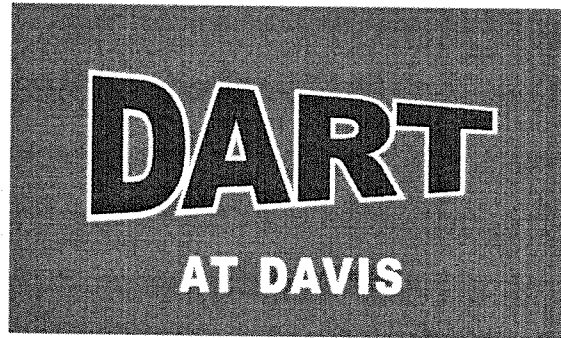


**CONTRACT NAME: AGREEMENT BETWEEN DAVIS
AQUADARTS, INC. AND DAVIS JOINT UNIFIED SCHOOL
DISTRICT**

BRIEF DESCRIPTION OF CONTRACT: This agreement between Davis Aquadarts, Inc. and Davis Joint Unified School District is for rental of the community pool for North Davis Elementary School students. The pool will be used for swim lessons and for the 6th grade end-of-year parties.

The rental fee will be a total of \$988 and will be paid by donations.



COMMUNITY POOL RENTAL AGREEMENT

Thank you for choosing the Davis Aquadarts and Community Pool for your event!

Please read and complete the following rental contract in its entirety. It is your responsibility, as the Renter, to direct any questions to Miriam Fisk pertaining to policy. Please note: Davis Aquadarts reserves the right to refuse rental to any individual or organization without explanation. Upon your signature and initials, you agree to the rules and policies in this rental agreement. The Renter's signature OR initials are required on every red line.

Rentals will not have access to the Pool more than 15 minutes prior to the start of the rental period and must exit the pool area no later minutes than 15 after the end of the rental period. Minimum pool rental is 2 hours.

Pool rental fee includes access to refrigerators and freezers, tables and chairs, and swim toys (rafts, inflatable balls and inner tubes). Patrons are welcome to bring any food and beverage (no alcohol), and their own chairs, tables and pool toys. A PA system and music is available upon request for an additional \$20 charge per rental.

A \$50.00 deposit is due at the time of reservation and will be applied toward the total Rental Cost. Final payment is due one week prior to your event.

Patrons wishing to rent the adjacent Community Pool Room and/or use of the BBQ and Solar Panel Picnic table area must do this with the City of Davis for a separate fee and rental agreement. City of Davis Parks and Recreation can be reached at 757-5626 or <http://cityofdavis.org/>.

Additionally, all rental groups must provide proof of special event insurance in the amount of \$1,000,000, listing Davis Aquadarts, Inc. and the City of Davis as additional insured at least one week before rental date (See details below)

Initials _____

RENTER INFORMATION

Name North Davis Elementary School

Address _____

Contact: Cammie Portello

Home Phone _____ Cell Phone _____ Work Phone _____

Email Address _____

RENTAL INFORMATION

Date(s) of Rental: Monday June 5, 2017

Time of Rental: 12:45PM-2:45PM

Total Rental Hours: 2

Date(s) of Rental: Tuesday June 6, 2017

Time of Rental: 1:00PM-3:00PM

Total Rental Hours: 2

Rental Fees: *Includes Facility Rental and Lifeguards*

# Guests	Length of Party	Rental Fee
10-49	2 hours	\$260.00
	3 hours	\$370.00
	4hours	\$481.00
	5 hours	\$592.00
50-200	2 hours	\$299.00
	3 hours	\$429.00
	4hours	\$559.00
	5 hours	\$689.00

*Full payment of rental is required at least 1 week prior to rental date.

*If a check is returned due to insufficient funds, full payment plus the returned check fee must be paid in cash. If reserved within 1 week of rental, then full payment is required with contract at time of reservation.

Description of Rental June 5th- School Swim Party Number Expected: more than 100

Rental Fee: \$299.00

Description of Rental June 6th- School Swim Party Number Expected: more than 100

Rental Fee: \$299.00

Total Facility Rental Fees for this contract: \$598.00

Full payment is due no later than May 29,2017

*Checks should be made payable to Davis Aquadarts, Inc.

PA SYSTEM

A PA system is available upon request for an additional \$20 charge per rental and will be added to the cost above. Please indicate if you would like to reserve the PA system for your rental (Circle) Yes No

Additional fees (If Applicable): _____

*Davis Aquadarts does not have an exclusive arrangement with any caterer. You are welcome to contract separately with the caterer of your choice, or provide your own food. Community Pool does not have a kitchen.

LIFEGUARDS

I understand that Lifeguards are required for any pool rental, swimming and non-swimming. The rental fees do include the cost of lifeguards. I understand that the Davis Aquadarts will provide the lifeguards. Guards will arrive 15 minutes prior to party start time to help with set up. They remain 15 minutes after to clean up and put away equipment. Guards will remove all garbage and recycling. The lifeguards are the last ones to leave the pool premises.

RESERVATION FEE

Community Pool rentals are on a first come, first served basis. Along with a completed contract, the Renter is required to pay by a \$50 non-refundable Reservation Fee. The rental date will not be secured until this payment and contract are received. This payment is applied towards the total rental fee.

INITIALS _____

WEATHER POLICY

Following the Club's weather policy, lifeguards are responsible for clearing the pool for thunder or lightning. For thunder, all individuals must remain out of the water for 30 minutes. In the case of lightning, all individuals must remain out of the water for 30 minutes AND clear the pool deck.

If there is poor weather prior to the start of the rental, the lessee may cancel the rental for a full refund minus the \$50 reservation fee or reschedule for another available day. Please contact Miriam Fisk at dartatdavis@hotmail.com or 858-449-6094, the day of the rental if weather is questionable.

INITIALS _____

DAMAGE CHARGES AND ADDITIONAL FEES:

The Renter or Renting Party will be financially responsible and will be required to pay for any of the following:

- Damage sustained to the pool, pool equipment, surrounding area or restrooms.
- If the Renter sets off a false 911 call, non-emergency fire alarm, or any other action causing the evacuation or the need of emergency personnel or Club Management to arrive for an unneeded cause prior to, during or after an event.

Signature _____ Date _____

RENTAL RULES

1. The Renter whose name appears on the rental contract must be 25 years of age or older and must be ON-SITE during the entire rental time.
2. Renter must be present at event at all times, NO EXCEPTIONS.
3. The Renter and all guests on the property during the rental are to use only those areas of the facility that are specified on the contract.
4. We do not allow candles, tiki torches or open flames of any kind, without prior approval by Davis Aquadarts.
5. If you must arrive early to decorate or stay after to clean up that time must be included as part of your rental usage time and preapproved Davis Aquadarts. Any contracted work, i.e. caterers or DJ's must also comply with the agreed upon time. The Renter must supply any additional tables, chairs, etc., that may be needed and are not on the premise. If any additional equipment is going to be used, please make arrangements with Davis Aquadarts no later than one week prior to the event. All additional equipment must be removed when the rental is scheduled to finish unless other arrangements are made with the Davis Aquadarts. If this rule is not complied with, additional fees may apply.
6. Management has the right to be present or visit the Club during the rental to make sure all the rules and policies are being followed. If during the visit Management finds any rule violations, the Manager on Duty will enforce such rules and/or end the function with loss of fee and deposit.
7. Davis Aquadarts will not be responsible for any "Acts of God" such as extreme high or low temperatures, winds, earthquakes, power failures, flooding or fire. We take every precaution to provide a safe, comfortable and enjoyable environment for unknown circumstances or acts beyond our control. If Community Pool becomes unavailable, all deposits and rental fees will be refunded to Renter.
6. The Renter may NOT charge admittance to an event during the rental.
7. Attendance at the event may not exceed the number specified in this contract.
8. There is NO SMOKING permitted anywhere within the Community Pool Complex.
9. Glass is not permitted on the pool deck; this includes any dishes used by caterers.
10. Alcohol is not permitted.

I have read and agree to abide by and enforce all rules that have been listed above.

Signature _____ Date _____

LIABILITY

The Renter hereby agrees to indemnify, defend and hold harmless City of Davis and Davis Aquadarts, Inc. and all owners, officers, directors, employees, and agents from any and all claims, actions, damages and liability associated with personal injury and/or damage to property, including cost of the investigation, litigation expense, appeal costs, and attorney fees, arising out any claims or suits which result from any negligent act of the Renter, his/her agents, employees, or invitees. In the event that the Renter is made a party to any litigation, the Renter shall protect and hold harmless Davis Aquadarts, Inc. from any and all liability that may result therefrom.

Signature _____ Date _____

INSURANCE

RENTER shall apply for, obtain and maintain, at its sole cost and expense, a separate policy or policies of public liability insurance which shall name RENTER and its officers and employees as the insured, and such policy shall also name City of Davis & Davis Aquadarts, its officers, agents, council members, public officials, and employees as additional insured against any and all liability arising out of any act or omission of RENTER, its respective agents, members, employees, invitees or contractors in the performance of the CONTRACT, the condition of the Premises or RENTER's use thereof. Coverage for both bodily injury and property damage liability must be on an occurrence basis, and each policy shall provide that the insurance afforded thereby shall be primary insurance to the full limits of liability stated in the certificates, and if the named insured has other insurance against a loss covered by said policy, that other insurance shall be excess insurance only.

- a. The limits of liability shall be no less than ONE MILLION DOLLARS (\$1,000,000) per person, ONE MILLION DOLLARS (\$1,000,000) per occurrence, or a combined limit of ONE MILLION DOLLARS (1,000,000) for property damage. Said insurance, and certificates evidencing said insurance shall be in a form satisfactory to Licensor's City Attorney and Davis Aquadarts.
- b. Said policy or policies shall be made effective before commencement of any activities by RENTER hereunder and shall be filed with Davis Aquadarts, and shall contain a condition or an endorsement precluding cancellation or reduction of coverage without thirty (30) days prior written notice to Davis Aquadarts.

Signature _____ Date _____

ACKNOWLEDGEMENT OF CONTRACT

I, hereby acknowledge that all information provided on the contract is true and correct. Misrepresentation or erroneous information on the contract constitutes grounds for denial of this and future applications for the use of Community Pool.

I have read and understand the rules, terms, and conditions written in the contract. I will abide by the rules and understand that I maybe held financially responsible for any damages, missing items, or violation of the rules, terms and conditions set forth in this agreement. I also understand that as the Responsible Party, I am responsible for the actions of all the attendees and/or outside contractors present at the event. I understand that as a renter I must be at least 25 years of age, and I have provided a copy of a government issued ID to Davis Aquadarts.

Signature _____ Date _____

FOR OFFICE USE ONLY

Rental Contract Date Received _____

Verification of Age/ID _____

Total Rental Fee: \$ _____

Reservation Payment \$50

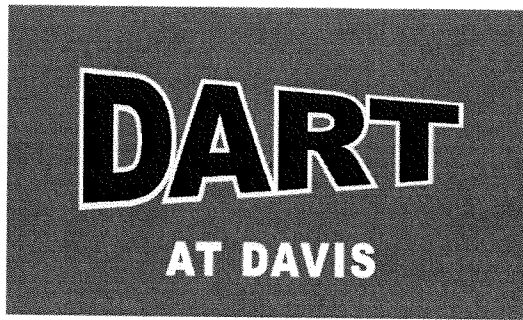
Date Paid _____ Check/Reference#: _____

Remaining Payment:

\$ _____ Due Date: _____ Date Paid: _____ Check/Reference#: _____

Initials _____

Additional Comments/Charges: (if applicable)



COMMUNITY POOL RENTAL AGREEMENT

Thank you for choosing the Davis Aquadarts and Community Pool for your event!

Please read and complete the following rental contract in its entirety. It is your responsibility, as the Renter, to direct any questions to Miriam Fisk pertaining to policy. Please note: Davis Aquadarts reserves the right to refuse rental to any individual or organization without explanation. Upon your signature and initials, you agree to the rules and policies in this rental agreement. The Renter's signature OR initials are required on every red line.

Rentals will not have access to the Pool more than 15 minutes prior to the start of the rental period and must exit the pool area no later minutes than 15 after the end of the rental period. Minimum pool rental is 2 hours.

Pool rental fee includes access to refrigerators and freezers, tables and chairs, and swim toys (rafts, inflatable balls and inner tubes). Patrons are welcome to bring any food and beverage (no alcohol), and their own chairs, tables and pool toys. A PA system and music is available upon request for an additional \$20 charge per rental.

Final payment is due one week prior to your event.

Patrons wishing to rent the adjacent Community Pool Room and/or use of the BBQ and Solar Panel Picnic table area must do this with the City of Davis for a separate fee and rental agreement. City of Davis Parks and Recreation can be reached at 757-5626 or <http://cityofdavis.org/>.

Additionally, all rental groups must provide proof of special event insurance in the amount of \$1,000,000, listing Davis Aquadarts, Inc. and the City of Davis as additional insured at least one week before rental date (See details below)

Initials _____

RENTER INFORMATION

Name North Davis Elementary School Swim Lessons with head instructor, Barbara Jahn

Address: 555 E. 14th Street Davis, Ca 95616

Contact: Stacy Lovitt

Home Phone _____ Cell Phone _____ Work Phone _____

Email Address: slovitt@djusd.net

RENTAL INFORMATION

Date(s) of Rental: May 16, 18, 23, 25, 30 and June 1 (T, TH)

Description of Rental Swim Lessons

Time of Rental: 12:45PM-2:45PM

Total Rental Days: 6

Rental Fees: \$65.00/day

Includes Facility Rental and Lifeguards

Total Facility Rental Fees for this contract: \$390.00

Full payment is due no later than May 9, 2017

**Checks should be made payable to Davis Aquadarts, Inc*

Full payment of rental is required at least 1 week prior to rental date.

If a check is returned due to insufficient funds, full payment plus the returned check fee must be paid in cash. If reserved within 1 week of rental, then full payment is required with contract at time of reservation.

PA SYSTEM

A PA system is available upon request for an additional \$20 charge per rental and will be added to the cost above. Please indicate if you would like to reserve the PA system for your rental (Circle) Yes No

Additional fees (If Applicable): _____

LIFEGUARDS

I understand that Lifeguards are required for any pool rental, swimming and non-swimming. The rental fees do include the cost of lifeguards. I understand that the Davis Aquadarts will provide the lifeguards. Guards will arrive 15 minutes prior to party start time to help with set up. They remain 15 minutes after to clean up and put away equipment. Guards will remove all garbage and recycling. The lifeguards are the last ones to leave the pool premises.

WEATHER POLICY

Following the Club's weather policy, lifeguards are responsible for clearing the pool for thunder or lightning. For thunder, all individuals must remain out of the water for 30 minutes. In the case of lightning, all individuals must remain out of the water for 30 minutes AND clear the pool deck.

If there is poor weather prior to the start of the rental, the renter may cancel the rental for a full refund minus a \$50 reservation fee or reschedule for another available day. Please contact Miriam Fisk at dartatdavis@hotmail.com or 858-449-6094, the day of the rental if weather is questionable.

INITIALS _____

DAMAGE CHARGES AND ADDITIONAL FEES:

The Renter or Renting Party will be financially responsible and will be required to pay for any of the following:

- Damage sustained to the pool, pool equipment, surrounding area or restrooms.
- If the Renter sets off a false 911 call, non-emergency fire alarm, or any other action causing the evacuation or the need of emergency personnel or Club Management to arrive for an unneeded cause prior to, during or after an event.

Signature _____ Date _____

RENTAL RULES

1. The Renter whose name appears on the rental contract must be 25 years of age or older and must be ON-SITE during the entire rental time.
2. Renter must be present at event at all times, NO EXCEPTIONS.
3. The Renter and all guests on the property during the rental are to use only those areas of the facility that are specified on the contract.
4. We do not allow candles, tiki torches or open flames of any kind, without prior approval by Davis Aquadarts.
5. If you must arrive early to decorate or stay after to clean up that time must be included as part of your rental usage time and preapproved Davis Aquadarts. Any contracted work, i.e. caterers or DJ's must also comply with the agreed upon time. The Renter must supply any additional tables, chairs, etc., that may be needed and are not on the premise. If any additional equipment is going to be used, please make arrangements with Davis Aquadarts no later than one week prior to the event. All additional equipment must be removed when the rental is scheduled to finish unless other arrangements are made with the Davis Aquadarts. If this rule is not complied with, additional fees may apply.
6. Management has the right to be present or visit the Club during the rental to make sure all the rules and policies are being followed. If during the visit Management finds any rule violations, the Manager on Duty will enforce such rules and/or end the function with loss of fee and deposit.
7. Davis Aquadarts will not be responsible for any "Acts of God" such as extreme high or low temperatures, winds, earthquakes, power failures, flooding or fire. We take every precaution to provide a safe, comfortable and enjoyable environment for unknown circumstances or acts beyond our control. If Community Pool becomes unavailable, all deposits and rental fees will be refunded to Renter.
6. The Renter may NOT charge admittance to an event during the rental.
7. Attendance at the event may not exceed the number specified in this contract.
8. There is NO SMOKING permitted anywhere within the Community Pool Complex.
9. Glass is not permitted on the pool deck; this includes any dishes used by caterers.
10. Alcohol is not permitted.

I have read and agree to abide by and enforce all rules that have been listed above.

Signature _____ Date _____

LIABILITY

The Renter hereby agrees to indemnify, defend and hold harmless City of Davis and Davis Aquadarts, Inc. and all owners, officers, directors, employees, and agents from any and all claims, actions, damages and liability associated with personal injury and/or damage to property, including cost of the investigation, litigation expense, appeal costs, and attorney fees, arising out any claims or suits which result from any negligent act of the Renter, his/her agents, employees, or invitees. In the event that the Renter is made a party to any litigation, the Renter shall protect and hold harmless Davis Aquadarts, Inc. from any and all liability that may result therefrom.

Signature _____ Date _____

INSURANCE

RENTER shall apply for, obtain and maintain, at its sole cost and expense, a separate policy or policies of public liability insurance which shall name RENTER and its officers and employees as the insured, and such policy shall also name City of Davis & Davis Aquadarts, its officers, agents, council members, public officials, and employees as additional insured against any and all liability arising out of any act or omission of RENTER, its respective agents, members, employees, invitees or contractors in the performance of the CONTRACT, the condition of the Premises or RENTER's use thereof. Coverage for both bodily injury and property damage liability must be on an occurrence basis, and each policy shall provide that the insurance afforded thereby shall be primary insurance to the full limits of liability stated in the certificates, and if the named insured has other insurance against a loss covered by said policy, that other insurance shall be excess insurance only.

- a. The limits of liability shall be no less than ONE MILLION DOLLARS (\$1,000,000) per person, ONE MILLION DOLLARS (\$1,000,000) per occurrence, or a combined limit of ONE MILLION DOLLARS (1,000,000) for property damage. Said insurance, and certificates evidencing said insurance shall be in a form satisfactory to Licensor's City Attorney and Davis Aquadarts.
- b. Said policy or policies shall be made effective before commencement of any activities by RENTER hereunder and shall be filed with Davis Aquadarts, and shall contain a condition or an endorsement precluding cancellation or reduction of coverage without thirty (30) days prior written notice to Davis Aquadarts.

Signature _____ Date _____

ACKNOWLEDGEMENT OF CONTRACT

I, hereby acknowledge that all information provided on the contract is true and correct. Misrepresentation or erroneous information on the contract constitutes grounds for denial of this and future applications for the use of Community Pool.

I have read and understand the rules, terms, and conditions written in the contract. I will abide by the rules and understand that I maybe held financially responsible for any damages, missing items, or violation of the rules, terms and conditions set forth in this agreement. I also understand that as the Responsible Party, I am responsible for the actions of all the attendees and/or outside contractors present at the event. I understand that as a renter I must be at least 25 years of age, and I have provided a copy of a government issued ID to Davis Aquadarts.

Signature _____ Date _____

FOR OFFICE USE ONLY

Rental Contract Date Received _____

Verification of Age/ID _____

Total Rental Fee: \$ _____

Payment:

\$ _____ Due Date: _____ Date Paid: _____ Check/Reference#: _____

Initials _____

Additional Comments/Charges: (if applicable)

CERTIFICATE OF LIABILITY COVERAGE

COVERAGE PROVIDER:

BAY AREA SCHOOLS INSURANCE COOPERATIVE (BASIC)
(a California Joint Powers Authority)
1750 Creekside Oaks Drive, Suite 200
Sacramento, CA 95833

NAMED COVERED MEMBER:

North Bay Schools Insurance Authority
Davis Joint Unified School District
P. O. Box 4000 526 B Street
Davis CA 95617

THE REFERENCED MEMORANDUM OF COVERAGE(S) ("MOC") AND/OR INSURANCE POLICY(IES) EXTEND INDEMNITY PROTECTION TO THE NAMED COVERED MEMBER, IN KEEPING WITH THE TERMS AND CONDITIONS OF THE COVERAGE AGREEMENTS/ POLICIES, FOR THE EFFECTIVE COVERAGE DATES, AND WITH THE STATED COVERAGE LIMITS. COVERAGE PROVIDED BY MOCS IS EXTENDED PURSUANT TO THE RIGHTS AND LIMITATIONS OF CALIFORNIA GOV'T CODE § 990 & 6500, ET SEQ.

TYPE OF COVERAGE	COVERAGE AFFORDED	MOC/POLICY NUMBER	EFFECTIVE DATE(S)	EXPIRATION DATE(S)	LIMITS	LIABILITY SELF INSURED RETENTION
GENERAL LIABILITY	General Liability Employment Practices Educators' Legal Liability Products Liability Completed Operations Liability	2016MOELC	07/01/2016	07/01/2017	\$ 1,000,000	\$500,000
AUTOMOBILE LIABILITY	Automobile Liability (All Owned, Hired, Leased, and Borrowed)				\$	

THIS CERTIFICATE CONFERS NO RIGHT, BENEFIT, OR INTEREST IN THE REFERENCED MEMORANDUM(S) OF COVERAGE OR INSURANCE POLICY(IES), NOR DOES IT AMEND, MODIFY, ENLARGE OR ALTER THE COVERAGE AFFORDED BY SUCH DOCUMENTS. IF THE CERTIFICATE HOLDER IS CONTRACTUALLY ENTITLED TO BE NAMED AS AN ADDITIONAL COVERED MEMBER ("ACM") UNDER ANY COVERAGE AGREEMENT OR POLICY, THE CONTRACT IMPOSING THE OBLIGATION MUST BE PROVIDED TO THE NAMED COVERED MEMBER LISTED ABOVE FOR REVIEW AND APPROVAL BEFORE SUCH AN ENDORSEMENT WILL BE ISSUED; ACM COVERAGE IS NOT AUTOMATICALLY GRANTED.

Description and Date (s) of Event/Operations/Locations/Vehicle:

Additional remarks/schedule may be attached if more space is needed.

CG20110413 RE: Davis Joint Unified School District North Davis Elementary School use of Davis Aquadarts for swim lessons.

Davis Aquadarts and The City of Davis and its officers, agents, public officials and employees are included as an additional covered member under the general liability per the attached endorsement referenced above but only as to the liability arising out of the negligent acts of the named covered member, with respects to use of facilities referenced above.

CERTIFICATE HOLDER:

City of Davis
23 Russell Blvd.
Davis, CA 95616

Cancellation of Coverage: If any of the policies described herein be cancelled before their expiration dates, notice will be delivered in accordance with policy provisions.

Issuer of this Certificate:

Commercial Lines - (707) 769-2900
Wells Fargo Insurance Services USA, Inc. - CA Lic#: 0D08408
1039 N. McDowell Blvd.
Petaluma, CA 94954-1173

POLICY NUMBER: 2016MOELC

COMMERCIAL GENERAL LIABILITY

CG 20 11 04 13

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED - MANAGERS OR LESSORS OF PREMISES

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART SCHEDULE

Designation Of Premises (Part Leased To You): CG20110413 RE: Davis Joint Unified School District North Davis Elementary School use of Davis Aquadarts for swim lessons.
Name Of Person(s) Or Organization(s) (Additional Insured): Davis Aquadarts and The City of Davis
Additional Premium: \$
Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

A. Section II - Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability arising out of the ownership, maintenance or use of that part of the premises leased to you and shown in the Schedule and subject to the following additional exclusions:

This insurance does not apply to:

1. Any "occurrence" which takes place after you cease to be a tenant in that premises.
2. Structural alterations, new construction or demolition operations performed by or on behalf of the person(s) or organization(s) shown in the Schedule.

However:

1. The insurance afforded to such additional insured only applies to the extent permitted by law; and
2. If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the contract or agreement to provide for such additional insured.

B. With respect to the insurance afforded to these additional insureds, the following is added to Section III - Limits Of Insurance:

If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:

1. Required by the contract or agreement; or
 2. Available under the applicable Limits of Insurance shown in the Declarations;
- whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.

© Insurance Services Office, Inc.

CERTIFICATE OF LIABILITY COVERAGE

COVERAGE PROVIDER:

BAY AREA SCHOOLS INSURANCE COOPERATIVE (BASIC)
(a California Joint Powers Authority)
1750 Creekside Oaks Drive, Suite 200
Sacramento, CA 95833

NAMED COVERED MEMBER:

North Bay Schools Insurance Authority
Davis Joint Unified School District
P. O. Box 4000 526 B Street
Davis CA 95617

THE REFERENCED MEMORANDUM OF COVERAGE(S) ("MOC") AND/OR INSURANCE POLICY(IES) EXTEND INDEMNITY PROTECTION TO THE NAMED COVERED MEMBER, IN KEEPING WITH THE TERMS AND CONDITIONS OF THE COVERAGE AGREEMENTS/ POLICIES, FOR THE EFFECTIVE COVERAGE DATES, AND WITH THE STATED COVERAGE LIMITS. COVERAGE PROVIDED BY MOCS IS EXTENDED PURSUANT TO THE RIGHTS AND LIMITATIONS OF CALIFORNIA GOV'T CODE § 990 & 6500, ET SEQ.

TYPE OF COVERAGE	COVERAGE AFFORDED	MOC/POLICY NUMBER	EFFECTIVE DATE(S)	EXPIRATION DATE(S)	LIMITS	LIABILITY SELF INSURED RETENTION
GENERAL LIABILITY	General Liability Employment Practices Educators' Legal Liability Products Liability Completed Operations Liability	2016MOELC	07/01/2016	07/01/2017	\$ 1,000,000	\$500,000
AUTOMOBILE LIABILITY	Automobile Liability (All Owned, Hired, Leased, and Borrowed)				\$	

THIS CERTIFICATE CONFERS NO RIGHT, BENEFIT, OR INTEREST IN THE REFERENCED MEMORANDUM(S) OF COVERAGE OR INSURANCE POLICY(IES), NOR DOES IT AMEND, MODIFY, ENLARGE OR ALTER THE COVERAGE AFFORDED BY SUCH DOCUMENTS. IF THE CERTIFICATE HOLDER IS CONTRACTUALLY ENTITLED TO BE NAMED AS AN ADDITIONAL COVERED MEMBER ("ACM") UNDER ANY COVERAGE AGREEMENT OR POLICY, THE CONTRACT IMPOSING THE OBLIGATION MUST BE PROVIDED TO THE NAMED COVERED MEMBER LISTED ABOVE FOR REVIEW AND APPROVAL BEFORE SUCH AN ENDORSEMENT WILL BE ISSUED; ACM COVERAGE IS NOT AUTOMATICALLY GRANTED.

Description and Date (s) of Event/Operations/Locations/Vehicle:

Additional remarks/schedule may be attached if more space is needed.

CG20110413 RE: Davis Joint Unified School District North Davis Elementary School use of Davis Aquadarts for swim lessons.

Davis Aquadarts and The City of Davis and its officers, agents, public officials and employees are included as an additional covered member under the general liability per the attached endorsement referenced above but only as to the liability arising out of the negligent acts of the named covered member, with respects to use of facilities referenced above.

CERTIFICATE HOLDER:

Davis Aquadarts
PO Box 186
Davis, CA 95617

Cancellation of Coverage: If any of the policies described herein be cancelled before their expiration dates, notice will be delivered in accordance with policy provisions.

Issuer of this Certificate:

Commercial Lines - (707) 769-2900
Wells Fargo Insurance Services USA, Inc. - CA Lic#: 0D08408
1039 N. McDowell Blvd.
Petaluma, CA 94954-1173

POLICY NUMBER: 2016MOELC

COMMERCIAL GENERAL LIABILITY

CG 20 11 04 13

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED - MANAGERS OR LESSORS OF PREMISES

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

Designation Of Premises (Part Leased To You): CG20110413 RE: Davis Joint Unified School District North Davis Elementary School use of Davis Aquadarts for swim lessons.
Name Of Person(s) Or Organization(s) (Additional Insured): Davis Aquadarts and The City of Davis
Additional Premium: \$
Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

A. Section II - Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability arising out of the ownership, maintenance or use of that part of the premises leased to you and shown in the Schedule and subject to the following additional exclusions:

This insurance does not apply to:

1. Any "occurrence" which takes place after you cease to be a tenant in that premises.
2. Structural alterations, new construction or demolition operations performed by or on behalf of the person(s) or organization(s) shown in the Schedule.

However:

1. The insurance afforded to such additional insured only applies to the extent permitted by law; and
2. If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the contract or agreement to provide for such additional insured.

B. With respect to the insurance afforded to these additional insureds, the following is added to Section III - Limits Of Insurance:

If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:

1. Required by the contract or agreement; or
 2. Available under the applicable Limits of Insurance shown in the Declarations;
- whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.

© Insurance Services Office, Inc.