

LAKEWOOD SPRINGS HOMEOWNERS ASSOCIATION 2022 CLUBHOUSE RENTAL AGREEMENT

For Clubhouse Emergencies, please contact Michael P. Hulbert, Community Association Manager at (630) 552-3270 or by e-mail at PLakewoodSprings@FosterPremier.com

NORTH CLUBHOUSE
900 LAKEWOOD SPRINGS DRIVE

SOUTH CLUBHOUSE
501 MITCHELL DRIVE

SECURITY DEPOSIT: A security deposit of Two Hundred Fifty Dollars (\$250.00) (“Deposit”) is required to confirm Clubhouse reservations. The Deposit shall be returned no later than fourteen (14) working days after the date of the function.

AVAILABILITY: Rentals are available on a first come, first serve basis. Homeowners will not be able to rent the Clubhouse if their assessment account is delinquent. Two rental times are available:

12:30 PM to 5:30 PM

6:00 PM to 11:00 PM

LATE CHECKOUT:

Renter agrees to checking out prior to end time of rental. Renter agrees to deduction of fees based on the following:

5 - 15 minutes past check out	\$25.00
16 - 30 minutes past check out:	\$50.00
31 – 45 minutes past check out	\$75.00
45 - 60 minutes past check out	\$100.00
After 60 minutes	Full security deposit and potentially forfeits future rentals.

GUARANTEES: It is essential the RENTER provide the LWS HOA the total security deposit within fourteen (14) business days of the date the Clubhouse is held for the RENTER. This is the date that the Foster / Premier, Inc. Office holds and reserves the Rental Date for the RENTER in the Clubhouse Rental Book.

LICENSE & INSURANCE: If you will be using a catering company for your function, the company must be fully insured. An executed copy of the Caterer and/or Entertainment Agreements shall be required no later than seven (7) days prior to the Function.

MAXIMUM NUMBER OF PEOPLE: A maximum of 80 people are allowed in the Clubhouse at any given time. This is stated on the Occupancy Permit for the Clubhouse.

FUNCTION LIABILITY: Cost for damage to the premises caused by RENTER, any guests, invitees, or other persons attending the Function, will be charged to the RENTER at actual repair or replacement cost plus a 15% administrative fee.

OUTSIDE FOOD VENDORS:

Renters may choose to have a 3rd party vendor to cater food and beverages. Renter is solely responsible for all clean-up and or damages cause by the 3rd party vendor

FUNCTION TIMING: Function must begin promptly, and the premises vacated promptly at the times scheduled and agreed to in advance with the LWS HOA. A Party Attendant will unlock the doors. If the renter is not there at the scheduled time, the room rental will be cancelled, and the rental fee will not be refunded. Admission to the premises will not be allowed prior to the Function’s starting time for decorating purposes unless otherwise scheduled and approved by the Party Attendant in advance.

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DECORATIONS: The affixing of anything to the walls, floors, window frames, windows, blinds, tables, chairs, television, fireplace, chandeliers, light fixtures, ceiling fan, or ceilings using nails, staples, glue, tape, tacks or other substances is prohibited. Confetti, bird seed, rice and other such materials are not permitted on the premises. (The use of blue painters' tape on the windows and frames is allowed, with limited use).

PREMISE SECURITY: The Lakewood Springs Homeowners Association will not assume responsibility for damage or loss of any merchandise or articles left on the premises.

POOL ACCESSIBILITY: The use of the pool is prohibited during a rental period. The renter, family members and all guest, under any circumstance, are not allowed to use the pool during the rental period. Violations of this regulation will forfeit full security deposit and potentially forfeits future rentals.

RENTAL FEE: One Hundred Dollars (\$150.00) per 5-hour rental time slot.

CLEANING FEES: The LWS HOA cleaning service may be requested ten (10) business days in advance of the Function for a "Cleaning Fee" of one hundred fifty dollars (\$150.00). If the LWS HOA cleaning service is not requested but is needed after the Function, the RENTER shall forfeit the Deposit. If the RENTER elects not to use the LWS HOA cleaning service and performs the clean up themselves, the Deposit shall be Voided and Returned by mail provided all the following are completed to the LWS HOA Management Company's satisfaction:

- All tables and chairs must be clean and returned to original placement
- All carpeting must be vacuumed
- Restrooms must be clean (please do not flush coffee or any other objects in the toilet)
- All decorations must be removed from the premises
- All garbage shall be put in dumpster
- Kitchen must be clean and void of all food and beverages
- Damage, if any, must be repaired
- Refrigerator / freezer must be emptied and wiped down
- Oven / Stovetop clean & control panel / buttons in good working order
- All windows closed and locked

MAILING ADDRESS FOR CLUBHOUSE RENTAL FEE & SECURITY DEPOSIT CHECKS:

**Lakewood Springs HOA Clubhouse Rental
c/o Foster / Premier, Inc.
456B North Weber Road
Romeoville, IL 60446**

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SOUTH CLUBHOUSE
501 MITCHELL DRIVE

RENTER: _____ DATE OF FUNCTION: _____

For Clubhouse Rentals at the North Clubhouse on Sundays, the earliest that you may check in is 12:30pm

(PLEASE CIRCLE ONE)

FUNCTION TIME: 12:30 PM - 5:30 PM AND / OR 6:00 PM - 11:00 PM

PURPOSE OF RENTAL: _____

TOTAL # OF GUESTS (MAXIMUM OF 80): _____

NAME & PHONE NUMBER OF CATERER: _____

NAME & PHONE NUMBER OF ENTERTAINMENT: _____
(Attach Entertainment Agreement)

SECURITY DEPOSIT (\$250.00): _____ Due By: _____
(Due within 14 days of the date you call to Reserve the Clubhouse)

CLUBHOUSE RENTAL FEE (\$150.00 per Function time): _____ Due By: _____
(Due no later than 14 days before the Clubhouse Rental date)

CLEANING FEE (\$150.00) *OPTIONAL: _____

*****PLEASE SEND SEPARATE CHECKS FOR EACH FEE MADE PAYABLE TO:
LAKEWOOD SPRINGS HOA**

RENTER'S ADDRESS: _____

RENTER'S E-MAIL ADDRESS: _____

RENTER'S PHONE #: _____

RENTER'S SIGNATURE: _____

DATE OF SIGNATURE: _____

Please forward to: **Lakewood Springs HOA Clubhouse Rental
c/o Foster / Premier, Inc.
456B North Weber Road
Romeoville, IL 60446**

THIS RENTAL DATE HAS BEEN CONFIRMED BY: _____
(FOSTER / PREMIER, INC. REPRESENTATIVE SIGNATURE)

Please submit the signed Rental Agreement along with your check(s) to the Foster / Premier, Inc. Office by mail. The Clubhouse is NOT reserved until your check has been received and the Clubhouse Rental Agreement has been signed and returned to you.

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“Yes, RENTER plans to clean the Clubhouse and Restrooms during the end of the Function and acknowledges what is required to get the Security Deposit returned. LWS HOA may still use part or all of the Deposit if, in the sole judgment of the LWS HOA, additional cleaning is required.” Cleaning Supplies are provided for your use.

OR

“No, RENTER does not plan to clean the Clubhouse and Restrooms during the end of the Function and agrees to the LWS HOA Cleaning Fee. LWS HOA may still use part or all of the Deposit if, in the sole judgment of the LWS HOA, additional cleaning is required.

Any portion of the Deposit remaining after cleaning shall be returned to RENTER provided no damage to the Premises has occurred.

AGREED TO AND ACCEPTED THIS: _____
(DATE)

HOMEOWNER NAME (RENTER): _____

Please forward to:

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COVID-19 ADDENDUM

Due to restrictions that may be in place regarding COVID-19, RENTER agrees to abide by any gathering restrictions mandated the Association or any Federal, State of Illinois and/or local governmental agency. RENTER shall solely be responsible for ensuring all guests are practicing social distancing and wearing face coverings. RENTER and its guests and invitees accept all risk for attending the event and/or gathering.

RENTER shall hold harmless and indemnify LAKEWOOD SPRINGS HOMEOWNERS ASSOCIATION against any and all claims, demands, causes of action, suits, or judgments, including attorney fees, costs, and expenses incurred in connection with such matters, for death or injuries to persons or for loss of or damage to property arising out of or in connection with RENTER, its guests, and invitees. In the event of any such claims made or suits filed, LAKEWOOD SPRINGS HOMEOWNERS ASSOCIATION shall give the RENTER prompt written notice of such event, and the Homeowner / RENTER shall have the right to defend or settle such claims or suits.

AGREED TO AND ACCEPTED THIS:

(DATE)

HOMEOWNER NAME (RENTER):
