

REGIONAL DISTRICT OF CENTRAL OKANAGAN

BYLAW NO. 1188

A bylaw to amend the Regional District of Central Okanagan Recreation Facilities Regulation Bylaw No. 1107, 2005.

WHEREAS the Regional District of Central Okanagan considers that it is necessary to amend the Regional District of Central Okanagan Recreation Facilities Regulation Bylaw No. 1107, 2005, under the provisions of the Local Government Act.

NOW THEREFORE THE REGIONAL BOARD OF THE REGIONAL DISTRICT OF CENTRAL OKANAGAN, IN OPEN MEETING, ASSEMBLED ENACTS AS FOLLOWS:

1. This bylaw may be cited as the "Regional District of Central Okanagan Recreation Facilities Regulation Amendment Bylaw No. 1188, 2006".
2. The Regional District of Central Okanagan Recreation Facilities Regulation Amendment Bylaw No. 1178, 2006 is hereby repealed.
3. In Section 3.(1)(a) delete "6 (six) metres" and replace with "2 (two) metres".
4. Delete Section 3.(1)(j) and replace with:
" (j) " **Region** or **RDCO**" means the Regional District of Central Okanagan."
5. Add the following definitions to Section 3.(1):
" (l) " **Permit or Contract**" means the granted written permission under this bylaw, authorizing access, activity or a course of behaviour or conduct in or on any RDCO Property.
" (m) " **Recreation Facility**" means any building or grounds owned by the RDCO."
6. In Section 6.(1) and 6.(4) delete the words "damage or destroy" and replace with "damage, destroy, deface or vandalize"; and in Section 6.(3) delete the words "destroy or damage" and replace with "damage, destroy, deface or vandalize".
7. Delete the existing Section 6.(2) in its entirety and renumber Sections 6.(3) and 6.(4) to Sections 6.(2) and 6.(3).
8. In Section 7.(1), add at the end thereof, :
", with the exception of guide animals or with a special use contract."
9. Amend Section 10. by renumbering it as Section 10.(1) and by adding:
" (2) No person shall possess or consume liquor in a recreation facility except in premises where the liquor is possessed pursuant to and in compliance with a permit issued by the RDCO."

10. Delete Section 11. in its entirety and replace it with:

“11. ASSEMBLY

- (1) No person shall conduct any procession, march, drill, performance, ceremony, concert or other special event in a recreation facility without first obtaining a permit for such purpose from the Region.
- (2) No person shall obstruct or interfere with any person who is lawfully using any recreation facility, except that where a person holds a contract for an exclusive specific use for all or part of a recreation facility that person may inform others of their exclusive occupancy and use of that portion of the recreation facility which is subject to the contract by displaying their contract. No authority is granted or transferred to the contract holder to physically restrict access to or remove from the permitted area any individual who is not the contract holder or a member of their party.
- (3) No person shall obstruct or interfere with the exclusive occupancy and enjoyment of a contract holder within an area for which they hold an occupancy contract during those times designated on the occupancy contract.”.

11. In Section 12. add:

“(3) No person shall smoke within four (4) metres of any Recreation Facility entrance.”.

12. In Section 13.(3), at the end thereof, add: “, unless approved by facility staff.”.

13. In Section 14.(4) remove “invalids’ chairs” and replace with “mobility chairs”.

14. Delete Section 14.(14) in its entirety and replace it with:

“(14) No person shall park in a parking stall for the disabled unless their vehicle displays a valid permit for disabled parking.”.

15. In Section 15.(2)(b) after “designate areas” add: “and times”; and add:

“(2) (j) designate hours of operation.”.

16. Delete Section 16.(3) in its entirety and replace it with:

- “(3) (a) If a vehicle is removed and not reclaimed within 3 (three) days, and the vehicle bears a current licence plate the registered owner shall be given notice by registered mail of the location of such vehicle at the address of such registered owner as shown on the records of the Motor Vehicle Branch.
- (b) If the registered owner fails to claim the vehicle within 30 (thirty) days and pay the cost of removal and storage then the vehicle may be sold by public auction and any price obtained for such vehicle shall be applied first to the cost of removal and storage and secondly the balance, if any, shall be paid to the registered owner as shown on the records of the Motor Vehicle Branch.”

17. Delete the existing Schedule A and replace with Schedule A attached to this bylaw.

READ A FIRST TIME THIS	25th	DAY OF	September	2006.
READ A SECOND TIME THIS	25th	DAY OF	September	2006.
READ A THIRD TIME THIS	25th	DAY OF	September	2006.
RECONSIDERED AND ADOPTED THIS	25th	DAY OF	September	2006.



CHAIR



DIRECTOR OF CORPORATE SERVICES

I hereby certify the foregoing to be a true and correct copy of Bylaw No.1188 cited as the "Regional District of Central Okanagan Recreation Facilities Regulation Amendment Bylaw No. 1188, 2006" as read a first, second and third time and adopted by the Regional Board on the 25th day of September, 2006.

Dated at Kelowna, B.C. this
27th day of September, 2006.



DIRECTOR OF CORPORATE SERVICES

SCHEDULE A



**GENERAL CONDITIONS AND FEES FOR THE RENTAL OR
USE OF REGIONAL DISTRICT OF CENTRAL OKANAGAN
RECREATION FACILITIES**

GENERAL PRINCIPLES FOR REGIONAL DISTRICT OF CENTRAL OKANAGAN RECREATION FACILITIES RENTALS, FEES & CHARGES

1. The Regional District of Central Okanagan (RDCO) has an obligation to sponsor, within constraints of limited available public resources, recreation services which:
 - a. meet socially and environmentally worthwhile goals and objectives and clearly demonstrate a benefit to residents serviced by each of the parks and recreation services provided;
 - b. are, as far as reasonably possible, accessible to all residents of the Central Okanagan;
 - c. to the extent that public subsidy of these recreation services is justified and is required, it should be provided.
2. Fees and charges should supplement tax appropriations as a source of revenue for the Parks and Recreation Department of the RDCO and should not be the primary revenue source for the operation of the department.
3. Using public sector funds with the objective of undermining the ability of the private sector to compete in the market place is unacceptable. Taxes should never be used unfairly to compete with the private sector. However, if the public good needs to be realized, and the private sector is unwilling or unable to realize it at a price that is affordable by the target market, the public sector can justify competing with the private sector to realize those public benefits.
4. Cost of administering and collecting revenues should be proportionate to the actual revenue gained.
5. The extension of the Parks and Recreation Department services should be based on the need and not the income value of the services.
6. Special services or exclusive privileges should entail a charge:
 - a) expendable materials – arts & crafts supplies
 - b) consumable materials – food
 - c) specialized instruction – pottery, dance, gymnastics
 - d) high cost facility – pool, arena, field, complex, community centre
 - e) use of equipment – kitchen, sport, chairs, tables, audio-visual
 - f) protection of property – personal, parking
 - g) exclusive occupancy – ice, floor, parking, building
 - h) admissions – skate, swimming, dance, show
7. Recreation public program delivery is considered the highest priority in use of recreation facilities. Allocation of recreation facilities will be in accordance with the following order of priority:
 - a) Community programs (i.e. Public skating, Let's Play, Pilates, etc.)
 - b) Organized recreational use (non exclusive organized sport)
 - c) Non-profit or fundraising initiatives that have a direct relationship with the delivery of Recreation services
 - d) Other Private and / or Commercial Users
8. With regard to recreation facility allocation priorities above, it must be recognized that no single use shall unreasonably monopolize or disrupt the operation of any other use.

9. In recognition of the community social and economic benefits associated with Provincial and National Tournaments and Competitions, Conferences and Major Special Events in the community, the Director of Parks and Recreation may adjust the fees and charges for these events, when the same can be accommodated without severely impacting the two highest allocation priorities identified above, and as deemed as appropriate after a thorough review of the individual proposal.
10. All fees subject to the Goods and Services Tax (G.S.T.) unless otherwise specified.
11. Fees and Charges Categories
- | | |
|---------------|--|
| Child | 12 years and under |
| Youth/Student | 13 to 17 years/or valid student card |
| Adult | 18 to 64 years |
| Senior | 65 years and over |
| Family | maximum 2 Adults & 3 Children under 18 years of age and adult must accompany children into family sessions |

**GENERAL CONDITIONS FOR RENTAL OR USE OF A
REGIONAL DISTRICT OF CENTRAL OKANAGAN (RDCO)
RECREATION FACILITY**

CONTRACT/USE AGREEMENT:

1. The Director of Parks and Recreation or designated authority reserves the right to approve or deny any recreation facility use request in order to ensure an appropriate schedule of activities at any RDCO facilities.
2. All recreation facility use agreements are to be documented with the standard contract form and invoiced accordingly.
3. The renter/user must understand and agree to all specific rules and regulations as printed on the contract with respect to other terms and conditions for the use of the facility.
4. Each recreation facility use agreement covers only the provision of the standard facility with the normal maintenance staff.

LIABILITY/INSURANCE:

1. Any personnel required to operate an event is the sole responsibility of the party renting the recreation facility (i.e. ushers, doormen, ticket takers, security). The type and number of personnel must be sufficient to ensure that no person violates the laws of the Province of British Columbia, and/or the Statutes of Canada and/or the Bylaws of the RDCO.
2. The renter/user shall be liable for any loss or damage and assume all risk for same, including injuries to any person, arising out of the use of the facility, and shall be required to carry appropriate liability insurance as specified by RDCO. Any damages in excess of the damage deposit will be invoiced to the user.
3. The renter/user must, prior to the signing of the contract, obtain and maintain comprehensive general liability insurance including, without limitation, coverage for the indemnity provided herein, on terms satisfactory to the RDCO. The RDCO must be included as "additional insured". Such policy shall be written on a comprehensive basis with inclusive limits of not less than \$2,000,000.00 per occurrence, including \$2,000,000.00 for bodily injury and/or death to any one or more persons including voluntary medical payments and property damage, or such higher limits as the RDCO may require from time to time. The policy shall contain a clause providing that the insurer will give the RDCO thirty (30) days prior written notice in the event of cancellation or material change. The renter/user must provide the RDCO with evidence of such insurance coverage in the form of an executed copy of a Certificate of Insurance in a form satisfactory to the RDCO. It shall be the sole responsibility of the renter/user to determine what additional insurance coverage, if any, including but not limited to Workers Compensation and Participants Insurance, is necessary and advisable for its own protection and/or to fulfill its obligations under the agreement. Any such additional insurance shall be maintained and provided at the expense of the renter/user.
4. The renter/user shall not permit over-crowding by spectators and/or participants in excess of the limits set by the Fire Commissioner, and shall not permit blocking of hallways, exits or other means of egress.

DEPOSITS/FEES/CHARGES:

1. All fees and charges must be paid fourteen (14) days prior to the first day of the event to validate the contract with the exception of users identified in Clause 5 below.
2. The RDCO reserves the right to demand payment of all charges at the time of signing the contract.
3. Rental and damage deposits must be paid by cash, credit card or cheque (payable to RDCO) and will be processed upon receipt.
4. Non-profit or complimentary use of a recreation facility by any organization must also include signing a contract for said usage in the usual manner. This non-profit or complimentary use is not exempt from any applicable S.O.C.A.N. assessment and/or insurance premiums.
5. Associations that rent recreation facilities on an ongoing basis, such as minor hockey, figure skating, ringette, square dancers and other qualified groups, will be invoiced at the end of every month and payment is required within thirty (30) days of receiving the invoice.
6. One-time or casual renters must be prepaid, as per clause 1 above, unless other arrangements have been agreed upon with RDCO.
7. Any person or organization renting facilities on a "per game" basis will pay the appropriate rent as negotiated, which will include any necessary maintenance time.
8. School rates, if applicable, apply only during regular school hours.
9. Any event that extends beyond the normal facility working schedule will be required to pay the additional labour costs. Any requests for use on a Statutory Holiday will be considered on an individual basis as most recreation facilities are closed. The RDCO reserves the right to charge for the extra labour costs associated with Statutory Holiday bookings at a minimum four (4) hour charge.
10. The RDCO reserves the right to determine the amount of rental and damage deposits. The rental deposit will be applied to the rental. The damage deposit will be returned, less costs for any incurred damages. A separate damage deposit must be made for each event.
11. Tentative bookings will only be considered to a maximum of **twelve (12) months** in advance of the intended first event booking.
12. All tentative bookings must provide confirmation of the booking **sixty (60) days** prior to the event and a facility rental deposit of fifty percent (50%) of the required fees and charges (or as negotiated) is required to hold the tentative booking.
13. In the event of a rate change, the rate identified in the appropriate service Regulation bylaw approved at the time of the booking will prevail.

FACILITY BOOKING CANCELLATION POLICY:

1. The Facility Booking Cancellation Policy applies to all RDCO Recreation Facilities in which user fees or facility rental charges are applied as set out by the associated recreation facility Regulation bylaw.
2. For non-regular bookings greater than three hours in duration, cancellation in writing for functions must be received at least sixty (60) days in advance. If cancellation notification is received by the RDCO **less than sixty (60) days** prior to the booking, the rental deposit will be forfeited. For non-regular bookings greater than three (3) hours in duration, cancellations received **less than fourteen (14) days prior** will forfeit full charges for the intended use or rental.
3. For non-regular bookings up to three (3) hours in duration, cancellation in writing for functions must be received at least thirty (30) days in advance. If cancellation notification is received by the RDCO **less than thirty (30) days** prior to the booking, the rental deposit will be forfeited. All cancellations received **less than fourteen (14) days prior** will forfeit full charges for the intended use or rental.
4. For regular bookings, cancellation in writing must be received five (5) business days prior to the booking.
5. Bookings made where there is less than the minimum cancellation time period will require payment by cash or credit card at the time of the booking.

***NO EXCEPTIONS WILL BE MADE TO THE FACILITY BOOKING CANCELLATION POLICY UNLESS AUTHORIZED BY THE DIRECTOR.**

OTHER:

1. **ALL buildings are designated NON SMOKING** (refer to RDCO policy 266/00).
2. **NO ANIMALS**, except guide animals, are permitted in buildings unless authorized in the contract.
3. The use of any RDCO sound system installed in a building can be included in the general contract.
4. Admittance to the building prior to the time stated on the contract can only be made with the express permission of the Director of Parks and Recreation or designate.

ADDITIONAL LICENSING:

1. Consumption of alcoholic beverages is strictly forbidden, with the exception of licensed functions. Licensed functions must be approved by the Chief Administrative Officer or designated authority before obtaining a Liquor Permit from the RCMP or any other permit-issuing agency. The Regional Board may in the future adopt additional regulations regarding the consumption/possession of alcohol in all of its parks/facilities.
2. The renter agrees to abide by the "Designated Driver Program" policy resolution #627/97.

**MOUNT BOUCHERIE ARENAS
2760 CAMERON ROAD, KELOWNA, B.C.**

Jim Lind Arena

- ice surface: 85' x 200'
- 4 dressing rooms
- ice event capacity: 285
- ice in hours of use: 5:00 am to 2:00 am (August 15 to April 30)
- dry floor event capacity: 1,400
- dry floor hours of use: 6:00 am to 1:00 am

Royal LePage Place

- ice surface: 85' x 200'
- 6 dressing rooms
- ice event capacity: 1500
- ice in hours of use: 5:00 am to 2:00 am (August 15 to April 30)
- dry floor event capacity: 2,500
- dry floor hours of use: 6:00 am to 1:00 am

GENERAL REGULATIONS FOR USE:

1. The Director of Parks and Recreation may require that a renter engage the services of bonded uniformed security personnel at certain functions and may stipulate the numbers of such security personnel.
2. The renter shall strictly adhere to the Fire Commissioner's regulations.
3. The renter shall not allow more people in the facility than specified.
4. The renter shall be liable for any damage to the building occurring as a result of the renter's use during the renter's contract time.
5. Dressing rooms will be available to the renter thirty (30) minutes before, and thirty (30) minutes after an event or practice, as defined in the Contract.
6. The renter shall not use any electrical outlets without prior approval from the Facility staff.
7. No imaging or recording devices permitted within any dressing room or washroom.
8. The renter is not permitted to install or use a closed circuit T.V. in any part of this building.
9. No posters to be installed without prior approval.
10. Any Renter or User Group using this facility not obeying the rules set out by the RDCO may be denied use for a time specified by the Director of Parks and Recreation or designated authority.
11. Any renter of this facility will be responsible to ensure that no person violates the laws of the Province of BC and/or Statutes of Canada or Regional District of Central Okanagan bylaws.

**MOUNT BOUCHERIE HALL
2760 CAMERON ROAD, KELOWNA, B.C.**

FACILITY:

- Capacity: Up to 300 people
- Four (4) meeting rooms / One (1) Main Hall
- Hours of use: 7:00 am to 2:00 am

GENERAL REGULATIONS FOR USE:

1. Any renter of this facility will be responsible to ensure that no person violates the laws of the Province of BC and/or Statutes of Canada or RDCO bylaws.
2. The renter shall strictly adhere to the Fire Commissioner's regulations.
3. The renter shall not allow more people in the facility than specified.
4. The renter shall be liable for any damage to the building occurring as a result of the renter's use during the renter's contract time.
5. The renter shall not use any electrical outlets without prior approval from the facility staff.
6. The renter is not permitted to install or use a closed circuit TV in any part of this building.
7. No imaging or recording devices permitted within any dressing room or washroom.
8. No posters shall be installed without prior approval.
9. Any renter or user group using this facility not obeying the rules set out by the RDCO may be denied usage for a time specified by the Director of Parks and Recreation or designated authority.
10. The Director of Parks and Recreation may require that a renter engage the services of bonded uniformed security personnel at certain functions and may stipulate the numbers of such security personnel.

**WESTSIDE SENIORS CENTRE
1661 OLD OKANAGAN HIGHWAY, WESTBANK, B.C.**

FACILITY:

- Capacity: Up to 130 people
- Activity Rooms
- All bookings must be authorized by the Seniors Centre Association President by calling 768-4004.

GENERAL REGULATIONS FOR USE:

1. Any renter of this facility will be responsible to ensure that no person violates the laws of the Province of BC and/or Statutes of Canada or RDCO bylaws.
2. The renter shall strictly adhere to the Fire Commissioner's regulations.
3. The renter shall not allow more people in the facility than specified.
4. The renter shall be liable for any damage to the building occurring as a result of renter's use during the renter's contract time.
5. The renter shall not use any electrical outlets without prior approval from the facility staff.
6. The renter is not permitted to install or use a closed circuit TV in any part of this building.
7. No imaging or recording devices permitted within any dressing room or washroom.
8. No posters to be installed without prior approval.
9. Any renter or user group using this facility not obeying the rules set out by the RDCO may be denied usage for a time specified by the Director of Parks and Recreation or designated authority.
10. The Director of Parks and Recreation may require that a renter engage the services of bonded uniformed security personnel at certain functions and may stipulate the numbers of such security personnel.

RECREATION FACILITY RATES AND FEES

TYPE OF FEE	Hourly Fee	DAILY MAXIMUM	NOTES
MT. BOUCHERIE COMMUNITY HALL			
Non-commercial	\$ 35.00	\$ 210.00	
Commercial	\$ 60.00	\$ 600.00	
Commercial - multi-day event	Negotiable		
Community Non-Profit	** see below		Includes kitchen; SOCAN and insurance not included
Youth Sport / Activities	\$ 15.00	\$ 90.00	Minimum 80% youth
Adult Sport / Activities	\$ 20.00	\$ 120.00	
Custodial set-up / clean-up	\$ 30.00	\$ 240.00	4 hour minimum charge
Mt. Boucherie Kitchen			
Includes use of all appliances & dishes	\$ 15.00	\$ 75.00	Or as negotiated
Mt. Boucherie Meeting Rooms			
Non-commercial	\$ 10.00	\$ 60.00	
Commercial	\$ 20.00	\$ 120.00	
Community Non-Profit	** see below		
Party	\$ 15.00	\$ 90.00	
Adult Sport/Activities	\$ 15.00	\$ 90.00	
Youth Sport / Activities	\$ 10.00	\$ 60.00	One (1) "Free" Meeting per User group / Month
Mt. Boucherie Hall Equipment			
Piano	\$ 15.00	\$ 75.00	On-site use only
TV/VCR/DVD	\$ 15.00	\$ 75.00	On-site use only
Overhead projector	\$ 5.00	\$ 30.00	On-site use only
Flipchart	\$ 2.50	\$ 15.00	On-site use only

** Community Non-Profit must apply for a rate reduction or to have fees waived.

RECREATION FACILITY RATES AND FEES

TYPE OF FEE	Hourly Fee	DAILY MAXIMUM	NOTES
MT. BOUCHERIE ARENAS			
Youth regular season	\$ 65.00		1 st Day Subsequent to Labour Day - March 31
Youth regular season non- prime	\$ 48.75		5:00 am - 3:00 pm
Youth summer season	\$ 75.00		April 1 – Day Preceding Labour Day
Statutory Holiday	\$ 105.00		
Tournament / Carnival	\$ 85.00		
Combination	\$ 75.00		Minimum 50% youth
Non-profit hockey school	\$ 75.00		50% rental fee deposit
Commercial hockey school	\$ 150.00		50% rental fee deposit
On ice / Sport / Special event	Negotiable		4 hour minimum
Adult	\$ 130.00		
Adult non-prime	\$ 100.00		11:00 pm - 2:00 am
Westside school	No charge		Regular school hours only
Non-Westside school	\$ 20.00		Regular school hours only
Junior level hockey	Negotiable		
Non-use Ice Rate	1½ x hourly rate		Ice booked but not used or cancelled
Dry floor - commercial	\$ 100.00	\$ 1,000.00	
Dry floor - youth sport	\$ 20.00	\$ 120.00	
Dry floor - adult sport	\$ 40.00	\$ 240.00	
PROGRAMS			
Public skating	\$3.00/person		
Shinny hockey	\$4.00/person		
Adult skating	\$2.00/person		
Parent and Tot (under 6 years)	\$1.00/person		
Therapeutic Skate	\$2.00/Participant		Fee per participant (including one (1) care provider)
MISCELLANEOUS			
Rental deposit (to hold tentative date)	\$ 100.00 (or as defined in Contract)		Deducted from rental fee
Damage deposits:	Daily Rate		
Hall	\$ 500.00		Negotiable - multi-day event
Arena	\$ 500.00		Negotiable - multi-day event
Meeting room	\$ 100.00		
Kitchen	\$ 100.00		For stand alone use only
General liability insurance	various		Fees not regulated by RDCO
S.O.C.A.N. Fees	various		Fees not regulated by RDCO
Storage (on-site)	\$6.00/sq. ft.		Annual billing
Office Space	\$10.00/sq. ft.		Annual billing; negotiable
RV Parking	\$15.00/RV/night		In designated areas only

JOHNSON BENTLEY MEMORIAL AQUATIC CENTRE
(All Prices Include G.S.T.)

POOL ADMISSION
ADMISSION TO THE POOL, HOT TUB AND STEAM ROOM

	Single	10 TICKET	1 MONTH	3 MONTH	6 MONTH	ONE YEAR
Infant (under 18 mo)	Free	Free	Free	Free	Free	Free
Preschool (18 mo – 5 yrs)	\$1.40	\$11.55	\$13.00	\$33.30	\$57.85	\$107.10
Child (6-12)	\$2.55	\$20.25	\$23.40	\$59.85	\$104.15	\$192.65
Youth (13-17)	\$3.20	\$25.45	\$28.65	\$73.20	\$127.30	\$235.60
Adult (18 +)	\$4.35	\$34.75	\$39.10	\$99.75	\$173.60	\$321.30
Senior (65+)	\$3.45	\$27.75	\$31.25	\$79.85	\$138.90	\$257.00
Family	\$9.25	\$74.05	\$83.30	\$213.00	\$370.45	\$685.30

FITNESS ADMISSION – FT
ADMISSION TO ANY LAND OR AQUA FITNESS CLASS

	Single	10 ticket	1 month	3 month	6 month	One year
Youth	\$4.00	\$32.00	\$35.95	\$91.80	\$159.75	\$295.50
Adult	\$5.75	\$46.30	\$52.05	\$133.10	\$231.50	\$428.30
Senior	\$4.60	\$37.05	\$41.70	\$106.50	\$185.20	\$342.65

TRY 3 ADMISSION – FP
ADMISSION TO FITNESS CLASSES, SUPER CIRCUIT AND SWIMMING POOL

	Single	10 Ticket	1 month	3 month	6 month	One year
Youth	\$4.25	\$33.95	\$38.00	\$97.35	\$169.25	\$313.45
Adult	\$6.10	\$48.95	\$55.10	\$141.10	\$245.30	\$454.35
Senior	\$4.90	\$39.10	\$44.10	\$112.95	\$196.25	\$363.50
Family	\$13.00	\$103.65	\$116.85	\$299.15	\$520.05	\$963.25

CIRCUIT ADMISSION - SC
ADMISSION TO THE CIRCUIT ROOM

	Single	10 Ticket	1 Month	3 month	6 month	One year
Youth	\$3.05	\$24.25	\$27.30	\$69.70	\$121.25	\$224.40
Adult	\$4.15	\$33.05	\$37.20	\$95.00	\$165.35	\$306.00
Senior	\$3.30	\$26.45	\$29.75	\$76.05	\$132.30	\$244.75
Family	\$8.80	\$70.55	\$79.40	\$202.85	\$352.80	\$652.70

S.O.C.A.N. ASSESSMENTS
Society of Composers, Authors and Music Publishers of Canada

The Regional District of Central Okanagan is required under license, to collect S.O.C.A.N fees from renters of Regional District of Central Okanagan facilities for events at which recorded or live music is presented, such as:

- Tariff No. 8** Receptions, conventions, assemblies and fashion shows (unless performances have been contracted for by a licensee of SOCAN)
- Main Hall: without dancing - \$31.63 / with dancing - \$63.32
 - Meeting Room: without dancing - \$22.00 / with dancing - \$44.00
(church services exempt)
- Tariff No. 9** Hockey games, tournaments
- where no admission fee is charged the minimum fee shall apply
 - minimum fee \$19.00 per event
- Tariff No. 11** Ice shows.
- 1.6% of gross receipts or a minimum of \$63.29 per event