

CALHOUN COUNTY RECREATION FACILITIES'

Alcohol Policy and Agreement Permit

FEES AND DEPOSITS

Fees and deposits for events where alcohol will be offered or provided shall always be double the normal rates.

PURPOSE

The purpose of this policy is to establish the rules and regulations regarding the service or sale and service, and the associated consumption, of alcohol beverages in Calhoun County Recreation facilities. It is the intention of the Department of Recreation to provide the citizens of Calhoun County the broadest range of opportunities to enjoy its recreation facilities while protecting the County and its citizens from abusive and disruptive behavior.

SECURITY

Security shall be provided by Lessee. Security provided may be or include off-duty law enforcement individuals. Lessee shall provide 1 security officer per 100 people in attendance, with a minimum of 3 required at all times. Security shall staff all entrances and exits.

SAFE TRANSPORTATION OPTIONS

Safe transportation options for all the drinking participants shall be provided by Lessee. The risk of liability is especially high when an impaired driver leaves an alcohol-related event. Safe transportation options are essential since the only way to sober up an impaired person is with time. A safe transportation option plan must be approved by the county ahead of the event to make sure individuals who have overconsumed alcohol shall be transported to a safe location. An example of this could include a designated driver van.

EVENT ADVERTISING

A permit holder and/or sponsor shall not publicly advertise liquor or the availability of liquor without the prior written approval of Calhoun County Council.

SERVICE OF ALCOHOL

Alcohol may only be served by paid and certified professional bartenders or caterers who also carry liability insurance. NO ALCOHOL MAY BE BROUGHT ONTO THE PREMISES BY INDIVIDUALS.

SYSTEM OF ENFORCEMENT

A written system approved by the County must be in place before an event involving alcohol in any way. Said system must address plans for dealing with overconsumption of alcohol, preventing consumption by underage persons, and removal of disorderly persons from county property.

APPLICATION OF AGREEMENT FOR COUNTY FACILITY PERMITS

That the permit holder must agree to follow the Calhoun County Alcohol Policy by checking and signing the following:

- Individuals or groups sponsoring a S.O.P function at a Calhoun County Recreation Facility must show proof to the Director of Facilities/Recreation or his/her designate at least fifteen days (15) prior to the event, that they have a minimum limits of \$1,000,000.00 per person and \$2,000,000.00 per incident liability insurance coverage and that Calhoun County is named as an additional insured

CALHOUN COUNTY RECREATION FACILITIES'

party. The permit holder will indemnify and save the County of Calhoun harmless from all claims or costs arising from the permit or event.

- I have received and reviewed the above copy of Calhoun County's Alcohol Policy for Special Occasion Permit events.
- I understand that I must adhere to the conditions of the Calhoun County's Alcohol Policy and the Liquor License Act of South Carolina, and that all state alcohol laws and permitting must be followed including submission of proof in writing to Calhoun County.
- I understand that if I or other individuals at the event fail to adhere to the Calhoun County's Alcohol Policy, the County of Calhoun staff may take the appropriate action; this action may include immediate cancellation of the facility user agreement, stoppage of the event and the notification of local authorities.
- I understand and acknowledge that I must attend the event and be responsible or assign someone to be responsible for making decisions regarding the operation of the event.
- I understand I can be held liable for injuries and damages arising from failure to adhere to the Liquor License Act of South Carolina.
- I understand that I am leasing the facility and as such am acting independent of Calhoun County, which is disclaiming any responsibility, liability, or control of the function, and that Calhoun County will be held harmless from any and all lawsuits, judgments, and liability including attorney's fees and costs of litigation.

Full Name (Print): _____

Signature: _____

Date: _____