

## **Indoor Facility Reservation Permit Form**



City of Lathrop Parks and Recreation Department 15557 Fifth Street, Lathrop CA, 95330 | Phone: 209.941.7370

lathrop.recdesk.com/parksrec

instructions	Instructions										
<ul> <li>All sections must be filled out completely. Please print clearly.</li> <li>Deposits are due upon application submittal.</li> <li>All reservation requests must be made 30 days prior to the reservation date.</li> <li>All remaining permit fees are due in full within five (5) business days of application approval.</li> </ul>											
Applicant Information											
Applicant/Contact Name:											
Organization Name: (If Applicable)						Non-Profit Status 501(c)(3):  Non-Profit EIN Number :					
Address:				City:		State:	Zip:	Resident:			
Primary Phone: Cell Phone:				Email (Required):							
Rental Information											
· · · · · · · · · · · · · · · · · · ·				t Your 8 Hour Time Block Between 10 AM - 10 PM )  Ir Rental Cost: \$800 / Resident Discount Price: \$480							
Event/Rental Date Requested:			Event Detailed Description:								
Name of D.J./Band (If Applicable):											
Birthday Party		Family R	eunion		Other (Plea	se Specify):					
Fund Raiser			munion		Attendance Total:						
Church Gathering Con		Company	/ Event								
Wedding Reception		Graduati	on Party		Number of Children:						
Baby Shower		Memorial			Number of Ad	Adult:					
Office use Only											
D			Deposit	tion Fee: Amount:	\$ <u>25</u> \$ <u>250</u>	Receipt Nu	ımber:				
•				Amount:	\$						
Time Received:: AM/PM											

**General Liability Insurance:** The undersigned shall maintain general liability insurance in an amount not less than one million dollars (\$1,000,000) per occurrence for bodily injury, personal injury, and property damage. Undersigned's general liability policies shall be endorsed to provide that City and its officers, officials, employees, agents, and Reclamation District 2062 shall be additional insureds under such policies with coverage at least as broad as ISO form CG 20 10 or CG 20 26.

Indemnity/Hold Harmless Agreement: Undersigned shall indemnify, defend, and hold harmless the City, its officers, employees, agents, volunteers, and (Reclamation District 2062 for field rentals) ("City indemnitees"), from and against any and all causes of action, claims, liabilities, obligations, judgments, or damages, including reasonable legal counsels' fees and costs of litigation ("claims"), arising out of the Undersigned's performance of its obligations under this agreement or out of the operations conducted by Undersigned, except for such loss or damage arising from the sole negligence or willful misconduct of the City. In the event the City indemnitees are made a party to any action, lawsuit, or other adversarial proceeding arising from Undersigned's performance of this agreement, the Undersigned shall provide a defense to the City indemnitees, or at the City's option, reimburse the City indemnitees their costs of defense, including reasonable legal counsels' fees, incurred in defense of such claims.

Communicable Disease Waiver and Release: Undersigned waives and releases the City from any and all claims, causes of action, allegations, or assertions that may arise relating to infection of any person by COVID-19 or other communicable disease that occurs, or is alleged to occur, during the event. Undersigned also agrees to defend, indemnify, and hold City harmless from any and all claims, causes of action, allegations, or assertions made against City or City's employees arising from or relating to actual or alleged infection occurring during the event, except where caused by the sole negligence or willful misconduct of the City.

**Organizations**: I have read the Facility Use Policy and do hereby certify that I have been duly authorized by the above-named organization which I represent to enter into this agreement, and that the activity which the organization is sponsoring fully meets the conditions set for the herein and that we agree to observe all rules and procedures as stated.

We (I) have read and fully understand the Policies and Procedures set forth by the City of Lathrop Parks, Recreation and Maintenance Services Department and agree to adhere to them. We (I) agree that failure to comply with the aforementioned Policies and Procedures will result in permit being revoked and forfeiture of all deposits and fees paid and the City of Lathrop Parks, Recreation and Maintenance Services Department may deny any future permit requests. Furthermore, we (I) hereby waive, release and discharge the City, its agents, volunteers, officers, and employees (hereinafter collectively "City") from any and all claims for damages for any loss, including but not limited to, personal injury, death, or property damage. This release is intended to discharge in advance the City from any and all liability arising out of or connected in any way, even though that liability may arise out of negligence or carelessness on the part of the released parties referenced as "City" above.

Renter's Name		
Renter's Signature	Date	
Driver's License Number		
	Approved	Denied
	Signature:	Date:

## **Acknowledgement of Rental Policies and Procedures**

By initialing below, I am acknowledging that I have read each of the policies and agree to adhere to them.

We (I) understand that the consumption and possession of any alcoholic beverages are facilities.  Smoking Prohibited (Lathrop Municipal Code 12.3 We (I) understand that smoking is prohibited at all parks, recreation areas, and city build Vehicular Access (Lathrop Municipal Code 10.20 We (I) understand that NO vehicles are permitted in city parks at any time. No exception	.010) ns.				
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We (I) understand that <b>NO</b> vehicles are permitted in city parks at any time. No exception	ns.				
Cancellations					
We (I) understand that <b>ALL</b> cancellations are subject to the \$25 application fee. Cancellations (60) calendar days prior the reservation will receive 100% refund. Cancellations material (30) calendar days prior to the reservation shall receive 50% refund. Cancellations less to reservation shall FORFEIT ALL FEES.	nde between sixty (60) and thirty				
Deposits and Fees					
We (I) understand that all deposits must be paid at the time application is submitted. Al full within five (5) business days of application approval. Deposit are refundable as long Policies and Procedures and there are no damages assessed.	<u>.</u>				
Decorations and Clean Up					
We (I) understand that confetti, stickers, and/or glitter are not permitted. No candles					
cakes are ok). Any use of these items will result in a 100% loss of your deposit. No duct tape, clear tape, packing tape,					
masking tape, electrical tape, duct tape, staples, tacks, push pins or hooks are permitt					
painters tape is allowed. The renter is responsible for taking down all decorations and properly. All tables must have table covings during rental. ANY USE OF THESE ITEMS W					
YOUR DEPOSIT.	THE RESULT IN A 100% FORFEIT OF				
Damages					
We (I) understand that during check-in the renter and city staff will walk through the factorior damage, and room set-up before commencement of rental. If any damages are for the renter agrees that they will reimburse the City of Lathrop for all cost to repair the data.	und at the completion of rental,				
Insurance and Endorsement					
We (I) understand that Insurance and an Endorsement is required at the renter's exp within 15 days prior to the reservation date you shall FORFEIT ALL FEES AND DEPOSITS					
Security					
We (I) understand that rentals expecting up to 100 people will require security at the re	nter's expense which is included in				
the rental cost. (Please note a 1 security guard per 100 people ratio applies to all renta received 15 days prior to the reservation date, you shall FORFEIT ALL FEES AND DEPOS					
Catering					
We (I) understand that if catered food will be provided, I must submit the caterer's heal agreement. All paper work for catering must be turned in 15 days prior to reservation. of Policies and Procedures, Food Trucks are not permitted at City parks at any time.	=				