





Dottie Jordan Recreation Center User Guide and Rental Agreement

2803 Loyola Lane, Austin, Texas 78723 512-978-2380 http://www.austintexas.gov/department/dottie-jordan-recreation-center



Revised 4/2023



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Dottie Jordan Recreation Center

Normal Center Hours available for reservation:

Monday, Wednesday, Friday 9a-6p Tuesday and Thursday 10a-7p

- During operation hours, 1 hour minimum rental is required.
- Before/after operation hours, IF approved, 4 hour rental minimum required.

 Fees:
 See inserted fee listing for this property.

How to Reserve: Contact us: Email:

512-974-5650 Evan.Kessler@austintexas.gov

Reservations must be made no less than 30 days prior to the date requested

RESTROOMS: 2 residential-style bathrooms are available with hot/cold water.

PARKING Fee: There IS NOT a fee for parking.

ACCESSIBILITY: The facility is wheelchair accessible. The City of Austin is committed to compliance with the Americans with Disabilities Act.

ELECTRICITY AVAILABLE: Household style electrical outlets are available on site. Appropriate gauge cords should be used according to the device/appliance/item manufacturer guidelines used on site.

WATER AVAILABLE: Hot and Cold water is available in the kitchen.



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| FACILITY ROOM USER RATES The time you request and book includes the total time allowed on site for: setup, take down, and clean up. | | | |
|---|--|----------------------|--|
| <u>R</u> <u>Security Deposit:</u> | <u>REQUIRED FEES FOR ALL RENTALS</u> : \$200 – (Rentals with No Alcohol; Refundable) <u>OR</u> \$400 – (Rentals with Alcohol; Refundable) | | |
| Staff and Utilities Fee: \$55 per hour (in addition to hourly rates) | | | |
| ROOM OR AREA | COST/HOUR | ELECTRICITY IN ROOM? | |
| Multipurpose Room 1,288 square feet | \$50/hour | Yes | |
| Residential Kitchen with Rental For heating use only | \$25/hour <mark>Required</mark> \$100 additional deposit (refundable) | Yes | |
| Ice Machine | Not Available | | |
| Building and Facility Rentals Cancellation Policy: | | | |
| Building and Facility Rentals Cancellation Policy: If the City of Austin cancels, all deposits and fees are returned to the renter. If the renter cancels more than two weeks before the rental begins, all deposits and fees are returned to the renter. If the renter cancels within two weeks before the rental begins, 50% of the rental fee | | | |

and 100% of the deposit are returned to the renter.

4. If the renter does not show up for the rental, no refund is given.



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REQUIRED HOURLY ATHLETIC FIELD/OUTDOOR COURT USE FEES

All rates are per hour; maximum of 3 hours; rented one hour increments only. The time you request and book includes the total time allowed on site for: setup, take down, and clean up.

| | TIME REQUESTED | RESIDENT FEE | NON-RESIDENT FEE |
|--|------------------|---------------------|---------------------|
| Weekday Daytime (Monday – Friday) | 8:00AM – 5:00PM | \$24.00/Field/Court | \$27.00/Field/Court |
| Weekday Evening (Monday – Friday) | 5:00PM – 10:00PM | \$35.00/Field/Court | \$40.00/Field/Court |
| Weekend Evening (Saturday – Sunday) | 8:00AM – 5:00 PM | \$29.00/Field/Court | \$32.00/Field/Court |
| Weekend Evening (Saturday – Sunday) | 5:00PM – 10:00PM | \$51.00/Field/Court | \$56.00/Field/Court |

Building and Facility Rentals Cancellation Policy:

- 1. If the City of Austin cancels, all deposits and fees are returned to the renter.
- 2. If the renter cancels more than two weeks before the rental begins, all deposits and fees are returned to the renter.
- 3. If the renter cancels within two weeks before the rental begins, 50% of the rental fee and 100% of the deposit are returned to the renter.
- 4. If the renter does not show up for the rental, no refund is given.



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CONFIRMING RESERVATIONS, and MAKING PAYMENT(S)

Confirming Reservations

All reservations will be confirmed upon receipt of deposit, a signed rental agreement, and rental fees paid in full.

Payment Types Accepted:

ONLINE, CASH, CHECK, MONEY ORDER, OR CREDIT CARD

- Anytime: <u>Online (see online payment guide)</u>
- Anytime: Cash, Check, Money Order, or Credit Card
- Full payment due 14 days or more from the permit/rental date

Reservation Deposit

Payment of a deposit secures your reservations. Dates are not held without a reservation deposit. The balance of your reservation fee is due no later than 14 business days prior to your requested reservations. If the balance is not paid in full before that date, your request will be forfeited and deposit refunded.

Damage Deposits

Deposit will be refunded in either part or whole upon inspection of the facility at the conclusion of the reservation. Deposit refunds are issued via check from the City of Austin and should be received within four to six weeks after the reservation. Deposits made by credit card can be refunded onto the same credit card. NOTE: Any damage, usage not approved, extra time to depart, or maintenance required "out of the ordinary" after the reservation is completed, will be charged to you and taken out of the damage deposit. If the deposit does not cover the cost, you will be billed for the balance. Failure to pay for additional costs within a 30-day period will result in a referral of accounts for legal collection. The City of Austin reserves the right to refuse to rent to groups or users who have a demonstrated history of being careless or reckless.

OVERVIEW of COMMON POLICIES, PARK RULES, and PERMITS

Park Rules and Conduct: The person or organization reserving City property IS responsible for the enforcement of the <u>Parks and Recreation Department Rules</u> and <u>City Code (City Code Chapter 8)</u> during the reservation, and in addition, is responsible for the <u>conduct and behavior</u> of their guests. Park Rules and Code may be found online: <u>http://www.austintexas.gov/</u>. Violation or disregard for Park Rules and policies may result in the following consequences: ineligibility to make future reservations, removal, fine, arrest or legal action, cancellation of reservation, and/or forfeiture of all fees and deposit



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Miniature Trains, Petting Zoos, Carnival Rides, Water/splash slides, Water Balloons, Balloon Releases, and Bubble Soccer are NOT permitted at any time. Wish Lanterns are NOT allowed as they pose severe fire risk.

Arrival/Departure: Reservations are arranged for a specific period of time, known as arrival/departure time. The arrival time is the time you have requested to begin the reservation. The reservation must end at the departure time previously arranged. Use of the site or facility beyond the hours paid for shall result in the assessment of additional charges.

Set Up and Take Down: Set up and take down of your rental must be completed in your approved reservation time.

Clean-Up: All decorations and trash must be picked up, bagged and deposited in the cans provided. All tables and chairs used must be wiped clean and folded. Failure to complete any of these tasks will result in a partial and/or complete loss of the damage deposit. Cleaning equipment is available on site. The Parks and Recreation Department will not be responsible for any items left behind. The Program Supervisor has the final release on the condition of the park/facility.

NO Alcohol (see also the "Permits" section)

According to City Code and Park Rules, it is not allowed to knowingly or willfully sell, possess with the intent to sell or consume any alcoholic beverage within any recreation center or on any outdoor area adjacent to and made a part of the center's facilities which shall include, but not be limited to, all fields and playgrounds, parking lots, play slabs and playscapes connected with the center without prior approval from the Director.

NOTE: If proposing PARD consideration of alcohol at a recreation facility or center, <u>INQUIRE WITH THE FACILITY MANAGER immediately</u> upon starting the reservation process.

NO Tobacco, Smoking or Vaping

Per City Ordinance, § 12-5-3 Smoking is prohibited in all buildings, or portions thereof, owned and under the management and control of the city, or occupied by city officials and employees. A person commits an offense if they knowingly smoke within 15 feet of any pedestrian entrance of a public place. The use of such will result in the immediate cancellation of your event. Police will be notified, all guests will be escorted off the park premises, and legal action may be taken. Please take the time to notify your guests of this City Ordinance.

AUSTIN PARKS RECREATION Cultural Places, Natural Spaces

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No Stopping, Standing or Parking on Parkland

Per City Code, no person shall park any motor vehicle, motorcycle or other motor-driven device on any public park, or recreation center, which is owned, operated or maintained by the city, except in parking areas designated for such purposes.

Decorations

NO nails, tacks, and staples/staple guns may be used on any surface. <u>NO DUCT OR ELECTRICAL</u> <u>TAPE!</u> Approved items to affix decorations include:

• Velcro (Velcro allows for quick decoration removal at the end of the event), zip ties, or high quality non-marking tape (painters tape) <u>ONLY</u>!

Security

It shall be the responsibility of the person or organization making the reservation to provide the necessary security to insure orderly behavior and protect property. A security plan with proof may be required and will need to be reviewed by the Program Supervisor fifteen (15) days in advance.

- 1. Reservations are not made to minors, eighteen (18) and under.
- 2. All children and teen parties must have one (1) adult Chaperon per ten (10) minors.

Utilities

The building is heated/cooled by a computerized thermostat controlled **off-site**. The temperature cannot be adjusted immediately during your event. Alternative use of lighting, i.e. battery operated candles, Christmas lights, and battery operated lanterns must be approved by Program Supervisor.

Curfew

The park curfew is 10pm Sunday through Saturday. Police strictly enforce curfew hours and violators are subject to fines and/or arrest.

Endorsements

Rental of PARD facility does not constitute City of Austin or PARD endorsement of viewpoints expressed by participants in the program. Advertisements or announcements implying such endorsements, or that utilize City logos are not permitted.

Violations

The City of Austin Parks and Recreation Department reserves the right to cancel any event and has the authority to remove any person(s) from the facility if it is felt that any part(s) of this agreement are broken or that the facility is not being used for the purpose for which this



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agreement is intended. Facility user(s) not abiding by the City Ordinances and regulations contained herein may be suspended from use of the facility and all fees and deposits paid, forfeited. Future use of City facilities may also be denied.

INSURANCE

Minimally, Standard Insurance is required for all <u>public events</u>. Ticketed events, athletic events or tournaments, or a festival are all examples. Liquor liability is additionally required for all public events with alcohol on site.

Visit <u>http://www.austintexas.gov/page/special-events-policies-procedures</u>. The insurance document is located in the "policies and procedures section".

PUBLIC EVENT: An event is considered public if <u>any</u> of the following apply: a - there is NOT a finite and/or limited guest list; b - a person of the public may purchase or acquire a ticket for entrance or participation; c - a person of the public may attend the event; or d – is advertised by website, email, print or radio media to the public.

PRIVATE EVENT: Events are considered private where a limited and finite count of guests is expected. An example would be a wedding, or birthday party, or private reception, which are NOT open to the public.

PERMITS

Permits are issued to and payable by the applicant or organization hosting the event.

Sound Permits

512-974-6797 for information, Office of Special Events.

Commercial/Advertising Purposes (\$30), Private Party (\$20), Public Interest, Political or Non-Profit (\$10)

10 a.m. – 10 p.m. maximum per park curfew. When allowed, all amplified sound requires a sound permit. Examples of amplified sound include boom boxes, DJ's, bands, speakers connected to cell phones, etc. **By City Code**, the parks sound ordinance is limited to 85 db, as measured at the lesser of 100 feet, or the boundary of the park <u>in front of the source</u>. Sound is **NOT permitted** within 100 feet of residentially zoned property. **Restrictions** apply to sound between 100 feet-600 feet of residential property: 8 p.m. limits Sunday through Thursday, and 10 p.m. limits Friday and Saturday. At all times possible, amplification devices/speakers should be oriented in a fashion as to <u>direct sound away from adjacent reservations and area neighborhoods</u>.

Permits are <u>ONLY</u> issued to confirmed (paid) reservations for the <u>DIRECT RENTED SITE</u>. We do not issue sound permits for vehicles in parks.



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Moonwalk, Inflatables, and Rock Wall Permits (\$10, \$50 water for dunking booths): Permits for moonwalks, rock walls, and dunking booths are issued to PAID reservations at ALLOWABLE SITES. Please note your intent at the time the reservation is made. Companies must have on file or provide the City with required insurance and be inspected/certified by the State of Texas. Information is INCLUDED with picnic packets or find the list in the "policies" section online.). Vending without a permit subjects user and/or company to suspension from permitting eligibility. Miniature trains, petting zoos, carnival rides, water/splash slides, wish lanterns, water balloons, and balloon release are NOT permitted at any time.

PARD Alcohol Sales Permit Application Fee and State Issued TABC Permit (\$30): Permits for any event requesting permission to <u>sell alcohol require a TABC permit</u>. Due at the time of submission of TABC permit application to the City for signature. With prior PARD approval, alcohol sales require hiring of licensed peace officers, liquor liability insurance and alcohol service in a building or fenced park site with monitored event doors/gates. In general, alcohol is considered a "sale" if funds are required for purchase, alcohol comes with a ticket required for admission, or where the price of "attending" includes alcohol.

- <u>Alcohol Permitting Process</u>
- Alcohol Service Standards

Health Catering and Concessions Permits: Must be approved by the Parks Department and is subject to approval and permitting by the <u>Austin Travis County Health and Human Services</u> <u>Department.</u>

Vending, Concessions, and/or Solicitation or Collection of Funds/Money: Solicitation, admission or other charges, money-raising activities, and/or sales are not allowed without the approval of PARD management. Such events are required to show proof of General Liability insurance. Additionally entities or vendors must be registered with the State of Texas and have a valid sales and use tax ID.



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<u>Observed Holidays - No Reservation Periods!</u> On a limited number of Federal <u>Holidays</u> or <u>Observances</u> and other dates, the Parks and Recreation Department does not coordinate reservations for picnic sites or facilities due to the high volume of public use. **On these dates, all picnic sites are <u>first-come first-served</u>.** Some variance based on calendar year.

| Month | Holiday | Length of Observance | Type of Holiday |
|------------------|--|---|---|
| January | New Year's Day | Day Only | Federal Holiday City Holiday |
| January | MLK Day 3 rd Monday in January | Day Only | Federal Holiday City Holiday |
| February | President's Day 3 rd Monday in February | Day Only | Federal Holiday City Holiday |
| March / April | Easter weekend | Weekend of Holiday | Federal Holiday City Holiday |
| Мау | Mother's Day Weekend 2 nd Sunday in May | Weekend of Holiday | Federal Observance |
| Мау | Memorial Day Weekend last Monday in May | Weekend and Holiday | Federal Holiday City Holiday |
| June | Father's Day Weekend 3 rd Sunday in June | Weekend of Holiday | Federal Observance |
| July | Independence Day - July 4th | Day Only Weekend of Holiday if Sat/Sun | Federal Holiday City Holiday |
| September | Labor Day Weekend 1 st Monday in September | Weekend and Holiday | Federal Holiday City Holiday |
| November | Veteran's Day | Day Only | City Holiday |
| November | Thanksgiving - 4 th Thursday in November | Holidays and Day After | Federal Holiday City Holiday |
| December | Christmas Eve and Christmas Day 24 th and 25 th respectively | Holidays and Day After | Federal Holiday (25 th) City Holidays |



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CLEAN UP CHECKLIST

This form must be completed by facility staff with the renter at the end of their rental reservation. In order to process a full refund all tasks included on this list must have be completed by the renter before the end of the allotted rental time.

| User Name: | | |
|------------|--|--|
| | | |

Checklist -

- □ Pick up litter from property, bag, and place it in appropriate areas/trash containers. If they have lids, close them.
- □ Remove all decorations and personal items brought on site (this includes TAPE, STRINGS, RIBBONS!) Do not leave displays or large props/items on the site.
- □ Floors Sweep loose litter, sand and debris. Clean up large spills/food particles on ground.
- □ Return chairs and tables to their original location in an orderly fashion.
- □ Break down any boxes/recycling, and take home to your household recycling service.
- □ All rooms used for the rental have been checked for damages and found to be in as good condition as they were at the beginning of rental (no broken equipment, windows, tiles, décor taken down, etc.)
- □ Reservation ended, and cleaned up before the end of the use period.
 - Time event ended:______

| Notes: | |
|---|-----------|
| | |
| | |
| | |
| Signature of Staff: | Date: |
| Signature of Staff:Signature of Renter: | Date: |

Deposit Receipt Number: ______ Refund Receipt Number: _____

PROVIDE A COPY OF SIGNED AGREEMENT TO RENTER



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http://www.austintexas.gov/department/dottie-jordan-recreation-center

FACILITY/PARK EVENT AGREEMENT

This <u>Agreement</u> is made and entered into by the City of Austin, a home rule municipal corporation located in Hays, Travis and Williamson Counties, State of Texas ("City"), acting by and through:

| THE CITY OF AUSTIN, ("the City") | REQUESTOR/ORGANIZER: |
|--|-----------------------|
| Kimberly McNeeley, CPRP, Acting Department | Name: |
| Director (or Designee) | Company/Organization: |
| Austin Parks and Recreation Department | Address: |
| 200 South Lamar, Austin, Texas 78704 | City: State: Zip: |
| (512) 974-6797, (512) 974-6729 fax, and | Phone: |
| | |

PARK LOCATION:

Dottie Jordan Recreation Center 2803 Loyola Lane Austin, Texas 78723

Upon the terms and conditions herein expressed and in consideration of the covenants and agreements herein expressed and of the faithful performance by the Requestor/Organizer of all such covenants and agreements, City grants Organizer the right to use and occupy the described space and premises. To be used for the purpose of producing, installing equipment, preparing the premises and equipment for use and for packing and removing equipment for the Event and for no other purpose without the written consent of the City.

AGREEMENT

This <u>Agreement is effective upon execution by all parties</u> and remains in effect until the obligations under this Agreement have been performed. I have thoroughly reviewed the event and site policies specific to the rented location. Upon execution of this agreement, the specialized site rules, policies and/or regulations are incorporated into the agreement. I am aware they may be found at: http://www.austintexas.gov/parkevents. I agree to comply with all Federal, State and City regulations, ordinances and resolutions, and to abide by and uphold City of Austin Park (PARD) Rules, Park Code, Chapter 8, and policies/procedures/rules related to the rented space(s). Specifically I am aware that glass, smoking and Styrofoam are prohibited in all parks. All City equipment provided or included is made available AS IS.

Austin Parks and Recreation Department (the City) reserves the right at any time to require Organizer to remove from the Property any participant, animals, furniture, fixtures, wiring, exhibits, or other thing in its sole discretion. Requestor shall pay the cost of repairing any and all



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damage which may be done to the premises or any of the structures or plant life thereof by any act of Organizer or any of Organizer's employees or agent or anyone visiting the premises upon the invitation of Organizer including the patrons of the attractions or function for which Organizer is renting the park site. It is expressly agreed the Parks and Recreation Department shall determine whether any such damage has been done, the amount thereof and the reasonable cost of repairing the same, and whether it is one for which, under the terms of this agreement, Requestor/Organizer is to be held responsible. The City shall have the sole right to collect, remove from grounds, and have custody of articles and personal property left on the premises past the Departure Time by Organizer or persons attending the Event. Organizer releases and discharges City from any and all liabilities for any loss, injury or damages to property abandoned or not.

REQUESTOR/ORGANIZER REPRESENTATIVE(s):

A representative(s) of REQUESTOR/ORGANIZER approved by the site manager or designee shall remain on the premises during the term, the Facility Sales Receipt, until event participants and the public have left the premises.

CANCELLATIONS:

Cancellations received greater than 14 days from the reservation date are without penalty. Cancellations received less than 14 days from the reservation date are subject to a charge of one-half (1/2) of the use deposit. No shows or failure to occupy the space do not receive a refund of fees or deposit.

AMENDMENT and ASSIGNMENT:

No amendment, change, or assignment to this Agreement will be effective unless made and agreed to in writing by the City and Requestor or Organization prior to the commencement of the scheduled Event.

FORCE MAJEURE:

If the property, structures and/or improvements are wholly or partially destroyed or damaged by any cause, casualty, act of God, natural disaster, or unforeseen occurrence, or circumstances beyond City's control, rendering City's performance impossible, then this Agreement will automatically terminate and Requester/Organizer **waives and releases** any claim for damages or compensation from City on account of termination. The City shall not be responsible for or liable for any loss resulting from any lack of water or electricity due to an act of God, the failure of equipment to operate or function properly through no fault or act of the City, or the failure of the Requestor to proactively manage infrastructure users in the proper manner prescribed by appliance, electrical device or equipment manufacturer.



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The City reserves the right to close the location/facility/grounds for emergency work or repair. Should the premises be unavailable for any reason beyond the control of the City (including acts of God or governmental regulation), the City shall endeavor, but shall not be obligated, to coordinate a mutually agreeable use date.

TERMINATION FOR BREACH:

The City shall have the right to immediately terminate this agreement in the event Requestor/Organizer is in breach of any material term of this agreement or of any of the permit requirements relating to the production staged. The City shall endeavor to give notice of breach, but it shall not be required to give notice in order to exercise its termination rights.

INDEMNIFICATION:

Requestor/Organizer and/or company agree to indemnify, save, and hold harmless the City, its officers, employees, agents, licensees, and invitees (collectively called "Indemnitees") against any and all liability, damages, losses, claims, demands, and actions of any nature, due to personal injury (including, without limitation, Workers' Compensation and death claims), or property loss or damage of any kind which arises or is claimed to arise out of or is in any manner connected with the use of the City property or with the presence on the City property of Contractor, its employees, agents, invitees, or volunteers. The undersigned warrants that he/she has the authority to bind the organization to this indemnification provision.

SIGNATURE

I certify that the information contained in my request is true and correct to the best of my knowledge. The undersigned declares he/she has the authority to bind the <u>Contracting</u> <u>Organization, or Legal Event Owner</u> for this indemnification.

I have read and full reviewed the applicable codes, policies and rules related to the rented space(s).

Requestor:

First Name

Last Name

Organization

Signature

Date



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RENTAL REQUEST FORM

Event Details

| Requestor: | | | |
|------------------------|-----------|------------------------|------------|
| Address: | | | |
| Email: | | | |
| Day Time Phone: | | | |
| Evening Phone: | | | |
| | | | |
| Rental Date: | | | |
| Rental Description: | | | |
| Estimated | | | |
| Attendance: | | | |
| Rental Time: | | | |
| | | | |
| Equipment Needs: | | | |
| Special Requests: | | | |
| _ | | OFFICE USE OF | NLY |
| Fees: | | | |
| Security/Cleaning | Date: | Cash/CC or Check #: | Receipt #: |
| Deposit: | | Check #. | |
| Staff & Utilities Fee: | | Hours: | Sub Total: |
| Facility Space: | | Hours: | Sub Total: |
| Facility Space: | | Hours: | Sub Total: |
| Additional: | | Hours: | Sub Total: |
| Additional: | | Hours: | Sub Total: |
| Reservation Total: | Date Due: | Paid Date: | Receipt #: |
| | Approva | ls: | |

Site Supervisor

Program Manager (if required)

Division Manager (if required)

Director (if required)