HIGHLAND LAKES CONDOMINIUM ASSOCIATION CLUBHOUSE RENTAL APPLICATION

Please provide the following information for Highland Lakes Condominium Association review:

1. Co-owner/Lessee Name: _				
2. Rental Date Requested:		3. After	3. Afternoon or Evening:	
4. Amenities Requested: Hi	ghland Room □	AV Equipment \square	Kitchen □	Main Lounge \Box
5. Type of Function (Please be	e specific):			
6. If the function is for a perso	on (birthday, grad	luation, shower, recep	otion, etc.), plea	se state
relationship:	_			
7. Number of guests attending	<i>7</i> :	8. Age ş	group of guests	:
9. Will food be served?				
NOTES:				
(a) Requests for exception the Clubhouse Commi		· ·		· ·
(b) Renters may only rent	the clubhouse if a	permission letter is s	igned by the Co	o-owner.
(c) The date requested wil	l not be confirmed	d until the deposit fee	is paid.	
(d) Unit owner must be pr	esent during enti	re party.		
I HAVE READ AND UNDE THE HIGHLAND LAKE AGREEMENT.				
 Co-owner/Lessee		Phone	Da	nte

HIGHLAND LAKES CONDOMINIUM ASSOCIATION CLUBHOUSE RENTAL AGREEMENT

Name of Co-owner/Lesse	e: <u> </u>	arad hu Ca-Ozum	nor)
	(Lessee musi de regisie	ereu og Co-Own	eer)
Address:		Unit:	Telephone:
For Rental of:		Date	e of Function:
Time Allotted:			
Rental Fee:	Date Paid:	_ Bank and (Check No. :
			Check No. :
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RENTAL FEES	Base Rate – Afternoon 12 pm – 5 pm *Time includes setup and cleanup	Base Rate – Evening 6 pm – 12 am *time includes setup and cleanup	Security Deposit
Highland Room	35.00	75.00	75.00
AV Equipment			50.00
Highland Room + Kitchen	55.00	90.00	100.00
Main Lounge, Kitchen and Highland Room	145.00	200.00	300.00

Any extension of the rental time recommended by the Clubhouse Committee and approved by the Board of Directors will require an additional hourly rental fee of \$10.00 for the Highland Room, \$15.00 for the Highland Room and Kitchen, and \$35.00 for the Highland Room, Kitchen and Main Lounge.

RENTERS ARE RESPONSIBLE FOR COMPLYING WITH THE FOLLOWING RULES AND REGULATIONS:

- 1. Only Co-owners/Lessees in good standing may rent the clubhouse for social functions conducted by themselves, and must be in attendance during the entire function. Lessees must furnish a letter from the Co-owner relinquishing all rights to Co-owner rentals in the future and accepting responsibility for any damage to the clubhouse not covered by the security deposit and not reimbursed by the Lessee.
- 2. Co-owner / Lessee may not rent clubhouse for political functions.
- 3. Clubhouse is available for rental only when such rental does not interfere with association business meetings or social functions. The clubhouse may not be rented on national legal holidays such as Christmas Eve, Christmas Day, New Year's Eve, New Year's Day, Thanksgiving Day and Friday after, Easter Sunday, Labor Day, Memorial Day, and July 4th.
- 4. Clubhouse will not be rented for Monte Carlo, bingo, millionaire's parties or any other form of gambling. Rental

- of the facility is restricted to non-profit social functions, and is subject to all State of Michigan alcohol and gambling regulations and to all state and local ordinances. Sale of liquor is prohibited.
- 5. At the discretion of management, a request of rental for a function or for a specific date may be denied. Any denial may be appealed to the Board of Directors.
- 6. No rental fee is required for use of the clubhouse for funeral receptions held for family members of HLCA residents. Precedence will be given to prior commitments for residents who have made a deposit for rental of the premises. All other rental requirements, including a refundable deposit, will apply.
- 7. No rental can be scheduled more than six (6) months in advance.
- 8. The security deposit must be paid at the time the rental agreement is signed. The rental fee must be paid ten (10) days before the rental.
- 9. Rental applicants shall receive full reimbursement of security deposit and rental fee upon cancellation up to 30 days (6 weeks for December rentals) prior to rental date. All cancellations made subsequent to these dates will forfeit 50% of the rental fee.
- 10. If a Co-owner/Lessee rents any equipment, the Co-owner/Lessee must be at the clubhouse to accept delivery of such equipment. The Co-owner/Lessee also must be at the clubhouse when such equipment is picked up by the rental company. The office staff will not assume responsibility for accepting or returning rental equipment.
- 11. Smoking, including e-cigarettes, is not permitted in the clubhouse. All disposable smoking materials must be extinguished in receptacles provided for that purpose before re-entering the building.
- 12. Helium balloons are permitted only in the Highland Room. If balloons end up elsewhere in the clubhouse and cause damage to fans or create any other problem, the renter will be responsible for all associated costs.
- 13. No tape, except for Painter's (Frog) Tape, may be used to attach anything to the walls or ceiling of the clubhouse, this tape is available at the reception desk.
- 14. Set-up time for afternoon functions will not start before the clubhouse opens on the day of the party. The Co-owner/Lessee may start setting up at 6 p.m. the day of an evening function.
- 15. Maximum capacities for rental of the clubhouse are 100 for the main lounge and 40 for the Highland Room.
- 16. Guests are restricted from the following non-rented areas:

Swimming Pool and Terrace Fitness Center

Outdoor Athletic Courts Library Billiard Room

Saunas and Locker Rooms

- 17. No Co-owner/Lessee or guest shall be permitted access to the office facilities and there shall be no use of office equipment, including office telephone, at any time during private functions.
- 18. When renting the entire clubhouse, eating is limited to the Highland Room and fire pit area only. Tables for sit-down dinners will not be allowed in the main lounge.
- 19. Co-owner/Lessee guarantees the orderly conduct of all persons attending the function. Excessive noise, rowdiness, or foul language will not be permitted in the clubhouse.
- 20. The clubhouse must be left in the same condition as it was before rental. Clean-up is the responsibility of renter. Main lounge furniture must be returned to the original set-up. Tables must be wiped off. Four (4) tables and nine (9) chairs are to be left set up in the Highland Room. Folding chairs must be returned to the chair closet. The kitchen floor and other tile or brick floors must be left clean and mopped with soap approved by HLCA only.

Carpeted floors must be vacuumed. All countertops, sinks, and stove must be cleaned by the renter. Bathrooms must be picked up, and ALL trash emptied. All garbage must be placed in the parking lot dumpster.

- 21. Failure to vacate premises by 6 p.m. (afternoon) or by 12 a.m. (evening) will result in the forfeiture of one-half of the security deposit.
- 22. The Co-owner/Lessee will accompany the rental attendant on a pre and post party check of the facility being rented in order to inspect for damage and cleanliness. The checklist for clubhouse usage will be completed and signed after both inspections. Should the Co-owner/Lessee decide not to inspect, he/she accepts responsibility for the condition of the clubhouse as determined by the inspection and waives all rights.
- 23. It is understood that the Co-owner/Lessee has deposited with Highland Lakes Condominium Association a security deposit which is refundable (less charges provided herein) within 30 days (6 weeks for rentals in December) after the Co-owner has fulfilled all terms and conditions of this rental agreement. It is understood that if the managing agent determines that the Co-owner/Lessee or any guest violates any of the provisions of this contract in connection with the party, the total deposit will be subject to forfeiture. Future rentals and use by that Co-owner/Lessee shall be at the discretion of the Board of Directors.
- 24. Highland Lakes Condominium Association reserves the right to exclude any guests during the event who violate any of the above rules. The rental attendant may, as a result of lack of cooperation, request all guests to leave the premises.
- 25. Co-owner/Lessee personally accepts responsibility for all damages to Highland Lakes Condominium Association property or furnishings that may result from the rental of the premises, and agrees to be liable for all such charges in excess of the security deposit, and for service fees on charges not paid within 30 days subsequent to the date(s) of rental(s).
- 26. Neither Highland Lakes Condominium Association, nor any employee or agent thereof, shall bear responsibility for injury or death of any person, or for loss or damage to any property in connection with this rental agreement. Co-owner / Lessee agrees to indemnify Highland Lakes Condominium Association and each employee or agent thereof against any liability connected with the use of the premises pursuant to this rental agreement.

Co-owner/Lessee declares that all information on the rental application and agreement is complete and truthful to the best of his/her knowledge and that he/she has received a copy of this rental agreement and agrees to abide by all the regulations and provisions contained therein.

Highland				

By:	By:
Co-owner	Authorized Agent
Date:	Date:

CHECK LIST FOR CLUBHOUSE USE

Date of Function:	Name of Resident:		Unit:		
BEFORE-PARTY INVENTORY	AFTER	AFTER-PARTY INVENTORY			
Checked by:	Checked	d by:			
Party Attendant		Party Attendant			
Time:	Date an	d Time:			
Resident Signature	<u> </u>	Signature			
AREA CHECKED	BEFORE PARTY	AFTER PARTY			
Kitchen:					
Appliances			_		
Other Equipment			_		
Countertops & Cupboards					
Floor			_		
Lounge:			_		
Carpet					
Brick/Tile Floor			_		
Walls					
Furniture			_		
Accessories			_		
Fire pit Area:			_		
Tables					
Chairs/booths			_		
Brick Floor			- -		
Highland Room:					
Carpet			_		
Walls			_		
Tables and Chairs			_		
Accessories			_		
Hallway:					
Floor			_		
Walls			_		
Restrooms:					
Clean-up			_		
Restricted Areas					
(Library, Billiard Room, Exercise Room)			_		