

**TRAILS AT CROWFOOT METROPOLITAN DISTRICT NO. 3**  
**POOL USE POLICY**  
**(Updated as of April 28, 2022)**

Preamble

The Board of Directors of the Trails at Crowfoot Metropolitan District No. 3 (the “**District**”) has adopted the following Policies and Procedures Governing the Trails at Crowfoot Metropolitan District No. 3 Recreation Amenities (the “**Policies**”) pursuant to § 32-1-1001(1)(m), C.R.S., dated April 28, 2022 and as amended and/or updated from time to time, to provide for the orderly and efficient conduct of construction, management, operation and control of the public facilities and services of the District. The District, pursuant to the provisions of its Service Plan, has caused to be constructed certain recreation amenities including the Trails at Crowfoot Pool (collectively, the “**Recreation Amenities**”).

All references herein to the “**District Representative**” or “**District Representatives**” shall refer to any independent contractor engaged by the District to perform such services, with and to the extent authorized by the District, by contract or other valid allocation of authority.

Article I

**ACCESS TO AND USE OF THE RECREATION AMENITIES**

**1.1** Persons within District Boundaries. All residents and property owners of property within the legal boundaries of the Trails at Crowfoot Metropolitan District Nos. 1-3 (collectively, the “**Districts**”) as amended from time to time (“**Property Owners**” in relation to those who own property in the Districts and “**District Residents**” in relation to those who reside in the Districts but do not own property in the District, such as tenants or occupants of Property Owners), shall be entitled to use the Recreation Amenities as permitted in these Policies and any others that may be adopted by the Board of Directors of the District. All persons claiming status as a District Resident or Property Owner shall present proof of such residency or property ownership to the District Representative upon submission of the Recreation Amenities Use Form in order to receive pool keys for use of the Recreation Amenities. Acceptable proof of residency or property ownership shall include, but not be limited to, a valid Colorado driver’s license or identification issued by the Colorado Department of Motor Vehicles showing an address in the Districts or a deed or lease for any such property. The District Representative shall accept or reject any such proof of residency or property ownership in its discretion. Use of the Recreation Amenities by District Residents and Property Owners is subject to timely payment of all District fees, charges and taxes by the Property Owner. In the event that such fees, charges and taxes are not timely paid by any Property Owner, such Property Owner or any District Resident residing in such Property Owner’s property within the District, as applicable, shall not be issued pool keys or otherwise be entitled to use of the Recreational Amenities, and any privileges for use of the Recreation Amenities pursuant to any previously issued pool keys shall be suspended or revoked in the District’s discretion. Each property within the Districts shall be entitled to the issuance of two pool keys at no charge. Any additional pool keys requested may be issued only upon completion of the required forms and the payment of the applicable fee for additional keys as set forth on the Pool Key Request Form.

**1.2** Persons without the District Boundaries. All persons not residing or owning property within the boundaries of the Districts (“**Non-District Users**”), may be entitled to use the Recreation Amenities as permitted herein. Charges for use of the Recreation Amenities by Non-District Users shall be Nine Hundred Dollars (\$900.00) per year per household, as may be subsequently amended from time to time by the Board. The Board has determined this fee reasonably estimates the annual mill levy payments and other annual fees such Non-District Users would be responsible for if they were District Residents or Property Owners. All persons desiring access to the Recreation Amenities under this Section shall pay in full all applicable annual charges and fees prior to being allowed access to the Recreation Amenities for the year in question. All Non-District Users wishing to use the Recreation Amenities shall comply with the Policies set forth in section 1.3 of this Article. The District retains the right to limit access to the Recreation Amenities for Non-District Users and their Additional Authorized Users (as defined in Section 1.3 below) based upon the safe and reasonable capacity of the Recreation Amenities, as determined by the District in its discretion. Use of the Recreation Amenities by Non-District Users and their Additional Authorized Users shall be allowed on a first-come, first-serve basis in the event of any such limitations.

**1.3** Use of the Recreation Amenities. All District Residents, Property Owners and Non-District Users desiring to use the Recreation Amenities (collectively, “**Users**”) shall be required to complete the Recreation Amenities Use Form and the Waiver and Consent Form, each as may be amended from time to time, for submission to the District Representative. Users must submit an updated District Amenities Use Form to the District Representative when any of the User’s information on the Property Owner/District Resident Form changes. Users may designate other persons over the age of 18 who are authorized to access the Recreation Amenities using the User’s pool keys (“**Additional Authorized Users**”) by listing the same on the User’s District Amenities Use Form. Such Additional Authorized Users may include, but are not necessarily limited to, adult children, regularly employed caregivers, grandparents, grandchildren, or others residing with the User. All Additional Authorized Users shall be required to complete the Waiver and Consent Form, as amended from time to time, for submission to the District Representative. A Waiver and Consent Form must be signed by all Users and Additional Authorized Users over the age of 18, individually, and by parents or legal guardians on behalf of all individuals under the age of 18. Requests for pool keys shall be submitted by any User on the Pool Key Request Form. Upon adequate completion of all required forms, Users shall be issued two pool keys per household at no charge by the District Representative. Users and Additional Authorized Users may be requested, at any time, to demonstrate their eligibility to use the Recreation Amenities, and may be required to present their pool key to the District Representative. Any User or Additional Authorized User who refuses, upon request to present their pool key may have their Recreation Amenities privileges revoked and subjected to further review by the District. The District Representative will charge a reasonable fee for replacement pool keys. Lost pool keys must be reported immediately to the District Representative, and replacement pool keys will also be subject to a replacement fee.

All pool keys issued by the District Representative are the sole property of the District and may not legally be assigned, sold, loaned or otherwise transferred without the prior written authorization of the District Representative. Any transfer without the District Representative’s approval shall be void and the District shall retain the right to suspend or revoke any User’s or Additional Authorized User’s privileges to the Recreation Amenities for such violation. If at any

time, a District Resident or Property Owner moves outside of District boundaries or ceases to own property therein, s/he shall promptly notify the District Representative. Any such person may continue to use the Recreation Amenities as a Non-District User by complying with Section 1.2 of these Policies.

**1.4 Guests of Users.** Each Household shall be allowed five (5) guests per day per household for use of the Recreation Amenities unless prior permission is granted by the District Representative, at least 48-hours in advance, for additional guests. All guests must be accompanied by the User at all times during their use of the Recreation Amenities. Except as provided in Section 3.6, all guests under the age of 18 must be accompanied by a User over the age of 18. All Users shall be responsible for their guests' actions, and shall be jointly and severally liable with such guest for any damages caused by such guest to the Recreation Amenities.

**1.5 Hours of Operation.** The Recreation Amenities facilities shall have the following hours and dates of operation:

The Pool shall be open from 7 a.m. to 9 a.m. for adult only swim and from 9 a.m. – 8 p.m. for open swim from Memorial Day through Labor Day; and

The hours of operation of the Recreation Amenities shall be subject to seasonal adjustments or changes deemed necessary and appropriate by the District in its discretion. Users may contact the District Representative to obtain up to date information relating to the hours of operation for any of the Recreation Amenities. Additionally, the District reserves the right to close any Recreation Amenity due to weather conditions, preparation for major events, temporary staffing problems or other reasons. Any such required closing will not result in any adjustments to User fees.

**1.6 Commercial Use.** The Recreation Amenities will not be permitted for commercial activities or other private business enterprise except as specifically provided for in these Policies.

## **Article II**

### **MISCELLANEOUS**

**2.1 Lost Articles.** The District is not responsible for any lost or stolen articles or for accidents on the premises.

**2.2 Limitation of Liability of District.** Use of the Recreation Amenities is at the sole risk of any User. Except as provided by the Colorado Governmental Immunity Act, §§ 24-10-101 *et seq.*, C.R.S., the District shall not be responsible for any claims for damage by reason of any action or inaction of the District or its agents or representatives in connection with any of the Recreation Amenities.

**2.3 Equipment.** All equipment, supplies and other furnishings located in or around the Recreation Amenities are the property of the District and shall not be taken from the premises without prior written consent of the District Representative. Any violations may result in criminal prosecution by the District.

**2.4** Smoking, Drugs and Alcohol. Smoking, tobacco and marijuana products and the use of illegal drugs shall not be permitted in or around the Recreation Amenities. Alcohol is prohibited in the pool area at all times.

**2.5** Weapons. No weapons of any kind shall be allowed on or around the Recreation Amenities, including, but not limited to, pocket knives or guns.

**2.6** Food and Drink. Food and drink are permitted in the Recreation Amenities. Glass containers are absolutely prohibited in the pool area. Users must clean up after themselves.

**2.7** Pets. Pets are not allowed in the Recreation Amenities, except service animals as defined by the laws of the State of Colorado. All service animals must be accompanied and must be on a leash. All Users are responsible for cleaning up after their service animal.

### **Article III**

#### **SWIMMING POOL**

**3.1** Pool Rules. Pool rules are posted in the swimming area and may be obtained directly from the District Representative.

**3.2** Pool Attendant. The District shall contract with a pool consultant on an annual basis which shall be responsible for all aspects of operations and maintenance of the pool and pool area.

**3.3** Lifeguards. Lifeguards are NOT provided by the District. Users acknowledge they utilize the pool facilities at their own risk. All Users must have a completed a Waiver and Consent Form on file with the District Representative prior to accessing the Pool.

**3.4** Flotation Devices. No swimmers dependent upon any flotation device shall be permitted in the pool unless accompanied (in the water) and directly supervised by a responsible person.

**3.5** Swim Wear. Any person not able to control his or her bodily functions must wear swim diapers beneath his or her bathing suit. No plastic, disposable or cloth diapers are permitted.

**3.6** Children. No one 13 years of age and younger is allowed in the pool area unless accompanied by an adult over 18 years of age, or a minor aged 16-17 for whom a Minor Release Form is on file with the District (and on which the minor's parents have expressly authorized the minor to supervise other minors). Children ages 14-17 may swim unsupervised if expressly authorized on a Minor Release Form. All minors will need to have a valid pool key. If approved minors will be bringing guests that are between the ages of 14-17 without adult supervision, those minor guests also must have a Minor Release Form on file with the District before access will be granted to the pool. The Minor Release Form as may be amended from time to time, shall be

submitted to the District Representative, prior to any use of the pool by children, as provided for in this Section.

An adult or a minor aged 16-17 for whom a Minor Release Form is on file with the District (and on which the minor's parents have expressly authorized the minor to supervise other minors) must be in the pool and within reach of all children of non-swimming ability aged 9 and under. Adult chaperones or minors aged 16-17 for whom a Minor Release Form is on file with the District (and on which the minor's parents have expressly authorized the minor to supervise other minors) are required to be in the pool area to supervise children aged 10-13, but are not required to be in the water if the children can swim.

## Article V

### ENFORCEMENT

**5.1 Disorderly or Offensive Conduct.** The District and its Authorized Representatives may request any User to cease conduct that is:

1. In violation of District Policies;
2. Interferes with or is abusive toward any District Representative in the normal operation of the facility;
3. Interferes with any User, User's guest or other person's use or enjoyment of the facilities or is abusive to any such person; or
4. Criminal, tortuous, intimidating or threatening, or any behavior that might result in bodily harm or property damage.

In the event that the offending party fails to cease such conduct after being requested and warned to do so, the District Representative is authorized to use all reasonable means s/he deems necessary to stop such conduct, including, but not limited to, contacting local law enforcement, having the offending party removed from the Recreation Amenities and/or suspending the offending party's Recreation Amenities privileges. Any such suspension may be appealed first to the District Representative in writing. The District Representative will have fifteen (15) working days to investigate the incident and to make a decision. The District Representative shall notify the offending party in writing of their decision. The District Representative's decision may be appealed to the Board at the next regular or special District meeting. Any person refusing removal from the Recreation Amenities or attempting to enter or remain on the premises of the Recreation Amenities after their privileges have been revoked may be subject to arrest and prosecution for criminal trespass under Colorado law.

**5.2 Violation of Recreation Amenities Policies.** If anyone is found abusing the equipment, furniture or disobeying the Policies, disciplinary measures will be administered by any District Representative as follows without the necessity of any action of the Board:

First offense:	Verbal warning
Second offense:	Restricted from the Recreation Amenities for two (2) weeks
Third offense:	Restricted from the Recreation Amenities for one (1) month

Fourth offense:           Restricted from the Recreation Amenities for one (1) year

The Board shall be notified of all disciplinary measures by the District Representative and shall, in its discretion have the ability to impose other disciplinary measures as it deems appropriate at any point in time, which may include revocation of Recreation Amenities privileges for a User and/or User's family members. Any violations and disciplinary measures taken will be recorded in writing and kept on file by the District Representative. Offending parties may also be subject to other penalties and sanctions under Colorado law, including, but not limited to, prosecution under § 18-9-117, C.R.S. All violations may be reported to local law authorities as deemed necessary by the District Representative or the Board.

Additional fines, suspensions and other punitive measures may be imposed for violations of the terms of facility rental agreements.

**EXHIBIT A**  
Recreation Amenities Use Form

**TRAILS AT CROWFOOT METROPOLITAN DISTRICT NO. 3  
RECREATION AMENITIES USE FORM**

Type of User (check applicable type):        \_\_\_\_\_ In-District Property Owner  
  \_\_\_\_\_ In-District Resident (Non-Property Owner)  
  \_\_\_\_\_ Non-District User

In-District Property Address: \_\_\_\_\_

Out-of-District Address: (If Applicable) \_\_\_\_\_

User Last Name: \_\_\_\_\_ User First Name: \_\_\_\_\_

Home Phone: \_\_\_\_\_ Work/Cell Phone: \_\_\_\_\_

2nd User Last Name: \_\_\_\_\_ 2nd User First Name: \_\_\_\_\_

Home Phone: \_\_\_\_\_ Work/Cell Phone: \_\_\_\_\_

E-mail Address(s) for contact purposes: \_\_\_\_\_

Emergency Contact: \_\_\_\_\_ Telephone: \_\_\_\_\_  
(Not Immediate Family)

NOTE: Minors must be accompanied by a User or an Additional Authorized User unless a Minor Release Form is on file with the District Manager.

**ADDITIONAL AUTHORIZED USERS:**

List any persons over the age of 18 who the User(s) listed above are hereby authorizing to access the Recreation Amenities using any key fob issued to the User(s) listed above. Additional Authorized Users **DO NOT** Include guests. In addition, each Household is allowed to be accompanied by up to five (5) guests.

Authorized User Name	Sex	Relationship
_____	M / F	_____
_____	M / F	_____
_____	M / F	_____
_____	M / F	_____
_____	M / F	_____
_____	M / F	_____
_____	M / F	_____

**PRIOR TO ISSUANCE OF ANY POOL KEY TO A USER, EACH USER AND EACH  
ADDITIONAL AUTHORIZED USER MUST ALSO SIGN A WAIVER AND CONSENT FORM**



**EXHIBIT B**  
Pool Key Request Form

**TRAILS AT CROWFOOT METROPOLITAN DISTRICT NO. 3  
POOL KEY REQUEST FORM**

Name (please print): \_\_\_\_\_  
 Property Address: \_\_\_\_\_  
 Out-of-District Address: (If Applicable) \_\_\_\_\_  
 E-mail: \_\_\_\_\_  
 Contact Number(s): \_\_\_\_\_

NEW KEY REQUESTS:

<u>Card Type</u>	<u>Price (per key)</u>	<u>Quantity Requested</u>	<u>Total Cost</u>
New Pool Key	\$0.00 (up to two)		
First Replacement Pool Key	\$10.00		
Second or Subsequent Replacement Pool Key	\$25.00		
Please pay the following total:			

CREDIT CARDS AND CASH WILL NOT BE ACCEPTED AND WILL BE RETURNED.  
 ALL CHECKS OR MONEY ORDERS SHOULD BE MADE OUT TO:  
 TRAILS AT CROWFOOT METROPOLITAN DISTRICT NO. 3

**PLEASE SEND ALL PAPERWORK & FEES, INCLUDING THE MANDATORY FORMS TO:**

Trails at Crowfoot Metropolitan District No. 3  
 c/o White Bear Ankele Tanaka & Waldron  
 2154 East Commons Avenue, Suite 2000  
 Centennial, CO 80122

*Office Use Only:*

All Items Received: Y or N If Not: Date Returned to User: \_\_\_\_\_  
 Processed By: \_\_\_\_\_  
 Check No. \_\_\_\_\_ Money Order No. \_\_\_\_\_  
 Date Activated: \_\_\_\_\_ Other Notes: \_\_\_\_\_  
 Date Received: \_\_\_\_\_

**EXHIBIT C**  
Waiver and Consent Form

**TRAILS AT CROWFOOT METROPOLITAN DISTRICT NO. 3  
WAIVER AND CONSENT FORM**

**PLEASE READ CAREFULLY BEFORE SIGNING. THIS DOCUMENT INCLUDES A  
RELEASE OF LIABILITY AND WAIVER OF CERTAIN LEGAL RIGHTS.**

I, on behalf of myself, my children, if any, as well as my guests (as applicable), and Additional Authorized Users (as defined below) listed on my Recreation Amenities Use Form (if applicable), desire to participate in activities at the pool, clubhouse, or use other equipment, amenities, facilities, premises or property (collectively, the “**Recreation Amenities**”) owned or operated by the Trails at Crowfoot Metropolitan District No. 3 (the “**District**”) for the benefit, use and enjoyment of the residents and property owners of the Trails at Crowfoot Metropolitan District Nos. 1-3 (collectively, the “**Districts**”) and non-District users, as applicable, and recognize the possibility of physical injury and loss associated with activities, including, but not limited to, swimming and sports. I agree that I, and my children, guests, and Additional Authorized Users will abide by all rules, regulations, and policies of the District, and release the Districts from all liability for property damage and bodily injury, occurring directly or indirectly, in connection with the use of the Recreation Amenities. I further acknowledge that I am authorized to use the Recreation Amenities of the District, because (1) I am a property owner or resident within the Districts and have completed the Recreation Amenities Use Form, or (2) I am a non-District user and have completed the Recreation Amenities Use Form, or (3) I am listed as an “Additional Authorized User” on a Recreation Amenities Use Form completed by an in-District property owner or resident or by a non-District user.

I, as an adult participant, and for and on behalf of my participating children, if any, agree as follows:

1. To release and agree not to sue the Districts, their directors, employees, agents, and subcontractors with respect to any and all claims, liabilities, suits or expenses, including attorneys’ fees and costs (hereinafter collectively a “**Claim**”) for any injury, damage, death or other loss incurred by me, my children, my guests, or my Additional Authorized Users (if applicable), in any way connected, directly or indirectly, with participation in activities and/or use of any equipment, facilities or premises of the Districts by me, my children, my guests, or my Additional Authorized Users (if applicable). Included in the foregoing are Claims related to coronavirus (“**COVID-19**”), which virus is further described below. I hereby waive all Claims I or my children may have against the Districts and agree that neither I, my children, nor anyone acting on my or my children’s behalf, will make a Claim against the Districts as a result of any injury, damage, death or other loss suffered by me, my children, my guests, or my Additional Authorized Users; and

2. To release and to indemnify, defend, and hold harmless (“indemnify” meaning protect by reimbursement or payment) the Districts, their representatives, directors, employees, agents, and subcontractors with respect to any and all actions, liabilities, suits, and/or claims, including those related to COVID-19: (a) brought by or on behalf of me, my children or a family member, my guests, or my Additional Authorized Users for any injury, damage, death or other loss in any way connected with participation in activities and/or use of the Recreation Amenities by me, my children, my guests, or my Additional Authorized Users; and/or (b) brought by another user or participant or any other person for any injury, damage, death or other loss to the extent caused, directly or indirectly, by my own conduct or that of my children, my guests, and my Additional Authorized Users in the course of participating in activities, and/or using the Recreation Amenities.

I further acknowledge I have reviewed and evaluated the risks and determined to use or allow my children, guests, and Additional Authorized Users to use the Recreation Amenities with full knowledge and acceptance of the risks. I understand that the Districts do not provide insurance coverage for accidents or injury sustained by me, my children, my guests, or my Additional Authorized Users. I agree that use of the Recreation Amenities and participation in activities or events at the Recreation Amenities shall be undertaken by me, my children, my guests, or my Additional Authorized Users at our sole risk, and the Districts shall not be liable for any injuries or any damage, or be subject to any claim, demand, injury or damages whatsoever, irrespective of cause or origin.

The Districts shall not be responsible or liable for articles damaged, lost, or stolen, in or about the Recreation Amenities, or for loss or damages to any property including but not limited to automobiles and the contents thereof.

**This Release, Waiver and Indemnity Agreement includes claim(s) resulting from the Districts' negligence, and includes claim(s) for personal injury or wrongful death (including claim(s) related to emergency, medical, drug and/or health issues, response, assessment or treatment), property damage, loss of consortium, breach of contract or any other claim. This Release, Waiver and Indemnity Agreement applies to each of the Trails at Crowfoot Metropolitan District Nos. 1-3.**

This Release, Waiver and Indemnity Agreement also includes any and all claim(s) relating to COVID-19. The Districts want to make sure that you understand the potential risks of COVID-19 before you decide to use the Recreation Amenities. COVID-19 is extremely contagious and is believed to spread mainly from person-to-person contact. Methods of transfer include, but are not limited to, physical contact, contact through breath, and contact with stable surfaces. Additional Information about COVID-19 and COVID-19 symptoms may be found at <https://www.cdc.gov/coronavirus/2019-ncov/index.html> and <https://covid19.colorado.gov/about-covid-19>. There may be other risks and dangers, a complete listing of which is not possible and cannot be anticipated, and you assume all such risks and dangers, whether or not described here, known or unknown. By signing this Release, Waiver and Indemnity Agreement:

1. I agree that I, my children or a family member, my guests, or my Additional Authorized Users will only use the Recreation Amenities and participate in activities at the Recreation Amenities while in good health and free of COVID-19 symptoms, including, but not limited to, fever, cough, or shortness of breath.
2. I recognize and acknowledge the contagious nature of COVID-19 and the threat that COVID-19 poses to the health of individuals, and I voluntarily and knowingly assume the risk that I, my children, or a family member, my guests, or my Additional Authorized Users may be exposed to or infected by COVID-19 at the Recreation Amenities, and that such exposure or infection may result in personal injury, illness, permanent disability, and/or death. I understand and acknowledge that the risk of becoming exposed to or infected by COVID-19 at the Recreation Amenities may result from the actions, inactions and/or omissions of myself and/or others.

I hereby attest that I have (1) carefully read, understand, and voluntarily sign this document and the above disclaimer, and acknowledge that it shall be effective and binding upon me, my minor children, spouse and other family members, and my heirs, executors, representatives, subrogors and estate; and (2) that I have received, read and understand the District's rules, regulations, policies and procedures governing the Recreation Amenities:

\_\_\_\_\_  
Print Name

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Date

\_\_\_\_\_  
Print Name

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Date

\_\_\_\_\_  
Print Name

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Date

**EXHIBIT D**  
Minor Release Form

**TRAILS AT CROWFOOT METROPOLITAN DISTRICT NO. 3  
MINOR RELEASE FORM**

I, \_\_\_\_\_ (Name of Parent or Legal Guardian) hereby affirm that I am the parent or legal guardian of the following minors below the age of 18:

Name (Please Print)	Date of Birth
_____	_____
_____	_____
_____	_____

As the parent or legal guardian of the above-listed minor(s), I acknowledge and agree that any minors 13 years of age or younger may only use the Recreational Amenities of the District if accompanied by an adult over 18 years of age or by another minor aged 16-17 for whom a Minor Release Form is on file with the District and on which such minor's parents have expressly authorized their child aged 16-17 to supervise other minors.

As the parent or legal guardian of the above-listed minor(s), I hereby authorize those minors listed above who are ages 14 to 17 to use the following Recreation Amenities of the District without my presence and without the presence of another parent, legal guardian or other authorized minor aged 16 to 17 (**check all facilities that are authorized for use by the minor(s)**):

\_\_\_\_\_ Pool(s)

I further authorize/do not authorize those minor(s) listed above who are at least 16 years old to supervise, chaperone, and monitor other minors in the pool area, without my presence and without the presence of another parent or legal guardian. (**check yes or no**):

\_\_\_\_\_ Yes    List name(s) of minor(s) authorized to supervise: \_\_\_\_\_  
\_\_\_\_\_ No

In making such authorizations, I acknowledge and agree any activities engaged in at the indicated facilities by said minor will be wholly unsupervised by a lifeguard or other attendant and shall be at the minor's sole and unilateral risk. The District shall not be liable for any injuries or damages caused or incurred by said minor, or be subject to any claim, demand, injury or damages whatsoever, irrespective of cause or origin and the negligence of the District's agents, servants, assigns, or employees, or otherwise.

It is agreed and understood that a minor's unsupervised use of the above-indicated use of the Recreation Amenities may be revoked at any time by a District Representative in the event that said minor disregards or otherwise violates any District rules, regulations, or policies, or otherwise engages in conduct inappropriate for use of the Recreation Amenities.

By: \_\_\_\_\_ (Signature of Parent or Legal Guardian)

Print Name: \_\_\_\_\_

Property Address: \_\_\_\_\_

Contact Number: \_\_\_\_\_

Date: \_\_\_\_\_