

Lolo Community Club

12345 Highway 93 South
PO Box 462
Lolo, MT 59847
(406) 304-4515

RENTAL AGREEMENT

This RENTAL AGREEMENT, dated this _____ day of _____, 20____
between, (Renter) _____, an Individual/corporation/LLC, and Lolo
Community Club (LCC).

Renter information:

Name: _____ Phone: _____

Address: _____

Email: _____

Contact Person: _____ Phone: _____

Renter agrees to the following terms and conditions:

Lolo Community Club hereby agrees to allow Renter utilization of the Lolo Community Center for the following:

Event _____ Main Hall Lions Den Other: _____

Rental Date(s) _____

Day(s) _____

Rental Time _____ A.M./P.M. to _____ A.M./P.M. Total Hours _____

Will Alcohol be present, given away, sold, served, or furnished? YES NO (circle one)

If YES Please provide detail: _____

COVID 19

Renter shall abide by all county, state, and federal directives regarding the health and safety of guests while using the Lolo Community Center and property.

Liquor Liability Insurance.

ALCOHOL BEVERAGES ARE NOT ALLOWED TO BE CONSUMED ON PREMISES unless the Renter purchases Liquor Liability insurance in an amount not less than \$1,000,000 per occurrence insuring the Renter, LCC and its respective officers, directors, agents and employees from any and all loss, liability, claim, or expense of any kind whatsoever, including bodily injury, personal injury, death, property damage, and all other occurrences. Renter must provide proof of insurance fourteen (14) days prior to the event. The Lolo Community Club must be added as an Additional Insured on the Liquor Liability Insurance. For additional information about serving liquor in Montana, consult the MDOR Liquor Control Division Liquor Education at (406) 444-4307.

Rental Fee: Renter agrees to pay Lolo Community Club, \$_____, plus a refundable security deposit of \$_____ for rental upon execution of this agreement. If the event goes beyond the maximum number hours rented as stated above the renter agrees to pay \$_____ for each additional hour. The rental fee must be paid in full 30 days prior to the event to hold the rental date. Remit payment in two separate checks, one for the security deposit and one for the rental fee. The event time/day will not be reserved until rental fees and security deposits are

received by the LCC. The deposit will be returned in full, after the event, if there are no cleanup fees, damage charges or missing property. Additional rental fees will apply if the Renter wants additional time to set up and/or clean up.

Setup Fee prior to event (if desired) YES NO (circle one). Number of hours _____ total \$ _____

Cleanup fee after event (if extra time is needed) YES NO (circle one). Number of hours _____ \$ _____

Renter shall not conduct, encourage, allow, or tolerate any unlawful activities or breach of the public peace (including, but not limited to, public intoxication, underage drinking, illicit drugs, and disorderly conduct).

Renter shall be responsible for identifying the need for and obtaining all necessary licenses and/or permits subject to the event as may be required by any Federal, State, or County government, including but not limited to alcoholic beverage licenses, lottery/gaming/raffle permits, and noise permits, etc. This includes use of outside organizations or caterers. Renter must provide proof of necessary licenses/permits to LCC two weeks prior to the event.

Renter shall not advertise the event giving the impression that The Lolo Community Club is sponsoring the Rental Event.

Directors, officers, or agents of The Lolo Community Club shall have the right to enter the rented premises, at any time prior to or during the Rental Event, if the LCC suspects any portion of this agreement is breached, if any suspected unlawful activity takes place, and/or if any emergency condition exists.

Rental includes use of a microphone, stand and sound system. A state-of-the-art audio/video projection with DVD, CD and flash drive capability system is available for use.

No smoking is permitted anywhere inside LCC.

Cleanup and/or Damages

Renter is responsible to restore the Community Center back to the condition in which it was rented to them. This includes, but not limited to, removing all decorations; removing all personal items; sweeping floors; and emptying trash. Areas included: main hall/Lions Den, restrooms, foyer, kitchen, and grounds. Security deposit will be returned within seven (7) days, if cleanup is complete and compliant with cleanup policy, no damages are incurred, and no property is missing. Any additional cleaning costs, damages or missing property, exceeding deposit, must be reimbursed within ten (10) days. Assessment of damages, shall be at the discretion of the Board of Directors of the Lolo Community Club. A detailed itemized list of costs associate with cleaning, repair, or replacement will be provided to the Renter in the event that part or all of the security deposit is not returned to the Renter.

Cancellation by LCC

The Lolo Community Club reserves the right to cancel an event in the case of extenuating circumstances such as COVID-19 restrictions, weather related events, forest fire pre-evacuation/evacuation or facility emergency. The LCC is not liable for such an emergency cancellation and will not be responsible for renting and paying for an alternative venue for the canceled event.

If at any time federal, state, or county COVID-19 mandates cause the cancellation of the event, the full security deposit and payment shall be returned.

Cancellation by Renter

Cancellation 31 or more days prior to the event: Renter will forfeit security deposit. Rental fees will be returned to the renter in full.

Cancellation 30 days or less prior to the event: Renter will forfeit security deposit and 50% of rental fees. 50% of rental fees will be returned to the renter.

Returned Check Policy

Renter shall pay The Lolo Community Club Seventy-Five and 00/100 Dollars (\$75.00) for each such bank returned check and, in addition, will reimburse The Lolo Community Club for any bank charges that may be incurred.

Liability

Renter shall indemnify, defend and hold harmless, The Lolo Community Club, its directors, officers, members, agents, and employees, from any and all legal liability for, claims, suits, and damages, in regards to property damage, bodily injury, arising out of, but only to the extent of the negligence of the Renter, during the rental.

Termination

If the Renter, its agents or employees, breach this Agreement, The Lolo Community Club may terminate the Rental Agreement and demand that the rented premises be vacated immediately. NO REFUND OF SECURITY DEPOSIT OR RENTAL FEE SHALL BE RETURNED.

Legal Fees

Should the Lolo Community Club employ an attorney because of any breach of this Agreement by the Renter, Renter shall pay to the Lolo Community Club reasonable attorney fees and expenses and associated expenses incurred by The Lolo Community Club. Renter shall be liable for such reasonable attorney fees and associated expenses should the Lolo Community Club initiate legal proceedings.

Lolo Community Club (agent):

Date _____

Signed _____

Print name _____

Title _____

Phone (406) 304-4515 _____

Renter:

Date _____

Signed _____

Print name _____

Title _____

Phone _____