

## **Community Center Rental Agreement**

□ \$	Rental Amt	□ \$	Deposit		
Received		Received			
		☐ With Alcol	hol 🗌 No Alcohol		
Address		City	Zip		
	nail				
		(Garba	ge is not removed by the		
to bring your own	n garbage bags and	l take garbage wh	nen event is completed.)		
Rentals with Alcohol					
	Expiration	State (if	not Michigan)		
the event must not <u>DNIGHT</u> . The <u>Guar</u> e to meet all of these	start without Securions are required to represent to represent the security of the security will resecute the security of the	ty Guards present : nain present until a ult in forfeiture of tl	and the event will end ll guests have vacated the he entire deposit, and		
	Received Address  Renter's Phone#/Em Arrival Time  to bring your own  Entire to bring your own  In the event must not the event must not the event must not the event all of these	Received Address Address Renter's Phone#/Email Arrival Time  to bring your own garbage bags and Rentals with Alcoh Expiration   onsibility of the renter  the event must not start without Security	Address City		

## The Entire Rental Fee and Security Deposit Payments Are Due In Full 30 Days Before Rental

I hereby declare and affirm that I am of legal age to enter into this agreement for myself, other person or persons private or otherwise, families, community service organizations, clubs, unions, other organizations and/or activity and that by affixing my signature to this document do hereby render the conditions of this agreement binding on myself and the above named if other than myself.

- Lessor (City of Grant) shall not be liable for any personal injury or property damage occurring on or to the demised premises or to any persons thereon resulting from (1) a loss of property by theft or burglary, (2) accidental damage to person or property on or about the premises from the use of any utility on the premises, (3) any damage caused by action of the natural elements, or (4) damage or injury resulting from the conduct of the employees of lessee, whether negligent or otherwise. Lessee shall not make any claim against lessor for any loss or damage described herein.
- В. Lessee (Renter) shall be responsible for timely securing required insurance Certificate of Host Liquor Liability (if applicable), to the repair or replacement of the premises or property thereon necessitated by any damages caused by the above circumstances, and if the injury was not insured against, lessee shall repair the demised premises or replace or repair property thereon as the sole expense of lessee.
- C. Lessor shall not be liable in any manner for any loss, injury, or damage incurred by lessee from acts of theft, burglary, or vandalism committed by either identified or unidentified parties.
- D. Lessor shall not be liable to lessee, or the agents, employees, customers, patrons, visitor, or guests of lessee for any injury or death occurring in or about the demised premises or the sidewalks or alleys adjoining the premises, and lessee shall indemnify lessor against all claims by any agents, employees, customers, patrons, visitors, or guests of lessee.

I (we) assume full responsibility for damage and agree to pay for any such damage to the building and/or equipment. Upon termination of use of the premises and equipment I (we) agree to restore said premises to the condition it was in at the time of occupancy (reserved date), i.e., to leave floors, tables, kitchen facilities (not included in rental), restrooms, entries, vestibule, building grounds, and adjacent walkways in a clean and acceptable order; that all trash and garbage be removed from premises. I (we) further agree to have the building equipment and grounds clean and vacated by 2:00am otherwise the building deposit will be forfeited in part or in whole to the City of Grant. It is understood and I (we) agree, that should the building equipment and/or grounds be left in an unacceptable condition (to be determined by Inspecting Official) all monies of deposit shall be forfeited and non-refundable.

Further, monies of security deposit will be forfeited and non-refundable should I (we) cancel the reservation less than 15 days prior to the reserved date shown on this agreement unless other arrangements have been made with the City Official. Rental Amount and Security Deposit Must Be Paid In Full 30 Days Prior To The Reserved Date Shown.

Date

Time

✓A Copy Of The Noise Ordinance #44 Has Been Giv				
Initials City Ordinances Are Strictly Enforced At A.  ✓ The Building will be checked before & after the remove before any tables or chairs are set up by renter. A very 9am to 3pm by calling 231-834-7904.	ntal. Damage or complaint must be repor	ted immediately		
✓ A Driver License <u>MUST</u> be provided, as well as a Tax	Bill or Voter Registration card if <u>City</u> Res	ident Rate is requested.		
✓ I have read and understand the procedures as stated	d in the Community Center Rental Info a	nd Rental		
Initials procedure form.  The kitchen is not included in the rental, though it of the control of	can be used. The City does not guarantee	e that the kitchen		
Initials facilities and equipment are functional or clean.  If the badge is not returned to the City of Grant office after the rental, I understand that there will be a \$50.00 charge.				
Initials Initials	ice after the rental, I understand that there	e will be a \$50.00 charge.		
The heating/cooling system is set between 70 and 7 in the Community Center.	2 degrees year round. This will provide a	tolerable temperature		
Initials event created and dispose of it off site. This include main hall and vestibule area.				
City Official	Renter or Representative	Date		
INDEMNIFICATION AND	HOLD HARMLESS AGREEMENT			
IN CONSIDERATION OF THE RENTAL OR USE	E OF PREMISES OWNED BY THE CIT	Y OF GRANT, A		
MICHIGAN MUNICIPAL CORPORATION, THE UNDER	SIGNED PARTIES AGREE TO SAVE	HARMLESS AND		
INDEMNIFY THE CITY OF GRANT FROM ANY CLAIM	IS, DEMANDS, ACTIONS, JUDGEME	NTS OR OTHER		
PROCEEDINGS OF WHATSOEVER NATURE AND KIND	D, AND THE EXPENSES ARISING HE	EREFROM, INCLUDING		
ATTORNEY FEES, FOR ANY AND ALL DAMAGES SUS	STAINED AND/OR EXPENSES INCUI	RRED BY SAID CITY OF		
GRANT, INCLUDING ALL DIRECT AND/OR DERIVATI	IVE CLAIMS, DEMANDS, ACTIONS,	JUDGEMENTS OR OTHER		
PROCEEDINGS OF WHATSOEVER KIND AND NATUR	E, ARISING FROM ANY INJURIES SU	JSTAINED OR CLAIMED		
TO HAVE BEEN SUSTAINED AS A RESULT OF THE US	SE OR RENTAL OF THE PREMISES C	OF THE CITY OF GRANT.		
THE UNDERSIGNED AGREE THAT THEY HAV	E READ THE ABOVE IN ITS ENTIRE	ETY AND HAVE		
KNOWINGLY AND VOLUNTARILY SIGNED SAME.				
IN WITNESS WHEREOF, THE UNDERSIGNED THIS,,	HAVE HEREUNTO SET HIS (THEIR)	HAND(S) AND SEAL(S)		
IN THE PRESENCE OF:				
CITY OFFICIAL	RENTER / REPRESENTATIV	TE		
The building condition has been checked <i>thoroughly</i> . There been properly disposed of, and the building is in an acceptable	is <u>no tape/residue on windows, no tape o</u> le order. I hereby authorize return of the	n walls/paneling, garbage has renter's deposit.		

City Official/Staff