## **RECREATIONAL FACILITY USE CONTRACT – CLUBHOUSE**

### THE STATE OF TEXAS

### **COUNTY OF FORT BEND**

			ract ("Contract") is meowners Associ			
				(	"Resident"),	
whose add	ress is					
Katy, TX 77	7450, telephone	number ( )				
Whe	reas, the Resid	lent desires to us	e the Clubhouse (	hereinafter descr	ibed as "Facility	/");
delinquent in assessment	n the payment on the payment of the control of the	of the annual main those terms are	in good standing on tenance assessm used in the Declar n Homeowners As	ent or any special ration of Covenar	al maintenance	
administrativ	ve, including an	y forum for altern	re pending before a ative dispute resoles, and dispute wit	ution as that tern	n is used in Title	e 7 of
responsibilit	y and liability fo	r any and all injur	o and will assume ry or damage to pe it's use of the Faci	rson or property	•	
NOV	V THEREFORE	the Association	and the Resident a	gree as follows:		
1.	FEES: The A	_	to the Resident the			
	FROM		M., UNTIL			
	A personal ch fee as follows:	eck will be accept	ed for the rental fee	e. The Resident a	agrees to pay a	rental
	0-2 hours	nal hour or any p	portion thereof	\$100.00 \$50.00		

Functions/parties for minors between the ages of 14 and 21 will require the HOA's security officer during the rental period at an additional cost of \$20/hour. If no security officer is in attendance and a spot check is performed that finds any of the following rules broken, the \$300 security deposit will be forfeited by the renter and deposited into the HOA account.

#### SETUP AND CLEAN UP TIME IS INCLUDED IN THE RENTAL HOURS

- **SECURITY DEPOSIT**. At the time this Contract is signed, the Resident shall deliver to the 2. Association a resident's personal check for the "Security Deposit" in the amount of Three Hundred and No/100 (\$300.00) Dollars. DO NOT SEND CASH. The Security Deposit will be returned in full if (a) there is no damage to any portion of the Facility covered by this Contract resulting from or attributable to the Resident's use of the Facility; or (b) there are no unacceptable areas shown on the Inspection Form (provided at time of rental). If there is any damage or any unacceptable areas shown on the Inspection Form, the Security Deposit will be applied to the cost of repairs, if any, plus the amount shown in the Schedule of Fines for any unacceptable areas. The Schedule of Fines, attached hereto as Exhibit "A-1" and made a part hereof for all purposes, is accepted and agreed to by the Resident. It is the responsibility of the Resident, at the beginning of the rental period, to report to the Managing Agent for the Association, any damage or other condition, which the Resident considers unacceptable. Failure to report such damage or condition shall constitute acceptance by the Resident of the condition of the Facility.
- 3. **POOL USE.** Pool use **IS NOT INCLUDED** in rental.
- **4. RULES:** The Resident agrees to use the Facility in accordance with the following rules:

#### RULES FOR THE CLUBHOUSE \_\_\_\_\_(resident initial here)

- a) No smoking is permitted inside the Clubhouse.
- b) No alcohol is permitted.
- c) The Resident renting the Clubhouse is responsible for clean-up as described in the Schedule of Fines attached (Exhibit "A-1") and made a part hereof for all purposes. An Inspection Form will be provided at time of rental.
- d) Parties with people under twenty-one (21) years of age must have adequate supervision. Adequate supervision is a person 21 years of age or older in the clubhouse with the following ratio:

1 – 20 persons at least 2 supervising people 21 – 40 persons: at least 3 supervising people 41 – 60 persons: at least 4 supervising people

- e) Clubhouse closes at 12:00 midnight.
- f) Resident must supply all cleaning supplies.
- g) Resident must be present during entire rental period.
- 5. **CANCELLATION POLICY**. The resident agrees to notify On-Site Management of the

cancellation ten (10) days preceding the scheduled rental. The resident agrees to pay Twenty- Five and No/100 (\$25.00) Dollars if notification of cancellation is made after specified time. Resident agrees to pay the agreed upon rental amount for failure to notify On-Site Management of cancellation.

- 6. **OCCUPANCY LIMIT**. The Resident agrees that no more than 75 persons, including the Resident, will use the Facility at any one time.
- 7. **VACATING PREMISES**. The Resident agrees that the Facility used by the Resident and his guests will be clean and that all persons will vacate the Facility no later than 12:00 midnight.
- 8. **INSPECTION**. After the Resident vacates the Facility, it shall be inspected by an authorized agent of the Association. The inspecting agent will use an Inspection Form provided to Resident at time of rental and the attached Schedule of Fines on Form, Exhibit "A-1," for inspecting the Facility to determine if the Facility requires any additional cleaning. repairs, or replacement of any items damaged resulting from, or attributable to, the Resident's use of the Facility. The Resident agrees that if, in the sole judgment of the Association or any of its authorized representatives: (a) the Facility needs to be cleaned or repaired; or (b) any damaged items should be replaced as a result of, or attributable to. the Resident's use of the Facility, whether or not the Security Deposit is enough to pay for the cost of such items, or for any unacceptable items, as shown in the Inspection Form per the Schedule of Fines, then Association may immediately clean or repair the Facility or replace the damaged items. The amount of the Security Deposit will be first applied against any fines, then to any costs, charges or expenses. If the Security Deposit is not adequate to pay for the foregoing, then the Resident will be responsible for all costs incurred and will be invoiced by the Association. The Resident agrees to pay any invoiced costs, charges, expenses or fines per the Schedule of Fines, within thirty (30) days and, if any such invoice is not paid within thirty (30) days, interest shall accrue at a rate of eighteen percent (18%) per annum from the thirtieth day following the date of the invoice until paid and all such amounts shall be added to, and become part of, the assessment due by the Resident under the Restrictive Covenants. The selection of the contractor for any cleaning, repairing or replacement shall be within the sole discretion of the Association or its authorized representative.
- INDEMNITY. The Resident agrees to assume complete and sole responsibility and liability for any and all injury, death, or damage to property, real or personal, during the term of this Contract. The Resident shall indemnify and hold the Association harmless from any and all claims, demands, actions, suits, or proceedings made against the Association arising out of, or in any way related to, the use of the Facility by the Resident provided that this shall not obligate the Resident to any liability for any gross negligence or willful misconduct of the Association or its authorized Agents. This indemnity shall also include all sums payable or paid by the Association for legal fees or court costs. The selection of legal counsel shall be within the sole and absolute discretion of the Association.
- 10. **GOVERNING LAW**. This Contract shall be construed under, and in accordance with, the laws of the State of Texas and all obligations of the parties created hereunder are performable in Fort Bend County, Texas.
- 11. **BINDING EFFECT**. This Contract shall be binding upon and inure to the benefit of the parties hereto and their respective heirs, executors, administrators, legal

- representatives, successors and assigns. If there is more than one Resident, they shall be bound jointly and severally the terms, covenants and agreements herein.
- 12. **SEVERABILITY**. In case any one or more of the provisions contained in this Contract shall for any reason be held invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceable shall not affect any provisions hereof, and this Contract shall be construed as if the invalid, illegal or unenforceable provisions had never be contained herein.
- 13. **GENERAL**. When used herein, and whenever the text so permits, the singular shall include the plural and the use of any gender shall include all genders.
- 14. **ENTIRE AGREEMENT**. This Contract constitutes the sole and only agreement of the parties and supersedes any prior understandings, or written, or oral agreements between the parties with respect to the Resident's use of the Facility.

I CERTIFY AND ACKNOWLEDGE THAT I HAVE READ AND THAT I UNDERSTAND THIS CONTRACT. I FURTHER STATE THAT I VOLUNTARILY ENTERED INTO THIS CONTRACT AND I AGREED TO ITS TERMS AND CONDITIONS.

Signed and accepted in Fort Be	nd County, Texas, on thisday of _	, 20
RESIDENT	CANYON GATE AT CINCO RANCH	HOWNERS ASSOCIATION, INC.
Signature of Resident	Name	
Signature of Resident (if more than one)	Title	

These rental procedures and rules for the Clubhouse facility are subject to change without notice by the Board of Directors.

## **EXHIBIT "A-1"**

This schedule of fines is subject to change without notice by the Board of Directors.

**PLEASE NOTE:** THESE FINES ARE IN ADDITION TO ANY FEES CHARGED FOR REPLACMENT COSTS OR REPAIR OF ANY ITEMS.

#### **CLUBHOUSE SCHEDULE OF FINES**

BALLOON STRINGS/BALLOONS REMOVED	25.00
ALL EXTERIOR DOORS SECURED	100.00
TRASH TAKEN HOME BY RENTER	50.00
FLOORS MOPPED (Kitchen, Bathroom and Entry) IF NEEDED	20.00
CARPETS VACUUMED AND ANY STAINS REMOVED	20.00
KITCHEN CLEANED AND REFRIGERATOR EMPTIED	20.00
BATHROOM CLEAN (allowance given if pool is open during rental time)	20.00
FURNITURE IN ORIGINAL ARRANGEMENT	10.00
WALLS CLEAN (This includes removal of all decorations.)	50.00
FANS TURNED OFF (Ceiling, Bathroom, Kitchen)	20.00
LIGHTS TURNED OFF	20.00
IMPROPER DISCHARGE OF FIRE EXTINGUISHER	25.00
DAMAGE TO WOODWORK, TRIM, WINDOWS, DOORS, and/or WALLS	20.00
RIPS/DAMAGE TO FURNITURE	50.00
DAMAGE/REMOVAL OF DECORATIVE ITEMS	100.00
(Lamps, Pictures, Vases, etc.)	
DAMAGE TO APPLIANCES	100.00
DAMAGE TO BATHROOM FIXTURES	100.00
AIR CONDITIONING RESET TO 80 MAY 1 – SEPT 30	20.00
HEAT RESET TO 60 OCT 1 – APR 30	20.00

# **FACILITY INSPECTION FORM**

All balloons/string removed from room				
All doors locked				
Trash removed (taken home)				
All tile floors mopped (if needed)				
Carpets Vacuumed (any stains removed)				
Refrigerator emptied				
Stove, sink, and countertops wiped clean				
All tables wiped clean				
Furniture in original arrangement				
All decorations removed from walls				
Fans turned off				
Lights turned off				
Air conditioning reset to 80 (May 1 – Sept 30)				
Heat reset to 60 (Oct 1 – Apr 30)				
Private party signs taken down				
DAMAGED AND/OR MISSING:				
WALLS/WOODWORK				
FURNITURE				
FIXTURES				
APPLIANCES				
DECORATIVE ITEMS				