REGULATIONS AND ORDINANCES GOVERNING USE OF FACILITIES AND ADJACENT STREETS AND SIDEWALKS OF GEORGIA WORLD CONGRESS CENTER, MERCEDES-BENZ STADIUM, CENTENNIAL OLYMPIC PARK, AND OTHER FACILITIES OF THE GEO. L. SMITH II GEORGIA WORLD CONGRESS CENTER AUTHORITY

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Geo. L. Smith II Georgia World Congress Center Authority
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REGULATIONS AND ORDINANCES
GOVERNING
USE OF FACILITIES AND ADJACENT STREET AND SIDEWALKS OF
GEORGIA WORLD CONGRESS CENTER,
MERCEDES-BENZ STADIUM,
CENTENNIAL OLYMPIC PARK, AND OTHER FACILITIES OF THE GEO. L. SMITH II GEORGIA WORLD CONGRESS CENTER AUTHORITY

1 PURPOSES OF FACILITIES

1.1 Statement of Purposes. The facilities of the Authority, including but not limited to the “Georgia World Congress Center,” “Mercedes-Benz Stadium,” “Centennial Olympic Park,” and other facilities of the Geo. L. Smith II Georgia World Congress Center Authority are dedicated to promote trade shows, conventions, and political, musical, educational, entertainment, recreational, athletic, or other events and related tourism within the state so as to promote the use of the Authority’s facilities and the use of the industrial, agricultural, educational, historical, cultural, recreational, commercial, and natural resources of the State of Georgia by those using the Authority’s facilities or visiting the state or who may use the project or visit the state, to the following purposes:

1.1.1 Authority Events. The facilities are dedicated to “Authority Events.” “Authority Events” are events or activities sponsored by the Authority for the purpose of generating revenues directly from such uses, for the purpose of marketing of the facilities of the Authority, or for the benefit of the public. Such uses are described in these regulations and ordinances as “Authority Events.” Authority Events may be open or closed to the public and when open to the public, access may be limited to those holding tickets to the event.

1.1.2 Private Events. The facilities are dedicated to “Private Events.” “Private Events” are events or activities by persons under a right granted by the Authority. The Authority’s purpose in permitting “Private Events” is to generate revenue to the Authority through the grant of the right to conduct events or activities in the facilities, either directly through fees charged for the grant of the right to stage the event or conduct activities in the facilities unrelated to the use of other facilities of the Authority or through fees derived from the grant of the right to use of other facilities of the Authority, as well as the revenues derived by the Authority incident to such uses, such as revenues from concessions. Such uses are described in these regulations and ordinances as “Private Events.” Such Private Events, depending upon the right granted, may be...
open or closed to the public and when open to the public, access may be limited to those holding
tickets to the event. Private Events may not be conducted by any person without a license, permit,
or other authorization issued by the Authority. Authority may close all or any part of the facilities
for use for Private Events.

1.1.3 Public Access. When or to the extent the facilities are not being used for
the purposes described above, including use for the purposes of preparation and restoration of the
facilities incident to such use, the facilities or some of them may be used as a place to which the
public is invited for noncommercial purposes, within the times, and subject to the limitations set
forth in these regulations, but only to the extent such access is not inconsistent with a use described
above. Such times are referred to as Public Access Periods. During such Public Access Periods,
the Authority may undertake activities within the facilities for the benefit of the public.

1.1.4 Special Uses. When or to the extent the facilities are not being used for
the purposes described in 1.1.1 and 1.1.2 above, and to the extent such uses are not undertaken with a
frequency or scope or for purposes which impair use of the facilities for the primary purposes
described above, for Special Uses described below in Section 4.35.

1.2 Right to Change. The foregoing dedication is subject to change by the Authority in
its sole discretion and such changes may withdraw all or any part of the facilities from a use
permitted under these regulations and ordinances.

1.3 Underlying Authority. The Authority is charged with the responsibility of
maintenance and operation of the facilities in order to serve these purposes and these regulations
and ordinances and to maintain order and safety in connection with such uses. These regulations
and ordinances are adopted to serve those purposes and are intended to implement the Authority’s
powers under O.C.G.A. §10-9-4.1 and §10-9-14. Pursuant to O.C.G.A. § 10-9-4.1(d) the
maximum punishment per violation for any violations of these regulations and ordinances shall be
a fine of $500.00 or imprisonment for sixty (60) days or both.

1.4 Scope. These regulations govern conduct or activities within the facilities and, except
as otherwise stated, do not govern conduct or activities outside the facilities. To the extent such
regulations govern conduct or activities outside the facilities, they are intended to implement the
Authority’s responsibilities under O.C.G.A. §10-9-14.

1.5 State Law. These regulations supplement and are not intended to modify otherwise
applicable State law.
2 PURPOSES OF THE FACILITIES DURING PUBLIC ACCESS PERIODS

2.1 Purposes of Public Access Periods. When and to the extent the facilities are made available to the public during Public Access Periods, the facilities are in the design and operation intended as a place (1) which is aesthetically pleasing visually in its open spaces and artistic structures and art, (2) which to the extent feasible is aesthetically pleasing to those attending trade shows, conventions, and political, musical, educational, entertainment, recreational, athletic, or other events and related tourism, and others, and (3) which is a place from which those attending trade shows, conventions, and political, musical, educational, entertainment, recreational, athletic, or other events and related tourism and others at the facilities may escape the commerce and controversy of urban life for relaxation and enjoy the amenities of the facilities and the entertainment and similar activities offered by the Authority during such Public Access Periods. The Authority anticipates that the primary users of the facilities when the facilities are made accessible to the public will be persons visiting the State who desire respite from the convention, tourism, and commercial purposes of their visit, persons employed in the surrounding commercial district who desire temporary respite from such occupations, persons who live in the areas surrounding the facilities, and persons who come from varied areas from within and without the State to enjoy the facilities. The Authority believes that the Authority is charged with the responsibility to maintain and operate the facilities for those purposes and to ensure that those who visit the facilities during Public Access Periods will return frequently to enjoy the facilities.

2.2 Right to Limit Access. Notwithstanding any other provision of these regulations and ordinances, the Authority may withdraw or limit any right or invitation to use the facilities and may temporarily or permanently close the facilities or any part thereof when the Authority determines such action to be in the best interest of the Authority.

3 DEFINITIONS AND INTERPRETATION

3.1 As used in these regulations and ordinances:

3.1.1 The term “facilities,” as used herein, means the Georgia World Congress Center, Mercedes-Benz Stadium, Centennial Olympic Park, the College Football Hall of Fame, and adjacent plazas, parking decks, parking lots, sidewalks, pedestrian bridges, roads, and all other facilities on the Authority’s campus and/or operated by the Authority without limitation. The facilities are bounded by and encompass the area indicated on Exhibit A attached hereto.

3.1.2 “Private Use” means an Event permitted under a Private Use Permit.

3.1.3 “Special Use” means an Event permitted under a Special Use Permit.
3.1.4 “Authority Use” means an Event conducted by the Authority.

3.1.5 “Sidewalk” means a bricked or paved path for pedestrian traffic.

3.1.6 “Exterior Sidewalk” means the sidewalks adjacent to the exterior boundaries of the facilities, as indicated on Exhibit A attached hereto.

3.1.7 “Interior Sidewalk” means sidewalks located within the facilities other than Exterior Sidewalks. Interior Sidewalks include the sidewalks adjacent to all roads located within or adjacent to the facilities.

3.1.8 “Event” means an activity conducted incident to an Authority Event, Private Event, Special Use, or a Public Assembly.

3.1.9 “Event Sponsor” means the Authority incident to an Authority Event, the permittee of the Authority in connection with a Private Event, Special Use, or Public Assembly, and the person in charge of an Exempt Public Assembly (as that term is defined in Section 4.23.2.2).

3.1.10 “Open Days” means the days on which the public is permitted to use the facilities as permitted above. Entering or remaining within the facilities other than on an Open Day is prohibited by these regulations.

3.1.11 “Facility Hours” means the hours during an Open Day during which the facilities are open to the public. Entering the facilities prior to the commencement of Facility Hours or after the close of Facility Hours or remaining in the facilities after the close of Facility Hours without authorization to do so is prohibited by these regulations.

3.1.12 “Executive Director” means the Executive Director of the Authority or the designee of the Executive Director.

3.1.13 “Authority” includes the Executive Director and other officers and employees acting on behalf of the Authority within the scope of and for the purpose of carrying out their official duties.

3.1.14 “Scheduled Event” means an Authority Event scheduled by the Authority, or a Private Event or Special Event for which the Authority has issued a license, permit, or other authorization, or a Public Assembly for which the Authority has granted a permit, and which the Authority has entered upon a master calendar maintained by the Authority in the office of the facilities at the Georgia World Congress Center, 285 Andrew Young International Boulevard, N.W., Atlanta, Georgia 30313 (Telephone 404.223.4000; Facsimile 404.223.4011).
3.1.15 “Special Event” means an event for which the Authority has issued a Special use Permit pursuant to Section 4.35.

4 REGULATIONS

4.1 Aircraft. The operation of aircraft is governed under Section 4.30, below. The operation of Unmanned Aircraft Systems (“UASs”) is governed under Section 4.29, below.

4.2 Alcoholic Beverages.

4.2.1 The sale, distribution, possession, or consumption of alcoholic beverages within the facilities is prohibited.

4.2.2 This prohibition does not apply to:

4.2.2.1 The sale, distribution, or possession of alcoholic beverages by the Authority or by vendors licensed by the Authority incident to a Private Event or Authority Event for consumption on the premises of the facilities set aside for such Event or as otherwise authorized by the Executive Director in respect of a Private Event.

4.2.2.2 The possession for consumption on the premises of the facilities set aside for a Private Event or an Authority Event or consumption of alcoholic beverages within such premises sold or distributed by the Authority or by a vendor licensed by the Authority incident to a Private Event or Authority Event provided that such possession or consumption is within the area set aside for such Event. The removal from the facilities of alcoholic beverages made available for consumption on the premises acquired while on the premises of the facilities is prohibited.

4.2.2.3 The otherwise lawful possession of alcoholic beverages in a motor vehicle in transit on roads through or adjacent to the facilities.

4.3 Animals.

4.3.1 Prohibition.

4.3.1.1 No animal may be brought onto or allowed to remain within the facilities except as provided in these regulations, absent authorization of the Executive Director.

4.3.1.2 This prohibition does not apply within the Park and within other outdoor facilities as designated by the Authority to dogs or similar household pets which are leashed and attended at all times. “Attended” means that the leash shall be in physical contact with and in physical control of an individual at all times.

4.3.1.3 This prohibition does not apply to service animals which accompany disabled individuals and which are leashed.
4.3.1.4 This prohibition does not apply to horse-drawn carriages in transit on roads through or adjacent to the facilities.

4.3.2 Animal Refuse. A person in control of an animal shall immediately collect and deposit in places or facilities designated all solid excrement of such animal.

4.3.3 Removal. An animal which is permitted to be brought within the facilities shall upon the order of an officer or employee of the Authority be removed from the facilities if the order is given because (a) the animal in the good faith belief of the officer or employee is not being controlled by the person which accompanies the animal or making noises which unreasonably disturbs the enjoyment of the facilities by others or (b) the person in control of the animal fails immediately to collect and dispose of in designated trash receptacles animal excrement.

4.3.4 Harming of Animals. The taking or harming of birds, squirrels, or other animals within the facilities is prohibited.

4.4 Athletics.

4.4.1 Absent the express permission of the Executive Director, the conduct of any organized athletic games or sports involving two or more persons, including but not limited to baseball, football, soccer, basketball, croquet, or tennis, is prohibited.

4.4.2 The use of the facilities as a starting point, ending point, or as a route for any footrace, or unicycle, bicycle, or tricycle race, skate or skateboard race or contest, or other similar contest involving two or more individuals are restricted to the extent they conflict with these rules and regulations.

4.4.3 The use of the facilities for skateboarding, rollerblading, or roller skating is prohibited.

4.4.4 The use of the facilities for the purpose of swinging a golf club or striking a golf ball is prohibited. The use of the facilities for the purpose of striking or propelling any other club or object which may lead to injury to bystanders is prohibited.

4.5 Camping.

4.5.1 Absent express authorization of the Executive Director, camping within the facilities is prohibited.

4.5.2 “Camping” means erecting a tent or shelter; making preparations to sleep, including laying down bedding for the purpose of sleeping or preparing an area for sleeping,
storing clothing, sleeping bags, blankets, bedrolls, luggage, backpacks, cooking or eating utensils, and similar materials.

4.6 **Profit and Nonprofit Activities.**

4.6.1 Absent express authorization from the Executive Director the following activities are prohibited:

4.6.1.1 The sale of any goods or services, including tickets or passes to any event, to be provided or transferred within the facilities, either in person or through vending devices, is prohibited.

4.6.1.2 The exposure of any goods offered for sale, including tickets or passes for admission to any event, within the facilities is prohibited.

4.6.1.3 The delivery of any goods within the facilities or the performance of any service made within the facilities pursuant to a transaction outside the facilities is prohibited.

4.6.1.4 The charging of a fee or other compensation for admission to any part of the facilities or for the observation of any activity within the facilities or the solicitation or acceptance of compensation for the performance of any act or for observation of such act is prohibited.

4.6.1.5 The public display or public distribution within the facilities of any sign, handbill, placard, or similar material or object proposing or soliciting the sale or purchase of goods or services is prohibited. This prohibition is subject to Section 4.18.

4.6.1.6 The public solicitation or offering, by hawking, public announcement, broadcast, peddling, or similar activity proposing or soliciting the sale or purchase of goods or services is prohibited. This prohibition is subject to Section 4.18.

4.6.1.7 The distribution within the facilities of money, money equivalents, non-expressive items which have monetary value or which may be exchanged for items which have monetary value, including transit cards or tokens, meal tickets, lodging tickets, tickets for admission to any place, and similar items, unless such action is a casual and isolated event, is prohibited.

4.6.1.8 The arrangement within the facilities for the distribution outside the facilities of money, money equivalents, non-expressive items which have monetary value or which may be exchanged for items which have monetary value, including transit cards or tokens,
meal tickets, lodging tickets, tickets for admission to any place, and similar items, unless such action is a casual and isolated event, is prohibited.

4.6.1.9 The use of the facilities for any activity conducted as part of a profit or not for profit enterprise, unless such use is a casual and isolated.

4.6.1.10 “Public display” within the facilities means the use within the facilities of the material or object within the facilities, but not outside the facilities, with the intent that such material or object will be exposed to the view of passersby within the facilities. “Public distribution” within the facilities means the general distribution within the facilities of the material or object to persons within the facilities.

4.6.2 These prohibitions do not apply to:

4.6.2.1 The sale or distribution of newspapers, printed matter, and other expressive materials, which are noncommercial, all of which are governed by a separate regulation.

4.6.2.2 The display of commercial advertising on vehicles while in transit on roads through or adjacent to the facilities, unless such transit is persistent and repetitive so as to evince an intent to create a subterfuge.

4.6.2.3 Non-commercial activities which are solely expressive.

4.7 Damage to Property.

4.7.1 Authority Property. The following activities are prohibited:

4.7.1.1 Intentional destruction, injury, defacing, damage, or removal of any part of the facilities, including but not limited to sidewalk, street, structure, any work of art, feature, or other component of the facilities owned by the Authority, including any brick, plaque, or other feature.

4.7.1.2 Intentional destruction, injury, defacing, damage, or removal of any trees, shrubs, flowers, or other vegetation within the facilities owned by the Authority.

4.7.1.3 Intentional destruction, injury, defacing, damage, or removal of any property owned by the Authority or any concessionaire of the Authority placed in the facilities, including signs, staging materials or structures, equipment, vending structures or equipment, and materials held for sale or distribution or displayed incident to such permitted use.

4.7.1.4 Climbing or lying on any tree, shrub, fence, statue, monument, or other feature of the facilities owned by the Authority.

4.7.2 Property of Others. The following activities are prohibited:
4.7.2.1 The unauthorized, intentional destruction, injury, defacing, damage, or removal of any property of persons other than the Authority placed in or brought into the facilities, including placed in or brought into the facilities under a permit for a Private Use Permit or Special Use Permit, including signs, staging materials or structures, vending structures or equipment, and materials held for sale or distribution or displayed incident to such permitted use.

4.7.2.2 The unauthorized climbing or lying on any tree, shrub, fence, statue, monument, fountain, or other feature of the facilities owned by a person other than the Authority placed in or brought into the facilities.

4.8 Disorderly and Disruptive Conduct.

4.8.1 Disorderly Conduct. Disorderly conduct is prohibited.

4.8.2 Disorderly conduct means conduct which is undertaken with the intent to cause public alarm, nuisance, jeopardy or violence, or undertaken knowingly or recklessly to create a risk thereof, and which consists of any of the following acts:

4.8.2.1 Engaging in fighting or violent behavior, or threatening immediately to do so.

4.8.2.2 Using language, utterance, gesture, or act or display which is obscene, physically threatening or menacing, or done in a manner that is likely to inflict injury or incite an immediate breach of the peace.

4.8.2.3 Making noise that is unreasonable considering the location, time, the number of others in proximity to such noise source, and the nature and purpose of the actor’s conduct.

4.8.2.4 Creates or maintains a hazardous or physically offensive condition.

4.8.2.5 Obstructs, either individually or in concert with others, any street so as to impede the safe and orderly flow of vehicles or obstructs any sidewalk so as to impede the safe and orderly flow of pedestrians or other permitted traffic therein after having been requested by the Authority to desist.

4.8.3 Disruptive Conduct. Disruptive conduct is prohibited.

4.8.3.1 Disruptive conduct means the occupancy or use of any part of the facilities in such a manner as to unreasonably prevent others from exercising similar occupancy
or use of the facilities and the refusal to comply with the directive of the Authority to cease such conduct. Examples of such conduct are as follows:

A  Occupancy personally or with packages or other material of a bench by a single person when the facility occupancy is such that the bench is required to serve multiple users.

B  The unauthorized conduct of an athletic contest not prohibited by these regulations in such a way as to make excessive use of the grounds of the facilities and thereby prevent others from engaging in other activities in the facilities.

4.8.3.2  Legal assemblies and other protected free expression shall not be considered disruptive if such activities are otherwise consistent with these regulations and law.

4.9  **Distribution of Non-Printed Materials.**  Absent the express authorization of the Executive Director, the public distribution within the facilities of any non-printed matter, including audio tapes, compact disks, items of clothing, or other tangible objects other than printed paper materials in accordance with these regulations, is prohibited. “Public distribution” within the facilities means the general distribution within the facilities of the matter to persons within the facilities.

4.10  **Explosives and Explosive Devices.**  Absent the express authorization of the Executive Director, the possession, storage, or use of explosives, blasting agents, or explosive materials, including fireworks or firecrackers, within the facilities is prohibited.

4.11  **Fires.**  The starting or maintenance of a fire, whether contained or not, including but not limited to any heating apparatus such as a “Sterno,” is prohibited within any building unless expressly authorized by the Executive Director. Open-flame cooking devices may be operated only at times and in areas expressly authorized by the Executive Director, and in any event should be no less than twenty-five (25) feet from any building or structure and no less than ten (10) feet from any dry vegetation, combustible materials, trash dumpsters or receptacles, or anything else which may, in the sole and absolute discretion of the Authority, be deemed to constitute a fire hazard. Any fire not associated with a cooking device is strictly prohibited throughout the facilities.

4.12  **Food.**  The Executive Director may designate and post areas of the facilities within which the open consumption of food and beverages is prohibited. The open consumption of food or beverages within such posted areas is prohibited.
4.13 Interference with Events.

4.13.1 The following are prohibited:

4.13.1.1 Entry without the permission of the Event Sponsor within an area of the facilities set aside for an Event when access to the area set aside for the Event has been limited by the Event Sponsor and entry violates such limitations.

4.13.1.2 Failure to leave an area of the facilities set aside for an Event upon the direction of the Event Sponsor.

4.13.1.3 Failure to comply with regulations, orders, or directives of the Event Sponsor in connection with an Event.

4.13.1.4 Failure to comply with the permit, including the terms, conditions, or limitations of the permit, issued in connection with a Private Event or Special Use.

4.13.1.5 Failure to comply with the regulations, orders or directives of the Executive Director adopted in connection with an Authority Event.

4.13.1.6 Threatening to disrupt or intentionally interfering with the conduct of an Event.

4.14 Interference with Order and Safety.

4.14.1 The following are prohibited:

4.14.1.1 Threatening, resisting, intimidating, or intentionally interfering with an officer or employee of the Authority or other public officer or employee engaged in an official duty within the facilities or on account of the performance of an official duty.

4.14.1.2 Violating the lawful order of an officer or employee of the Authority or other public officer or employee engaged in an official duty within the facilities if such order (a) directs compliance with these regulations, or (b) is given in connection with law enforcement actions, or (c) is given in connection with the control of vehicular or pedestrian traffic within the facilities, or (d) is given to ensure the safe and orderly operation of the facilities and any activities within the facilities.

4.15 Intoxication. No person shall enter or remain in the facilities if the person is in a condition which is the result of intoxication with alcoholic beverages or of the unlawful use of controlled substances and such condition is made apparent by boisterousness, or by indecent condition or act, or by vulgar, profane, or loud language, or by inability to control movement or by other similar conduct normally attributable to intoxication or substance abuse.
4.16 **Kites and Balloons.**

4.16.1 The flying of kites within the facility is prohibited.

4.16.2 Except as expressly authorized by the Executive Director, the possession of balloons within the facilities is prohibited except that this prohibition shall not apply to balloons which are handheld, which is not helium filled or which are otherwise not lighter than air, and which do not exceed two feet in diameter or two feet in length.

4.17 **Noise.**

4.17.1 The operation of a motorized devices, including toys, or audio devices, including radios, tape or compact disk players, televisions, or musical instrument within the area of Centennial Olympic Park (the “Park”) lying within the area designated as Centennial Plaza which disrupts normal enjoyment of the sounds intended to be created by the Fountain of Rings and music broadcast incident to the operation of the Fountain of Rings, is prohibited.

4.17.2 The operation of a motorized devices, including toys, or audio devices, including radios, tape or compact disk players, televisions, or musical instruments within the facilities is prohibited if (1) such device or instrument is operated or played in a manner which would be perceived by a person of normal hearing to be disruptive of and intrusive on normal conversation at levels normal given the surroundings and (2) either (A) the noise exceeds the level which is reasonable, considering the number of other persons within proximity to the noise source, the predominant activities of other persons within proximity to the noise source, the time during which the noise is being generated, the nature and purpose of the actor’s conduct (but not in any case the content) and other factors that would govern the conduct of a reasonable prudent person acting with due consideration of the enjoyment of the facilities by others under the circumstances, or (B) the noise level disrupts the normal enjoyment of an Event, including sounds intended to be created and generated incident to the Event.

4.17.3 The operation of any loudspeaker or other public address or voice amplification system or device is prohibited.
4.18 Non-Commercial Expressive Materials.

4.18.1 The public sale or distribution of newspapers, printed matter, or other non-commercial expressive matter is permitted on the Exterior Sidewalks of the facilities except within those areas designated as off limits by the Executive Director. No such activity may be conducted from a fixture, furnishing, or other device prohibited under Section 4.32. No such activity may be conducted so as to interfere with the free and unobstructed passage of pedestrians on the sidewalk or the passage of vehicular traffic on adjacent streets.

The public sale or distribution of newspapers, printed matter, or other non-commercial expressive matter is prohibited within both those areas designated as off limits by the Executive Director and the following areas of the facilities:

- Within the Georgia World Congress Center
- Within the College Football Hall of Fame
- Within the Mercedes Benz Stadium
- Within any of the parking decks or parking lots
- Within any of the interior connectors linking any buildings and/or parking decks on the Authority campus
- Within the International Plaza, West Plaza, East Plaza
- The area of Centennial Plaza south of Andrew Young International Boulevard, north of the Donor Tribute Wall, and the east and west sidewalks within the light poles adjacent to the Fountain of Rings.
- Within the Quilt Plazas and Water Gardens
- Within the Children’s Garden and Playground
- Within the area allocated for the Visitor Center

4.18.2 Except as provided in 4.18.1, the public distribution of non-commercial expressive matter is permitted within the facilities without a permit but the public sale of such materials is not permitted except as provided below.

4.18.3 Sales of Expressive Materials.

4.18.3.1 Except as provided in 4.18.1, the public sale of non-commercial printed matter is permitted but only in accordance with a permit issued as provided in this regulation.

4.18.3.2 Permits.
A  The Authority, through the Executive Director, shall issue a permit upon request made to it during normal business hours (which normal business hours are designated by the Authority) to permit the public sale of non-commercial printed matter. The request must be made not later to the day on which the public sale is proposed and not earlier than five business days prior to the day for which the permit is requested. The request may but is not required to be made on forms designed by the Executive Director of the Authority. The request need not be accompanied by a sample of the matter sought to be sold. Such request need not contain more than, and the form designed by the Executive Director of the Authority shall not require more than the following information:

1. The name of the person making the request.
2. The name of the sponsoring organization or group, if any.
3. The estimated number of copies of the non-commercial printed matter which the person requesting the permit intends to offer for sale.
4. The day and times for which the permit is requested.
5. The number of individuals who will participate in the sale of such matter.

B  Such permit shall be issued without inquiry by the Authority into the content of the non-commercial printed matter and without regard to the content of the matter. The permit shall designate one or more areas of the facilities established by the Executive Director (which shall be in addition to the areas designated in Regulation 4.18.2 but which shall not include the areas described in Regulation 4.18.1) for the purpose of permitting such activity.

C  A permit may be denied solely for one or more of the following reasons:

(1) The request does not contain the required information and upon request the applicant fails or refuses to provide the information.
(2) The request is not timely.
(3) The Authority has received a prior in time application for one or more permits which the Authority has granted or will grant and the request is inconsistent with the prior permit or permits either because the prior permit or permits exhaust the available areas or because the activities under the prior permit or permits is inconsistent with the sale of non-commercial printed matters.

(4) The number of individuals engaged in such activity exceeds the capacity of the areas made available unless the applicant agrees to reduce the number of individuals involved to the capacity of such areas.

D Submission of Application. The application shall be delivered to the Department of Public Safety of the Authority location in the Georgia World Congress Center, 285 Andrew Young International Boulevard, Public Safety Department, Atlanta, Georgia (Telephone 404.223.4900 Facsimile 404.223.4949). An application may be delivered by delivery of the application to the stated address or by delivery by facsimile to the number stated above. An application is deemed submitted to the Authority when the application is received by the Authority within the period of 8 a.m. through 5 p.m. each day.

E Authority Response to Application. The Authority shall give notice to the applicant of the Authority decision to grant the application, deny the application, or grant the application on condition within 24 hours of the Authority’s receipt of the application by either giving telephonic or facsimile notice to the applicant or by giving delivery notice at the address stated above. If the notice is given by telephonic notice, the Authority will mail a copy of the decision. Each decision (whether granting, denying or conditioning the grant of an application) on an application shall be stated in writing.

F Permit Conditions

(1) Persons engaged in the sale of non-commercial printed matters pursuant to a permit shall not conduct such activities from
other than in the location designated in the permit and shall not hawk or call out from the location designated.

(2) Persons engaged in the sale of non-commercial printed matters pursuant to a permit shall leave the area covered by the permit at the expiration of the time stated in the permit and shall remove from the facilities all matters or other property placed in the facilities and all litter generated by the activity permitted.

(3) Persons engaged in the sale of non-commercial printed matters pursuant to a permit shall not erect or place any booth, table, or other fixture or furnishings within the permitted area except that one printed sign accurately indicating the sponsor of the activity may be placed with the permitted area if such sign does not exceed three feet in length and two feet in height placed so that its bottom length is not higher than one foot from the surface of the facilities.

G Revocation. A permit may be revoked if the persons engaged in the activity permitted violate any applicable statute, regulation or ordinance while engaged in such activity.

4.18.4 Persons engaged in the sale or distribution of non-commercial printed matters shall not obstruct or impede pedestrian traffic within the facilities, harass facility visitors with physical contact, misrepresent the purposes or affiliation of those engaged in such activity, or misrepresent whether the matter being distributed is available without cost or donation. The sale or distribution of non-commercial printed matters is subject to other provisions of these regulations.

4.19 Open Days and Facility Hours.

4.19.1 The public is invited to enter the facilities, other than those areas of the facilities set aside for an Authority Event, a Private Event, or Special Use to which access is limited, or those areas of the facilities closed for purposes of construction, repair or maintenance activities of the Authority, only during Open Days designated by the Executive Director and on Open Days only during the Facilities Hours designated by the Executive Director for each Open Day.

4.19.2 Unless notice is posted or otherwise announced, each day shall be an Open Day.
4.19.3 The Facilities Hours designated by the Executive Director for any Open Day shall be conspicuously posted at the entrances to the facilities.

4.19.4 The Executive Director may without prior notice revoke a designation of a day as an Open Day and may set Facilities Hours for any Open Day more limited than those originally posted if the Executive Director determines in good faith after considering the lack of police and security personnel and other personnel and services necessary to operate the facilities and other relevant factors, that the safe and orderly operation of the facilities so requires. The Executive Director may expand the Facilities Hours for any Open Day if the Executive Director determines in good faith, after considering the availability of police and security personnel and other personnel and services necessary to operate the facilities within such expanded hours and other relevant factors, that the safe and orderly operation of the facilities will not be jeopardized thereby. Any such change shall be conspicuously posted at entrances to the facilities.

4.19.5 Limitations. The Executive Director may without notice temporarily close the facilities or any part thereof for activities required for the preparation for or restoration following an Event or for the purposes of undertaking construction, repair or maintenance of the facilities.

4.19.6 Prohibited Access.

4.19.6.1 Entry into the facilities or remaining within the facilities other than on Open Days and during Facilities Hours for an Open Day is prohibited.

4.19.6.2 This prohibition does not apply to transit on the Exterior Sidewalks or, unless the road is closed, on roads and adjacent sidewalks passing through or around the facilities.

4.19.6.3 Entry into the facilities or any part thereof or remaining with the facilities or any part thereof when the facilities or such area is closed for activities required for the preparation for or restoration following an Event or for the purposes of undertaking construction, repair or maintenance of the facilities.

4.20 Police and Security Officers.

4.20.1 A police officer or security officer of the Authority may prohibit access to the facilities when such access is prohibited by these regulations or if the person is engaged in activities which if continued within the facilities would be prohibited by these regulations and the person does not on request desist such activities prior to entry within the facilities.
4.20.2 A police officer or security officer of the Authority may direct a person to leave the facilities when the person obtained access to the facilities in violation of these regulations or when the person engages or threatens immediately to engage in such activity and upon request does not desist.

4.20.3 The failure to comply with a direction of a police officer or security officer of the Authority not to enter the facilities or to leave the facilities is prohibited.

4.21 **Possession of Paint or Similar Substances.**

4.21.1 The sale, distribution, or possession of paint within the facilities is prohibited.

4.21.2 This prohibition does not apply to:

4.21.2.1 The otherwise lawful possession of paint in a motor vehicle in transit through the facilities on roads as it passes through or around the facilities.

4.21.2.2 “Paint” means any substance designed to tint, color, or similarly alter the appearance of a surface but only if the substance is contained in a can, a spray container, or similar device.

4.22 **Prohibited Substances and Related Objects.**

4.22.1 The sale, distribution, or possession of prohibited substances or drug related objects within the facilities is prohibited.

4.22.2 This prohibition does not apply to:

4.22.2.1 The possession of prohibited substances or drug related objects pursuant to prescription.

4.22.2.2 The otherwise lawful possession of prohibited substances or drug related objects in a motor vehicle in transit through the facilities on roads as it passes through or around the facilities.

4.22.3 “Prohibited substances” means a substance which is a “controlled substance” within the meaning of O.C.G.A. §16-13-21 (4) and marijuana.

4.22.4 “Drug Related Objects” has the same meaning as set forth in O.C.G.A. §16-13-22.

4.23 **Public Assemblies.**

4.23.1 The term “Public Assembly” means any public assembly, meeting, gathering, demonstration, parade, picketing, march, or other similar concerted activity where the
intent of the activity is to publicly communicate views in such a manner or with such volume as to carry the communication to the general public in the vicinity of the activity.

4.23.2 Permit Requirements.

4.23.2.1 A Public Assembly is prohibited unless a permit required by this regulation has been issued by the Authority as provided in this regulation unless the Public Assembly is an Exempt Public Assembly.

4.23.2.2 The requirement of a permit for a Public Assembly does not apply to Exempt Public Assemblies. A Public Assembly is an Exempt Public Assembly if all of the following conditions are met: (1) the number of individuals participating in the Public Assembly does not exceed 25 individuals based on the good faith estimate by the participants of the number of persons which the participants expect to participate in the event and a good faith statement as to the character of the event, and (2) the Public Assembly does not use any Authority services, equipment, utilities, or other facilities other than access to the ground on which the event is being conducted, and (3) the Public Assembly is not conducted on roads within or adjacent to the facilities and (4) the Public Assembly is not conducted in that area of the Centennial Plaza south of Andrew Young International Boulevard, north of the Donor Tribute Wall, and the east and west sidewalks within the light poles adjacent to the Fountain of Rings.

4.23.2.3 The participants of an Exempt Public Assembly are subject to all other requirements of these regulations. Upon entering the facilities for the purpose of conducting an Exempt Public Assembly, the participants shall designate an individual to whom the Authority may communicate directions to the participants in the event necessary for the safe and orderly conduct of the event.

4.23.3 When a permit is required, an application for a permit for a Public Assembly shall be on a form provided by the Authority. The application, as required by the form, shall set forth the name of the applicant, the nature of the event, the proposed date, the proposed time, proposed duration, and the proposed place for the event and in the case of march, procession, or similar event, the proposed route within the facilities, and an estimate of the number of persons which the applicant expects to participate in the event. In addition, the application shall set forth any other information required by the application form.

4.23.4 The application shall be delivered to the Department of Public Safety for the Authority located in the Georgia World Congress Center, 285 Andrew Young International Boulevard, Public Safety Offices, Atlanta, Georgia (Telephone 404.223.4900 Facsimile
An application may be delivered by delivery of the application to the stated address or by delivery by email or facsimile to the number stated above. An application is deemed submitted to the Authority when the application is received by the Authority within the period of 8 a.m. through 5 p.m. each day.

4.23.5 An application for a Public Assembly must be submitted to the Authority not later than following stated deadlines.

<table>
<thead>
<tr>
<th>If the number of participants is:</th>
<th>Then the application must be submitted not later than:</th>
</tr>
</thead>
<tbody>
<tr>
<td>At least 26 but not more than 200</td>
<td>3 business days before the event</td>
</tr>
<tr>
<td>At least 200 or more</td>
<td>7 business days before the event</td>
</tr>
</tbody>
</table>

The Authority will deny or grant the application on condition within the following times:

<table>
<thead>
<tr>
<th>If the number of participants is:</th>
<th>Then the Authority will respond to the application promptly but not later than:</th>
</tr>
</thead>
<tbody>
<tr>
<td>At least 26 but not more than 200</td>
<td>2 business days before the event</td>
</tr>
<tr>
<td>At least 200 or more</td>
<td>5 business days before the event</td>
</tr>
</tbody>
</table>

In addition, if the number of participants is 25 or fewer participants and the area for which a permit is sought is on any road passing through or adjacent to the facilities or the area of Centennial Plaza south of Andrew Young International Boulevard, north of the Donor Tribute Wall, and the east and west sidewalks within the light poles adjacent to the Fountain of Rings; the Garden Pavilion North; Garden Pavilion East; or the Quilt Plazas and Water Gardens, an application must be received by the Authority not later 48 hours prior to the event and the Authority will respond to the application promptly but not later than 24 hours before the event.

4.23.6 The deadlines stated above for the filing of an application for a permit assume the good faith estimate by the applicant of the number of persons which the applicant expects to participate in the event and a good faith statement as to the character of the event. If the application is not submitted within the stated deadlines, the application may be denied for the date for which the application is submitted but the applicant will be offered the first available alternative date for which the application is submitted.

4.23.7 The Authority shall issue a permit upon a proper application unless:

4.23.7.1 The applicant fails to provide the information required by an application and such failure continues notwithstanding the Authority’s request for such information.
4.23.7.2 The application falsely states information required by the application.

4.23.7.3 Another event (including preparation for and clean up of the event) has been scheduled for the same time and the same or a proximate area and the activities scheduled for that event do not reasonably allow concurrent conduct of both events. However, in either of such cases the Authority shall offer to the applicant alternative places within the facilities for the event if and to the extent available and, if not available, alternative times for the applicant’s proposed event.

4.23.7.4 The Authority has received another application for a permit for another event (including preparation for and clean up of the event) for the same time and the same or a proximate area and the activities scheduled for that event do not reasonably allow concurrent conduct of both events unless the other prior in time application is denied. However, if the prior in time application is granted the Authority shall offer to the applicant alternative places within the facilities for the event if and to the extent available and, if not available, alternative times for the applicant’s proposed event.

4.23.7.5 The frequency, number or sequence of permitted uses, taking into account those scheduled and for which application has been made, or damage to the facilities from weather or prior uses is such that the maintenance, repair, and operation of the facilities will be materially impaired or access to the facilities by the public for the normal uses of the facilities will be materially and unduly impaired or diminished, but in that event the Authority will offer, if available, other times or areas of the facilities which will not present such risks.

4.23.7.6 The proposed use is of such a nature or duration that it cannot be accommodated, taking into account the available resources of the Authority, the likely damage to the facilities, including damages to trees, shrubbery, other plantings, installations and statues, except that if the proposed use can be accommodated in an area other than the area designated in the application or in a manner other than that proposed in the application, the Authority shall offer such alternative area or manner.

4.23.7.7 The resources of the Authority, including available personnel, taking into account uses of the facilities and other facilities of the Authority then scheduled or for which application has been made and other factors, are not sufficient to permit the Authority to perform its responsibilities in connection with the proposed use, except that a permit shall not be denied on this ground if the user, at the user’s cost, itself supplies such
resources, including, for example, marshals, clean-up crews, and other manpower.

4.23.7.8 In the case of any road passing through or adjacent to the facilities, the time or duration of the event will prevent or disrupt the flow of vehicular traffic in connection with an event (whether or not the event is being staged in the Authority’s facilities) or during 7:00 a.m. to 10:00 a.m. or during 4:00 p.m. to 7:00 p.m.

4.23.8 The Authority shall provide prompt notice of the Authority’s action approving, approving on condition, or denying an application by telephone notice to the number stated by the applicant on the application and confirm the Authority’s action by issuing the permit if the permit is granted or granted on condition and, if the application is denied, by providing written statement of such action which shall include a statement of the reasons for the denial.

4.23.9 The permit shall be either endorsed on the application form in the manner provided by the form or shall be stated on a separate permit form prepared by the Authority. The permit shall designate the times and the area within which the permitted activity may occur.

4.23.10 The permit must be displayed at all times during the event within the area for which the permit is granted.

4.23.11 An application fee is not required. If the applicant proposes to use services, equipment, or facilities other than access to the ground on which the event will be conducted, and the Authority provides such services, equipment, or facilities in the normal course of its operations, then the applicant will be charged for the use of the requested services, equipment, and facilities on the same published rates and under the same terms and conditions they are provided for any other third-party sponsored event (including, for example, the times required for Authority’s workforce to perform any required installation). In addition, if the permitted activity, as described in the permit application, is likely to result in the deposit of trash or waste materials in the permitted area by those participating in the event greater than that which occurs in the normal day to day use of the area by the general public, the Authority may require the applicant to deposit with the Authority an amount to cover the Authority’s cost of trash or waste collection and removal unless the applicant provides evidence that the applicant has secured alternative method of collection and removal. Payments under this section need not be made at the time the application is submitted but shall be made in advance at the time the permit is issued.

4.23.12 The conduct of the permittee under a permit for a Public Assembly and the conduct of all participants in a Public Assembly, including an Exempt Public Assembly, is
governed by all other provisions of these regulations.

4.23.13 The permittee under a permit for a Public Assembly is, and those individuals participating in an Exempt Public Assembly for which a permit is not required are, responsible for collection and removal of trash and waste generated by those participating in an Public Assembly if such trash and waste exceeds that which occurs during in the normal day to day use of the area by the general public. The permittee is, and participating individuals are, also responsible for the repair or restoration of the area of the Public Assembly on account of damage if such damage exceeds that which occurs in the normal day to day use of the area by the general public.

4.23.14 A Public Assembly, including an Exempt Public Assembly, is subject to the following prohibitions:

4.23.14.1 A Public Assembly may not be conducted for the purpose of (1) the promotion, sale, or provision of commercial goods or services, including entertainment, or (2) the use of the facilities for other commercial purposes, including use of the facilities for the production of any motion picture or film or other audio or visual production, or (3) is an event for which a charge is made for admission. Such activities may be granted a Private Use Permit or Special Event Permit on the same terms and conditions, including payment of fees and other charges, applicable to activities for which a Private Use Permit or Special Event Permit is granted.

4.23.14.2 A Public Assembly may not be conducted within the following areas of the facilities:

Any road within or adjacent to the facilities unless a permit for such use has been granted by the Authority.

The area of Centennial Plaza south of Andrew Young International Boulevard, north of the Donor Tribute Wall, and the east and west sidewalks within the light poles adjacent to the Fountain of Rings unless a permit for such use has been granted by the Authority.

Within the Children’s Garden and Playground.

Within the Garden Pavilion North unless a permit for such use has been granted by the Authority.

Within the Garden Pavilion East unless a permit for use has been granted by the Authority.

Within the area allocated for the Visitor Center.

Within the Quilt Plazas and Water Gardens unless a permit for such use has been granted by the Authority.
granted by the Authority.

Within the Georgia World Congress Center
Within the College Football Hall of Fame
Within the Mercedes-Benz Stadium
Within any of the parking decks or parking lots
Within any of the interior connectors linking any buildings and/or parking decks on
the Authority campus
Within the International Plaza, West Plaza, East Plaza

4.23.14.3 A Public Assembly may not be conducted in an area not
generally available for public use, including but not limited to the reflecting pools, water gardens,
or other water features, or flower or shrub beds.

4.23.14.4 A Public Assembly may not be conducted within the area
of the facilities designated for a Scheduled Event (including another permitted Public Assembly)
during the time within which the Scheduled Event is being conducted or during the time within
which the “move-in” for the Scheduled Event is being conducted or within which the “move-out”
for the Scheduled Event is being conducted. However, the Authority will offer to the person in
charge of the conflicting assembly alternative places within the facilities and, if not available or
not accepted, alternative times within the facilities for the conflicting assembly.

4.23.14.5 A Public Assembly may not use any Authority services,
equipment, utilities, or other facilities other than access to the ground on which the event is being
conducted except as provided in 4.23.11.

4.23.14.6 A Public Assembly may not establish any fencing,
structures, or staging in the facilities.

4.23.14.7 A Public Assembly may not provide during the Public
Assembly the sale of food or beverages.

4.23.15 A permit may be revoked, and those participating in a Public Assembly,
including an Exempt Public Assembly, may be excluded from the facilities, for the following
reasons:

4.23.15.1 The failure by the permittee to comply with the material
terms, conditions, or limitations of the permit or of these Regulations promptly after a valid request
for compliance by an officer or employee of the Authority or, if failure of the permittee or the
persons participating in the Public Assembly to comply with the material terms, conditions, or
limitations of the permit or of these Regulations causes or creates an immediate danger of breach of the peace, injury to persons or damage to property, injury to the facilities, or the safe and orderly operation of the facilities, then immediately without prior notice.

4.23.15.2 The violation by the permittee or the participants in a Exempt Public Assembly of the criminal laws of the State in connection with such use of the facilities or, in the case of a permitted Public Assembly, the serious or repetitive violation of the criminal laws of the State by persons participating in such use which the permittee knowingly allows or permits or condones or fails to take action to stop.

4.24 **Sanitation and Refuse.**

4.24.1 Littering within the facilities is prohibited.

4.24.2 Disposing of refuse or litter in other than refuse receptacles is prohibited.

4.24.3 The use of any refuse receptacle within the facilities for the deposit of any refuse brought onto the facilities from other places is prohibited.

4.24.4 Urinating or excreting bodily waste in any area of the facilities is prohibited.

4.24.5 Bathing, swimming, wading, standing, or sitting within or walking or running through any water feature is prohibited.

4.24.6 The disposal of chewing gum or similar substances except in refuse receptacles is prohibited.

4.24.7 The placement of any substance or material within any water feature is prohibited.

4.24.8 “Refuse” means trash, garbage, rubbish, waste, waste papers, bottles or cans, debris, litter, oil, solvents, liquid waste, or other discarded materials or materials intended to be discarded.

4.25 **Signs.**

4.25.1 The drawing, painting, erection, placement, posting or carrying of commercial signs within the facilities is prohibited.

4.25.2 The drawing, painting, erection, placement, or posting of any non-commercial sign within the facilities is prohibited except as permitted by this regulation.

4.25.3 The carrying of hand-carried, attended non-commercial signs not exceeding dimensions of three feet on two sides and two feet on the other sides is permitted on the
Exterior Sidewalks of the facilities except within areas designated as off limits by the Executive Director.

The carrying of hand-carried signs and signs hung from one’s body is prohibited within areas designated as off limits by the Executive Director as well as the following areas:

Within the Center
Within Mercedes-Benz Stadium
Within the College Football Hall of Fame
Within Centennial Plaza
Within the Children’s Garden and Playground
Within the Garden Pavilion North unless a permit for such use has been granted by the Authority.
Within the Garden Pavilion East unless a permit for use has been granted by the Authority
Within the area of the Park allocated for the Visitor Center

4.25.4 The carrying of a hand-carried, attended non-commercial sign within other areas of the facilities is permitted if the sign does not exceed dimensions of three feet on two sides and two feet on the other sides and the sign is not mounted on a pole, stake, or similar device. This permission shall not permit interference with the free and unobstructed passage of pedestrians within such sidewalks or the passage of vehicular traffic on the adjacent street.

4.25.5 “Hand-carried” sign means a placard carried by hand or a balloon carried by hand or by means of a tether, in either case containing printed or graphic matter. “Attended” means that the sign shall be in physical contact with a person at all times.

4.25.6 This prohibition does not apply to the display of commercial advertising on vehicles while in transit on any road through or adjacent to the facilities, unless such transit is persistent and repetitive so as to evince an intent to create a subterfuge.

4.26 Smoking. The Executive Director may designate such areas of the facilities which the Executive Director determines should be free from tobacco smoke for the convenience and comfort of the public and may post such areas as “No Smoking” areas. The possession of a lighted cigarette, cigar, pipe, or other device for the smoking of tobacco within such posted No Smoking areas is prohibited.

4.27 Soliciting.

4.27.1 Soliciting or demanding gifts, money, goods or services within the facilities, including begging, panhandling, and soliciting alms, is prohibited.
4.27.2 The foregoing prohibition prohibits the solicitation of gifts, money, goods or services for the observation or participation of any artistic or athletic activity.

4.27.3 This prohibition shall not apply to individuals retained by the Authority for the purpose of providing entertainment within the facilities.

4.28 **Structures.** The erection or placement of any platform, podium, seating platforms, staging, sound broadcasting or lighting equipment or fixtures, booths, tables, or similar structures within the facilities is prohibited except as is otherwise permitted.

4.29 **Unmanned Aircraft Systems and Model Aircraft.**

4.29.1 For all purposes under these Regulations and Ordinances, the term Unmanned Aircraft System (UAS) refers to unmanned aircraft (sometimes referred to as drones) and all control stations, data links, telemetry, communications equipment, navigation equipment, and all other associated equipment without limitation necessary to operate the unmanned aircraft.

4.29.2 Federal Aviation Administration (FAA) regulations apply to all UAS regardless of size or weight. Notwithstanding any other provision of these Regulations and Ordinances, anyone operating or preparing to operate a UAS taking off from, operating within or over, and/or landing within any of the facilities must comply with FAA requirements and all applicable laws. Any person operating or preparing to operate a UAS taking off from, operating within or over, and/or landing within any of the facilities must first (1) provide proof of FAA approval (including, as applicable, a 333 exemption, certificate of waiver or authorization, and/or a special airworthiness certificate issued by the FAA) and (2) receive written authorization from the Executive Director. The Executive Director, at his/her sole discretion, may grant such request for approval, may deny such request for approval, or may condition such approval on any terms or conditions which the Executive Director deems appropriate (e.g., payment of a license fee, providing evidence of acceptable liability insurance coverage, agreeing to an indemnification and hold harmless agreement acceptable to the Executive Director, etc.).

4.29.3 To operate a UAS taking off from, operating within or over, and/or landing within the facilities, operators must take reasonable precautions to avoid areas normally considered private. Operators of any UAS taking off from, operating within or over, and/or landing within the facilities are prohibited to monitor or record areas where there is a reasonable expectation of privacy in accordance with accepted social norms. These areas include but are not limited to restrooms, hotel guestrooms, hotel hallways, etc. Such operators also are prohibited to
monitor or record sensitive institutional or personal information, which may be found, for example, on an individual’s workspace, on a computer display or other electronic display, etc.

4.29.4 Model aircraft (as that term is defined by and used in the FAA regulations) are regulated also by the FAA but are subject to different regulations than UASs. Use of model aircraft taking off from, operating within or over, and/or landing within the facilities strictly is prohibited. This prohibition applies to all operations of model aircraft, whether for a business purpose or for hobby/recreation.

4.30 Use of Facilities as Staging Area.

4.30.1 The takeoff from, operation within or over, and/or landing within the facilities of aircraft, including winged craft, blimps, and balloons used for the carriage of individuals with or without hire or compensation, is prohibited, absent written permission from the Executive Director. Persons operating or preparing to operate aircraft taking off from, operating within or over, and/or landing within any of the facilities must comply with FAA requirements and all applicable laws and, before commencing such operations, must first (1) provide proof of FAA authorization and (2) receive written authorization from the Executive Director. The Executive Director, at his/her sole discretion, may grant such request for approval, may deny such request for approval, or may grant such request for approval but condition such approval on any terms or conditions which the Executive Director deems appropriate (e.g., payment of a license fee, providing evidence of acceptable liability insurance coverage, agreeing to an indemnification and hold harmless agreement acceptable to the Authority, etc.).

4.30.2 The use of the facilities as a taxi-stand, bus stop, carriage loading or unloading stop, or similar activity is prohibited except those legally operating within or adjacent to the facilities on a road or those in standing areas made available for such vehicles.

4.31 Vehicles and Traffic.

4.31.1 Interference with Traffic.

4.31.1.1 No bus, taxi, limousine, Uber, Lyft, or any other motorized or unmotorized vehicle or carriage, including horse-drawn carriages, operated for the transportation of passengers for hire or compensation, without limitation, may park or, except when required by traffic or traffic signals, stand on any part of any road within or adjacent to the facilities.
4.31.1.2 No motor vehicle not operated for hire or compensation may park or, except when required by traffic or traffic signals, stand on any part of any road within or adjacent to the facilities.

4.31.2 Certain Vehicles Prohibited on Andrew Young International Boulevard. No vehicle designed for the carriage of cargo having a gross vehicle weight rating of 26,001 or more pounds, excluding vehicles designed to transport passengers such as buses, shall be operated on Andrew Young International Boulevard within the facilities.

4.31.3 Speed Limit on Andrew Young International Boulevard. No motorized vehicle shall travel on Andrew Young International Boulevard within the facilities at a rate of speed in excess of 25 miles per hour. Moreover, Andrew Young International Boulevard within the facilities may be closed to motorized vehicular traffic at the Executive Director’s discretion.

4.31.4 Operation of Motorized or Horse Drawn Vehicles within the Facilities.

4.31.4.1 The operation of any motorized or horse drawn vehicle or carriage, including automobiles, buses, trucks, motorcycles, motorized bicycles, mopeds, segways, golf carts or other electric carts, all-terrain vehicles, snowmobiles, motorized skates, motorized skateboards, or motorized scooters, which is used for the transportation of the operator of the vehicle or carriage with or without passengers in any part of the facilities other than roads passing through or adjacent to the facilities or in designated parking areas, is prohibited unless such operation is authorized in writing by the Executive Director.

4.31.4.2 This prohibition does not apply to a motorized wheelchair or similar carriage carrying a person who by reason of a disability uses such wheelchair for personal movement.

4.31.5 Unicycles, bicycles and tricycles. The operation of a unicycle, bicycle or tricycle on or within any area of the facilities other than on roads within or adjacent to the facilities or other than on paths within the facilities which are designated by the Executive Director for the use of such devices and are so posted, is prohibited.

4.31.6 Skates and Skateboards. The use of skates, including in-line skates, or a skateboard on any area of the facilities, other than on paths within the facilities which are designated by the Executive Director for the use of such devices and are so posted, is prohibited.

4.31.7 Safety. No unicycle, bicycle, tricycle, or wheelchair may be operated within the areas of the facilities within the Exterior Sidewalks at a rate of speed in excess of ten
miles per hour or such lesser rate of speed as may be required so as not to endanger or interfere with other similar or pedestrian traffic.

4.31.8 **Operation of Vehicles While Intoxicated.** The operation within the facilities of any motorized or horse drawn vehicle while under the influence of alcoholic beverages or of controlled substances to the extent such operation is less safe is prohibited.

4.31.9 **Cruising.**

4.31.9.1 Cruising on any road within or adjacent to the facilities is prohibited.

4.31.9.2 “Cruising” means driving, alone or in a joint effort with others in a motor vehicle or permitting to be driven a motor vehicle in the same direction past a point on any road within or adjacent to the facilities more than twice in any one hour period in order to complete a circuit any road within or adjacent to the facilities not for the purpose of going to and returning from a destination.

4.31.10 **Uniform Rules of the Road.** Pursuant to Chapter 6 of Title 40 of the Official Code of Georgia Annotated, Code Sections 40-6-372 through 40-6-376 of that chapter known as the Uniform Rules of the Road and the definitions contained in Code Section 40-1-1 are hereby adopted as and for the traffic regulations of the Authority with respect to regulation of traffic on any road passing within or adjacent to the facilities except to the extent such rules are inconsistent with these regulations.

4.32 **Vending Booths and Devices.**

4.32.1 The placement anywhere within the facilities, including the Exterior Sidewalks, any rack, vending machine, box or other stationary device for the sale or distribution of any product or service, including newspapers, printed matter, or other expressive matter, is prohibited except fixed location, permanent newspaper vending stands permitted by the Authority.

4.32.2 The placement anywhere within the facilities, including the Exterior Sidewalks, of a manned or unmanned booth, table, or any similar fixture or furnishing for the sale or distribution of any product or service, including newspapers, printed matter, or other expressive matter, without a permit by the Executive Director on behalf of Authority, is prohibited.

4.33 **Weapons.**

4.33.1 The sale or distribution of a weapon within the facilities is prohibited.

4.33.2 The discharge of a weapon within or into the facilities is prohibited.
4.33.3 Where authorized to do so under applicable law, the Executive Director in his discretion may prohibit possession of weapons in designated facilities.

4.33.4 These prohibitions do not apply to:

4.33.4.1 The otherwise lawful possession of a weapon in a motor vehicle in transit through the facilities on a road as it passes through or adjacent to the facilities.

4.33.4.2 The otherwise lawful possession of a weapon by a pedestrian in transit on the Exterior Sidewalks through or around the facilities.

4.33.5 “Weapon” means

4.33.5.1 Any rifle, shotgun, handgun, compressed gas or spring-powered device, bow and arrow, or other implement designed to discharge bullets, pellets, arrows, darts, or other missiles.

4.33.5.2 Any spear, machete, ax, or other instrument having a blade.

4.33.5.3 Any knife which is either (a) an instrument the blade of which the blade is continuously exposed or (b) an instrument which permits the closure of the blade within the instrument if the blade exceeds five inches (5”) in length, or (c) an instrument which permits the closure of the blade within the instrument regardless of the length of the blade if the blade not closed within the instrument.

4.33.5.4 Any brass knuckles, club, or other similar instrument.

4.34 Private Use Permits.

4.34.1 The Executive Director is authorized to grant authority for a Private Use (“Private Use Permit”) in accordance with these regulations and such additional terms and conditions as the Executive Director determines appropriate to protect the interests of the Authority in the safe and orderly operation of the facilities and in the maintenance and preservation of the facilities. No Private Use Permit shall be granted except upon the payment to the Authority of the fees due in accordance with a fee schedule adopted by the Authority, except that the Executive Director may grant a Private Use Permit for a fee less than the fee otherwise due under the fee schedule or not charge such fee where the user has entered into a contract with the Authority for the use of other facilities of the Authority in accordance with the fee schedules established for such other facilities and where in such cases the granting of a Private Use Permit is in the economic interest of the Authority. In no case shall a Private Use Permit be granted unless the compensation to the Authority derived from such use or from the concurrent use of other facilities of the Authority.
Authority is sufficient to reimburse the Authority for the costs incurred by the Authority incident to such use, including the cost of preparation, maintenance, or restoration of the facilities, the conduct of such event, or the goods and services provided by the Authority incident to such event.

4.34.2 No Private Use Permit shall be granted to a person who is not under the contract for the use of other facilities of the Authority except for (1) the conduct of concerts or other cultural or entertainment events, sports events, pageants, celebrations, historical re-enactments, exhibitions, festivals, exhibitions, fairs, and similar events to which invitations are issued or tickets sold or the public is otherwise permitted to attend, (2) the conduct of weddings, receptions, private parties, and similar private events to which the public is not invited or permitted to attend, and (3) the use of the facilities for the production of any movie or video tape or similar production which is to be commercially distributed, commercially broadcast or offered for sale. Notwithstanding item (3), a Private Use Permit is not required for access to the facilities for news gathering and related purposes. A Private Use Permit shall not be granted for the purpose of permitting and no Private Use Permit shall permit the conduct of commercial sale of goods or services except incident to the conduct of events of the type described above. The purpose of permitting Private Uses is not intended to permit commercial activities to be conducted on a temporary, regular, or repetitive basis which are not conducted as part of the types of activities described above and these regulations shall be construed and implemented consistently with that purpose.

4.34.3 A Private Use Permit shall permit the described activity and in addition, so long as such related activities are conducted as an incident to the activity, are within the area designated in the permit, and are conducted in accordance with the conditions set forth in the permit or in the Authority’s policies and directives for the safe and orderly conduct of the Event, the preservation of the facilities, and the reasonable comfort and convenience of other persons authorized to use the facilities during the Event or of other persons working or residing the areas adjacent to the facilities, related activities described in the permit which would otherwise be prohibited by these regulations.

4.34.4 The grant or withholding of a Private Use Permit shall be within the reasonable discretion of the Executive Director. Without limitation, the Executive Director may deny a Private Use Permit if

4.34.4.1 The proposed use presents the substantial risk of damage to the facilities or will present a clear and present danger to public safety, good order or health.
4.34.4.2 The proposed use, considering the day and time of day of the proposed use, the nature of the proposed use, the area in which the activity is to be conducted, the number and characteristics such as age of other users of the facilities expected within the facilities, and similar factors, is such that the use would be unreasonable disruptive of the activities of other persons permitted to use the facilities, such as would the case for example if a concert of typically loud music were to be conducted as the same time as a concert of chamber music, or of the uses of the properties adjacent to the facilities, such as would be the case, for example, where a concert of typically loud music in the morning of a business day would disrupt persons working in the surrounding properties.

4.34.4.3 The proposed use is competitive with another use for which a permit has been granted or sought and the Executive Director determines that it is in the economic best interest of the Authority and the purposes the Authority is to serve to give priority to the prior granted or sought permit, such as would be the case where competitive craft fairs seek permits for contemporaneous use of the facilities, in which the Executive Director may take into account priority of application, the likely number and characteristics such as tourists or local residents of those who would attend such event, the revenues to be derived by the Authority with respect to the respective events, and similar factors.

4.35 Special Use Permits.

4.35.1 The Executive Director is authorized to and shall grant authority for a Special Use (“Special Use Permit”) in accordance with these regulations and such additional terms and conditions as the Executive Director determines appropriate to protect the interests of the Authority in the safe and orderly operation of the facilities and in the maintenance and preservation of the facilities. A Special Use Permit shall be granted without fee or compensation to the Authority except that the Authority may charge for (1) the costs incurred by the Authority for the administration of the receipt and processing of an application for the permit, (2) goods sold, rented, or otherwise provided by the Authority at the request of the permittee, (3) the services provided by the Authority at the request of the permittee for the installation of staging and similar items required for the Special Use, technicians required for the Special Use, and (4) the restoration of the facilities following the Special Use.

4.35.1.1 A Special Use Permit may be granted for the activities described in the Regulation 4.23 relating to Public Assemblies if such use requires the erection of stages, barricades, utility poles or lines, booths, tents, or other temporary structures.
4.35.2 No Special Use Permit shall be granted with respect to an activity that is primarily the conduct of commercial sale of goods or services or for which a charge is made for admission. Such commercial activities may be granted a Private Use Permit on the same terms and conditions, including payment of fees and other charges, applicable to commercial activities for which a Private Use Permit is granted. Such sale of goods or services may be made under a Special Use Permit only if such sales are solely incidental to the conduct of events of the type described above in Public Assemblies. The purpose of permitting Special Uses is not intended to permit commercial activities to be conducted on a temporary, regular, or repetitive basis which are not conducted as part of the types of activities described above and these regulations shall be construed and implemented consistently with that purpose.

4.35.3 The grant or withholding of a Special Use Permit shall not in any event be based on the content of the Special Use except that the Executive Director may deny a Special Use Permit if:

4.35.3.1 The proposed use presents the substantial risk of damage to the facilities or will present a clear and present danger to public safety, good order or health.

4.35.3.2 The proposed use, considering the day and time of day of the proposed use, the nature of the proposed use, the area in which the activity is to be conducted, the number and characteristics such as age of other users of the facilities expected within the facilities, and similar factors, is such that the use would be unreasonably disruptive of the activities of other persons permitted to use the facilities.

4.35.3.3 The proposed use is competitive with another use for which a permit has been granted or sought and the Executive Director determines that it is in the economic best interest of the Authority and the purposes the Authority is to serve to give priority to the prior granted or sought permit, in which the Executive Director may take into account priority of application, the likely number and characteristics such as tourists or local residents of those who would attend such event, and the revenues to be derived by the Authority with respect to the respective events.

4.35.3.4 The proposed use is for an area for which the Authority has previously granted or received an application, unless such prior application is denied.

4.35.4 Calculation of Charges. The Authority may condition the grant of a Special Use Permit on the permittee’s payment to the Authority of the costs incurred by the
Authority materially in excess of the costs which would normally be incurred by the Authority on a day-to-day basis for the preparation, maintenance, or restoration of the facilities.

4.35.5 Security for Costs. The Authority shall require a person to whom a Special Use Permit is granted to deposit with the Authority an amount reasonably calculated to cover the costs of (1) goods and services requested by the permitted or which the Authority exclusively provides in connection with the Event and (2) restoration of the facilities following the Special Event. Any excess of such deposit over the Authority’s costs which it is permitted to charge under these regulations shall be refunded promptly following the completion of the Special Event and restoration of the facilities.
4.36 **Private Use and Special Use Permits.**

4.36.1 **Application.** This regulation applies to applications for permits under Section 4.34 relating to Private Use Permits, and Section 4.35 relating to Special Use Permits.

4.36.2 **Application Forms.** An application for a permit shall be made to the Executive Director or his designee on forms made available provided by the Authority for such purposes.

4.36.3 **Charitable and Related Uses.** Where a Private Use or Special Use Permit is sought for an Event which is to be advertised or announced to the public as being conducted for the benefit of a charitable organization or cause or for charitable purposes, including the raising of funds for a particular individual or individuals, the Executive Director may require an applicant to provide such evidence of the consent of the charitable organization or particular individuals to be benefited to affiliation with the event and such other evidence as may be reasonably required to determine the legitimacy of such charitable purposes.

4.36.4 **Times.** An application for a Private Use Permit shall be made not later than 90 days prior to the time of the proposed use. An application for a Special Use Permit shall be made as soon as practical but in no event later than ten (10) days prior to the time of the proposed use. However, the Executive Director may grant a permit for which the application was not timely made if the proposed activity does not require the commitment of the resources of the Authority, including personnel, in excess of those normally on hand and available for the activity. The Authority will attempt to resolve any objections with an application for a Special Use Permit as presented to the Authority so that Authority may grant the application if possible. If the objections cannot be resolved, the Executive Director shall promptly give notice of the Authority’s acceptance, acceptance subject to conditions, or rejection of a Special Use Permit, and the reasons for the conditional acceptance or the rejection, not later than 48 hours after the Authority has received the fully completed permit application.

4.36.5 **Permit Form.** The permit for a Private Use Event shall be in the form of a license agreement employed by the Authority for such purposes. The permit for a Special Use Permit shall be in the form provided by the Authority for such purposes. In each case, the permit may contain such additional or differing terms as the Executive Director determines appropriate for the safe and orderly conduct of the activity and for the preservation and restoration of the facilities.
4.36.6  **Duration of Permitted Use.** Absent express authorization from the Executive Director, a permit shall not be granted for any use for a period in excess of ten (10) days and shall not authorize the conduct of the activities of the use within such times during the period of use which the Executive Director determines taking into account the following factors:

4.36.6.1  The maintenance of order and safety of participants in the use.

4.36.6.2  The resources of the Authority, including personnel, required to be committed to the use.

4.36.7  **Grounds for Denying an Application.**

4.36.7.1  The Executive Director may deny an application for a Private Use Permit in his discretion, including the consideration of the factors set forth in Regulation 4.31.5.2.

4.36.7.2  The Executive Director may deny an application for a Special Use Permit if:

A  The applicant fails to provide information required by the application and such failure continues notwithstanding the Authority’s request for such information.

B  The applicant fails to pay an application fee, security deposit, or other charges required as a condition to the issuance of the permit as permitted by these regulations.

C  The frequency, number or sequence of permitted uses, taking into account those scheduled and for which application has been made is such that the maintenance and operation of the facilities will be materially impaired or access to the facilities by the public for the normal uses of the facilities will be materially and unduly impaired or diminished.

D  The resources of the Authority, including available personnel, taking into account uses of the facilities and other facilities of the Authority then scheduled or for which application has been made and other factors, are not sufficient to permit the Authority to perform its responsibilities in connection with the proposed use, except that a permit shall not be denied on this ground if the user, at the user’s cost, itself supplies such resources.
E  The proposed use is of such a nature or duration that it cannot be accommodated, taking into account the available resources of the Authority, the likely damage to the facilities, including damages to trees, shrubbery, other plantings, installations and statues, except that if the proposed use can be accommodated in an area other than the area designated in the application or in a manner other than that proposed in the application, the Executive Director shall offer such alternative area.

F  The proposed use is violative of applicable law.

G  The applicant or the sponsoring organization has a monetary obligation to the Authority arising out of the use of any of the facilities of the Authority but the permit will be granted if the default is cured by the payment of the amount due, with interest, and the applicant deposits with the Authority additional security reasonably calculated to cover the risk of a repeat default.

4.36.8  Limitations of Permits

4.36.8.1  The permit shall permit the presence of a specified maximum number of individuals within the area designated in the permit. The maximum number shall be the lesser of the number specified in the application or the maximum number determined by the Executive Director considering the physical nature of the use, such as the size and placement of structures within the permitted area, such determinations being uniformly applied to similar uses.

4.36.8.2  The permit shall permit the installation within the facilities of structures, stands, tables, tents, shelters, chairs, equipment and similar facilities only as permitted in the permit and in accordance with the conditions set forth in the permit.

4.36.8.3  The permit shall permit only the conduct of the activities set forth in the permit. The Authority may restrict the use or conditions of use of lighting or sound amplification permitted in the permit when necessary to prevent unreasonable disturbance of persons not participating in the use who are in or in the vicinity of the use.

4.36.8.4  Unless expressly authorized the permit shall not permit camping in the facilities.

4.36.9  A permit may be revoked for the following reasons:
4.36.9.1 In the case of a Private Use, under the circumstances set forth in the agreement granting the permit for the Private Use.

4.36.9.2 In the case of any permit, upon the failure of the permittee or the persons participating in the use permitted by the permit to comply with the material terms, conditions, or limitations of the permit promptly after request for compliance by an officer or employee of the Authority or, if such failure causes or creates an immediate danger of breach of the peace, injury to persons or damage to property, injury to the facilities, or the safe and orderly operation of the facilities, then immediately without prior notice.

4.36.9.3 In the case of any permit, the violation by the permittee of criminal laws of the state in connection with such use or the serious or repetitive violation of the criminal laws of the state by persons participating in such use which the permittee knowingly allows or permits or condones or fails to take action to stop.

4.37 Exceptions.

4.37.1 The prohibitions of these regulations do not apply to:

4.37.1.1 The otherwise lawful actions of the Authority in the performance of its public functions, including actions of the Authority incident to Authority Events, or

4.37.1.2 The otherwise lawful actions of its officers or employees while engaged in the performance of the officer’s or employee’s official duties while in the facilities, or

4.37.1.3 To the otherwise lawful activities of concessionaires of the Authority acting within the scope of the activities permitted under the concessionaires contract with the Authority;

4.37.1.4 To the otherwise lawful activities specifically and expressly permitted under permits granted by the Authority.

5 ORDINANCES.

5.1 It shall be unlawful to violate any of the following regulations: 4.1, 4.2, 4.7, 4.8.1, 4.10, 4.13, 4.14, 4.21, 4.22, 4.24.4, and 4.29.

5.2 It shall be unlawful to violate any of these regulations after request by the Authority that such violation cease or to persist in or repeat conduct prohibited by these regulations after having been warned that such conduct violates these regulations.
5.3 It shall be unlawful to disobey the lawful directive of an officer or employee of the Authority issued to obtain compliance with these regulations or to achieve the safe and orderly operation of the facilities, including directives for the control of pedestrian and vehicular traffic within the facilities.

It shall be unlawful to violate the terms of any permit issued by the Authority under these regulations or the regulations applicable thereto after request that such violation cease or to persist in or repeat conduct prohibited by these regulations after having been warned that such conduct violates these regulations and this ordinance.
EXHIBIT A

[A map of campus covered by these Regs follows this page.]