ORDINANCE NO.: 2012-J

AN ORDINANCE FOR THE CITY OF LIVERPOOL PROMITING THE RENTAL OF THE PAVILION. ALSO SETTING THE DEPOSIT AMOUNG AND REFUND AMOUNT; SETTING THE STANDARDS OF USAGE; AND THE PENILITIES OF NOT OBIDING BY THIS ORDINANCE.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF LIVERPOOL, BRAZORIA COUNTY, TEXAS:

SECTION 1: PURPOSE

This ordinance will set the standards, rules and regulations for the rental of the pavilion. Making it possible to keep the pavilion and attached city property clean and free of garbage, debris, graffiti, and destruction, so that all the citizens of Liverpool may enjoy the pavilion.

SECTION 2: PROVITIONS

The City of Liverpool pavilion is available for rental to the citizens of the city for a refundable deposit of \$50.00. The deposit will be refunded only if all the following rules and regulations are followed. If any of the rules and regulations is not followed, the deposit will not be refunded.

RULES AND REGULATIONS

- 1. The pavilion must be cleaned up before the ending time of usage. This includes the property around the pavilion as well as the parking lot. If there is any garbage, debris, decorations, food, vandalize are any damage to the property or the tables the deposit will not be refunded.
- 2. All vehicles must be kept on designated paved areas. All vehicles are prohibited from parking or driving on the grass. Pulling up to the pavilion to unload is prohibited.
- 3. Parents and/or adults are responsible for any children that may be present during the activity.
- 4. No animals are allowed to run free in the pavilion areas. Animals must be kept on a leash at all times. The person responsible for the animal must clean up completely after the animal.

- 5. Cutting, mutilating, removing or taking away of trees, shrubs, or flowers, or the removal, defacing, or damaging any part of the pavilion area or of city property is prohibited. This includes the tables, and the pavilion beams.
- 6. There is to be no alcohol or tobacco usage on any city property, which includes the pavilion area.
- 7. Music is allowed, but must be at a controlled volume and it must not disturb the rest of the community.
- 8. The City of Liverpool is not responsible for any accidents, or theft of any kind. The person is renting the pavilion at their own risk.

An application must be filled out by the person wanting to rent the pavilion. Along with the application, the person must read all the rules and regulations and sign agreeing with them. The person must also leave a copy of their driver's license.

The Pavilion maybe rented out to any citizen of the Chocolate Bayou Community, as long as that person lives in the 77577 zip code. This includes Snug Harbor and Amsterdam.

The hours that the pavilion maybe rented are from 6:00AM to 10:00PM. The rental times must be put on application. The person(s) renting the pavilion cannot decorate before their allotted start time, and must have the pavilion cleaned up before their allotted ending time. If the person(s) renting the pavilion decorate before their starting time, or not done cleaning up by their ending time, they will have to pay an additional \$5.00 for every 5 minutes they run over their allotted time.

SECTION 3: ENFORCMENT

If any of the above rules and regulations is broken during the course of time that the pavilion is rented, the person responsible for renting the pavilion will not get the deposit refunded. The person(s) will be asked to leave the property immediately. And that person(s) will lose the privilege of renting the pavilion in the future.

Anyone being found guilty of breaking any of the rules and regulations for renting the pavilion will be fined in the amount up to five hundred dollars (\$500.00).

Sings shall be posted in prohibited parking areas stating that parking and driving are prohibited in that area.

Sings shall be posted prohibiting the use and/or possession of alcohol and tobacco products.

SECTION 4: SEVERABLITY

Should any section, provision, or part of this ordinance be declared unconstitutional or void by a court of competent jurisdiction, such decision shall in no way affect the validity of the remaining parts, and for the purpose said parts are severable. The City Council hereby declares that it would be passed those parts of this ordinance which are valid and omitted any parts which may be unconstitutional at the time of the passage of this ordinance.

ORDINANCE NUMBER: 2012-J	1		1 .0	
PASSED AND APPROVED THIS		DAY OF	April	 2013.

Bill Strickland, Mayor

ATTEST:

Raquel Fernandez, City Secretary