

HALL OCCUPANCY RULES

Jerry Clark, Mayor

Micheale McCauley, City Clerk / Treasurer

Nancy Steele, Clerk

Office Phone & Fax: 502-957-3106

Website: www.cityofhebronestates.org

-	Make sure all restrooms are clean.	Clean and flush commodes.	Empty garbage cans and replace
	liners		

- Sweep floors.
- ♣ Rack and return chairs, tables, other equipment to their original locations. Leave the hall as it was when you entered.
- ♣ Monitor the entire grounds by picking up all cans, bottles, paper, cigarette butts and all other refuse on property.
- → Promptly report any items damaged during the occupancy period to a City Commissioner, City Clerk or Mayor PRIOR to your departure.
- ↓ You must provide your own garbage bags (2) 30-gallon bags & (2) small bathroom garbage bags, paper towels and all other cleaning supplies.
- **4** These items are NOT provided by the city

Copy of: Driver's License / Identification Card
Copy of: Insurance Policy with a minimum of \$10,000 coverage of Liability for
3407 Burkland Blvd Shepherdsville KY 40165
X
Signature of Acknowledgement Occupancy Rules Above Were Read.
X
City Official's Signature

- Contact for Key Holder is:
- o Robert Denner 502-439-0224(cell) or 502-957-5606(home)
- o City Clerk, Micheale McCauley -502-438-0076 (only if Robert is unavailable)

		Time of Event:
		Payment:
CITY OF HEBRON ESTAT	ES OCCUPANO	CY AGREEMENT
This AGREEMENT made thisd	ay of	
the CITY OF HEBRON ESTATES, a	Kentucky Municipal	Corporation, 3407 Burkland Blvd.,
Shepherdsville, Kentucky 40165, hereaf	ter known as OWNER	R, and
Occupant Name	Street Ado	dress
City Sta	te Zip Code	Phone #
hereafter known as OCCUPANT, where	as OWNER agrees to	allow occupancy to OCCUPANT,
the real estate known as the Hebron Esta	tes Community Build	ling, located at 3407 Burkland
Blvd., Shepherdsville, Kentucky 40165,	together with appurte	nances, fixtures and furnishings
(excluding the office and basement), sub	ject to the following t	terms and conditions:
This Agreement authorizes OCC	UPANT to the possess	sion and occupancy of said facilities
for a period of hours, beginning at	on	20and
ending at, on	20•	

Date of Event:

OCCUPANT shall hold OWNER, its Agents, City Offcials and Employees, harmless from any liability whatsoever arising out of the management and occupancy of the property herein described.

controlled by the OCCUPANT for the purpose of_____

This Agreement is not assignable, and occupancy of the described premises is expressly.

Type of Function

CITY OF HEBRON ESTATES - OCCUPANCY AGREEMENT

OCCUPANT hereby states that he/she has inspected the premises and has been notified of any and all hazardous conditions thereon and agrees to accept full responsibility for any and all injuries or damage to persons and/or property as a result of those conditions.

OCCUPANT agrees that he/she will acquire a policy of insurance for at least \$10,000 in coverage to frilly cover the activity of individuals and the general public during the term of his/her occupancy and further agrees to furnish a copy of said insurance to the OWNER prior to taking possession of said premises. It is further agreed that failure to produce a certificate of insurance will preclude OCCUPANT'S right to possession of said premises.

OCCUPANT shall not conduct or permit to be conducted on said premises any activities which are contrary to or in violation of the laws of the United States of America, the State of Kentucky, or the Ordinances of Bullitt County and/or the City of Hebron Estates, nor shall the OCCUPANT store, sell, consume or permit to be stored, sold or consume any alcoholic beverages, malt liquors, vinous liquors nonprescription narcotic drugs, or smoking materials.

OCCUPANT shall not use any type of portable grill (electric, gas, charcoal, wood etc.) either inside the building and/or outside the building on City property during the term of this Occupancy Agreement.

OCCUPANT further agrees that • the use and/or occupancy of said premises,
OCCUPANT will comply with the provisions of the building codes and / ordinances of Bullitt
County and/or the City of Hebron Estates, and the laws of the State of Kentucky pertaining to such use and/or occupancy.

OCCUPANT hereby agrees that he/she will not damage or destroy the premises, or any part thereof, but in case of unavoidable damage, OCCUPANT shall immediately restore the premises to its original condition at his/her sole expense.

OCCUPANT shall not be required to pay rent for the initial term of this agreement, but a security deposit in the amount of Three Hundred Dollars (\$300.00) to secure the date requested is due at the time the agreement is filled out.

OCCUPANT shall pay a non-refundable fee of Thirty-Five Dollars (\$35.00) CASH at the time of opening the building. This fee shall apply for occupancy occurring after January 1, 2009,

CITY OF HEBRON ESTATES – OCCUPANCY AGREEMENT

and thereafter. Failure of occupant to be present to begin occupancy at the time set forth herein, or to be present and/or prepared to relinquish occupancy at the termination time set forth herein shall result in an additional charge of \$35.00, which will be deducted from the security deposit before it is returned to occupant. This fee shall be payable to the third party who is responsible for the opening and closing of the building.

OCCUPANT shall complete cleanup of the premises and remove all items which were brought onto the premises by the end of the rental period specified herein. Any items left upon the premises after this period shall be removed by a cleaning service contracted by the OWNER for that purpose and this cost shall be deducted from the security/cleanup deposit.

OCCUPANT shall return all tables, chairs and other items of personal property belonging to the OWNER to the location specified on the floor plan attached to this Occupancy Agreement. Failure to do so will result in a charge being assessed against the security deposit for the actual cost incurred by the OWNER for a contractor retained by OWNER to relocate these items.

OWNER shall refund any unapplied security/cleanup deposit to OCCUPANT when premises are cleaned by OCCUPANT to the satisfaction of a City Official or designated agent and all items brought onto the real estate by the OCCUPANT are removed, and the personal property is returned to its original location.

OCCUPANT hereby agrees that in the event he/she has not surrendered the premises in proper order at date and time aforementioned, he/she shall be subject to a holdover charge of Fifty Dollars (\$50.00) per hour, which shall be deducted from the security/cleanup deposit before any balance is refunded.

VIOLATION of any of the terms contained herein shall constitute grounds upon which the OWNER may take immediate possession of the premises.

OCCUPANT acknowledges receipt of a copy of the CITY OF HEBRON ESTATES OCCUPANCY RULES and agrees to abide by said Rules in full.

OWNER reserves the right to refuse use of the premises without written notice to any individual, group, company, or organization, however, OWNER shall not discriminate, or consider

CITY OF HEBRON ESTATES - OCCUPANCY AGREEMENT

race, sex, age, creed, or national origin of any person or group in the determination to allow occupancy of the premises described herein.

OCCUPANT acknowledges that he/she has completed a walk thru inspection with a City designated agent and has accepted the building in the condition established on the inspection check in sheet. OCCUPANT understands that he/she must be available to complete the inspection check out sheet at the end of the scheduled use.

The building located on the within described premises is a NON-SMOKING facility.

OCCUPANT shall not permit smoking inside said facility.

OCCUPANT shall not permit animals of any species, except service animals, inside the building during the term of their occupancy. Failure to abide by this provision shall result in forfeiture of the security deposit set forth hereinbefore.

OCCUPANT shall not remove the flags from their current location, nor shall any item which is hanging on the walls be removed.

In the event that OCCUPANTS security deposit check and/or check for the opening/closing fee are refused and/or returned for any reason, the OCCUAPNT shall immediately, after notice, pay those sums plus all returned check charges in frill in cash and/or money order. If not paid within forty-eight (48) hours of notice the scheduled usage Of the building shall be cancelled.

IN WITNESS WHEREOF, **THE** CITY OF HEBRON ESTATES, OWNER, and OCCUPANT, have executed this.

OCCUPANT SIGNATURE	
Agreement as of theday of	20
	CLEDI CICNATUI

CLERK SIGNATURE

CITY OF HEBRON ESTATES, OWNER By:

All checks shall be made payable to the:

CITY OF HEBRON ESTATES