

A. 4176 Warbler Road P.O. Box 294049 Phelan, CA 92329

P. (760) 868-1212 F. (760) 868-2323

W. www.pphcsd.org

Application and Agreement for Use of District Facilities

Phelan Senior Center 4128 Warbler Rd., Unit A Phelan, CA 92371

Phelan Community Center 4128 Warbler Rd., Unit B Phelan, CA 92371

Piñon Hills Community Center 10433 Mountain Rd. Pinon Hills, CA 92372

Rental Fee Schedule					
CATEGORY I - Meetings, Classes, etc. (2 Hr. Minimum)	PER HOUR				
Monday - Friday	\$30				
Weekend or Holiday	\$40				
CATEGORY II - Parties, receptions, dinners, etc. (4 Hr. Minimum)	PER HOUR				
Monday - Friday	\$40				
Weekend or Holiday	\$50				
KITCHEN FEES	PER EVENT				
Phelan Community Center (Food warming only)	\$30				
Phelan Senior Center (Full commercial kitchen)	\$70				
Piñon Hills Community Center (Full commercial kitchen)	\$70				
INSURANCE					

- A Liability insurance policy for \$1 million dollars is required.
- PPHCSD must be named as "additional insured" on the certificate of insurance.
- An additional \$1 million dollar Liquor Liability policy is required to cover use of alcohol at events.

Building Capacities						
Location	Dinner	Meeting				
Phelan Senior Center	60 - 80	100				
Phelan Community Center	70 - 90	110				
Piñon Hills Community Center	80 - 100	120				

Renter's Responsibilities & Acknowledgement

- Applications are not accepted over the phone. A completed application packet must be received.
- Applicant name/organization name must match on the Application and Certificate of Insurance.
- If building is left dirty or damage to the building, tables, or chairs has occurred, the renter will be invoiced for cleaning fees and/or damage charges.
- All changes need to be submitted in writing.
- Cancellations must be submitted in writing 30 days prior to event to receive full refund of deposit.
- All rental facilities close by 11:00 pm.
- Bounce houses are not permitted at any of our facilities or parks.
- For more information on rentals, please call the District office at (760) 868-1212.

PHELAN & PIÑON HILLS COMMUNITY BUILDING RENTALS

Phelan Senior Center, 4128 Warbler Road, Unit A, Phelan, CA 92371 Phelan Community Center, 4128 Warbler Road, Unit B, Phelan, CA 92371

Piñon Hills Community Center, 10433 Mountain Rd., Pinon Hills, CA 92372

APPLICANT INFORM	MATION							
Name:					Phone:			
Driver License Number:				Date of Birth:				
Mailing Address:				City:			Zip:	
Organization Name:				Email:				
DATE AND TIME RE	OUESTED (Must ir	clude set-u	p and	cleanup t	ime)		
Month:	Day:		Year:		Start Time:		End Time:	
Recurring Dates:								
Please note: • Ongoing rentals the District at a							nporar	y Use Agreement with
EVENT DETAILS								
Type of Event:								
Estimated Attendance:		Will food be served? Yes			No Will alcohol be served? Yes No			
Will alcohol be sold?	\\	Yes	No If:	so, plea	se provide	Permit #:		
DECORATIONS (Not	thing can b	e used	that will lea	ve ma	rks, resid	ue, or holes)		
Type of decorations to	be used:							
Where will they be use	ed? (Table, flo	or, wall,	etc.)					
KITCHEN REQUEST		KITCHEN COST PER EVENT						
Will you be using the kitchen?		☐ Phelan Community Center (\$30 per event)						
Yes N				t)				
I have read and und application.	lerstand the				<u> </u>	vledgement o		ge 1 of the
Signature						Da	ate	

RESERVATIONS: Inquiries are not binding and do not constitute a reservation. A reservation for the event will be booked only when all fees have been paid in full and all other required documents (Rental Application and evidence of Liability Insurance) are received by Phelan Piñon Hills CSD. All fees and required documents must be received at least two (2) weeks prior to event. TIME RESERVED TO COVER ENTIRE USE: The hours shown on the application will cover the entire time required for the renter to set-up, decorate, conduct the activity, and clean up the facility after use. The facility must be vacated promptly at the conclusion of the time specified on the agreement. Occupancy beyond the time specified will result in overtime charges at one and one-half time (1 1/2) of the staff's hourly rate plus the hourly rental rate of the facility. CANCELLATION POLICY: Renter must submit written notice of cancellation at least ten (10) days prior to the cancellation of any dates covered by the rental agreement. Fees for uses that are cancelled thirty (30) or more days in advance will be refunded, less 10%; 10-29 days, refunded less 30%; less than 10 days there will be no refund. No shows will be charged the full rental amount, with no refunds. **INSURANCE REQUIREMENTS:** The applicant shall provide and maintain General Liability Insurance and the coverage shall be in the amount of \$1 (one) million dollars for bodily injury, personal injury, and property damage. If alcoholic beverages are served, Liquor Liability Insurance in the amount of \$1 (one) million dollars for bodily injury and property damage will be required in addition to the General Liability Policy. General Liability and Liquor Liability Insurance shall be endorsed naming the Phelan Piñon Hills CSD; its officers, agents, employees and volunteers as additional insured. Each policy required by this clause shall be endorsed to state that coverage shall not be cancelled or changed except after thirty (30) days written notice has been given to the Phelan Piñon Hills CSD. Use of the facility will be denied if satisfactory proof of the required insurance is not received in a timely manner (at least 2 weeks) prior to the event. **DECORATIONS:** Any decorating, covering or changes to the facilities must be discussed at the time of the rental application and put in writing as part of the permit. The use of the following decorating materials and equipment are prohibited: cellophane, duct or adhesive tape, nails, staples, screws, loose glitter, birdseed, sand, confetti, bubbles, bubble machines and fog machines. Use of these items will result in a cleaning charge of \$40 (forty) per hour. Masking tape, if used, must be removed following the event. No materials may be attached to ceiling tiles or ceiling grids. The relocation of Community Center furnishings and equipment, other than tables and chairs provided for the rental is not permitted. Bounce houses are not permitted under any circumstances. **CLEANING:** Clean-up of the facility is the applicant's responsibility. The applicant shall make sure all decorations, food, gifts, and rental equipment are removed from the facility at the end of the event. The facility and all outside areas, including restrooms and kitchen, shall be left in the same condition as they were prior to the event. Failure to do so may result in a cleaning charge of \$40 (forty) per hour. MINOR CHILDREN: For safety reasons, no children under 18 years of age will be allowed in the kitchen area without adult supervision. For children's events, the Phelan Piñon Hills CSD requires an adult to child ratio of 1:6. PHELAN PIÑON HILLS CSD reserves the right to cancel any rental or use of the Community Centers without notice wherein previous incidents have resulted in damage, or misuse of the facilities or equipment including the outside grounds, and park areas.

Please read each item and initial next to it showing that you understand.

RELEASE AND HOLD HARMLESS AGREEMENT FOR THE PHELAN PIÑON HILLS COMMUNITY SERVICES DISTRICT

	, on behalf of himself/herself/itself and his/her/its heirs, executors,
	olunteers, agents, representatives, successors, and assigns ("Releasors"),
does hereby release, acquit, and forever discharge	ge the PHELAN PIÑON HILLS COMMUNITY SERVICES DISTRICT ("District")
and its agents, representatives, employees,	directors, successors, administrators, and all other persons, firms,
corporations, associations, or partnerships ("F	Releasees"), of and from any and all claims, actions, causes of action,
demands, rights, damages, costs, loss of service	e, expenses, and compensation whatsoever, which the Undersigned and
the Releasors now have or which may hereafter	accrue on account of or in any way growing out of any and all known and
unknown, foreseen and unforeseen, bodily as	nd personal injuries, property damage, and monetary losses, and the
consequences thereof, resulting or to result from	m the accident, casualty, or event which relates in any manner, directly or
indirectly, to the occupation, possession, enjoyr	
("the Premises") for the period beginning on	
	("the Event").
The use of the Premises by the Unders	igned shall be strictly limited to conducting activities directly related to
	that is not otherwise inconsistent with any and all requirements of the
	d by the District in any fashion deemed necessary by the District in the
	shall not permit any practice of discrimination against, or segregation of,
	sex, race, color, creed, marital status, age, sex, religion, handicap, national
origin, or ancestry in the enjoyment, use, and or	
	rsigned that the physical condition of the Premises is such that the use
	nt on an as-is basis without any representation or warranty. The District
	or warranties concerning the Premises or its fitness for any particular
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	of any action necessary to place the Premises in a condition that meets
	table for the Event. The District shall not be held liable to the Undersigned
	damages sustained as a direct or indirect result of the condition of the
<u> </u>	ct shall not be held liable or responsible for any debts, claims, or damages
	ed to the Undersigned's use or occupancy of the Premises. Immediately
	shall restore the Premises to the condition existing prior to the Event.
	res and releases the District and the Releasees from any and all liability for
	ove and for any costs and expenses incurred in connection therewith.
	vil Code Section 1542, which provides as follows:
	ktend to claims which the creditor did not know or suspect to
	time of the executed release which if known by him or her
	d his or her settlement with the debtor"
	nd relinquishes all rights and benefits afforded to the Undersigned
	of any state or territory of the United States with respect to the claims,
	greement shall act as a release of future claims that may arise from the
	urrently known, unknown, foreseen, or unforeseen. The Undersigned
understands and acknowledges the significanc	e and consequences of such specific waiver of Civil Code Section 1542 and
hereby assumes full responsibility for any injuri	es, damages, losses, or liability that may result from the claims identified
above.	
Excepting the sole or active negligence	or willful misconduct of the District, the Undersigned agrees to indemnify
and hold the District and the Releasees harmle	ess from and against all claims and liabilities of any kind arising out of, in
connection with, or resulting from, any and all a	cts or omissions on the part of the Undersigned and/or its guests, invitees,
trespassers, contractors, consultants, and empl	oyees in connection with the Event or their use and/or occupancy of the
Premises, and defend the District and its office	rs, directors, agents, and employees from any suits or actions at law or in
equity and to pay all court costs and counsel fe	
In addition, the District reserves the righ	nt to demand at any time prior to the Event that the Undersigned pay any
	of the Premises and that the Undersigned procure and maintain bonds
	es of insurance, and/or other form of security in amounts and upon terms
	retion to protect the District from any and all exposure to loss or liability.
THE UNDERSIGNED HAS READ THE FOREGOIN	
Signed, sealed, and delivered this day of	
ay 51	
Signature	Date