Park Way, Brentwood, CA 94513

Additional Insured Endorsement MUST read:

City of Brentwood, its officers, agents, volunteers and employees 150 City Park Way Brentwood, CA 94513