

RMRA Member Clubhouse Rental Application

Applicant: Name _____ Application Date _____

Address _____ Phone Number _____

E-Mail _____

Are You a Member of RMRA? _____ Extra fee for non-members

Event: Date: _____ Time: _____ until _____ Set-Up Time _____

Type of Event: ___ Adult ___ Youth ___ Both Number of people _____

Event Specifics:

Yes No

_____ Is this a **For-Profit Event**. If so explain _____

_____ Do you plan on selling anything, if so explain _____

_____ Alcoholic beverages will be served.

_____ For youth events. I have read and understand the RMRA rental agreement,

and I will provide a chaperone list

_____ I understand as the applicant/renter I must be present during the entire event.

_____ Will you be using the pool for this rental - if yes, then please complete the Pool Party and Pool Rental forms with this application – extra fees apply for extra lifeguards

****If you plan to use the pool during this rental, please indicate how many SWIMMERS you expect to attend the event.**

Number of swimmers: _____

Set-Up/Take-down. No tape on painted surfaces. Return all clubhouse furnishings to their original position. Remove all items from the refrigerator, decorations, and trash. Please carry trash with you if outside summer pool operations.

Cleaning. If the clubhouse is not returned to original condition, part or all of the deposit will be forfeited.

Cancellation Policy. If the rental is canceled within two weeks of event the fee of \$40 dollars will be charged.

Application Agreement. I affirm that I have read the current copy of the RMRA rules and regulations regarding the rental of the RMRA clubhouse and use of the Pool. Applicant understands deposit will be refunded/voided only after a management walk-through.

Applicant's signature

Running Man Recreation Association Release of Liability

Whereas, the Running Man Recreation Association (**RMRA**) has heretofore established a set of rules and regulations regarding the use of the RMRA facilities and does hereby inform and disclose fully to the undersigned, and the undersigned do hereby acknowledge, the use of the clubhouse and pool facilities will be at the sole risk of the undersigned, their families, guests, and invitees.

Now, therefore, for and in consideration of a) the aforesaid, which the undersigned acknowledges to be true and accurate, b) the **RMRA** granting the undersigned the use and enjoyment of the **RMRA** facilities, and c) other good and valuable considerations, the receipt and sufficiency of which the undersigned hereby acknowledges, the undersigned, jointly and individually, hereby agree as follows:

- (1) The undersigned do hereby release and discharge forever **RMRA**, its successors and assigns and its members and all prior, present and successor directors, officers and agents of the corporation, from specifically any claims, causes for action, suits, claims, demands, liability, and obligations whatsoever in connection with, related to, or arising, directly or indirectly, from the use of the RMRA facilities by any guests or any invitee of the undersigned which now exist or may hereafter exist, whether such are now known or unknown (hereinafter collectively called "claims"). Further, the undersigned do agree to indemnify, defend, and hold the RMRA and its members, directors, or agents harmless from all such claims including without limitation, all loss, expenses, or damages (including reasonable attorney's fees and court costs) associated with such claims.
- (2) The undersigned do hereby expressly acknowledge and agree that they will abide by the RMRA rules and regulations or any amendments thereto governing the use of the **RMRA** facilities. Any violation of this covenant by the undersigned may lead to expulsion from the RMRA.
- (3) This agreement is entered into and agreed to by the undersigned on behalf of themselves, their children, their heirs, executors, administrators, assigns and all other parties in interest with the undersigned and shall be binding upon all such parties.
- (4) The Agreement shall be construed and governed by the laws of the Commonwealth of Virginia. Should any provision of the Agreement, its conditions, and terms, be illegal or not enforceable, such shall be considered severable and this Agreement, its remaining conditions, and terms, shall remain in force and be binding upon the undersigned as though such provisions had not been included herein. This Agreement constitutes the sole and only agreement between the undersigned and the parties released herein and supersedes any prior understanding or written or oral agreements.

RMRA members, Running Man residents, or guests - sign and date:

Signature _____ Date _____

Printed name _____

Signature _____ Date _____

Printed name _____

Address: _____