GIRL GUIDES NSW & ACT

Hire of Halls on Guides Land to 3rd parties with Public Liability Insurance

GIRL GUIDES AUSTRALIA

This form to be used per background definition below for casual & regular hire up to 1 year

LICENSE AGREEMENT is between	en		_and	AUSTRALIA NSW & ACT
The Owner/Operator		On behalf	of Girl Guides NSW	& ACT (Licensor)
District Name:		Girl Guide	s NSW & ACT	
District Address:		Address: F	PO Box 950, Strawberr	y Hills NSW 2012
Facility Manager:				
Contact Number:		Contact:	Email: propertyadmin@ Telephone: 02 8396 5	@girlguides-nswact.org.au 200
AND				
The Individual (Licensee):				
Name of Individual, Group or Cor	mpany:			ABN:
Address:				
Contact Number: (Work/Home/M	obile)			
Email Address:				
BACKGROUND				
1) The following (not being private hirers of Guide Halls, Campterm should use this form: a) hirers who should hold the organisation, insurance to organisation b) hirers who charge a feet organisation 2) Hire should be for a frequence dangerous and prohibited act Events Coordinator. The following are Private indiviperivate individual/s hire of a Guidaccommodation usage for private social gathering or as a regular hiproducts provided nor fees collecting groups.	heir own Public Lial to be attached to this for provision of products up to a year (includor permitted use in a divities and use for 18 diduals and should use Hall, Campsite or ea, non-business relative by private hobby and for personal to the company of the co	bility Insura agreement ucts or servi ding, one-of accordance 3-25 years' b use Form A other Guidir ed purpose groups for o	es on Freehold Guide ance as a business, not ces or are a not-for-profif, casual, regular or lowith Guides policy. His pirthday parties. If in do DM.53: ng Facility for either over a son a location to hold casual hobby activities d with the group e.g. as	es land for short or long ot-for-profit or other ofit or other community ngterm use) re excludes both oubt call the Property & ernight and casual a one-off, private event or no services and/or
B. The Individual has requested	d hire of the Facility	y or part th	ereof.	
Name of Hall/Campsite: Address of Facility:				
Purpose of Facility Hire:				
Number of Guests:				
Permitted Usage: Expiry Date of Pub Liability Insurance:				
Hire Occurrence (term): ☐overnight ☐one-off event ☐weekend ☐week ☐month ☐school term ☐year				
Normal Hours of Use:	From Day/Date:			am/pm:
	To Day/Date:			am/pm:
Commencement Date:			Expiry Date:	

The Owner/Operator authorises the Individual to have non-exclusive use of the Facility or part thereof subject to the Terms and Conditions set out in this agreement. Terms and Conditions: 1. The Individual will pay the following charges at least fourteen days prior to the Commencement Date.			
Made Payable To:			
This payment must be submitted with the Hire agreement, if applicable.			
Made Payable To:			
This payment must be submitted with the Hire agreement, if applicable.			
Per:			
Made Payable To:			

The refund policy is included in the Facility Guidelines.

- 3. Every payment due by the Individual to the Owner/Operator under this Agreement is exclusive of GST. In addition to every payment due, the Individual must pay to the Owner/Operator on demand, any GST payable by the Owner/Operator in respect of any payment due. GST is Goods and Services Tax within the meaning of the *A New Tax System (Goods and Services Tax) Act 1999* (as amended).
- 4. The Individual must:
 - a. use the Facility only during the Normal Hours of Use specified in this Agreement.
 - b. return the Facility and every part thereof in the same condition as it was found, properly cleaned and tidied, all refuse removed and all appurtenances in good substantial repair.
 - c. clean and tidy the Facility by departure time of each and every Normal Hour of Use.
 - d. obey all applicable Federal and State laws during the period of this Agreement including fire regulations and comply with all notices and directions given to the Individual in respect of the property.
 - e. pay promptly for any loss, damage, cost of repairs or replacement of any items damaged during or as a result of the Individual's or the Individual's guests use of the Facility.
 - f. pay on demand any reasonable expenses of any breach of this Agreement by the Individual.
 - g. comply with all directions given by the Owner/Operator or its representative regarding the use of the Facility and not affix any signs or other items to the property or make alterations without consent.
 - h. use the Facility in accordance with the Facility Guidelines, Girl Guides Australia *Guide Lines* and the Girl Guides Australia Public Liability Policy and submit evidence of current Public Liability Insurance.
- 5. The Individual must not, and must not let anyone else:
 - a. use the Facility except for the permitted usage and purpose specified in this Agreement.
 - b. use any area indicated as non-accessible by the Owner/Operator.
 - c. store any equipment on or within the Facility grounds without permission from the Owner/Operator.
 - d. sell any alcohol in the Facility (without permit) or smoke in or on the grounds of the Facility.
 - e. allow any alcohol to be brought into the Facility grounds without express written permission from the Owner/Operator (such consent at Owner/Operator's discretion) and a Liquor Consumption Permit if relevant.
 - f. carry on any illegal, noxious or offensive activity at the Facility.
 - g. do anything which might cause nuisance, damage, disturbance to any other person, occupier or owner of any adjacent or neighbouring property.
 - h. do anything which might affect any insurance policy relating to the Facility by causing it to become void or voidable any claim on it being rejected a premium to be increased.
 - i. do anything which might affect any insurance or interfere with, or remove, any of the services or equipment in the Facility.
 - j. bring onto the Facility any hazardous chemical or any object which by its nature or weight might cause damage to the Facility.
 - k. use any sound-producing equipment at a volume that interferes with the enjoyment of the Facility by any other person.
 - I. do any other act or make any omission which may void or jeopardise the insurance policy which must be maintained pursuant to clause 11 or otherwise.
- 6. The Owner/Operator does not warrant that the Facility is suitable for the purpose of the Facility Hire by the Licensee.
- 7. The Owner/Operator is not liable to obtain any permits, including Liquor Permits, for the activities of the

- Licensee. Should a permit be required the Licensee must obtain such permit and provide a copy to the Owner/Operator at least fourteen days prior to the Commencement Date.
- 8. The Owner/Operator and/or its representatives or agents may enter the Facility at any time and remain in the Facility for the purpose of viewing the Facility and the arrangements made to keep the Facility in accordance with this Agreement.
- 9. The Individual acknowledges and agrees that the Individual uses and occupies the Facility at their own risk. The Individual releases the Owner/Operator from all claims resulting from any damage, loss, death or injury suffered by the Individual or the Individual's guests in connection with the Facility except to the extent that the Owner/Operator is negligent and agrees to reimburse all or any of the Owner/Operator's excess payable to their Insurers in respect of any claims made under any policy of insurance.
- 10. The Owner/Operator shall not be liable for any loss or damage of any nature whatsoever suffered by the Individual or the Individual's guests on or about the Facility however caused, except for liability arising by reason of the Owner/Operator's negligence.
 - 11. The Individual must take out and keep current insurances being:
 - a.public liability insurance cover for the term of the licence in the name of the Individual for public risk for any single event for not less than \$10 million and provide satisfactory evidence of insurance cover and the receipt for the last premium prior to the commencement date to the Owner/Operator.
 - b.plate glass insurance (if requested by Owner/Operator) in respect of damage or destruction from any cause to all plate glass in the windows and other portions of the property and provide satisfactory evidence of insurance cover (if requested) and the receipt for the last premium prior to the Commencement date to the Owner/Operator.
- 12. All references in the Agreement to the Facility refers to the land as fenced or the boundaries as shown on the Facility Guidelines with all buildings, amenities, fixtures, fittings, equipment and appurtenances contained within this area.
- 13. The Owner/Operator may terminate this Agreement at any time if the Owner/Operator is satisfied that the Individual has failed to comply with any terms or conditions of this Agreement. Upon termination of this Agreement the Individual must leave the Facility immediately removing all Individual's property.
- 14. In addition to, and not in substitution for, the power to terminate this Agreement under paragraph 13, the Owner/Operator may, at any time during the period of this Licence Agreement, by giving the Individual at least two weeks' written notice to that effect, terminate this Agreement upon a date to be specified in that notice notwithstanding that there has been no breach by the Individual of any term or condition of this Agreement. No compensation is payable in respect of such termination of the Agreement except that the Individual is entitled to receive a refund of any part of the licence fee which has been pre-paid.
- 15. Upon the departure time, expiry or earlier termination of this Agreement the Individual must remove all of the Individual's property from the Facility and make good any damage caused by its installation or removal. Anything left in the Facility will be considered abandoned and will become the property of the Owner/Operator and may be removed by the Owner/Operator at the Individual's costs and at the Individual's risk. The Individual must pay to the Owner/Operator all the costs associated with its removal and making good as a liquidated debt which is payable on demand.
- 16. If the Individual has hired the Facility for regular use and continues the use of the Facility after the Expiry Date without objection by the Owner/Operator then:
 - a. the Individual's continued use of the Facility is subject to the same terms and conditions as contained in this Agreement; and
 - b. either party may end this Agreement by giving two weeks' written notice to the other party at any time.
- 17. The Owner/Operator may use the Security Deposit to:
 - a. repair, replace or reinstate any damage caused to the Facility by the Individual or the Individual's guests.
 - b. replace any equipment or items that are missing at the Facility which occurred at any time when the Individual or the Individual's guests had access to the Facility.
 - c. clean the Facility if it has not been returned in an acceptable condition.
 - d. recover costs of removal of any Individual's property remaining at the Facility upon termination or natural end of the agreement.
 - e. recover any other costs incurred by the Owner/Operator due to breaches of this Agreement.
- 18. Any unused portion of the Security Deposit to be refunded to the Individual within four weeks of Departure.
- 19. In this Agreement where it requires the Individual to do or refrain from doing something, the Individual is also required to ensure that the Individual's guests do or refrain from doing the thing, as the case may be. The Individual's guests means the Individual's family, friends, group members, guests, invitees, visitors and persons the Individual allows onto the Facility.
- 20. The rights given by this Agreement are personal to the Individual/Licensee and cannot be assigned, transferred or otherwise disposed of by the Individual. Where the Individual comprises two or more Licensees

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their obligations in this agreement are joint and several.

- 21. This Agreement contains the entire understanding between the parties as to the subject matter contained in it and supersedes all previous information, representation, warranty, agreements, express or implied. Any changes to this Agreement must be in writing signed by all parties.
- 22. The parties agree to resolve any dispute or disagreement under this agreement by conciliation under the NSW Consumer, Trader and Tenancy Tribunal and insofar as this or other clauses in the Licence are inconsistent with the appropriate Facility Guidelines or *Guide Lines* then the parties agree such clause shall be

This Agreement is dated the	day of 20
SIGNED	SIGNED
On behalf of Girl Guides NSW & ACT	
By CEO (or delegate) for licences for one year (can be no longer) or By an authorised person on behalf of the Owner/Operator ie. District Manager, Facility Manager, Booking Officer for licences up to one school term.	By the Individual and if more than one individual each bound jointly and severally who acknowledges that they have read, understood and will abide by the terms and conditions as set out herein
Signed:	Signed:
Date:	Date:
Name:	Name:
Witness signed:	Witness Signed:
Witness Name:	Witness Name:

INSTRUCTIONS AND CHECKLIST FOR FACILITY MANAGER

FACILITY MANAGER CHECKLIST: Print form out (double sided to save paper) x 3. If hire is one school term or less: sign on behalf of District/Support Group, get Individual to sign, send one copy to Guide House (retain one for you, other for Individual). If hire is longer than one school term, send all 3 copies (inc insurance) to Guide House to sign.

- Ensure you are using the correct form as per definition on page one. For **individuals & groups of individuals** who do not have their own Public Liability insurance policy, please use free form **ADM.53** from Properties Resources.
- Ensure Facility has available to any persons using the Facility a current copy of: 1) Facility Guidelines and 2) Girl Guides Australia *Guide Lines* and Public Liability policy 3) Girl Guides Australia Public Liability Policy
- One person must be nominated as the Individual for the purpose of signing and agreeing to Facility Hire Licence.
- Print three copies of this form (double sided to save paper) and complete the information required on each copy.
- Collect Security Deposit (Bond), Deposit and Facility fee as outlined on page two-payable to District bank A/C.
- The Individual must read, sign and date the Agreement on page four of each copy and can have this signature witnessed by an adult over 18 which can be the Facility Manager. They give all 3 copies to Facility Manager.
- The Facility Manager can sign (ensure witnessed by adult) if a one-off or casual hire and only needs to send one
 copy to Guide House (retain one for records, other for hirer) but don't sign for an annual License. Ensure a copy
 of evidence of Individual's current Public Liability Insurance (Certificate of Currency) in correct name is attached
 to each Agreement.

If License is longer than one school term, send all 3 copies of Agreement to Guide House to sign and they will return 2 copies.

Facility Manager returns one copy to the Individual and retains one for the District or Facility's records.

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HOW TO FILL IN THE FORM:

Ensure the Hall/Campsite or Facility is actually owned by Girl Guides. If unsure email Region Property Admin.

PAGE ONE:

- Parties: Owner/Operator is the name of the District or Support Group acting on behalf of Girl Guides Association of New South Wales as Licensor and Owner of the premises.
- The **Facility Manager** is the local person responsible for hiring the Hall and may include the District Leader or Support Group Leader. They can also sign -and have witnessed- the forms if only a one-off, casual or short term hire but need to send to Guide House for signature if a regular License for up to a year. Please provide an email and telephone number in case of any queries with processing form or associated insurance.
- The **Individual (Licensee)** is the sole trader or person representing the organisation or business hiring the Hall or Campsite (the Licensee). Ask for their ABN (Australian Business number) and other details as per form, particularly email address in case we need to chase them for updated insurance details. If there are two or more persons noted then they will be jointly and severally responsible/liable for payment of fees/repairs.

Background:

Part A Definition clarifies who should use the form and the period (from one-off to one year) Ensure hire fits within the Part A Definition on page one and relates to a business/not-for –profit use and not to individual/hobby group hire (if so use ADM.53)

Part B: Name of Hall/Campsite (Facility): [insert name e.g. Bega]

- Purpose of Facility Hire: [e.g. meeting, birthday party, sport, dance or leisure activity state specific activity]
- Number of Guests:[give a guesstimate if exact numbers unknown]
- **Permitted Usage**: [You can insert 'As Above' if same as Purpose. Usage must be for an approved purpose including but not limited to: accommodation/camping (where applicable), function, meeting, birthday (not 18-25 yrs) sporting or recreational activity] Dangerous/unlawful activities excluded. Ask Property & Events Coordinator if unsure.
- Expiry Date of Pub Liability Insurance: [insert final day insurance valid to e.g. 30/6/2010]. Attach copy to agreement.
- Hire Occurrence: tick applicable term/duration of hire e.g. one-off or casual etc up to year if regular license
- **Normal Hours of Use**: [insert start time to finish time on each normal day used e.g. Mondays 9-11 am] From/To Day/Date: [e.g. Friday 1st Jan 2010 To 31/12//10]

PAGE TWO:

Terms and conditions of hire

Charges: a) **Security Deposit (Bond)** usually \$300 but District Leader's discretion to charge lesser amount. This is refunded after hire unless required for repair/replacement of items. b) **Deposit** of \$ [e.g. 10% or up to 50% of Hire or Facility fee to secure booking unless they pay total in advance] c) **Facility Fee** of \$[e.g. Balance of hire or license fee].**NB** a), b) and c) can be paid together. Ensure a) can be traced as it will be refunded if no repairs necessary.

- Made Payable To: [e.g. usually name of District or Support Group bank account]
- To be submitted by date: [at least a fortnight prior to hire so forms can be received/signed off in time)

PAGE FOUR:

Signing:

- If short term i.e. one school term or less then District/Support Group can sign as an authorised person in first column (Signed for the Licensor, Owner/Occupier) and this should be witnessed by an adult over 18. Have Individual sign (also witnessed, by same authorised person if needed) then send a copy to Guide House along with copy of insurance noting Girl Guides NSW & ACT.
- If long term License hire is longer than one school term then leave column one blank and get Individual to sign in second column (Signed for the Licensee/ Individual). Ensure their signature is witnessed by another adult who must state their name. Send all three copies to Property & Events Coordinator @Guide House together with evidence of public liability insurance. We will return 2 copies- for District and Individual.

FACILITY MANAGER CHECKLIST: Self-explanatory but ensure:

Casual or one-off events or irregular hire for short periods e.g. term- Facility Manager/District or Support Group Leader is authorised to sign on behalf of the Licensor, Owner/Operator. You only need attach evidence of insurance and send Guide House one copy only for their records (2nd goes to hirer, 3rd you keep as record).

Regular users (longer than one school term)- Guide House must sign on as Licensor, Owner/Operator so ensure Individual signs (and their signature is witnessed by you or another person over 18 years) and return all three copies to Guide House (along with evidence of public liability insurance). Guide House will sign and return 2 copies to you so you can keep one for your records (District/Support Group) and return the other to the Individual (Licensee/ hirer).

Any questions please email propertyadmin@girlguides-nswact.org.au or call the Property & Events Coordinator.