

MUSTANG MASONIC LODGE #407

Ancient Free and Accepted Masons 406 East S.H. 152 Mustang, OK 73064 405-256-6310 Mustangmasons407@gmail.com



RENTAL AGREEMENT

This rental agree	ement is entered into	on this c	day of	, 20	_, by and			
between Mustan	g Lodge #407, A.F. &	A.M., 406 E. S.	•		•			
referred to as Ri	ENTOR, and the follow	wing:						
Applicant's Nam	e (print legibly):				_			
Company or gro	up:				_			
	· 			State:	_			
Phone:	Cell:	Fax:	Email: _		_			
Date and time of	rental requested: Da	te:	Time:	to				
(These times must include setup prior to the event and cleanup after the event.)								
Anticipated num	ber of attendees:							
Is this a come ar	nd go event? YES	NO]					
Intended use:			_					
					_			

Applicant shall hereinafter be referred to as RENTER.

- 1. RENTAL FEES ARE AS FOLLOWS: For the first hour of use of the Lodge dining room and associated facilities for all events except as identified in paragraph 3, the fee shall be \$100.00 (One Hundred Dollars). For each additional hour or any portion thereof, the fee shall be \$50.00 (Fifty Dollars) per hour. A maximum daily rental fee for all-day events is capped at \$400.00 (Four Hundred Dollars) per day. All Rental Fees shall be paid upon execution of a RENTAL AGREEMENT.
- 2. SECURITY DEPOSIT: A security deposit of \$200.00 (Two Hundred Dollars) shall be deposited with the execution of this Agreement. This security deposit shall be returned to the Renter after a careful inspection of the facilities following the event. Said deposit is intended to assure that the facilities are left in the same condition as before the event for which it is rented. If part or all of the funds so deposited are needed to clean or repair the facilities to restore them to a clean and undamaged condition, then the remainder of the funds shall be refunded after clean-up or repair of the facilities have been completed by the Lodge.
- 3. RESTRICTED USE: The kitchen stove, cook-tops, ovens, etc. shall not be utilized in any way by Renter. The counter tops and sinks may be utilized for preparing dishes, Drinks, etc., but in no way shall any food be <u>cooked</u> inside the facilities by Renter. The Renter may bring food and soft drinks into the facility and serve them to guests. Renter will be responsible for cleaning the dining room, kitchen, restrooms, entry way and any other areas used by Renter, after the event, bringing them back to the same condition as before their event, or they may forfeit all or part of their Security Deposit (See paragraph 2, above).

Renters are required to furnish all of their own coffee, soft drinks, filters, condiments, plates, napkins, utensils and cups, and any other items or supplies needed for their event.

No pets or other animals of any nature shall be allowed within the building unless said animal is necessary for the personal care of an individual.

NO ALCOHOLIC BEVERAGES WILL BE TOLERATED ANYWHERE ON THE PREMISES, INCLUDING THE GROUNDS OF THE BUILDING. Any abuse of this rule shall result in the immediate termination of this Agreement and the full forfeiture of all Rental Fees and the Security Deposit.

The building will never be used for events that could cause damage to the building or any of its components such as the carpets, tables, walls, etc. This includes indoor rummage sales and events where large items must be carried or rolled into the dining area. Nothing is to be attached to any of the walls, ceilings or floors of the facility that might leave holes or residue tape, discolor the paint, mar any of the surfaces of the tables, walls, floors, etc.

This Lodge Building is a NON-SMOKING building. Smoking is only permitted outside of the building. Any abuse of this rule shall result in the immediate termination of this Agreement and the full forfeiture of all Rental Fees and the Security Deposit.

The Lodge Building contains restricted use areas including, but not limited to the museum, the lodge room, and the garage. These areas can only be accessed under the supervision of the lodge representative present during the event (re paragraph 4 below.)

- **4. LODGE REPRESENTATION:** A Member of Mustang Lodge #407 must be present at all times during any proposed use of the building during the entirety of any event to assure compliance with all of the restrictions and rules regarding the use of the building. The Lodge will provide someone to be present at all events at no additional cost to the Renter. This person will be responsible for opening the building at the identified time and securing the building at the identified time.
- **5. INDEMNITY OF LODGE:** It is hereby agreed by the parties that Mustang Lodge #407 shall be held harmless from any claim made by any party for any damages to persons or the property of Renter or its guests or their vehicles, arising out of the use of the facilities by a Renter, either inside the Building or anywhere on the grounds of the Lodge. No security is provided by the Lodge. No warranties or guarantees are made or implied by the Lodge or by this Agreement, concerning security other than normal and proper care for the facilities. All other risks are hereby assumed by the Renter.
- **6. SAFETY EQUIPMENT:** The Lodge Building is equipped with the proper safety equipment required by local city code, including fire extinguishers, first aid kit, etc.
- 7. **INTENDED USE:** The intended use of the facilities described herein shall be written in the proper space at the top of this form. **All Renters** are required to limit their use to the stated use contained in this Agreement. Any violation of this rule shall be grounds for immediate cancellation of this agreement and a forfeiture of all rent and deposit monies.
- **8. EQUAL TREATMENT:** All of the rules and regulations herein contained shall apply to any and all Renters, without regard to the status of the Renter, be they Masons, private parties or charities. The rules herein contained shall apply to all equally.
- **9. ALLOWED CAPACITY:** The Lodge is equipped to accommodate groups of up to 200 persons. Any event that would attract more than the legal occupancy number is therefore prohibited unless

specifically agreed to by the parties by instrument in writing. Come and go events may attract more than 200 so long as the total occupancy of the building at any given time does not exceed the allowed 200 persons.

10. ENTIRE AGREEMENT: This Agreement constitutes the whole Agreement between the parties and no other agreement is implied other than the written content of this Agreement or any written amendment hereof, signed by the parties hereto.

This Agreement is hereby made and entered into on the date above written. The parties hereto this Agreement hereby acknowledge their mutual agreement by setting their hands hereto as follows:

RENTOR:

MUSTANG MASO I P. O. Box 361 (406	E. S.H. 152)		
Mustang, Oklahoma	a 73064		
Bv:			
(Sign nere)			-
		Title:	
(Printed Nan			
Phone No.:	Em	nail:	
RENTER:			
Ву:			_
(Sign nere)			
		Title:	
(Printed Nan			
Phone No.:	Em	nail:	
hereby acknowledg (ed for a Rental Fee in	the amount of	se make 2 separate checks) Receipt is \$, Dollars), plus a Security Deposit in the
amount of \$200.00 ,	(Two Hundred Dollar	rs).	
Received By:			
	(Sign here)		
Name:		Title:	
(Print Name)			
Phone No.:	Em	nail:	