## Parks and Recreation District #3 Rental Agreement L.M. Lockhart Community Center/ Gymnasium

By: Recreation District #3 of Livingston Parish- Owner		Parish of Livingston
To:		State of Louisiana
	(1)	
Recreation District #3 of Livingston Parish, He	reinafter called "Owner" he	ereby rents to:
hereinafter called "Renter", the following descr	ribed premises:	
	(2)	
The rental period shall be for the following dat	e(s),	
	(3)	
The rental amount for the use of the premises a \$50.00 deposit. Said rental shall be paid as followed as followed as the paid prior to the balance is to be paid with a cashier's check or rethree (3) days after the rental period is over if its done during the rental period. However, if the deposit does not cover the repair of the damage all additional expenses in making repairs. The state damage deposit.	ows: a deposit of \$50 at the ne rental period. If paid with money order. This deposit want no damage is done during the ne premises are damaged do es, then the Renter agrees to	time of execution of this Rental hin thirty days of the event, the will be returned to the renter within the rental period is over if no damage uring the rental period and if the to compensate the Owner for any and
Cancellation: Should the Renter desire to cance monies paid wit	el the rental agreement, the h the exception of the book	

The Owner shall be responsible for providing the Renter with a clean premises. The Renter will be responsible for the general clean-up. Anything brought into the building must be removed prior to leaving the building. The Renter will be responsible for bagging all loose trash( plates, cups, bottles, etc.). The Renter shall be responsible for cleaning the floors of decorations and debris. The Owner will be responsible for removal of bags and the rest of the clean- up process.

(5)

The Renter must furnish security for the premises and/or parking area as required by the Owner for all Rentals unless approved by the Park Foreman.

(7)

## **CONTRACTUAL INDEMNIFICATION PROVISION**

To the fullest extent permitted by Laws and Regulations, Renter shall indemnify, defend and hold harmless Owner and their consultants, agent and employees from and against all claims, damages, losses and expenses, direct, indirect or consequential (including but not limited to fees and charges of engineers, architects, attorneys and other professionals and court and architects, attorneys and other professionals and court and arbitration costs) arising out of or resulting from the applicable performance, construction, installation, and/or maintenance provided that any such claim, damage loss or expense(a) is attributable to bodily injury, sickness, disease or death, or to injury to or destruction of tangible property including the loss of use resulting therefrom and (b) is caused in whole or in party by any person or organization directly or indirectly employed by any of them to perform or furnish any of the work or anyone for whose acts any of them may be liable, regardless of whether or not it is caused in part by a party indemnified hereunder or arises by or is imposed by Law and Regulations regardless of the negligence of any such party.

(8)

ASSIGNABILITY: The Rente whole or in part, without t		•	9
•	-	20	•
By:			
Owner			Renter