Area 11 Equipment Loan Agreement

This Equipment Loan Agreement (the "Agreement") is by and between Area 11 Service Committee of Alcoholics Anonymous ("Area") and any of the 14 Districts of Area 11 of Alcoholics Anonymous or another Entity, an unincorporated association.

WHEREAS, Area 11 owns certain audio equipment designed to support its purpose of helping people who want to arrest their alcoholism, the specific equipment that is the subject of the Agreement shall be listed on Schedule 1 attached hereto (the "Equipment"); and,

WHEREAS, the Equipment is either audio amplification equipment to assist people who are hearing impaired, or translation equipment for transmitting the voice of an interpreter for people who are attending a function in a language that is not their native tongue; and,

WHEREAS, the District or other Entity would like to use the Equipment in connection with the event specified on Schedule 1 attached hereto (the "Event"); and,

NOW THEREFORE, in consideration of the premises and promises set forth herein and other good and valuable consideration, the sufficiency of which is hereby acknowledged, the Area and the District or other Entity hereby agree as follows:

- 1. District or Entity agrees that it shall be permitted to use the Equipment conditioned upon its agreement to the terms of this Agreement.
- 2. District or Entity agrees that:
 - a. District/Entity shall be fully responsible for the Equipment from the time it is provided by Area 11, until it is returned to the Area 11 office Located at First Baptist Church, 581 Meriden Ave. Southington CT, or such other location specified in writing by the Area 11 officer conducting the contract.
 - b. The Equipment is provided "as is/where is" without any warranty of any kind.
 - c. Use of the Equipment is at the risk of District or Entity and the specific user, and not Area 11. District or Entity agrees that it carries monies sufficient to and appropriate to cover liabilities that could arise from mishap to Area 11 equipment.
 - d. District/Entity is responsible to return the Equipment in the same condition that it is issued, reasonable wear and tear excepted. District or Entity will replace or pay for any equipment not so returned for any reason.
- The District or Entity and Area 11 each represents and warrants to the other that the person executing this
 Agreement has full power and authority to bind the respective entity and that this Agreement is a valid and legally
 binding agreement.

AREA 11 DISTRICT or Entity [X]

Name/Date:	Name/Date:
Equipment:	
Event:	
Pick up Date:	
The Equipment shall be returned no later than 7	davs after the date of the Event.