

		Department Recreation and Parks	Policy No. RP 006	Page 1 of 1
		Policy Title FACILITY GRANT/ DISSOLUTION AGREEMENTS		
Council Resolutions No. 521-99	GMQS <i>[Signature]</i>	CC <i>[Signature]</i>	Cross Reference	Effective Date December 14, 1999
<p>PURPOSE</p> <p>The purpose of the Facility Grant Agreement Policy is to ensure that facilities and equipment developed by nonprofit societies through using County authorized funds will continue to be available for public use in the event of the dissolving of the society, changing of its objectives, or mortgaging of its facilities.</p> <p>POLICY</p> <ol style="list-style-type: none"> 1. A requirement of capital project funding from Parkland County to nonprofit societies is the signing of a facility grant agreement with either Parkland County or an acceptable alternate agency/group. The facility grant agreement signed with an alternate body or agency must ensure that the facility or equipment for which funding is received will continue to be available for public use in the event of the dissolving of the society. 3. The facility grant agreement with an alternate agency/group must be approved for use by the County. 4. Nonprofit societies located in other municipalities will not be required to sign a facility grant agreement before receiving County-authorized funding unless it is deemed necessary by Parkland County. 5. There are no minimum or maximum restrictions on the amount of funding a society receives before the facility grant agreement is required. 6. The length of the term of the agreement shall be based on the unique circumstances of each situation, and may adhere to the following guidelines: <ul style="list-style-type: none"> -- capital equipment - useful lifespan of the equipment - 3 years, -- facility renovation or construction (grant funds under \$5,000) - 3 years, -- facility renovation or construction (grant funds between \$5,000 - \$10,000) - 5 years, -- facility renovation or construction (grant funds over \$10,000) - 10 years, or -- as otherwise determined by the County. 7. A caveat recognizing the facilities agreement shall be filed by the County against the title to the land. 				