



AQUATICS FACILITY TERMS & CONDITIONS

These terms and conditions apply to use of all aquatics facility cabana and gazebo facilities.

* Should you need emergency assistance on the date of your event and are unable to reach our front desk team at (563) 328-7278 please call (563) 655-4166.

GENERAL TERMS AND CONDITIONS:

1. All rental requests are accepted on a first-come, first-request basis. Parks and Recreation Department and/or City of Davenport sponsored events take priority over all other requests.
2. Reservations of cabana and gazebo are for private, family/friends gatherings. Not for large public/community wide events.
3. Unless specifically approved per a Special Use Request, it is understood that the event is not a benefit function, no admission will be charged or tickets sold. The sale of alcoholic beverages is strictly prohibited.
4. Cabana and gazebo fees are non-refundable.
5. Customers may reschedule a cabana and gazebo rental 14 days prior to the rental date as long as the new date does not affect an existing rental.
 - a. Customers may not reschedule rental after the date their rental has passed.
6. All attendees of the party are counted regardless of their intent to swim. Once all guests have arrived, please check in with the admissions counter.
 - a. Use of the cabana or gazebo facility before or after the scheduled party is not permitted.
 - b. Use of the pool before or after the scheduled party is permitted during our open swim hours as a part of party package.
 - c. Those not on the guest list, including parents must pay the daily admission rate.
7. All party participants must adhere to all Davenport Parks and Recreation facility and pool policies and procedures; including successfully completing a swim test before using the deep end of the pool and aquatics features.
8. Adult to youth ratios within the party must be adhered to. For youth six years old and under, ratio is 1:5. Adults must be within arm's reach of youth six years old and under. For youth seven years old and older, ratio 1:10. Adults that are considered in the ratio must be dressed to swim.
9. Adults will supervisor the children. Davenport Parks and Recreation highly recommends a "buddy system" for parties with regular "buddy check-ins". Please partner your youth in groups of two and ask that they stay together for the day while at the swimming pool.

10. The Department reserves the right to deny a request in the best interest of the general public.
11. All parties shall abide by all City and State codes, and shall assume responsibility for their actions or omissions. Any damage or misuse may result in a charge for restoration and/or denial of future privileges.
12. Per City of Davenport ordinance 12.75.095 "No person, at any time, shall use a tobacco product or nicotine product of any kind while present on or in any city park or facility. This includes rentable locations and the outdoor area surrounding them. Personal property is exempt from this ordinance.
13. No outside food, except cake or cupcakes will be allowed into the facility. Cakes, cupcakes, food, and drinks are not provided by Davenport Parks and Recreation. Refrigerators and freezers are not available, please plan accordingly.
14. No balloons or confetti will be allowed into the facility.
15. The requesting party shall assume complete responsibility for damages, clean-up, breakage or loss. Use of tacks, staples, nails, screws are not permitted. If tape is used, it must be the blue painters' tape and shall be completely removed at the end of the event.
16. All cabana and gazebo facilities shall be left in orderly condition. If the cabana or gazebo facility requires additional maintenance by Parks custodial staff the undersigned will be billed for the excess costs. Failure to pay for such will result in denial of future requests.
17. Parking is restricted to existing designated areas only. Parking on grass or dirt is strictly prohibited.
18. In the case where park property has been closed, as decided upon by the Davenport Parks & Recreation Department, customers will be given the option to reschedule their event or refunded for the full amount of their rental.
19. The applicant/sponsoring party here undersigned agrees to hold the City of Davenport and its acting officers harmless for any liability resulting from the sponsoring party's activities and programs.

I have read and understand the Terms and Conditions set forth above, and I have verified that the date and location of this rental is correct.

Print Participant Name: _____

Participant's/Parent's Signature: _____

Date: _____