CLARK COUNTY DEPARTMENT OF PARKS AND RECREATION Concession Stand Rules and Regulations

The following rules, regulations, and conditions apply to the usage of Clark County Concession Stands. Please read and review the following rules and regulations. Initial next to each line indicating that you understand and will comply with the rules and regulations on this form. The establishment of any concession shall be approved by the Manager of Recreation or designated representative before the commencement of such concession. **This is a request form only.** *Final approval will be given after applicant has all applicable licenses and permits*.

() 1. Reservations must be made 30 days in advance of use through the Department of Parks and Recreation Sports office. A reservation may be cancelled without penalty no later than 15 days prior to usage. No refunds will be issued for cancellations occurring less than 14 days prior to the reservation date.

() 2. The Clark County *Business License Form* must be submitted and approved prior to renting any concession stand. Concessionaires shall possess a current Clark County Business License obtained from the office of the Clark County Business License, 455-3566.

() 3. If the concessionaire is serving non-packaged food, they must obtain a *Food Handler's Permit* from the Southern Nevada Health District, 759-1000. Concessionaires shall possess all food handlers' licenses, which shall be posted at the food concession facility during all times of operation.

() 4. Concessionaires must supply their own equipment if not already provided by Clark County. Clark County does not generally supply or rent equipment.

() 5. Concessionaires renting any concession stand are responsible for any damage and all post use cleanup that occurs.

() 6. Users may not substitute locks or re-key the facility without the expressed consent of Clark County Parks and Recreation.

() 7. All concessionaires reserving a Clark County Concession Stand must provide an insurance binder in the amount of \$1,000,000 liability and \$2,000,000 aggregate listing Clark County as additional insured.

() 8. When the reserving period concludes or when use privileges are terminated due to improper operation of the concession stand, all food, beverages, cleaning supplies, and any other items must be removed within 5 days.

() 9. Concessionaires must report any problems that may arise with the concession stand within 24 hours to the Clark County Parks & Recreation designated staff. It is the responsibility of the user to maintain a concessions area that is neat, clean, orderly, and safe. Unscheduled inspections by County staff may be conducted during the time frame it is being operated.

() 10. This agreement is valid for the duration of an awarded permit only. At the discretion of Clark County Parks and Recreation, user privileges may be terminated at any time the concessionaire is in violation of this agreement.

() 11. No vehicles are allowed on Clark County or Clark County School District fields or property, other than parking lots, without written permission noted on the use permit issued by Clark County Parks and Recreation.

() 12. It is the responsibility of concessionaires to provide truthful and accurate information to the Department. Provision of false or intentionally inaccurate information may be considered an infraction and is subject to termination of use permit.

() 13. It is the responsibility of the concessionaire to ensure that all persons associated with their use of Clark County fields understand these policies and procedures.

CONCESSIONAIRE SERVICES LETTER OF AGREEMENT

This Letter of Agreement constitutes a binding Recreation (hereafter referred to as "County") and	
Date of Service:	
Site of Service:	
Scope of Services:	
Amount of Payment: Check for services rendered to be made payab	
Concessionaire Representative Signature	Date
Clark County Parks & Recreation Representative	Date
any insurance policy, to pay all costs necessar and/or the Las Vegas Metropolitan Police Dep demands, actions, attorney's fees, cost, and ex	ng this agreement, regardless of coverage under y to indemnify, defend, and hold Clark County partment (as applicable) harmless from all claims, spenses based on or arising out of any acts, errors, ire or its principals, employees, subcontractors, or this contract.
Concessionaire:	

Address:			
City:	State:	_Zip:	
Phone:			