

So much. So close.

# Fall Creek Clubhouse Rental Policy – Resident Use

2023 Revision

			• •	– Resident Use
First Name:		Last Nar	ne:	
Company Nar	ne (if applicable):			
Address:				
City:	State	e:Zip:_		
Tel (H):	(C):	Amen	ity Badge #	
E-Mail Addres	ss:	F	all Creek Resider	nt: Yes / No
Please descril	pe the purpose of your	event:		
Event Date:_	Start Tin	ne: Er	nd Time:	Est. Attendance:
Food/Bevera	ge Present? Yes / No	Caterer Present? Yes	s / No Alcohol	on Property? Yes / No
Payment Info	rmation (checks payab	le to "Fall Creek HOA"	): Please note all	checks will be deposited.
Check #1: De	posit- Refundable per t	terms and conditions li	sted in contract	
Security	Deposit:	Amount: \$	500.00	Check #1:
Check#2: Fee	s – Non-refundable pe	r terms and conditions	listed in contrac	t
	\$50.00/per hour (3 hou Total Hours:	Amount \$_		undays.)
Cleaning	g Fee:	Amount: \$		Check #2:
al l <i>ua an</i> a			101 1 CC3. 7	
<u>Check #3</u> : Off	icer Fee (If alcohol is serv \$90.00/per hour (4 hou	•	harges will apply if	event occurs on national holiday)
	Total Hours:	Amount \$_ Total Amo	 unt for Fees: \$	

Fall Creek will <u>officially reserve</u> the facility once the following has been completed: Checks for deposits and fees have been turned in to the onsite staff at the same time as the rental agreement is tuned and signed off by the Onsite Staff.

<sup>\*\*</sup>The Officer Fee of \$90.00/hour covers the services of two officers as required in order to serve alcohol on the premises. Separate payments must be made to each officer at the time of the event, in the form of <u>cash</u> or money order only. Personal checks or other forms of payment will not be accepted.

# **Clubhouse Rental Agreement**

This AGREEMENT is made between Fall Creek HOA, hereinafter called "Fall Creek" and the undersigned Fall Creek homeowner, hereinafter called "HOMEOWNER", "RENTER", "RESIDENT", or "RESERVING PARTY".

#### **Clubhouse Rental Hours**

The Clubhouse is available for rent Mondays – Fridays, 6pm till Midnight (12am) & Saturdays and Sundays, 9am – Midnight (12am). The reserving party must strictly adhere to the reservation times agreed within this rental agreement. It is the responsibility of the homeowner to allow adequate time within their reserved time for setup, event, and clean-up. Reserving Parties are granted 1 hour for set up and 1 hour for clean-up with their reservation. Should additional time be needed, it will be at a cost of \$50 per hour. Additional hours for a reservation can be accepted as long as notice and payment is provided to the Clubhouse staff with a minimum of 3 business days' notice in advance of the reservation. Multiple parties can be booked on the same day, but a two-hour window/gap is needed between the bookings to allow for cleaning.

## **Clubhouse Fees**

The following fees are required for clubhouse rental.

- Security Deposit \$500 (Cashier's Check or Money Order only)
- Cleaning Fee \$275 (A two-hour window/gap is needed between multiple bookings to allow for cleaning.)
- Reservation Cost \$50/hour
- HCSO Officer Fee \$90/hour (if alcohol is present) \*Officers must be booked a minimum of two (2) weeks prior to the event. Officer availability is not guaranteed on short notice.\*

\*Security Deposit will be forfeited if applied use is not adhered to according to the terms of this contract. In the event that payment is not made to the HCSO Officers at the start of the event in the correct amount and format agreed upon in this contract, the officers reserve the right to shut down the event, and the full amount of the officer fee will be deducted from the security deposit. A refund of the remainder of the security deposit, rental and cleaning fees is subject to the cancellation policy for events canceled 8 or fewer business days in advance.

## **Cancellation Policy**

Reservations for use of the Fall Creek Clubhouse are made on a first-come, first-served basis in advance of 7 business days of the date of planned use. Three separate payments must be made: The security deposit (cashiers check or money order only) and the Rental fee and Cleaning fee must be paid at the time the Rental Agreement is signed. The HCSO Officer fee (if applicable) is due to the officers at the start of the scheduled event. All deposits and fees with the exception of the officer fee are due upon reservation. If the Homeowner cancels the reservation more than 8 business days in advance of the scheduled use, the rental and cleaning fee will be returned, and the security deposit will be refunded minus an \$80.00 cancellation fee (the HCSO officer fee will not be due). If the Homeowner cancels 8 or fewer business days in advance of scheduled use, the security deposit, rental fee and cleaning fee will be refunded minus a \$250.00 cancellation fee. The HCSO officer fee will be deducted from the security deposit.

### **Clubhouse Access**

Upon signing of the rental agreement and submittal of required payments to the property management company, temporary access will be assigned to the person named on the agreement and entrance can be made using the Resident ID card for up to one hour prior to rental and one hour after (this is your set-up time and clean-up time). However, please keep in mind that all set-up, event, and cleanup **MUST** occur within the reserved time frame.

All reservations are subject to the approval of the Fall Creek Board of Directors. Homeowners whose accounts are past due are ineligible to reserve and/or rent the Clubhouse. The Fall Creek Board of Directors reserves the right to decline reservations to any person for any reason. The Fall Creek Board of Directors reserves the right to cancel a reservation at any time. The Fall Creek Board of Directors will make its best effort not to cancel a reservation, however, in the event of such cancellation occurs, the rental fee and deposit will be returned to the Homeowner.

For the time of the scheduled use, the Homeowner has the exclusive use of the Clubhouse and the non-exclusive use of the parking lot and trash dumpster. This does not include the use of the swimming pool, pool area, fitness room, common area outside the clubhouse, or parks. Please keep in mind that if you rent the clubhouse during swimming pool season there may be a large amount of traffic entering and exiting the clubhouse parking lot, and this may not be a good location if you wish to have no distractions. Food Trucks, Bounce Houses, and any other items that would typically be set up outside are prohibited.

Please note that if the alarm is set off resulting in a call to Management, the after-hours fee of \$75.00 will be deducted from the security deposit. An additional \$75.00 false alarm fee will be deducted if police are dispatched in response to the alarm. The Clubhouse Staff will E-mail step by step instructions on how to disarm the alarm system prior to the event.

# **Rules of Usage**

- 1) Homeowner agrees to assume 100% responsibility for conduct of themselves and their party.
- 2) Homeowner agrees to limit the number to guests to no more than 273 guests.
- 3) Homeowner agrees to restrict parking to designated areas only. No parking is allowed on the grass or landscaped areas.
- 4) Homeowner agrees to NO SMOKING inside the Clubhouse. Illegal activities are not permitted. Violators will be prosecuted to the fullest extent of the law.
- 5) Homeowner agrees to limit the volume of all music and noise generated during the use to a level that **DOES NOT DISTURB** other homeowners or park users.
- 6) Please do not remove any items attached to the walls.
- 7) Adult supervision is required for participants under 21 years of age.
- 8) Any event open to the public is prohibited.
- 9) Homeowner agrees to return air-conditioning to 76°F or heat (at the thermostat) to 68°F and turn off the lights at the end of his/her use.
- 10) The homeowner who rents the facility must be in attendance at all times during the scheduled event. The Homeowner must be the last to leave. Homeowner agrees to lock all doors and windows and secure the building. If the clubhouse is not locked at the end of use, Homeowner will be held liable for any damage incurred. All doors must be unlocked during the rental period. Take special care to leave exits free of obstacles.
- 11) Homeowner will be responsible for turning the alarm off upon arrival and setting the alarm when exiting. Should the alarm be triggered due to improper activation/deactivation resulting in a call to management, the after-hours fee of \$75.00 will be deducted from the security deposit, in addition to the \$75.00 false alarm fee, should police be dispatched in response to the alarm.
- 12) Homeowner agrees to notify the Property Manager of any problems encountered and any damage to the Clubhouse and/or grounds caused during his/her use within 24 hours. Homeowner agrees to pay for the costs to repair all damage that occurs during his/her use. Homeowner agrees to have all such damages and costs posted to his/her HOA account.

- 13) If you see any damage(s) to the clubhouse upon your initial entry, be sure to notify the FALL CREEK agent and report the damages. It is assumed that any damages not reported upon your initial entry occurred as the result of your rental, and you will be charged accordingly.
- 14) Misuse of the facility or the failure to comply with these regulations will be sufficient reasons for denying any further applications.
- 15) The facility may not be reserved more than six (6) months in advance. Dates will be released on the following schedule: January June will be released the prior December, July December will be released the prior June. No facilities may be used for fund raising purposes without prior approval from the HOA. Sales of alcohol is prohibited. Requests for periodic, regularly recurring use of the facility must be approved by the HOA.
- 16) Homeowner has the obligation to comply with current local and state rules related to minimizing the spread of COVID-19.

## **Reservation Status**

A rental reservation is considered binding after the facility Rental Agreement has been signed by the rental applicant and approved by the HOA Management Company. Renter will receive a confirmation email the week of the reservation which will include a Post Function/Event Cleanup Checklist and instructions regarding entry and exit.

The Amenity Card listed on the reservation will be activated for entry to the building. A resident may request programming of a second card to be used as a backup, however, any card programmed for the event must belong to a member of the household under which the reservation is made. It is the resident's responsibility to ensure that their card is in their possession and active in advance of their event. Please note that if Management is contacted after hours due to a resident error (i.e. lost/stolen/deactivated card), \$75 will be deducted from the security deposit.

#### **Caterers**

Rental applicants may choose to employ an outside caterer for their event. Caterers are required to abide by all policies outlined in the Facility Rental Agreement. All food and beverages must be removed from the premises after the event. Waste food, ice and beverages may not be dumped onto soil or landscaping anywhere on the premises by guests or catering staff. Rental applicants and/or their caterers are required to provide their own tableware, linens, and service needs. No catering equipment, chairs, tables, decor or other items may be left behind or stored on the property after an event unless prior arrangements have been made with the HOA. All items are permitted to be brought on property during your set-up hour, and must be removed during your clean up hour. (Items cannot be stored at the Clubhouse the day before the event or the day after the event.)

## **Decorations**

Decorations may be used, however, use of a staple gun, or items that nail or screw into any surface are prohibited. Tape must not leave permanent marks or remove paint or other finishes. No staples, nails, red rose petals, or glitter is allowed. The use of rice, birdseed, popcorn, or confetti, inside or outside, is prohibited. All candles must be contained in a glass container taller than the top of the candle flame. All balloons must be disposed of. If balloons set off the motion detector the police will be dispatched and the alarm charge will be billed to the Reserving Party starting at \$75.00 or it will be removed from the Security Deposit.

## **Animals:**

Animals, with the exception of service animals, are not permitted inside the Fall Creek Community Clubhouse without prior approval of the HOA.

## Indemnification

I am a homeowner in good standing and am at least 18 years of age. I assume FULL RESPONSIBILITY FOR MY ACTIONS AND THOSE OF EACH OF MY GUESTS during the course of the use, including all claims of theft, disturbance, or damages to any property or injuries to anyone caused by me or my guests. I agree to indemnify and hold harmless the FALL CREEK HOA for all such claims whether the accident occurs on the common ground, on and part of the recreational facilities, parking areas, or adjacent areas. I have read, understand, and agree to the above terms and rules. The Fall Creek HOA reserves the right to refuse application for good cause or to revoke the rental applicant's permit privileges. If this occurs, we will attempt to notify you as soon as possible. I have read all of the rental policy information, and by signing below I agree to comply with the provisions of this rental agreement. I understand that my security deposit may be forfeited or I may be billed for any additional expense should any of the aforementioned requirements be ignored or abused, or if any damages are a result of the actions of my rental. HOMEOWNER acknowledges that his/her use of the facility is purely for the pleasure of his/her guests. HOMEOWNER further acknowledges that neither Fall Creek Management Company "Spectrum Association Management", nor the Fall Creek Homeowners Association ("Association"), has assumed any responsibility for, nor shall the Manager or the Association have any liability for, the actions or inactions of the renters and his/her guests and invitees or for any injury, damage or loss any person may sustain while using the facility or in connection with or as a result of any activity, including consumption of alcohol or other intoxicating substances, engaged in by any person while using the facility. HOMEOWNER on behalf of himself, his heirs, successors and assigns, and on behalf of his/her guests and invitees, their heirs, successors, and assigns hereby releases the Manager, the Association and the respective offices, directors, shareholders, agents, members, successors and assigns, from any claims which HOMEOWNER, his or her guests, and invitees, now have or may hereafter have which are related in any way to any loss, damages, illness, infection or injury that may be sustained in connection with their use of the facilities or as a results of any activity, including consumption of alcohol or other intoxicating substances, engaged in while using the facility. HOMEOWNER, individually and/on behalf of his/her heirs, successors and assigns, agrees to indemnify, defend and hold harmless the Manager and the Association and their respective officers, directors, shareholders, members, successors, and assigns against any and all claims, demands, damages, costs and expenses, including reasonable attorney fees arising from the user of the facilities, including the buildings and sidewalks adjoining same, by the HOMEOWNER, his/her guests, and invitees, or as result of any activity including consumption of alcohol or other intoxicating substances, engaged in by an such person while using the facility. In the event any action or proceeding is brought against the Manager or the Association, their respective offices, directors, shareholders, agents, members, successors, or assigns by reason of any such claim, HOMEOWNER covenants and agrees to pay all costs of defense of such action or proceeding by counsel satisfactory to the manager and the Association. The foregoing indemnification and defense obligations shall not be conditioned upon the availability of insurance coverage and HOMEOWNER is failure to obtain insurance coverage or the refusal of the insurer to pay any claim or otherwise assist HOMEOWNER in fulfilling such obligations shall not relieve HOMEOWNER of the indemnification and defense obligations set forth herein.

Homeowner signature:	
Homeowner's printed name:	 Agreement & fee received by:
Date:	 

# **Alcoholic Beverages Addendum**

1,	, am renting the Club	house located in Fall
Creek on (Date). I understand that	I will not be allowed to serve	e or sell any alcoholic
beverages on the premises of the clubhouse to anyone und	der the age of twenty-one (2	21) during the above-
referenced date. Any alcoholic beverage should not be left	unattended by an adult at a	ny time. All alcoholic
beverages must be removed from the premises immediately fo	ollowing the event. I further ur	nderstand that I will be
responsible for any liability, if any, incurred by my guests for	r violating this addendum on	the above referenced
date and that the Fall Creek Owner's Association assumes no r	esponsibility.	
I understand that full payment of the HCSO Officer Fee is due	at the start of the event and is	s to be paid directly to
each officer in the form of cash or money order only. I under	rstand that failure to make pa	syment directly to the
officers in the amount and format outlined in this contract ma	ay result in immediate cancell	ation of my event and
deduction of the full amount due from the security deposit,	and that a refund of the rem	ainder of the security
deposit, rental and cleaning fees is subject to the cano	cellation policy for events of	canceled 8 or fewer
business days in advance.		
If any alcoholic beverages are to be served by a barteno	der, proof of host liquor lia	bility insurance must
be provided with combined single limit coverage of \$1,000,	,000 with respect to injuries,	deaths, or damages.
This may be accomplished through a general liability or exc	cess liability (umbrella) rider	to the Homeowner(s)
policy, or through a separate policy, provided that the rider	or additional policy specifica	ally covers host liquor
liability. Proof of such insurance must be delivered to the of	fice of Fall Creek at least one	(1) week prior to the
Clubhouse rental or the rental agreement is subject to termin	ation by the Association. Alco	hol cannot be sold on
the premises. This addendum is part of the terms of the contra	act as if completely set forth the	nerein.
Owners Signature:	Date	
Owners Printed Name:	Date	
Fall Creek Agent:	Date	

# **Cleaning Policy Addendum**

All decorations and trash must be removed, and the facility must be vacated by the end time indicated on the Facility Rental Agreement. The rental applicant is responsible for removal of all personal articles, including leftover food, decorations, ice, etc., and depositing trash in the trash cans. Additionally, the renters are responsible for providing all the cleaning activities listed on the cleaning checklist. If it becomes necessary for HOA to do an extensive amount of cleaning, there will be a corresponding deduction from the security deposit, as determined by the HOA.

Note: Homeowner is responsible to provide all cleaning products and should not use those within the center which are reserved for regular cleaning service.

# **Cleaning Checklist**

Turn the alarm off/on when entering/exiting the building.
Turn of all lights; foyer, hallway, conference room, kitchen and bathrooms.
Throw away all trash in trash receptacles outside the back door.
Remove all decorations from the event.
Return any moved furniture or other items to their original locations.
Remove all food from the event from the kitchen/refrigerator.
Turn off the TV in the conference room, if used.
Make sure all 3 thermostats are set to the correct temperature as listed in this
agreement.
Secure all doors: Kitchen door (by the black cabinet) and the front doors.
Ensure the oven/stove is turned off prior to exiting the building.

Your deposit will be mailed to you within fifteen (15) working days after your scheduled event ONLY if all rules and regulations have been followed.

Remember, this is your community. Please take pride in your amenities; they are an asset to your home.