

Sentry Management 6149 N Meeker Pl. Ste. # 150 Boise, ID 83713 Phone: (208) 323-1080 Fax: (208) 853-1960 mantonov@sentrymgt.com

NON-RESIDENT TWO RIVERS LODGE COMMUNITY CENTER USE AND RENTAL AGREEMENT

This agreement is made this 17th day of James, 20 20 by and between the Two
Rivers Homeowners Association and North Stav Charles (hereinafter
"renter"), whereas Two Rivers Homeowners Association is the owner of certain premises and
facilities located as follows: Lot 2, Block 8, Two Rivers Subdivision in Eagle, ID commonly
known as 261 W. Island Woods Drive and whereas, renter desires to have the temporary,
exclusive use of these premises on February 8, 2020, as follows (Please circle the
appropriate reserve time below).
Nature of Function: NORTH STAR CHARTER SYDENT DANCE
Number of Guests: 60 – 70

MAXIMUM OCCUPANCY ALLOWED IS 113

RESERVE TIME	NON-RESIDENT RATES \$1,007.00 (\$950.00 + \$57 (6%) Sales Tax)			
All day				
7am - 2pm	\$477.00 (\$450.00 + \$27 (6%) Sales Tax)			
4pm - 12am	\$795.00 (\$750.00 + \$45 (6%) Sales Tax)			

In addition to the rental fee listed above, there is a \$500 cleaning and damage deposit which will be refunded as outlined below.

(Please make all checks payable to the: Two Rivers HOA)

Reservations are made on a first come, first served basis. The reservation occurs upon receipt of the rental fee with sales tax, cleaning deposit check and Certificate of Insurance. There are no verbal "holds."

Two Rivers Homeowners' Association does hereby license and authorize renter to have temporary use of the premises described above subject to compliance with the following conditions:

- 1. Renter to provide Two Rivers Homeowners Association, Inc. a Certificate of Insurance (minimum amount of \$500,000.00) from their homeowner policy showing Two Rivers Homeowners Association, Inc. as an additional insured for the specific date and time of the function. Certificate to be provided in conjunction with Renter's submittal of this Rental Use Agreement.
- 2. Renter agrees to hold Two Rivers Homeowners Association and its Board of Directors harmless from all claims, liability or responsibility for injury or property damage that may occur while this agreement is in effect.
- 3. The Two Rivers Homeowners Association and its Board of Directors are not responsible for any personal belongings lost, stolen, or left on Two Rivers property.
- 4. Applicant is liable for all damages incurred regardless of amount, which may include, but not limited to fixtures, furnishings, and other accessories. The renter will surrender the premises in the same order and condition as they were at the beginning of the function.
- 5. NO MUSIC ALLOWED AFTER 10:00 PM: The Noise Ordinance of the City of Eagle does not allow music to be played outside the premises after 10:00P.M. There are no exceptions to this law. Music, or amplification provided by recordings or musicians must be confined within the Clubhouse and kept to a level that does not cause stress for the neighbors. Any party causing stress among the neighbors which results in verbal complaints or visits from the police department will cease immediately. Speakers must stay inside.
- 6. No underage consumption of alcoholic beverages. Should the Two Rivers Homeowners Association and its Board of Directors become aware of underage alcohol consumption, law enforcement will be notified. The Two Rivers Homeowners Association and its Board of Directors strictly adheres to all Idaho laws and maintains a Zero Tolerance for underage alcohol consumption. Absolutely no alcoholic beverages permitted to be consumed in the parking areas.
- 7. The renter, guests, employees agree to arrive and vacate the facility at the scheduled time or the renter will be subject to \$100/hr or part of an hour additional time charge.
- 8. A \$500.00 cleaning and damage deposit shall be paid to Two Rivers Homeowners Association by the renter and shall accompany this agreement. \$500.00 of this deposit will be returned upon satisfactory inspection within 10 days of date of renter's use of the facility. Renter accepts responsibility for all cleaning and repair costs including any costs that may exceed the cleaning and damage deposit amount. Renter shall be solely responsible for cleaning the facility following use, (no later than 10:00 AM the following day) which responsibility shall include removal of all renters' property from the facility and premises and removal and proper disposal of all trash refuse and debris in the dumpster located in the corral area, near the pool.
- 9. Please follow the guidelines on the Pre-Event Cleaning Checklist and do not leave cooking utensils, dishes, beverages, or food in the refrigerator or around the premises. Any items left on the premises will be considered abandoned, and the Two Rivers Homeowners Association and its Board of Directors may dispose of them without notice. Renter understands and accepts that Two Rivers Homeowners Association may keep and apply such portion of the deposit as may be necessary to remove abandoned items, adequately clean, and repair the facility and premises.

- 10. No pets of any kind are permitted within these premises at any time.
- 11. No smoking allowed in the Clubhouse or within 10 ft of doors at any time.
- 12. All decorations must be "free standing" and may not be attached to any Clubhouse walls, windows, furniture or fixtures with tacks, tape, nails or glue. No glitter or glitter products can be used for decoration. Outside decorations are permitted with prior consent from the Two Rivers Homeowners Association and its Board of Directors.
- 13. Set-up is the responsibility of the party hosts.
- 14. Please be advised, rentals during the months of May through September will share the restrooms with pool patrons.
- 15. The parking lot shall be shared with residents and event attendees on a first come first serve basis. No overnight parking is allowed in the driveway, parking lot area, or on the public streets near the facility. Violators are subject to having vehicles towed at owner's expense.
- 16. Tables, chairs, counters, range and refrigerator must be washed and wiped clean. The facility must be vacuumed and the floor coverings must be left in a clean condition. This means mopping if necessary in the kitchen area.
- 17. All furnishings must be returned to their proper arrangement after use of the facility. Please note: Furniture or furnishings may not be removed from the clubhouse at any time during the rental period or the entire deposit will not be refunded.
- 18. Renter agrees to turn off all appliances and light fixtures and to lock facility after use.
- 19. All lights to be turned off after each function.
- 20. All restroom doors inside and out are to be locked upon conclusion of party, as well as all doors.
- 21. All doors, including restroom doors, to be unlocked and unrestricted during the party use.
- 22. Renter agrees to be present at all times while guests are present at the premises and facility. Under no circumstances will renter grant access to the premises and facility without being present during the entire period.
- 23. Renter accepts responsibility to assure that all guests and other users of the facility and premises follow all rules and requirements of the Two Rivers Homeowners Association.
- 24. The renter agrees to provide adequate supervision of minors at the event.
- 25. Renter acknowledges that the guest capacity at Two Rivers Lodge Community Center is 113 guests per City of Eagle Fire Code.
- 26. Any misrepresentation under this Rental Use Agreement is subject to forfeiture of entire deposit.
- 27. Keys must be returned no later than the day following use. Applicant agrees to pay all costs of replacing locks if keys are lost. (\$50/key)
- 28. The pool, tennis court and lawn area are not included in this contract and are not be used by renter and guests; unless, prior arrangements have been made with the Two Rivers Homeowners Association and its Board of Directors.

- 29. The Two Rivers Homeowners Association and its Board of Directors may monitor and inspect the Clubhouse and parking lots at any time during the event described in this agreement. The renter agrees, if the Two Rivers Homeowners Association and its Board of Directors deems the actions of the event attendees undesirable for any reason, the Two Rivers Homeowners Association and its Board of Directors may order the renter, guests and employees to vacate the Clubhouse immediately without any refund.
- 30. The Two Rivers Homeowners Association and its Board of Directors reserves the right to refuse to rent the Clubhouse for any purpose it deems to be detrimental to or not in the best interest of the HOA members. It further reserves the right to refuse to rent the facilities on any dates and at any time it deems inappropriate or inconvenient.
- 31. The Two Rivers Homeowners Association and its Board of Directors shall not be liable for its failure to perform this contract if such failure is due to, but not limited to double booking, lack of cleaning, fire, flood, earthquake, foul weather, or any emergency condition that is beyond the control of management prevention or interfering with performance.

CANCELLATION FEE - RESIDENT or NON-RESIDENT: If the renter cancels the event less than 60 days from the events, 50% of the rental fee is non-refundable. However, if we can

rent for the canceled date 30 days prior to the event, a full refund will apply. Will an outside catering service be used? Catering Company Name: NIA Will alcoholic beverages be served? ___ I have read the above rental and use agreement and fully accept all of its terms and conditions. I understand that I take full responsibility for all guests and other users of the facility and premises and will comply with the terms of this agreement. I have been provided with a copy of this agreement and accept it as a receipt for my deposit. Date 1-23-2020 Renters'Signature 839 N. LINDER RD EAGLE 10 83616 Address Home Phone Cell Phone MANDERSION @ NOTHISTAR CHARTER, DRG Contact person day of event Contact's Phone 208 - 830 - 9320 Rental Agreement Received and Acknowledged by Sentry Management staff: Date: Name

For Office Use Only

Approved	Rejected	
Received Rental Fee	Check Number	
Received Sales Tax	Check Number	
Received Deposit	Check Number	
Received Insurance Certificate		
	nspection Section	
Date premises and facility inspected:	Ву	
Comments:		
Amount of deposit returned	Date Returned	



Jostens, Inc. | 7760 France Avenue South, Suite 400 | Minneapolis, MN 55435 | 952-830-3300

Customer Name	NORTH STAR CHARTER HIGH :	SCHOOL	Customer Phone	(208)939-9600			
Customer Address	839 N LINDER RD, EAGLE, ID 83616						
Contact Name Stan Ostrowski			Contact Phone	(208) 939-9600			
Contact Role	Yearbook Adviser		Email	sostrowski@northstarcharter.c	org		
The Custome	er has selected Jostens, Inc. to	be their exclusive yearb	ook provider for	the years identified below (the	e "Term"). The partie		
Jostens a completic	nd the Customer will work top on deadlines, price, and delivery	gether to establish all yes schedules for each year	arbook specificat during the Term	ions (including things such as and subject to the terms and co	size, copies and pages; onditions found at:		
		ostens.secure.force.com/te					
training a	Agreement is signed, as the Country and assistance to the Customer mitation the planning, content,	Customer's exclusive years to help with the creati	rbook provider Jon, production a	ostens will invest in and alloca nd marketing of the Custome	ate resources to provider's yearbook, including		
6 The Term	of this Agreement is for the fo	ollowing years: 2021 thro	ough 2021				
x ///	ent is subject to acceptance OF CUSTOMER AUTHORIZED		x /ug	2.			
(1)	lion Rugart	1.23.20	Virginia W	ilson	1/23/20		
PRINTED NAM	Œ	DATE	PRINTED NAM		DATE		
REPRESENTA	OF 2 ND CUSTOMER AUTHORIZ ATIVE (IF REQUIRED)		Rep # 1863	Job # <u>6809</u>			
RINIED NAM	E	DATE					