

# Special Event Agreement for Public and Community Events in the City of Venice

## City of Venice 401 West Venice Avenue Venice, FL 34285

All events held on City of Venice owned and/or maintained property or facilities are under the jurisdiction of the City of Venice. The City of Venice retains the authority to determine whether the event should be held or continued in times of inclement weather, civil disturbance or other conditions deemed unacceptable by the staff of the City of Venice.

## AGREEMENT AND SPECIAL CONDITIONS

This Special Event Agreement ("Agreement") is made between the City	of
Venice, a political subdivision of the State of Florida, whose address is 401 V	Ν.
Venice Avenue, Venice, FL 34285 (hereinafter the "City" ar	nd
concentration beneather beneather , a 50 ( c 3 , whose address	is
200 M. Gove St venice fl 34285	
(hereinafter the "Event Holder").	_

Project Number		Control	Number
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# WITNESSETH:

WHEREAS, THE City, acting by and through the City Council, did grant a Special Event Permit to the Event Holder for the dates of 2014, for the purpose of conducting" The SK (fathers day)  Event at MB!
and;
WHEREAS, the granting of said Special Event Permit by the City is subject to the execution of this Agreement; and
WHEREAS, the Event Holder has complied with and/or is complying with the requirements of the City in connection with the granting of said Permit.
NOW, THEREFORE, in consideration of the covenants and conditions contained herein, the parties do hereby agree as follows:
1. It is expressly agreed by the parties hereto that the Permit is granted at the discretion of the City and, if at any time in the reasonable opinion of the City Council or the City Manager the public safety demands, said Permit may be canceled at any time by the City or the City Manager and the City and/or the City Manager shall incur no liability to the Event Holder as a result of such cancellation.
2. The Event Holder also agrees to pay the City for said Permit, and for the furnishing by the City of Police, Fire, Public Works and other municipal services that are made necessary because of the influx of people to the City attending the Event held by the Event Holder, including; but not limited to, cost of police and fire vehicle operation, cleaning of litter, debris, erection and removal of barricades and signs (directional) and regulatory). The City may require that the Event Holder shall deposit a fee towards the cost of these aforementioned services. (If required, the deposit amount is indicated in the following section).
<ul> <li>□ Deposit required</li> <li>□ Deposit not required</li> </ul>
3. (a) It is agreed that this deposit of \$ for the Event period shall be used by the City toward any reasonable and necessary costs incurred by the City as a result of said Event, including the providing of Police and Fire protection, Public Works, and for any other purposes that the City deems reasonably proper or necessary that pertain to the Event. This expense may include an estimated cost for the services of Police Officers assigned on

each day of the Event. The Event Holder also agrees to pay for the stationing of Fire Fighters, as needed, on each day of the Event. The Venice Police Department retains the right to increase or decrease manpower assignments as dictated by crowd influx and other public safety factors, such decision to be made by the Officer in-Charge of the Venice Police Department. In case of an emergency, as determined by the City Manager or the Police Chief, the Event Holder shall pay all reasonable, additional costs incurred in the hiring of extra Police Officers. All of the above cost conditions apply; unless otherwise stated as a Special Condition. (See Appendix "A: Other Resources/Stipulations").

- (b) Within sixty (60) days after the conclusion of the Event, the City shall provide the Event Holder with an itemized statement of all expenses incurred by the City and, if the amount expended for the Event is less than the amount of the deposit, the difference shall be refunded to the Event Holder. If the amount expended by the City hereunder exceeds the amount of the deposit, the difference shall be paid immediately to the City by the Event Holder.
- 4. It is expressly understood and agreed by the parties hereto that all expenses attributed to the Event period shall be paid directly by the Event Holder, other than Police and Fire protection and other municipal services outside the confines of the Event Holder's leased or assigned promises. Included as direct expenses of the Event Holder shall be all electrical charges, charges for toilet facilities, telephone charges, water charges, and any and all charges arising from the operation of the Event, unless otherwise denoted in this agreement.
- 5. Upon the signing hereof and payment of the proper permit fees, the City shall issue or cause to be issued the Special Event Permit to the Event Holder; the fee for which permit is to be paid directly to the City and is separate from the required deposit referenced in this contract.
- 6. Unless otherwise stated in this agreement, at the discretion of the City of Venice, the Event Holder may have control over and retain revenues from any concessions, parking and refreshment stands, at the assigned premises and shall be responsible for their operation; subject; however, to all laws of the State of Florida and ordinances of the City of Venice and subject to the orders of the City Manager or his designee of the City.
- 7. If needed, any required sanitary facilities are to be provided for by the assigned Event Holder.

- 8. The Event Holder further agrees to abide by all rules, regulations and orders of the City Manager or his designee of the City of Venice concerning the public safety within or without the permitted premises, whose decision shall be binding on the Event Holder and promptly complied with.
- 9. In the event it becomes necessary to file legal action to enforce any of the provisions of this Agreement, the parties hereto agree that the prevailing party shall be entitled to recover, as part of the costs of such action, all reasonable attorneys' fees.
- 10. The Event Holder agrees, at its sole cost and expense, to indemnify and hold harmless the City of Venice and its officials, employees, agents and representatives from and against any and all liability, damages, claims and demands which may be imposed upon, incurred by or be asserted against the City of Venice and its officials, employees, agents and representatives as a result of or in any way connected with this Special Event. Unless by exception authorized by the City Manager, the Event Holder shall provide general liability insurance in the amount of \$1,000,000; naming the City as an additional insured. If alcohol is to be provided at the Event, unless by exception authorized by the City Manager, the Event Holder shall provide liquor liability insurance in the amount of \$1,000,000; naming the City as an additional insured.
- 11. The Event Holder agrees and attests to the special Conditions and even details attached as Appendix "A".

IN WITNESS WH	<b>IEREOF</b> , the City	has caused thes	e presents
	ke tenor to be sig		
	xed by the Mayor		
	Holder has here		
	y authorized, to s	et their hands and	d corporate
seals on the	day of _	, 20	

In the presence of:	CITY OF VENICE, FLORIDA		
	Mayor		

## **APPENDIX "A"**

## **EVENT INFORMATION**

Title of Event: fatters day SK

Purpose of Event: Fund raise F

Event date/time: 5~e 14 8:30 a.m.

Event Location: MBP

Event holder/contact information: matthew Tomer (941) 661.5896

Description of Event: See attached Special Event Application/Site Plan.

## **GENERAL SPECIAL EVENT PERMIT CONDITIONS**

If applicable, as indicated by checkmark and noted herein, the following conditions, stipulations and safeguards shall be adhered to:

A state liquor license shall be obtained and a copy shall be provided to the City.

Temporary public food service establishments are required to be licensed and inspected by the Division of Hotels and Restaurants of the Florida Department of Business and Professional Regulation (DBPR) per Florida Administrative Code Rule 61C-1.002(5) (a) 4a.

- All necessary permits and inspections required by the City of Venice shall be obtained prior to event kickoff and displayed conspicuously.
- All event holders and/or sponsors shall coordinate with the Florida Department of Health, the Sarasota County Health Department for the use of portable restrooms and sinks.
  - The Event Holder, in its own name and at its own expense, shall obtain all permits and/or licenses required or needed in connection with any use or Special Event or under this Agreement. Unless another land use approval has been obtained, the Event Holder shall obtain, at a minimum, a Special Event Permit approval from the Office of Development Services.

All fees for City Staff and equipment s	
Permit requests.	esult in denial of future Special Event
	ult in additional fees and charges.
may result in revocation of the permit.	
shall be removed within 24 hou 2) Event Holder shall coordinate on event set-up and tear down	lay of the event. ed one week prior to the event and urs of event conclusion. e with the Venice Police Department n.
Notification to surrounding businesse tenants shall occur one month prior to	es, religious institutions, homeowners,
Event shall comply with Article II. Not	
Ordinances.	
☐ Other Resources/Stipulations:	
Except as otherwise provided in the terms Permit, the City may revoke a Special Eve notice. The City may modify and abrogate special terms and conditions imposed on the	ent Permit on five (5) days' advance e these general conditions and any
FEES & CHARGES	
The Special Event identified above is subject charges (indicate cost for each or NA)	ct to the following estimated fees and
Police Department Staffing	\$
Public Works Department Staffing	\$
Fire Department Staffing	\$
Equipment Rental (e.g. show mobile)	\$
Misc (cleanup services, etc.)	s <i>O</i>

Festival Grounds Fees (i.e.	water, facility)	\$	0_	
Total Extended Cost		\$	0	
Event Holder Signature: _	(read and und	lerstood)	Date:	5/19/14