		TY OF G				Police	Date Dis
Community Center Rental Agreement						ice D	w ~
Non-Refundable Reservation Fee	Rental Amt \$	Paid?	Deposit \$	Paid ?		Dept ~ N	Special
Rented To Address		S	City		Zip	Notes:	Instru
Date Reserved: Purpose/Function/Event				oage Bags <u>Are</u>	<u>Not</u> Provided)		Instructions:
	<u>1</u>	Rentals with Alc	<u>ohol</u>				
Driver License/ID#		Expiration	State	(if not Michigan)			
Security Guards Scheo I understand promptly at premises. The additional tin	0/hr) \$*Eve (Gue luled By Grant Police I that the event must not <u>MIDNIGHT</u> . The <u>Gua</u> e \$25.00 per hour cost in ne. Failure to meet all o be shut down immediate	sts Arriving) Start Time En Department 231-83 t start without Secu rds are required to icludes such time, a f these requirement	^{d Time} 34-7212 Irity Guards preser <u>remain present</u> unti nd renter agrees to i	it, & that the ev l all guests have bay any and all	vent will end e vacated the costs for	Security	
						urity	

Lock Box#

The Entire Deposit, Rental, and Security Guards Payment Is Due In Full Due 15 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.

- A. 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.
- B. 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.

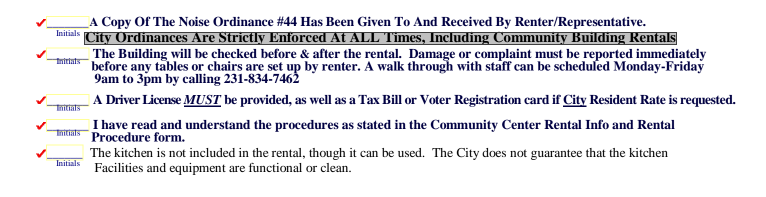
I (we) assume full responsibility for damage and agree to pay for any such damage to the building and/or equipment. Upon termination of use of the premises and equipment I (we) **agree to restore said premises to the condition it was in at the time of occupancy** (reserved date), i.e., **to leave floors, tables, kitchen facilities** (not included in rental), **rest rooms, entries, vestibule, building grounds, and adjacent walkways in a clean and acceptable order**; that all trash and garbage be properly disposed of i.e., removed or placed in garbage bins outside of kitchen exterior door for disposal. I (we) further agree to have the building equipment and grounds **clean and vacated <u>by 2:00am</u> 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 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 Deposit Must Be Paid In Full 15 Days Prior To The Reserved Date Shown.

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Date Assigned:

Assigned:



City Official

Renter or Representative

Date

INDEMNIFICATION AND HOLD HARMLESS AGREEMENT

IN CONSIDERATION OF THE RENTAL OR USE OF PREMISES OWNED BY THE CITY OF GRANT, A MICHIGAN MUNICIPAL CORPORATION, THE UNDERSIGNED PARTIES AGREE TO SAVE HARMLESS AND INDEMNIFY THE CITY OF GRANT FROM ANY CLAIMS, DEMANDS ACTIONS, JUDGEMENTS OR OTHER PROCEEDINGS OF WHATSOEVER NATURE AND KIND, AND THE EXPENSES ARISING HEREFROM, INCLUDING ATTORNEY FEES, FOR ANY AND ALL DAMAGES SUSTAINED AND/OR EXPENSES INCURRED BY SAID CITY OF GRANT, INCLUDING ALL DIRECT AND/OR DERIVATIVE CLAIMS, DEMANDS, ACTIONS, JUDGEMENTS OR OTHER PROCEEDINGS OF WHATSOEVER KIND AND NATURE, ARISING FROM ANY INJURIES SUSTAINED OR CLAIMED TO HAVE BEEN SUSTAINED AS A RESULT OF THE USE OR RENTAL OF THE PREMISES OF THE CITY OF GRANT.

THE UNDERSIGNED AGREE THAT THEY HAVE READ THE ABOVE IN ITS ENTIRETY AND HAVE KNOWINGLY AND VOLUNTARILY SIGNED SAME.

IN WITNESS WHEREOF, THE UNDERSIGNED HAVE HEREUNTO SET HIS (THEIR) HAND(S) AND SEAL(S) THIS _____ DAY OF _____.

IN THE PRESENCE OF:

CITY OFFICIAL

RENTER / REPRESENTATIVE

The building condition has been checked *thoroughly*. There is <u>no tape/residue on windows</u>, <u>no tape on walls/paneling</u>, garbage has been properly disposed of, and the building is in an acceptable order. I hereby authorize return of the renter's deposit. Date ____/____ Time ______ City Official/Staff _______