

**CITY CLERK  
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C-10143  
07/08/15

MEMORANDUM OF UNDERSTANDING  
BETWEEN  
HEART FOR THE CITY  
AND CITY OF GLENDALE, ARIZONA  
FOR THE USE OF THE ROSELANE  
RECREATION CENTER

SUBJECT: License for Youth and Teen Programming at Rose Lane Recreation Center

Under this Memorandum of Understanding (MOU), the City of Glendale, Parks, Recreation and Neighborhood Services grants a use license to Heart for the City to provide services in accordance with the scope of work attached as Exhibit A, including free community-based recreational services such as organized sports programs, special events and programs, educational and mentoring tools and a safe environment for the Rose Lane neighborhood. The primary recipients of these services will be local youth and teens within the Rose Lane Recreation Center located at 51st Avenue and Marlette Avenue. Summer services shall be provided on Monday through Friday between the approximate hours of 8:00 a.m. and 1:00 p.m., June 1, 2015 through August 7, 2015. After-school services shall be provided Monday through Friday from 2:00 p.m. to 7:00 p.m., August 10, 2015 through May 27, 2016.

The City requires that the following facility use policies be observed:

1. The specific facility use time is defined as the total time the Heart for the City will occupy the designated areas of the facility, including any time needed by Heart for the City for setup and cleanup. In the event Heart for the City would deviate from the dates and times approved, Heart for the City shall communicate the request a minimum of four weeks in advance.
2. Heart for the City will provide the neighborhood youth and teens with free recreation and educational programs and services approximately, Monday – Friday, 2:00 p.m. and 7:00 p.m. during the school year months and Monday – Friday, 8:00 a.m. to 1:00 p.m. during the summer months. Any deviation from the services listed must first be approved by the City.
3. Use of the serving area will be allowed. Any non-packaged distribution of food product or the use of the kitchen will require volunteers or staff to possess a current Food Handlers Card from Maricopa County Environmental Services Department (MCESD). Food Handlers card must be available upon any request by the city.
4. Room capacity must not be exceeded.
5. The person or designee scheduling use of the facility must be in attendance throughout the scheduled times and a 1:15 staff/participant supervision ratio must be maintained.

6. The Rose Lane Recreation Center is equipped with an alarm system which is monitored by ASSI Security. Heart for the City staff must comply with alarm procedures. Any failure to properly use the facility system that results in a false alarm violation will be the responsibility of Heart for the City. If Heart for the City experiences more than two (2) false alarms, Heart for the City will be charged a fine equal to the amount charged by the City of Glendale Police Department.
7. All regulations apply to Heart for the City employees, participants, invitees, guests, vendors, exhibitors, contractors or any other person accessing the property because of Heart for the City use and Heart for the City is responsible for their conduct. Heart for the City shall be held monetarily liable for damage to equipment, furnishings and the building, whether caused by the user, guests, exhibitors, or contractors; ordinary wear and tear excepted. Replacement and repair to any damaged items and the cost of such repairs or replacement may be assessed to Heart for the City.
8. All Heart for the City employees and volunteers are subject to any and all City background check requirements related to the provision of programs and services to any person under 18 years of age prior to their admittance to the facility or participating in any Heart for the City program.
9. Lost keys to the center must be reported immediately. The user will be charged a replacement fee.
10. No glass containers are allowed inside the facility. The possession or consumption of beer or any other alcoholic beverage is prohibited. Food service and consumption is only allowed in designated places.
11. Amplified Music – Bands having electric music, disc jockeys using recorded music or groups performing using acoustic equipment may be allowed only with written approval from the Executive Director or designee. All sound must be contained in the immediate area and kept at a reasonable level, as determined by staff. No “smoke” machines are permitted, as they may set off the fire/smoke alarms.
12. Smoking of any kind is not permitted inside the building or within 20 feet from any exterior door.
13. Utilization of the facility is not permitted prior to or after the scheduled program unless prior written approval is given by the Executive Director or designee. Heart for the City may not use the facility for any other purpose other than that specified in this MOU unless such other purpose is pre-approved by the City.

14. Proposed programs or services which generate revenue and are within the scope of work will be allowed. All other programs or services not within the agreed scope of work must be approved in advance by the Executive Director or Designee and a rate of (25%) of revenue generated must be reimbursed to the City. Payments must be submitted quarterly. Heart for the City is responsible for all required City permits, licensing and taxes.
15. Heart for the City must comply with Internal Revenue Procedures and provide the City an annual certified audit report.
16. Heart for the City must comply with all local fire, building and risk management safety regulations and all applicable state and federal laws.
17. All facilities and equipment must be left clean and in good condition. Tables are to be wiped off and spills must be removed from the floor as soon as possible. All trash must be placed in appropriate containers.
18. Items for City programs such as, but not limited to flyers, posters and decorations, may not be removed from the walls or the building unless prior arrangements are made with the Department Manager or designee.
19. Furniture and equipment that are City property shall not be removed from the facility or moved to other rooms within the facility. Exceptions may be made upon request to the City.
20. Animals except those assisting disabled individuals are not permitted on the premises.
21. Groups using the facilities must comply with the provisions in Title II A of the Americans with Disabilities Act.
22. Decorations and Flammable Material:
  - No decorations are allowed on any fixed glass surface in the facility.
  - No pins, staples, nails, or similar fasteners are permitted on walls, tables, chairs or other fixtures.
  - On walls and surfaces other than glass and tack board, decorations may be applied only with non-residual tape.
  - Any type of tape applied to the floor must be approved in advance by the Department Manager or designee. Many brands do not come off the floor cleanly. User may be charged a cleanup fee for such tape.
  - Open flames are not permitted.
  - Confetti or glitter are not permitted.

23. The City assumes no responsibility for personal items, equipment, or decorations left at the facility.
24. The City reserves the right to control and manage the Rose Lane Recreation Center and to enforce all necessary and proper rules for its management and operation. Employees and other City representatives shall have free access at all times to all spaces occupied by the user.
25. The City reserves the right to eject or cause to be ejected from the premises any objectionable person or persons; and neither the City nor its officers, agents, or employees shall be liable to the user for any damages that may be sustained by user through the exercise by City of such right.
26. The City will require the following insurance coverage for the term of the approved facility use within this Agreement:

\$1 million combined single limit per occurrence of Comprehensive General Liability Insurance is required for the use of the Rose Lane Recreation Center. Such insurance policy shall be obtained from an insurance company acceptable to the City Risk Manager:

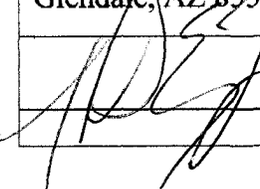
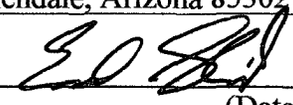
  - If an Aggregate Policy, the combined limit must be at least \$2 million.
  - Name the City as an additional insured.
  - Specify the dates applicable inclusive of move-in to move-out.
  - Be on file with the City before the start of use.
27. Heart for the City shall indemnify, save and hold harmless the City from all loss, cost, and expense arising out of any liability, or claim of liability, for any injury or damages to persons or property sustained, or claimed to have been sustained, by anyone whomsoever, resulting in whole or in part from any act or omission of Heart for the City or any of its officers, agents, employees, guests, patrons, participants or invitees and Heart for the City shall pay for any and all damage to the property of the City or loss or theft of such property, done or caused by such persons, save and excepting therefrom any claim rising out of or related to intentional or gross negligence of or by the City, its officers or employees.
28. Heart for the City shall not assign or sublet the use of the facility without the prior, written consent of the City.
29. Heart for the City and the City mutually agree to provide reasonable notice and time to cure or remedy a default under this MOU.
30. The City reserves the right to terminate the use granted by this MOU for any cause. Should the City exercise this right, the user agrees to waive and forego any and all claims for damages against the City that might arise by reason of the terms of this MOU. Heart

for the City shall have no recourse of any kind against the City, in the event of such termination.

31. Heart for the City is responsible and liable for any and all costs arising from the use of patented, trademarked, franchised, or copyrighted music, materials, devices used on City property or at any City facility, including but not limited to, the Rose Lane Recreation Center.

Name: Joe Eriquez  
Title: CEO/President, Heart for the City  
Mailing Address: P.O. Box 2  
Glendale, AZ 85311  
Phone: 602-499-5059

This MOU will become effective on the date it is executed by Heart for the City and will conclude May 27, 2016.

Joe Eriquez, CEO/President Heart for the City AZ P.O. Box 2 Glendale, AZ 85311	Erik Strunk, Executive Director City of Glendale Parks, Recreation & Library Services 5959 West Brown Street Glendale, Arizona 85302
 (Date) 6/30/15	 (Date) 7.8.15

Approved as to form

  
City Attorney

ATTEST:

  
City Clerk

## **Exhibit A**

### **Scope of Work and Service**

The City of Glendale is contracting with area community-based organizations to operate our community centers. We believe partnering with an outside organization to manage our community centers may be a viable option to provide needed recreational services to residents, keep the centers open and to reduce expenses at the same time. We are considering entering into an annual professional services agreement with a qualified applicant(s) at no rental or utility cost to the City for the delivery of high quality, youth and community-based activities at each site.

Heart for the City will provide the following programs and services to the Rose Lane Neighborhood at the Rose Lane Recreation Center:

- Free Community based recreational programs and services
- Organized sports programs
- Special events and programs
- Afterschool programming including educational tools and services
- Youth and Teen mentoring
- Safe and positive community destination
- Educational and intervention programs