

The INLAND GATEWAY ASSOCIATION OF REALTORS®

321 E. Sixth Street

Corona, CA 92879

Phone 951-735-5121 Fax 951-735-0335

MEDIA CENTER RENTAL AGREEMENT

This Rental Agreement is between THE INLAND GATEWAY ASSOCIATION OF REALTORS® (“Association”) and the Lessee named below for the Media Center portion of the building and the parking spaces located at 321 E. Sixth Street, Corona, California, including lighting, climate control, water, restrooms, and standard housekeeping services (“Premises”).

Association wants to reasonably assist with the success of your event. This Rental Agreement contains the rules and policies that you, as the Lessee, must follow. By signing this Rental Agreement, you acknowledge that you have received a copy of this Agreement and have read, understand, and agree to abide by the rules and policies set forth herein, and accept full responsibility for the acts of all guests, caterers, employees, independent contractors, and other invitees of your event.

Business Services Coordinator is: Rachelle Quillman

Name of Lessee _____

Name of Responsible Person _____

Member # _____ Non-member _____

Address _____

Telephone _____ Facsimile Number _____

Email _____

Rental Date(s) _____ Hours _____

[Reserved on receipt of signed Rental Agreement [Event must be concluded by 11:30p.m.]

And \$ _____ deposit] Premises locked at 12:00 midnight

Set up/Decorating Date _____ Hours _____

[Lessee must contact Association’s Rental Coordinator to plan event]

Description & Intent of rental use _____

Number of persons attending _____

[Seating capacity is 101]

Cancellation:

Association reserves the right to cancel on 90 days notice with refund of paid deposit and fees. If Lessee cancels 60 or more days before reserved date, the security deposit will be refunded, less costs actually incurred by Association. If Lessee cancels less than 60 days before the reserved date, the security deposit will be refunded *only* if the reserved date is booked with another event of equal rent and less those amounts for costs the Association actually incurred.

Security Deposit:

Lessee Responsibility -- Lessee shall be financially responsible for any and all damage which occurs during the term of the Rental Agreement to the Premises and all related facilities, fixtures and equipment provided by Association. Lessee’s liability is not limited to the amount of the

security deposit. Lessee shall be charged for repairs and/or replacement for any damage done to the Premises, including carpeting, walls, plumbing, fixtures, and/or equipment, as specified hereinbelow under "Decorating and Set Up," and Lessee shall be charged for any fees charged to Association or Lessee by any City, County or State law enforcement or other agency due to Lessee's use of the Premises, including responding to the alarm. A reasonable fee for staff time incurred by the Association may also be included. Lessee acknowledges the Premises are fit for their intended use.

Refund ability of Security Deposit -- Lessee understands that the security deposit will be deposited into a non-interest bearing account and will be refunded if Association, in its sole discretion, determines there has been no damage or breach or failure to pay fees and charges under this Rental Agreement. Association may apply all or part of the security deposit toward fees or charges due under this Rental Agreement, including repairs or costs to restore the Premises to its pre-rental condition.

Documentation of Premises Condition -- After the conclusion of the event, a Staff Attendant will assess the condition of the Premises and, if appropriate, take photographs and create documentation of any damages. Lessee and the Staff Attendant will each sign a written report which will be given to the Rental Coordinator for any action and fee assessment.

Restrictions: I acknowledge the following by my initials
NO SMOKING IS PERMITTED ANYWHERE INSIDE THE PREMISES AT ANY TIME.

Initials

NOISE CONTROL IS REQUIRED AFTER 10:00 P.M. TO COMPLY WITH CITY NOISE ORDINANCE.

Initials

NO ALCOHOLIC BEVERAGES ARE PERMITTED INSIDE OR OUTSIDE THE PREMISES.

Initials

REAL ESTATE BROKER SPONSORED EVENTS SHALL NOT BE FOR THE OVERT OR COVERT INTENT OR PURPOSE FOR RECRUITMENT OF OTHER TIGAR BROKER/MEMBER AGENTS.

Initials

ALL MARKETING AND/OR EVENT PROMOTION MATERIALS **MUST** CONTAIN THE FOLLOWING DISCLAIMER: "**TIGAR DOES NOT ENDORSE OR SPONSOR THIS EVENT**".
In Legible Print (font size to be 9 or larger)

Initials

Insurance: Lessee will provide proof to Association that it has liability insurance coverage covering the event and shall obtain and provide the Association a rider evidencing such coverage no later than 5:00 p.m. on the last business day prior to the event naming Association as an additional insured.

Permits/Licenses: Lessee shall obtain at its expense any and all licenses and permits required for its use of the Premises and hereby indemnifies Association fully for any fees, charges, fines, or penalties related to licenses and permits.

Default/Breach: Failure by Lessee to make any payment of fees and charges due no less than 15 business days prior to the event shall constitute a default and the Premises shall not be made available to Lessee. In the event of any default or breach hereunder, Lessee shall pay all costs, expenses, and attorney's fees, whether or not suit is filed, to enforce this Rental Agreement or collect any amount due to Association hereunder.

Indemnity: Lessee hereby indemnifies and holds Association harmless against all liabilities, claims, and demands for personal injury, property damage, government fines or fees, and/or attorney fees or costs arising out of or caused by any act or omission of Lessee, Lessee's agents, employees, vendors, or invitees, arising in or about the Premises at any time during the term of this Rental Agreement.

Lessee's Personal Property: Association and its employees or agents are not responsible for any personal property left at, in, or on the Premises before, during or after the event.

Event Planning: Lessee shall meet with the Business Services Coordinator to plan the event and coordinate the set up time, obtain decorating approval, and arrange for any other services and/or equipment to be provided. A syllabus, course description or program for the event must be submitted for approval *prior* to any marketing of the event.

Decorating & Set Up: Set up and decorating shall not interfere with the normal business activities of the Association. A Staff Attendant fee will be charged for setup and decorating done after normal office hours or on weekends. The following items ARE NOT PERMITTED, and if any are used or thrown inside or outside the Premises, there will be a \$ 500 clean up fee: bolts, screws, staples, nails, glue, Scotch tape, duct tape, or electric tape on the floors, ceiling or stages; angle hair, glitter, rice or confetti. Birdseed may be thrown outside the Premises only. Candles are permitted only if enclosed in glass.

Parking:

The Association provides parking in the main parking lot and in the adjacent parking lot on Howard Street. It is understood that the Association will not be responsible for any damage(s) or theft of or to vehicles or personal property.

Security Guard(s): Association reserves the right to determine the number and type of staff, including uniformed security guard(s) to be provided for the event. The Security Guard fee is set forth in the Rental Rate Schedule and is to be paid to Association at the time pre-events fees are paid.

Prohibited Conduct: Lessee shall not use, or permit any person or persons to use, the Premises in any manner which, in the sole discretion of Association, is inconsistent with the

image of a community or family-oriented business, or in violation of the laws of the United States of America, or the laws, ordinances, regulations and requirements of the State, County and City where the Premises is situated, or of other lawful authorities. Lessee shall keep the Premises, and every part thereof, in a clean and wholesome condition, free from any objectionable noises, odors or nuisances, and shall comply with all health and police regulations in all respects. Lessee agrees that all trash and rubbish of Lessee shall be deposited only within receptacles provided by Lessee and located in the areas designated by Association. Lessee shall not allow any Hazardous Material to be used, generated, manufactured, released, stored or disposed of on, under or about, or transported from, the Premises.

Available Equipment:

The following items may be available at no charge *if arrangements are made in advance* with the Business Services Coordinator (check items desired):

| | | | |
|----------------------|-------|-------------------------|-------|
| Parking spaces (70) | _____ | Rectangular tables (10) | _____ |
| Chairs (110) | _____ | Hand held microphone | _____ |
| Refrigerator/freezer | _____ | Podium | _____ |
| Small Microwave | _____ | Lapel Microphone | _____ |
| Overhead Projector | _____ | Dry Erase Board | _____ |

Available on request for additional charge:

| | | |
|-------|-----------------------------|---------|
| _____ | Copier Service per copy | .20 |
| _____ | Color Copies Per copy | .25 |
| _____ | Coffee service (100 cup) | \$20.00 |
| | (50 cup) | \$10.00 |
| | (24 hours notice required) | |
| _____ | Additional cups (per 100) | \$ 5.00 |
| _____ | Plastic Tableware (per 100) | \$10.00 |

Items NOT Included in Rental: The following items are *not* included in the rental fee:

| | |
|-------------------------|-----------------------|
| Security | Food catering |
| Additional rental items | Room set up/take down |
| Linen/paper goods | Cleaning |

After Hours Events

Events taking place or finishing after hours require an additional after weekday hours or Saturday service fee. This fee is due and payable **in cash** to the Educational Coordinator who is opening or closing the facility after hours weekdays or Saturday.

Clean Up Fee

\$100.00 - \$500

If prohibited items used or Association deems premises are not in as good a condition as prior to event

Paid _____
Cash _____
Check # _____

Damage/Repair Fee

\$ _____

Paid _____
Cash _____
Check # _____

Description:

The undersigned, on behalf of Lessee, acknowledges that he/she has read and agrees to all the terms and conditions contained in this Rental Agreement and that he/she is authorized to and does execute this Rental Agreement on behalf of Lessee.

**The Inland Gateway Association of REALTORS®,
Inc.**

LESSEE

By _____

(Signature)

Name printed: _____

Dated: _____, 20_____

Title: _____

Organization: _____