CITY OF SHIVELY COMMUNITY BUILDING RENTAL AGREEMENT

Name of person responsible	Γ	Date of Rental				
Address	City	State	Zip			
Home Phone #	Cell Phone #					
Work Phone #	Other #					
Type of Function	Number to	attend				
The City of Shively and/or the Shively Community Bu 1901 Park Road, Shively, Kentucky to the preceding g ending time of on the date of contract and the balance, damage deposit and clean up neat and undamaged in all respects.	roup/individual for \$ The group/individual agrees to pay	beginning time half of the hourly renta	of and Il upon signing of this			
The Community Building shall be occupied solely by increased from the amount given on the application for not exceed 160. The group/individual agrees to leave outside the building) and undamaged in all respects after the state of the state	rm. It is understood and agreed that the premises neat (all trash cans mus	the number of people	in attendance shall			
It is understood that cancellation must be given in writ 60 days prior to event the remaining balance will be re-		lt in loss of deposit, if	cancellation is given			
HALL RENTAL BALANCE, DAMAGE DEPOSIT PRIOR TO EVENT. FAILURE TO PAY CAN RE		CE FEE MUST BE 1	PAID 30 DAYS			
I/We hereby agree to the terms and conditions set f		edge receipt of a copy	, •			
	Date:					
	roval:					
	R OFFICE USE ONLY					
FRIDAY OR SATURDAY 500.00 5 HOUR MINIMUM + Hrs. @ \$100.00 each + 150.00 Building Maintenance Fee (non-refundable) - 150.00 Damage Deposit (refundable)	SUNDAY – THURSDAY 100.00 2 HOUR MINIMUM + Hrs. @ \$50.00 + 150.00 Building Maintenance + 150.00 Damage Deposit	0 each				
Total Amount Due						
Deposit Cash/Check # D	ate Initials					
Balance Remaining						
Payment Cash/Check # I	Date Initials	**************************************				
Balance Remaining						
Payment Cash/Check #I	Date Initials	to the second se				
Balance Remaining						
Payment Cash/Check # I	Date Initials					
Balance Remaining						
Payment Cash/Check #I	Date Initials					
Ralance Remaining						

Shively Community Building Rental Contract

Thank you for your interest in renting the Shively Community Building for your upcoming event. The Community Building provides a distinctive atmosphere for any special celebration or affair. It is available for wedding receptions, anniversaries, high school reunions, etc. Following is some information to help you in your planning process. If you require additional information concerning rental of the building, please contact Shively City Hall, (502) 449-5000. Viewing hours are Monday through Friday, 8 a.m. to 3:30 p.m., appointments preferred.

Rental Information

FRIDAY OR SATURDAY

SUNDAY – THURSDAY

\$100.00 per hour, 5 hour minimum Plus service charges

\$50.00 per hour, 2 hour minimum Plus service charges

\$150.00 - Building Maintenance Fee (non-refundable) \$150.00 - Building Maintenance Fee \$150.00 - Damage Deposit

(refundable)

\$150.00 - Damage Deposit

HOLIDAYS - \$100.00 EXTRA

(New Years Eve, New Years Day, Valentines Day, Easter, Thunder Over Louisville, Derby Week and Weekend, 4th of July, Memorial Day, Labor Day & Thanksgiving) **Closed Christmas Eve and Christmas Day**

EQUIPMENT WE HAVE AVAILABLE FOR YOUR USE

20-60" round tables, 8 chairs per table

5-6' Banquet rectangular tables

5 - 8' Banquet rectangular tables

Smoking is not permitted in the facility at any time. ♥ All events must conclude by 12 midnight. All rules or regulations imposed by the Fire Marshal's office must be met.

Deposits

- Half of the total cost of the hourly rental will be the deposit, it is a non-refundable deposit that is needed to secure the date for an event. This deposit is applied toward the balance of your rental fee. This deposit is due upon signing of the contract. The facility is not booked until the contract is signed and the deposit is paid.
- The facility management will return the damage deposit, less any amount retained to compensate the building for any loss, within ten (10) business days after the event.

Alcoholic Beverages

If alcohol is served or sold during the event, then the party is to abide by the rules and regulations concerning liquor license and liquor liability insurance. Events serving alcohol must use a licensed bartender and show proof of host liquor liability in the amount of \$1,000,000. You are also required to abide by alcohol related laws. No glass bottles of beer allowed. If any evidence is found by our cleaning crew that alcohol was on the premise without a liability insurance certificate on file prior to the event the damage deposit will be forfeited.

Personal Property

The City of Shively and/or the facility management are not responsible for damages or loss to personal property of the customer, guests, invitees, independent contractors and/or entertainers/vendors, which is left on the premises before, during or after the event.

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Parking

Parking for any event will be in the parking area next to the baseball field. At no time will any vehicle be parked on any grassy area. Any vehicles of the group parked on or near the premises, together with the contents thereof, shall be parked at the risk of the group and the City of Shively or the facility management shall not be responsible or liable to the individual or group for loss or damage to said vehicle or its contents.

Food and Beverage

You may bring a caterer of your choice or provide your own food; however, the caterer must provide the management with a certificate of insurance. If you provide your own food, the City of Shively or facility management assumes no responsibility from anything arising from it. Because of limited kitchen equipment, most foods must be prepared before the time of rental. The kitchen contains a small microwave, refrigerator and sinks. Rental utensils and dishes are not available. The caterer or person signing this contract is responsible for clearing tables and removing all garbage to the outside trashcans and leaving the kitchen in order. If drink cups, plates or trash of any kind is left on top of the tables or trash is not taken out of the building to the trash cans the damage deposit will be forfeited.

Entertainment

Bands or DJs are permitted in the facility during the event. Any special requirements necessary for the band or DJ system are to be brought to the attention of the management at least 2 weeks prior to the event. These requirements may be charged as an additional expense. Equipment can only be delivered on the day of the event. All equipment must be removed immediately following the rental.

Insurance

The Caterer must present a certificate of insurance, as proof of general liability insurance, in the amount of \$1,000,000. If a Caterer is engaged in the serving or sale of alcoholic beverages, they must obtain public liquor liability insurance in the amount of \$1,000,000 (host liquor liability) for the term of the agreement. These must both be present at least thirty (30) days prior to the event.

Set-up and deliveries

- ▼ Set-up can begin on the day of the event. No set-up allowed the day before. All deliveries should be brought through the service door in the kitchen. If your caterer or florist will need to be there earlier, please inform the facility management.
- ▼ The facility management will be responsible for table and chairs set up and take down. You must specify in writing two weeks prior any special request you may have. Tablecloths and table decorations will be the responsibility of the renter. We do not have tablecloths or decorations available for rental.
- No tents will be allowed to be set-up on the porch area but can be set up in the grass. A company that is covered by general liability insurance must set up all tents and a certificate of insurance must be presented 30 days prior to the event.

Decorations

No decorations may be affixed to any wall, ceiling or light fixture with tape, nails, tacks, screws, staples or any type of adhesive. No staples or tape are to be used on tables. Candles must be enclosed in glass shade or votive container. No glitter, sprinkles, "silly string" or bubbles may be used in the facility. Garlands, ribbons, etc. may be used on exterior entry railings with permission. Couches, chairs and end tables must remain in original location they cannot be moved. User will be responsible for enforcing the no smoking policy in the facility. If any of the above takes place the damage deposit will be forfeited.

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Cancellation

RENTAL DEPOSITS ARE NON-REFUNDABLE UNLESS THE EVENT IS CANCELLED BY THE CITY OF SHIVELY AND/OR FACILITY MANAGEMENT. If an event is canceled by the City of Shively and/or management the deposit shall be refunded within 30 days after the cancellations. The City of Shively or the facility management shall not be held liable for damage of any type, whether direct or consequential, to the customer, or to an entertainer/vendor hired by the customer, for cancellation of the event. The customer acknowledges and understands that the sole remedy for any claim of damages arising out of, or relating to, a cancellation shall be a refund of the advance deposit. Without limiting the generality of the forgoing provision, the customer agrees that the City of Shively or facility management shall not be liable for failure to perform due to any unforeseen circumstances beyond the control of the City of Shively or facility management, including but not limited to fire, flood, strike, acts of governmental authority, failure of utility services, unavailability of food, beverage or other supplies or damage to the facility. Performance of this contract is contingent upon the ability of the City of Shively and/or facility management to complete the same, and is subject to accidents, transportation of foods, beverages or supplies and other causes, which are beyond the control of the City of Shively or facility management. The City of Shively and/or facility management reserves the right to refuse service to anyone.

Liability

The City of Shively or facility management shall not be liable for any injury or damage to any person and their invited guests or to any property at any time on said premises or the Community Building from any cause whatsoever that may at any time exist from the use or condition of said premises or building, or from ice thereon, or from water, rain, or snow which may leak into, issue or flow from any part of the building, or from pipes or plumbing, of the same, or from any other place or quarter, or from any other cause, during rental period. The City of Shively and facility management is further indemnified from the renter for any damages to the City or management due to the actions of the renter or his/her guests.



SET- UP IS ALLOWED ON THE DAY OF YOUR EVENT ONLY

DAMAGE DEPOSIT REFUND (\$150.00) WILL BE ISSUED WITHIN 10 BUSINESS DAYS

ALL TRASH MUST BE REMOVED TO OUTSIDE RECEPTACLES BEFORE LEAVING

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