

REVOCABLE LICENSE FOR USE OF CITY OF SARATOGA SPRINGS ICE RINK

Instructions: Contact the Recreation Department for available facilities and dates. Complete and sign this form and submit the following to the Recreation Department.

- Provide Proof of Residency
- Submit schedule request in writing (see section 2 for details)
- Provide Certificate of Insurance (see section 9 and attachment A for details)
- Make check payable to "Commissioner of Finance" (see section 11 and attachment for details)

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employe	es, or any gu	est, col	lectively, her							,	, , ,
License	ee Organiza	ation/G	roup Name	e:							
Addres	S:										
Primary	/ Contact:_							Title:_			
Primary	/ Number:_				E-Mail	:					
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F	Purpose and f	ll descri	ption of Use:_								
-	Primary Conta	ct Persor	n's Name:			Addres	ss:				
F	Phone Numbe	rs: (Prim	ary)	(Sed	condary)			E-ma	ail:		
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L	_ist below or a	ttach you	ur requested d	lates and hour	s and prefe	rred rink. S	Specify to	urnament	ts, games	, practices	s if possible:
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- 3. **CANCELLATIONS:** Licensee is required to provide ten (10) business days notice of any cancellation, otherwise time shall be billed at the regular rate. The City reserves the right to cancel this Agreement at any time in event of default or violation by the Licensee of any provision of this Agreement. It is the responsibility of the Licensee to contact the Recreation Department to see whether the facility will be open. The Recreation Department does not follow the school closings. City of Saratoga Springs facilities are usually open, regardless of inclement weather.
- 4. TIMES AND DATES: Licensee shall not be on the ice while the zamboni doors are open. The licensee shall not enter the ice prior to their scheduled time and must exit the ice at or before their scheduled time. This includes removing all supplies, personal property and equipment from the ice. Licensee must vacate the locker room within thirty (30) minutes after their scheduled time has ended. An overtime staff fee of one (1) hour shall be added to Licensee's fee for any overtime incurred as a result of a breach of the terms of this paragraph. The charge shall be made in fifteen15 minute increments until the organization is off the premises. If the licensee is the last schedule activity for the day, the group must vacant the premises thirty (30) minutes after their scheduled time.
- 5. <u>VENDOR SALES</u>: Licensee shall not vend, or allow vendors, to sell or take orders for products or services, including, but not limited to, food, equipment, souvenirs or related items, on the premises without first having obtained the prior written permission of City and obtained permits as necessary.
- 6. **MARKETING:** Nothing shall be attached to or hung from the interior or exterior of any building without prior written approval of the City. The City may promote through flyers, social media, website, email, and other forms of marketing outlets the licensee's programs and organizations with information provided by the Licensee.
- 7. <u>ALCOHOLIC BEVERGES AND TOBACCO</u>: No alcoholic beverages are allowed on City grounds. All recreation facilities and grounds are tobacco free sites. Violation of these conditions shall be cause for immediate revocation of this License Agreement. If any Licensee member or guest is found to be consuming alcoholic beverages in the locker rooms and/or on the premises the Recreation Department has the right to suspend use of the facility by Licensee.
- 8. **INDEMNIFICATION:** The Licensee assumes all risks in the performance of all its activities authorized by this Agreement. Licensee shall reimburse the City for any and all damage or injury to any real or personal property of the City that may arise, directly or indirectly, from the negligence, acts, or omissions of the Licensee. The Licensee hereby covenants and agrees to defend, indemnify and hold harmless the City of Saratoga Springs, NY; its elected and/or appointed officials, officers, agents, employees and assigns against all liabilities, claims, suits, actions, judgments, costs, expenses, demands, losses, damage or injury, arising out of this agreement, of whatsoever kind and nature including death or injury to person, damage or loss of property, all attorneys' fees and other costs of investigating and defending against such claims, liabilities, losses, damages, expenses, accidents or occurrences. The Licensee shall be responsible for such liabilities that arise at any time prior to termination of this Agreement, whether direct or indirect, and whether caused or contributed to by the Licensee, its contractors, subcontractors, agents, or employees. The Licensee's responsibility under this section shall not be limited to the required or available insurance coverage.
- 9. **INSURANCE**: It is understood the Licensee has notified the City of Saratoga Springs and the Licensee's insurance carrier of all activities that will take place during the Licensee's event. The Licensee shall provide the city with a certificate of insurance which states the insurance covers all the events, participants, spectators, coaches and any other individual attending for the specific purpose or the tournament and activities as outlined in this agreement. Licensee shall provide a Certificate of Insurance naming the City of Saratoga Springs as an Additional Insured on a primary and non-contributory basis provided by endorsement in the form of CG20, CG26 or their equivalent evidencing Commercial General Liability: One Million Dollars (\$1,000,000) per occurrence Two Million Dollars (\$5,000,000) aggregate including completed products and operations and personal injury liability insurance and Five Million Dollars (\$5,000,000) Excess Insurance or the equivalent thereof upon execution of this agreement. The Certificate naming the City of Saratoga Springs as Additional Insured on a primary and non-contributory basis provided by endorsement in the form of CG20, CG26 or their equivalent shall be addressed to the attention of: Office of Risk and Safety, City of Saratoga Springs, 474 Broadway, Saratoga Springs, NY 12866. The insurance must be from an insurer that has an A.M. Best Rating of "A-"or better and is admitted or licensed to do business in the State of New York. Licensee acknowledges that failure to obtain such insurance on behalf of the municipality constitutes a material breach of contract and subjects it to liability for damages, indemnification and all other legal remedies available to City. See Attachment A for an example of an acceptable certificate of insurance.
- 10. **SPECIAL CONDITIONS:** All posted Ice Rink Rules are to be followed by the licensee. Failure to follow the posted rules or the special conditions listed below may result in termination of this agreement and suspension of ice rental.
 - a. No domestic animals or pets shall be permitted on City grounds. Service animals are allowed.
 - Licensee shall not make or permit any disturbing noises on the premises. Licensee shall not interfere with the rights, comfort, or convenience of other licensees.
 - c. Medical staff and Emergency First Aid Treatment are NOT provided by the City.
 - d. No vehicle belonging to Licensee shall be parked in any area except those specifically designated for parking. Arrangements for unloading and loading any belongings or materials brought into the City grounds shall be made, along with any "Special Parking" needs, by the Facilities Manager. No vehicle shall be operated other than on established roads and driveways. Parking is not allowed between the Vernon and Weibel Ice Rinks.
 - e. No open flames, balloons, confetti or use of rice shall be allowed on the premises.
 - f. Licensor reserves the right to reschedule ice time any time in the event of tournaments, games, special events, and/or for the benefit of the public. If Licensee for any reason refuses to accept such rescheduling, all monies paid by Licensee shall be refunded
 - g. Licensee will be responsible for leaving the dressing rooms in a reasonably tidy condition. The organization renting the ice shall be responsible for all damages caused to the building, grounds, and equipment belonging to the City. The said damages are to be repaired or paid for to the full satisfaction of the City. The City may take whatever action at law or in equity that may appear necessary or desirable to collect damages arising from a default or violation or to enforce performance of this Agreement.
 - h. Locker Rooms are not scheduled by the City and the City is not responsible for any stolen or lost items as a result of using the facility

11. Payment and Rates: Fees are determined by the City Council annually and are to be paid under the terms and conditions set forth by the Recreation Department. New licensees must make a \$250 or at least a 10% deposit prior to the first scheduled time. Nonpayment of any fee, cost or change shall result in the immediate termination of this agreement. The City will forward an itemized invoice to the Licensee each month for payment and is payable thirty (30) days thereafter unless otherwise specified in this agreement or specified in the Recreation Department fee schedule. Should payment not be received within thirty (30) days, without special provision being made between the City and licensee, all activities in and around the recreation facilities will cease by licensee, until said invoice is paid in full. A copy of all invoices and a check payable to Commissioner of Finance should be sent to: Saratoga Springs Recreation Department, 15 Vanderbilt Avenue, Saratoga Springs, NY 12866. See Attachment B Recreation Department Fees for a list of all ice rink fees.

This Revocable License Agreement can be revoked by the City for any violation of it's terms and/or conditions hereof by Licensee in which event Licensee shall vacate the City premises within one (1) hour upon receipt of verbal or written notice of such termination.

No failure or delay on the part of the City in exercising any right, power or remedy hereunder shall operate as a waiver thereof. No single or partial exercise of any such right, power or remedy shall preclude any other or further exercise thereof or the exercise of any other right, power or remedy. The remedies provided for herein are cumulative and are not exclusive of any remedies that may be available to any party at law or in equity or otherwise.

This Agreement shall be governed and construed under the laws of the State of New York, the location where this Agreement was accepted to by "Licensee". The Licensee agrees to comply with all applicable local, state and federal laws, rules and regulations in the performance of the duties of this contract. The City and the Licensee hereby irrevocably consents to the personal and subject matter jurisdiction of the federal and state courts of the State of New York.

DESIGNATED AGENTS	S:			
OF LICENSOR: Mayor:			Date:	
OF LICENSEE: Licensee Signature: _			Date:	
Print Name:				
		TO BE COMPLETED BY	CITY PERSONNEL	
Insurance Attached:	YES	NO		
Deposit:	YES	NO		
If yes: Amount	_ Check #	(write cash if paid in	Cash) Batch #	
Schedule Included:	YES	_NO		
Fee Charged:				
Recreation Department Pe	rsonnel: Signat	ıre:	Date:	

PRODUCER

CITY'S INSURANCE REQUIREMENTS **CERTIFICATE OF LIABILITY INSURANCE**

OP ID: NW

DATE (MM/DOYYYY)

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IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s). CONTACT

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Attachment B- Recreation Department Fees

City of Saratoga Springs RECREATION DEPARTMENT FEES - 2015: Ice Rink Fee

The Ice Rink Fees will be effective on July 1, 2015

Descriptio	n	Fees
VERNON A	ARENA - HOURLY RATE	
	CITY USER GROUPS	\$ 150.00
	NON-CITY USER GROUPS	\$ 170.00
	CITY USER GROUPS- Summer Rental	\$ 175.00
	NON-CITY USER GROUPS- Summer Rental	\$ 185.00
	Groups such as BOCES, WALDORF SCHOOL of SARATOGA SPRINGS,	
	etc. during off peak day time school hours Monday - Friday will be FREE,	
	or be given a REDUCED FEE. If ice is needed by other customers,	
	they will be given priority.	
WEIBEL A	VENUE ICE RINK - HOURLY RATE	
	CITY USER GROUPS- Summer Rental	\$ 175.00
	NON-CITY USER GROUPS- Summer Rental	\$ 185.00
	CITY USER GROUPS- 12AM MID - 10 AM	\$ 150.00
	NON-CITY USER GROUPS- 12AM MID - 10 AM	\$ 180.00
	CITY USER GROUPS- Sun-Sat: 10 AM - 12 MID	\$ 160.00
	NON-CITY USER GROUPS- Sun-Sat: 10 AM - 12 MID	\$ 185.00
BANNERS		
DAININERS		
	INSTALLATION OF BANNER	\$ 50.00
	REPLACE BANNER IN THE SAME LOCATION	\$ 25.00
	FOR PROFIT ORGANIZATION ANNUAL FEE	\$ 50.00
Late Paymen	t Fees	\$ 25.00
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