Glendale Woman	's Club Property	Rental Agreement
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This agreement entered on	Glendale Woman		-	_	occar is the aumor of
a building located at 7032 Nort				<u> </u>	
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purposes and, Whereas the Le		_			
(Attachment A) and Whereas, t					
Lessee/Name:					
Street Address					
Alternate Contact Name:					
Date of Event:	Purpose of Event	:		Event Hours: _	
Standard set up will seat 96. Lessee may R spills as they happen, wipe down areas as A. Per the fire code, seating canno B. All alcohol is served at a beverage staprovide current business license/insurance	Re-arrange Tables/chairs for needed, bag all trash (tight t exceed 152 in the main has ation that Lessee sets up/seige. Initials Alcomore form of smoking, vaping, illed to include the set of \$100.00 in ord and payments are applied to a failure to completed at the set of the	ryour event, at the tay closed), then to tay closed), then to tay closed by the barter on the tay could be served by the barter on the tay can be tay c	see end of your event, ake out to the trash be the building. # of the building of the building of the building payment of \$300	return building to "As Forbins (out the back door). of Persons Attending the less you contract an outside. No Clean up: allowed on the clubhouse. With a 60 day notice. All payments are to be total contract payment is uled, may cause effore event date initial contract payment is use at the rate of \$35 persons be at the rate of	Event
days in advance of the actual eve	•	•	•	•	
Use Cell Phone: 623-937-9915 ar					
cleaning/damage deposit is requiremental property/building attributed to you Rent \$Add-ons		cleaning charg	es may be assesso Tax	ed at a rate of \$35.00 \$ Refundable clea	
	· · · · · ·	•	Money order		Total dire C
Date	Cash	Check	wioney order	Zelle or Venmo	Total due \$
Terms 50% contract date – tin	ne remaining 50%: Date		Final deposit	Payment due-time ren	naining 10 days: Date_
Glendale Woman's Club, Les	ssor, <u>By</u>			Date:	
Lessee Signature:				Date:	

Lessors are responsible for the actions of guest <u>Initials</u> Glendale Woman's Clubhouse Rental Policies and Procedures (Exhibit A) page 1 of 2 <u>Failure to comply with any rental policy as stated may result in 100% loss of your damage deposit.</u>

Rules and Regulations: Attached to this rental agreement, are designated EXHIBIT A, an agreement of the parties made as part of this lea

Rules and Regulations: Attached to this rental agreement, are designated **EXHIBIT A**, an agreement of the parties made as part of this lease. The Lessee, by execution of the clubhouse rental lease document, agrees that they have read the **Rules and Regulations and General Guidelines** set forth in this **EXHIBIT A** and agrees to be bound thereby.

- 1. The Lessee shall not assign or sublet this agreement.
- 2. Activities: Lessee agrees that the premises will be used solely for the purposes as stated, and that any anti-American, riot-type activities or other meetings deemed harmful to the name or reputation of the Lessor will immediately cause this agreement to become null and void without notice. Lessor will be the sole judge whether such activities of Lessee are harmful to the name or reputation of the Lessor.
- 3. **Publicity:** Lessee may use the club building address in any advertisements; no publicity or statements made by Lessee will indicate in any way that the Lessor either sponsors, approves or is in any way connected with the activity to be held by the Lessee. Any breach of the foregoing will render this agreement null and void without notice.
- 4. Unavailability of Premises: Should the premises become unavailable because of fire, strikes, acts of God, or other causes beyond the control of the Lessor, this agreement will be cancelled, and the Lessor will not be financially liable to Lessee further than refunding pre- paid rents in excess of the required 50% total rents due and payable at 50% of time and available damage/cleaning deposits.
- 5. Indemnity From Losses/Hold Harmless. Lessee shall to the fullest extent permitted by law, indemnify, defend with counsel acceptable to Lessor, and hold Lessor and Lessor's employees, agents, partners, officers, directors and shareholders harmless from and against any and all claims, damages, losses, liabilities, penalties, judgments, and costs and expenses (including, without limitation, attorneys' fees) and any suit, action or proceeding brought pursuant thereto except to the extent caused by the gross negligence or willful misconduct of Lessor, or Lessor's employees, agents, partners, officers, directors or shareholders (collectively, "Claims"), including, without limitation, Claims for property damage, or personal injury including death, arising out of (i) Lessee's use of the Premises or any part thereof, or any activity, work or other thing done in or about the Premises, (ii) any activity, work or other thing done, permitted in or about the Premises, or any part thereof during the Term of this Lease or at any other time that Lessee occupies all or any portion of the Premises, (iii) any breach or default in the performance of any obligation on Lessee's part to be performed under the terms of this Lease, or (iv) any act or negligence of the Lessee or Lessee's Agents. The indemnity herein shall extend to the costs and expenses incurred by Lessor for administrative expenses, consultant fees, expert costs, investigation expenses and costs incurred in settling indemnified claims, whether such costs occurred before or after any litigation is commenced. The obligations of Lessee pursuant to this Attachment A and elsewhere in this Lease with respect to indemnification of Lessor shall survive the Lease Termination and shall continue in effect until any and all claims, actions or causes of action with respect to any of the matters indemnified against are fully and finally barred by the applicable statute of limitations. In no event shall any insurance provisions set forth in this Lease be construed as any limitation on the scope of indemnification set forth herein. Lessee as a material part of the consideration to Lessor hereby assumes all risk of damage or loss to property or injury or death to person in, upon or about all portions of the Project from any cause except as hereinafter stated. Attorney's Fees and Non-Assignability: The terms of this agreement will be construed by the laws of the State of Arizona, and in any proceedings required to enforce the terms of this agreement, the prevailing party will be entitled to its reasonable attorney's fees and costs. This agreement is non-assignable without express written authorization of the Lessor. Time is declared to be of the essence of this agreement.
- 6. Payments may be made by cash, check, money order, cashier's check or online via ZELLE or VENMO phone number 623-937-9915 and user name: GFWC Glendale Woman's Club. A returned check fee of \$35 will be charged for all returned checks. All payments including the initial \$300 and up to 50% of payment due are forfeited in the case of customer request for contract cancellation. Any payments beyond 50% of payment may be refunded with at least 90 day notice, *IF the venue is able to rebook the exact date*. The client may be entitled to a partial refund of payments above the initial \$300 payment. This can only happen after the rebooked event has been completed, 100% same date/same hours (ie, a Saturday rental rebooked for same Saturday).
- 7. An initial payment of \$300.00 is required to hold/book a rental. This payment is applied toward final balance due, and final payment is due no later than 10 days in advance of event date. Lessor will be responsible for the payment of all applicable taxes. If applicable, damages will be assessed, and balances refunded within 3 business days. In the event that damage has occurred, items are missing, or rental policies were not observed, and/or agreement times exceeded, this initial payment may be withheld.
- 8. Refunds will not be issued for unused time AND refunds will not be issued to any customer if/when infractions occur that require the event to be shut down early. The Lessor reserves the right to eject or cause to be ejected from the premises any objectionable person or persons, and neither the Lessor, nor its officers or agents shall be liable to the Lessee for any damages that may be sustained by Lessee through the exercise of the Lessor's such right.
- 9. The Lessor reserves the right to terminate the use granted by this agreement for good cause. Should the Lessor exercise this right, the Lessee agrees to forego any and all claims for damages against the Lessor and further agrees to waive any and all rights which might arise by reason of the terms of this use, and user shall have no recourse of any kind against the Lessor.
- 10. The Lessee must be at least 21 years of age and must have the rental agreement with him/her during the rental agreement time. All Regulations apply to Lessee's guests. Lessee is responsible for the conduct of their event guests.
- 11. The lessee shall be held monetarily liable for damage to equipment, furnishings, landscaping and the building, whether caused by the Lessee, guests, exhibitors, or contractors, ordinary wear exempted. Replacement and repair to items will be made by the Clubhouse trustee and the cost of such repairs or replacement will be assessed to the Lessee and subtracted from the damage deposit. If the amount of replacement or repairs is found to be greater than the damage deposit, a bill for the remaining damages owed to the Lessor will be sent to the Lessee within 3 days of said rental, and due and payable upon receipt.

Glendale Woman's Clubhouse Rental Policies and Procedures (Exhibit A) page 2 of 2

- 12. The reserved time is the total time the Lessee will occupy the building including both set-up and clean-up time. This also includes any time that vendors (caterer, disc jockey, bartender, etc.) are present in the facility. Doors are locked promptly at the end of the rental period. Usage time beyond reserved times may result in automatic cancellation of any prepaid rental funds.
- 13. All facilities and equipment must be left clean, undamaged condition and the payout to be in "as found" condition. Tables should be wiped clean to remove any debris. All spills must be removed from the floor as soon as possible. Trash is to be placed in appropriate containers outside (rear of building). Chairs and tables are to be returned to the setting as found "when you arrived"
- **14. Room capacity may not be exceeded.** 152 SEATED AT TABLES in the main hall / 200 entire building. Club-owned furniture and equipment shall not be removed from the facility or other rooms, unless granted permission in advance in writing.
- 15. All local fire and safety regulations and state law relating thereto shall be complied with. Smoking is not permitted in any area inside the structure. Those who <u>smoke must stay at least 30 feet from the designated entrance of the building</u>. Smoking materials must be disposed of responsibly and in the outside ashtray as provided.
- **16. Animals are not permitted in the building/structures on the premises except those assisting disabled individuals,** or if written into the contract. If animals are permitted, per the contract, all refuse from the animal(s) must be disposed of appropriately.
- 17. Groups using the facilities must comply with the provisions in Title II A of the Americans with Disabilities Act.

GENERAL LIABILITY AND ALCOHOL GUIDELINES

- 1. The Lessor assumes no responsibility whatsoever for any property placed by Lessee in the facility. Lessee hereby expressly releases and discharges the Lessor from any and all liabilities for any loss, injury, or damages to property which may or do arise out of or be related to the occupancy and use of said premises under this agreement.
- 2. If alcohol is to be served, Certified Bartender are required and will be contracted by Lessor for your private rental event. <u>Lessee may supply bartender but</u> they must be pre-approved by the Lessor, and comply with Lessor insurance requirements. Lessee is responsible for all additional costs.
- 3. The Lessee shall indemnify and save harmless the Lessor from all loss, costs, and expense arising out of any liability, or claim of liability, for injury or damages to persons, or property sustained, or claimed to have been sustained, by anyone whomever, resulting in whole or in part from any act or omission of Lessee or any of its officers, agents, guests, patrons, or invitees.
- 4. Lessee shall pay for all damage to the property of the Lessor, or losses or theft of such property, done or caused by such persons, save and excepting therefrom any claim rising out of or related to negligence of or by the Lessor, its officers, or agents.
- 5. Casino events or those similar in nature must abide by local rules governing amusement gambling. It is Lessee's responsibility to know these rules and assume full responsibility to make sure they are followed.

ALCOHOL GUIDELINES

- 1. Glass bottles are strongly discouraged.
- 2. No sale of alcohol is permitted unless the appropriate permits/license has been obtained thru the State of Arizona/Glendale
- 3. The Lessor will setup/stock the beverage station; the Lessee will provide the bartender for all events serving alcohol.
- **4.** Consumption of alcohol is only permitted within the building. Alcohol consumption is NOT permitted outside. The serving of alcohol must cease one hour prior to the conclusion of the rental.
- 5. All Title-4 Arizona Liquor Law, including No underage age consumption, pertaining to alcohol will be adhered to while on any part of the Rental facility premises.

DECORATIONS/FLAMMABLE MATERIALS/USE OF KITCHEN

- 1. No open flames are permitted as table decorations, this includes candles, etc.
- 2. ABSOLUTELY NO Propane Grills are allowed to be brought inside for use in the clubhouse building.
- 3. Confetti and glitter are not permitted, use of "Bales of Hay" is discouraged. If you bring it in, you MAY be liable for excessive cleaning charges (removal of hay/debris is not covered in any rental cleaning options).
- 4. Pins, staples, nails, or similar fasteners are not permitted on walls, tables, chairs or other fixtures or furniture.
- 5. USE Painters Tape/Frog tape (green, blue) to apply décor items to the walls or wood surfaces
- **6.** Any wires/strings that are used to stretch from hook to hook, must be removed completely before Lessee leaves.
- 7. Removal of any item(s) left behind at facility by the Lessor's will be assessed removal fee by the Lessor at the Lessee's expense.
- 8. Lessee may apply decorations inside the building and in designated (pre-approved) areas outside the facility.
- **9.** Sterno cans are permitted, to keep warming trays warm, when used according to directions (placed in the chafing dish holder).
- **10.** Decorations are not permitted on any fixed glass surface (ex. Windows)
- 11. The use of helium balloons is discouraged. If used, retrieval and removal is the Lessee's responsibility. Lessee should pay extra attention to rooms that contain ceiling fans. If any damage occurs, Lessee's damage deposit MAY be held until items are corrected.
- 12. The kitchen may only be used in support of your events food service/catering functions. Cooking is to be completed offsite. Ovens should be used for warming food, refrigerators should be used to store cold storage of food and beverages.

i nave received a copy o	of the clubhouse ref	ital contract rules.	i understand i ar	m responsible for	the actions of my guests.

	Lessee Signature:	Today's Date:
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Rental Amenities/Options

- Standard rental event time is up to 4 hours for day-time events and up to 5 hours for night-time events. Early entry and/or set-up time or extra DAY TIIME EVENT time
 NOTE: All LATE EXITS are subject to OVERTIME CHARGES as listed in 2. OVERTIME HOURS
- 2. <u>LATE EXITS for Day Events past 6 pm or OVERTIME HOURS</u>
 Must exit by 2:00 am max for Friday or Saturday night events

 \$200 per hour + tax.
- 3. Lessor provides "1" bartender for all events. 4 hours serve time for day-time events or 5 hours serve time for night-time events. The rental client MAY request additional bartenders to be billed at a rate of \$25 per hour (must have no less than 14 days notice to add additional bartenders.
 - a. Lessee MAY order their own full-service bartender company for your event. Instruct the service provider to submit a copy of their valid license/ insurance. Once received, your rental contract will be updated to reflect a reduction in your rental price of \$100.

Audio/Video Options 65 inch Smart TV (HDMI cord is included)	Price per item \$50.00 + tax
Stationary microphone podium with USB/mp3 outlet and one bi- directions corded microphone.	\$50.00 + tax
Enhanced Microphone system (using overhead speakers) and 2 wireless mics	\$100.00 + tax
4k projection system (HDMI and/or USB plug in) with 120 inch screen, includes enhanced speaker system and two wireless microphones	\$150.00 + tax
FINAL CLEAN UP Remove all your personal items, we do the rest	\$100.00 + tax
** Weddings only Separate Wedding/Reception rental contract must be in place for next day. Early entry includes setup the day before {up to 8 hours}. No event/party. This is Venue setup only. Requires exit prior to 10 pm.	\$700 .00 + tax
Please note: We do not provide OUTDOOT tables or chairs Rental companies are required to remove their items prior to lessee's rental exit time.	
Outdoor - electric hookup {south east corner of the building}	\$20.00 + tax

RENTER'S CHECKLIST- HOUSE RULES

LEAVE AS "FIRST FOUND"

	TABLES are allowed to be moved, set up as desired for your event. 1. Must return to "as found" set up. 12 tables. 4 rows, 3 tables per row, 8 chairs. 2. Return excess tables to table storage room. Note: Two 8-foot tables are left upright in the kitchen
	FLOORS Spot mop in all areas if necessary, to remove liquid spills (as they occur). Sweep floors in Main Entry, Hall, Kitchen, Bathrooms, and Stage (as needed)
	TRASH COLLECTION All containers are to be emptied from the two Bathrooms, t e Kitchen area, and all large trash containers. 1. Pour all liquid out of cups, bottles, and cans, before placing in the trash bags. 2. Tie all bags so they are closed tight/secure. TRASH is to be taken out the back dear placed in the Rig Trash Centainer.
-	TRASH is to be taken out the back door, placed in the Big Trash Container.
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	Refrigerators and freezers are to be emptied, of any food/ice. 1. Using a damp cloth, wipe down the refrigerators, inside and outside as needed.
	2. There should be no visible signs of food debris
	Ovens[StovetoQsLSINKS are to be wiped clean of all food debris/cooking marks.
	 Using a damp cloth, wipe the ovens and stove top, inside and outside as needed. There should be no visible signs of food debris
	Portable Carts Are available for your use, bringing your personal items to/from the building. Use a damp cloth to clean the carts to remove any visible debris.
	Wall Decor Painters tape (blue or gr n) i§ the only product to be used to attach anv wall decor items. No Nails, NO SCOTCH TAPE, no putty/sticky "stuW'. 1.Recheck walls, remove any painter's tape that may have been used.
	OUTSIDE Pick up debris outside that may be left by your guests.
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We thank you for your cooperation!

Building floor plan-layout

