Permit Rev. Mar	ch 25, 2025			Burnaby
PRC Administration 2301-3713 Kensington Ave Burnaby, BC V5B 0A7	PHONE:(604) 294-7450 EMAIL:parksrecandculture@burnaby.ca			R14671 Issued Mar 17, 2025 3:30 PM
Organization Name Customer Type Organization Address	B.C. Christian Soccer League* - 11665 Community Group 201 E 23rd St North Vancouver, BC V7L 3E4	Organization Phone 1 Number	(604) 984-6422	
Agent Name	Dave Sattler	Home Phone Number Email Address	(604) 984-6422 daves@nsac.bc.ca	
System User	00078916			

\$4,209.00	Rental Fee
\$210.45	GST
\$0.00	Discounts
\$4,419.45	Subtotal
\$0.00	Deposits
\$0.00	Deposit Discounts
\$4,419.45	Total Permit Fee
\$0.00	Total Payment
\$0.00	Refunds
\$4,419.45	Balance

Ad Soccer-BLW F#1 & #3 Mon/Fri Apr Event Notes: PLEASE NOTE ANY EXCLUSIONS!	June	2 resource(s)	23 booking(s)	Subtot	al: \$4,209.00	
Booking Summary						
BLW Field 3 (Sport Ad under R60%)		Center: B (BLW)	urnaby Lake Spor	ts Comp	olex West	
START DATE/TIME	END DATE/TIME		ATTENDEE		AMT W/O TAX	
Fri, Apr 4, 2025 9:00 PM	Fri, Jun 27, 2025 11:00 PM		-		\$2,013.00	
Occurs every Friday effective 04/04/2025 until 06/27/2025 from Exception: Fri, Apr 18, 2025, Fri, May 16, 2025	n 9:00 PM to 11:00 PM.					
BLW Field 1 (Sport Ad under R60%)		Center: B (BLW)	urnaby Lake Spor	rts Comp	blex West	
START DATE/TIME	END DATE/TIME		ATTENDEE		AMT W/O TAX	
Mon, Apr 7, 2025 9:00 PM	Mon, Jun 23, 2025 11:00 PM		-		\$2,196.00	
Occurs every Monday effective 04/07/2025 until 06/23/2025 fr	om 9:00 PM to 11:00 PM.					
Custom Questions						

QUESTION

Does the customer have FUP/AON insurance, private insurance or are they self-insured? Private

Expiry	date
LAPINY	uale.

Mar 11, 2026

Disclaimers DESCRIPTION TEXT **REFUNDS** Community Ongoing Monthly, seasonal, recurring reservations. Payment is made in full or by monthly payment plan • For monthly payment plan, the payment is due on the first day of the month, one month in advance (i.e. for a September booking the payment is due August 1) **Refund Guidelines:** Customer provides 14+ days cancellation notice – Full refund • Customer provides 7-14 days cancellation notice – 50% refund Customer provides less than 7 days cancellation notice – No refund • No show – No refund

• City Cancels the reservation – Full refund

Vaivers and Information			
WAIVER NAME	DUE DATE	FOR	SIGNING STATUS
FAC: Outdoor Facility Waiver	Apr 4, 2025	Dave Sattler	Waiver Signed by: Dave Sattler on Mar 17, 2025
Mailing Address: City of Burnaby			
Parks, Recreation and Culture 23 Phone: 604.294.7222	01 – 3713 Kensington Avenue	Burnaby, BC V5B 0A7	
Email: parksallotments@burnaby.	са		
Allotments/Payment:			
•		ements and payment are due immediate	
		,	Clerk, at the above address, Monday-Friday,
Make cheques payable to the Cit		sterCard of American Express. Payment	t may also be mailed to the above address.
	, or Damaby.		
General or Emergency Facility Pro	oblems:		
Contact Parks Patrol at 604.294.7	200 evenings and weekends		
Field Closures:			
		-	e responsibility of the Licensee to verify field
suspension.	website, www.burnaby.ca/iiei	astatus. Playing on a closed lield could	result in loss of allotment, fine, and/or team
General Conditions of Agreemen	t for All Uses of Facilities:		
1. The Licensee is responsible for incurred by the City for clean- up.	S	ms and/or facility clean and litter free ar	nd may be billed for any subsequent cost
2. All groups shall use only non-to	oxic sports field whitening whe	en lining Burnaby Parks fields or diamon	ids.
3. Smoking is not permitted on Ci	ty of Burnaby Parks property o	or on Burnaby School District property.	
Burnaby Parks, Recreation and C	ulture policies require that unl	ess specifically permitted:	
1. Vehicles must be parked in des			
Vehicles parked illegally or inside		vner's expense.	
2. Services of food is subject to h			
-		the operation of a concession is prohibi	ilea.
 The operation of a public address. No alcoholic beverages are to 			
6. Signage, banners, or advertise	se dispensed, sold of collsuin	ice in the park at any time.	
e. e.g. age, samers, or advertise	ments are not permitted		
7. The erection of structures, fence prohibited.	•	hers, portable toilets, the use of firewor	ks, or the installation of electricity is

discrimination, harassment or abuse towards members of the public or staff will not be tolerated.

Cancellations and Refunds:

One Time Reservations – General

- Customer provides 30+ days cancellation notice Full refund
- Customer provides 14-30 days cancellation notice 50% refund
- Customer provides less than 14 days cancellation notice No refund
- No show No refund
- City cancels the reservation Full refund

One Time Reservations – Community

- Customer provides 14+ days cancellation notice Full refund
- Customer provides 7-14 days cancellation notice 50% refund
- Customer provides less than 7 days cancellation notice No refund
- No show No refund
- City cancels the reservation Full refund

Ongoing Reservations – General

- Customer provides 30+ days cancellation notice Full refund
- Customer provides 14-30 days cancellation notice 50% refund
- Customer provides less than 14 days cancellation notice No refund
- No show No refund
- City cancels the reservation Full refund

Ongoing Reservations – Community

- Customer provides 14+ days cancellation notice Full refund
- Customer provides 7-14 days cancellation notice 50% refund
- Customer provides less than 7 days cancellation notice No refund
- No show No refund
- City cancels the reservation Full refund

The Licensee must carry the Permit and present it upon request. Permits will be revoked without payment or any compensation in the event of a breach of any laws, by-laws, or conditions set out herein or in force. The Licensee agrees to be bound by the guidelines listed above.

FAC: Terms & Conditions for Use of a Apr 4, 2025 City Facility Dave Sattler

Waiver Signed by: Dave Sattler on Mar 17, 2025

Definitions:

"City" means the City of Burnaby including its elected officials, employee, volunteers, agents and contractors:

"Facility" means the location described on the face of this Agreement, including the building, grounds, sports fields, or rooms, and any equipment or other property of the City made available to the Licensee;

"Facility Damage" means any loss, damage, defacing, destruction, or impairment of City owned equipment or property that is not reasonable wear and tear;

"Licensee" means the party named in the Agreement, including the owners, executive and board members, members, employees, volunteers, agents, and contractors; and

"Licensee Parties" means the Licensee's directors, employees, volunteers, agents, contractors, guests, invitees, participants, and any other persons for whom the Licensee is responsible at law.

1. Location and Charges: The Licensee shall pay all fees and charges for use of the Facility in advance, or as otherwise arranged in writing, and may use only the Facility and equipment specified on the date or dates and during the time period indicated by this Agreement for the purposes specified. Refund guidelines apply, see www.burnaby.ca/refunds for details.

2. Multiple Uses of the Same or Another Facility: If this Agreement is intended for the use of multiple facilities or multiple uses of the same Facility; or for the seasonal use of either the same or multiple Facilities, the parties are hereby agreed that the terms and conditions of this Agreement, and all of them, shall apply to each and every use of a Facility by the Licensee; and, the fact that a site was used or occupied by the Licensee is, in and of itself, sufficient evidence that these terms and conditions apply to the use and occupancy.

3. Observance of Laws: The Licensee agrees to abide by all laws, including without limitation all Federal and Provincial statutes and regulations, and municipal bylaws, regulations, guidelines, orders, directives, rules or policies that govern the use of the Facility and, without limiting the foregoing, shall not obstruct any fire exit or exceed either the seating capacity or occupancy of the Facility.

4. Assumption of Risk: Prior to use the Licensee agrees to make a reasonable inspection of the Facility to ensure that it is suitable for the purposes intended and will at all times exercise reasonable care and due diligence and assume all risks. The City shall not be liable to the Licensee or any Licensee Parties, for any loss or damage to property or for any personal or bodily injury, disease, illness or death, or any other losses, actions, claims, liabilities, or causes of action however incurred or sustained by the Licensee, or any Licensee Parties, during or otherwise in connection with the Licensee's use of the Facility. Subject to section 12, the Licensee acknowledges and agrees that the City has zero tolerance for impairment from,

and possession or consumption of, alcohol, illicit drugs, or other intoxicating substances on City-owned property, including the Facility, and that in connection therewith the City may eject the Licensee and any Licensee Parties from the Facility, or terminate this Agreement forthwith.

5. Infectious Diseases: Without limiting the generality of Section 4, the Licensee hereby assumes the risk of possible exposure to and illness from infectious or communicable viruses and diseases, including but not limited to SARS-CoV - 2, Ebola, influenza and COVID-19 (collectively, "Transmittable Diseases"), incurred or sustained by the Licensee and any Licensee Parties in connection with their use of the Facility. The Licensee knowingly and freely assumes all such risks, both known and unknown, for itself and any Licensee Parties even if arising from the negligence of the City or others. Further, and without limiting the generality of Section 3, the Licensee agrees to comply with all applicable Municipal, Provincial, and /or Federal regulations, guidelines, orders, directives or rules, as may relate to minimizing the risk of transmission of any Transmittable Diseases and agrees to make available to and inform any Licensee Parties using the Facility thereof, including any revisions or updates made to such regulations guidelines, orders, directives or rules throughout the term of this Agreement.

6. Indemnity and Hold Harmless: The Licensee covenants not to sue or assert any claim against the City and agrees to indemnify and hold the City harmless from and against any and all costs, losses, damages, proceedings, actions, claims, demands, liabilities, and expenses that may be suffered by the City, or which may arise or accrue to any person, firm or corporation, including any Licensee Parties, against the City, which are caused by, or which arise in any manner out of the Licensee's use and occupation of the Facility.

7. Liability Insurance: The Licensee shall obtain and maintain at all times during its use and occupation General Liability insurance with limits of not less than five million dollars per occurrence, with the City of Burnaby named as additional insured. For some events, the City may require liability insurance with higher limits and/or specific coverage extensions. By requiring this, or any, liability insurance with specified minimum limits, the City does not represent that the amount is sufficient and the Licensee shall obtain whatever additional limits that it feels are necessary for its purposes.

8. Facility Damage: The Licensee shall promptly reimburse the City the cost of repairing for any Facility Damage arising in any manner from the rental and/or use of the facility by the Licensee.

9. Force Majeure [and Pre-Emption]: In the event that the Facility, or any part of it, is damaged by any cause or if any other unforeseen event shall reasonably render the fulfillment of this Agreement by the City impossible, then this Agreement shall terminate. The parties also agree that the City may pre-empt and terminate this Agreement for a special event or specific purpose and where possible will attempt to provide reasonable notice to the Licensee and/or an alternate facility within the City. In either case, the Licensee shall be obligated to pay only such amounts that may be payable up to the time of such termination, and the Licensee hereby waives any claim for damages or other compensation should this Agreement be so terminated.

10. Storage: It is agreed that if the Licensee is permitted to keep, leave, or store any property (including cash) at the Facility that the City shall not be liable for loss or damage to any such property regardless of the cause. This includes any property belonging to the guests or invitees of the Licensee or those for whom the Licensee is legally responsible.

11. Not Transferable: This Agreement, and any rights conferred on the Licensee by it, are personal to the Licensee and may not be assigned or transferred to any other party, in whole or in part in default of which the City may terminate the Agreement forthwith and eject such other party from the Facility.

12. Service of Alcohol: If the Licensee is permitted to dispense alcohol, the Licensee agrees that it shall provide satisfactory evidence that it has a valid permit and license, and that its Liability insurance policy is endorsed to include liability for both the service of alcohol and forcible ejection. The Licensee agrees that it will stop dispensing alcohol at any time on the instruction of the City but in any event not less than one hour prior to the finishing time stated elsewhere on this Agreement.

13. Service of Food: If the Licensee is permitted to serve food it shall be responsible to obtain any permit or authorization that may be required from the Medical Health Officer for the Region.

14. Incorporation of Licensee: The undersigned represents that where the Licensee is a group, team, or league that it is registered and incorporated as a legal entity; the undersigned further represents that they are authorized to execute this Agreement on behalf of the Licensee. If for any reason, the Licensee is not a legal entity at the time of use, or if it is determined that the undersigned has no authority to bind the Licensee into this Agreement, then this shall be a personal contract between the undersigned, doing business as the Licensee, and the City.

15. Personal Information: Personal information is collected for the purposes of allocation of City of Burnaby facilities. The City of Burnaby is collecting this information under Section 26 of the Freedom of Information and Protection of Privacy Act. For questions regarding the collection of personal information, please contact the Clerk 4, Parks, Recreation and Cultural Services, #2301 - 3713 Kensington Avenue, Burnaby, BC V5B 0A7, Tel: 604-294-7450

16. Counterparts: This Agreement may be executed and delivered in counterparts, including by electronic means such as pdf, each of which when so executed and delivered will be deemed to be an original and such counterparts together will constitute one and the same instrument.

The undersigned does hereby acknowledge and agree: that they have read, understood, and are hereby bound by this Agreement and the Terms and Conditions above; that they have executed this Agreement on behalf of the Licensee; and, that they are authorized to bind the Licensee to this Agreement by their signature.

Payment SchedulesOriginal Balance: \$4,419.45Current Balance: \$4,419.45DUE DATEAMOUNT DUEAMOUNT PAIDWITHDRAWAL ADJUSTMENTBALANCEMar 31, 2025\$4,419.45\$0.00\$0.00\$4,419.45

GST/HST #R121379614

X:

Date:

PRC Administration

Mailing Address: 2301-3713 Kensington Ave, Burnaby, BC V5B 0A7 Phone Number: (604) 294-7450 Email Address: parksrecandculture@burnaby.ca X:

Date:

B.C. Christian Soccer League*

Customer Type: Community Group Customer ID: 99150 Mailing Address: 201 E 23rd St, North Vancouver, BC V7L 3E4 Organization Phone 1 Number: (604) 984-6422 Authorized Agent Name: Dave Sattler Home Phone Number: (604) 984-6422 Email Address: daves@nsac.bc.ca