NON-RESIDENT CLUBHOUSE RENTAL AGREEMENT

Name of Requester:	Room Requested:
Contact Info:	Event Date:

	Cost or 4 hours:	Each additional hour:
Main Hall with Kitchen (Mon-Sat)	\$300.00	\$25.00
Custodian (Mon-Sat)	\$100.00	\$20.00
B/C Room w/Kitchen (Mon-Sat)	\$75.00	\$18.75
Main Hall w/Kitchen (Sunday)	\$350.00	\$25.00
Custodian (Sunday)	\$150.00	\$25.00
Table/Chair Set-up	\$50.00	
Event Supervisor (65 or more guests)	\$100.00	
Security Deposit (Returned)	\$200.00	

The undersigned has fully read and agrees to all the Rules and Regulations set forth regarding the rental conditions of the Clubhouse:

- Set-up/clean-up time must be included in the scheduled hours.
- This rental agreement covers the use of the auditorium, kitchen, restrooms and parking facilities of the reservation time. Any even that runs over reservation time will be deducted from the security deposit. This includes Hall rental, custodian and event supervisor.
- At least one custodian shall be in attendance during all functions.
- Smoking is NOT permitted in the clubhouse.
- Helium balloons are permitted only if anchored. NO glitter/confetti, etc. is permitted.
- All children will be kept under the control of an adult and must remain within the party at all times.
- The Hilltop Clubhouse sound system is included with the rental agreement, but must be operated by the custodian on duty.
- Kitchen facilities include the ice machine, refrigerator, coffee makers, oven, stove top and microwave.
 The clubhouse, kitchen, and facilities must be thoroughly cleaned after the event. Security deposits will not be refunded if any of the above facilities are not clean and orderly upon final inspection. Please note any event that continues after reserved times, custodian, hall rental fees and event supervisor cost will be deducted from security deposit.
- Any damage to the building will be the responsibility of the renting organization or individual.
- Maximum seating for the scheduled event is a Maximum of 235 people. This includes the entertainment and workers.
- Maximum seating in the B/C Room is 50 (this room would be more comfortable at 35)
- There is a 72 hour cancellation notice required. Refunds will not be provided to the set-up crew for any
 cancelled event if the set-up has been completed.
- A Certificate of Liability Insurance for \$500,000.00 must be presented to the Crestwood Village Five
 Management office at the time of reserving the Hall. If the Certificate of Insurance provided expires prior
 to the event, a current copy must be presented to the office at least 72 hours prior to the event. This
 Certificate must name Crestwood Village Five as "Additionally Insured" with respect to the party.

If an outside caterer is being used for the event a copy of their business license and Certificate of Insurance is required at booking. If either document expires it is the responsibility of the requestor to provide updated documents prior to event:

- Event must be approved by the Board of Trustees prior to any tickets being sold or advertisement of any kind.
- The Business Office of Crestwood Village V holds no responsibility and will not be liable for any correspondence, advertisement or exchanging fees.
- A deadline of tickets purchased must be provided along with an updated floor plan including amount of guests and seating is required one week prior to the event.

Caterer's Name & Address:		
the Rules and Regulations of the Hillton	235 maximum including entertainment and op Clubhouse as disclosed in this contract to ole for any damages caused by the members	leave the facilities clean and
Accepted by (Print Name): Signature: Phone: Address:		
Approved Trustee/President or Manag Date:	ger:	
All documents and payments are requi	red at contract submittal:	•
A check for the Main Hall (amo hours are needed) made payab	ount depending on the day of the week the en ole to Crestwood Village Five.	vent is on and whether additional Check received/Initials
	mount of \$100.00 for the Custodian payable to event will be longer than 4 hours Monday to event is held on a Sunday.	·
 Please submit a check in the an * This will be returned after the orderly. If any parts of the club 	mount of \$200.00 for the Security Deposit pa e event, once the Clubhouse has been inspec phouse facilities are not left clean and orderly	ted and deemed clean and
refunded.		Check received/Initials
-	or a check made payable to cash in the amo guests or more) for the event supervisor.	
	or a check made payable to cash in the amou	Check received/Initials nt of \$50.00 with Event Date and
Name listed in memo for the se	et-up crew.	Check received/Initials
	f the Homeowner's Insurance policy. CV5 mu	ıst be named as additionally
insured with the amount of \$50	00,000.00 at a minimum. NO EXCEPTIONS.	Check received/Initials
-	l submitted with rental agreement within seve ur system does not allow us to breakdown one	· ·

CRESTWOOD VILLAGE FIVE COMMUNITY ASSOCIATION HILLTOP CLUBHOUSE RELEASE FORM

The undersigned, having requested the use of the facilities at Hilltop Clubhouse, Crestwood Village Five, Whiting, New Jersey, and the said Village Five, does hereby release, indemnity and hold said Village Five, its' Trustees and unit owner's harmless against any and all claims for loss, damages and injury which may result from the undersigned's use of Hilltop Clubhouse, its' parking facilities and other areas of the premises.

The undersigned shall be liable for any damage caused to Hilltop Clubhouse premises and personal property during its use of the same and it shall leave the premises in the same condition as they were before the use.

In addition, should the undersigned, permit or be aware of the use of alcoholic beverages on Hilltop Clubhouse premises, the undersigned shall also be liable for the payment of any and all claims for money and against Crestwood Village Five, its' Trustees and unit owners on account of or as the result of such use.

The undersigned shall advise all persons using Hilltop Clubhouse pursuant hereto that the undersigned has assumed the total and absolute liability for any and all claims of whatsoever kind arising from the use.

The undersigned expressly waives any right he may have as a member of the Association to the benefits of the Association's insurance policies and agrees to be primarily liable for all loss, damage or injury.

Upon request by Crestwood Village Five, the undersigned shall produce a Certificate of Public Liability Insurance naming Crestwood Village Five, its' Trustees and unit owners as additional insureds for said use.

The Release is binding upon the undersigned if signed as individual unit owner and upon the organization, whether incorporated or not, if signed on behalf of an organization.

Proof of Liability Insurance

IN ORDER TO RENT THE FACILITY THE RENTER MUST PRODUCE A CERTIFICATE OF INSURANCE FROM THEIR HOMEOWNER'S POLICY AT LEAST 7 DAYS PRIOR TO THE RENTAL DATE OR THIS CONTRACT WILL BE CONSIDERED NULL AND VOID. TO OBTAIN A CERTIFICATE OF INSURANCE, CONTACT YOUR INSURANCE PROV IDER AND HAVE THEM FAX THE CERTIFICATE TO HILLTOP HALL AT 732-350-2691.

Liquor Policy	
There W	TILL WILL NOT BE ALCOHOLIC BEVERAGES AT MY FUNCTION
IF YOU WIL	L BE SERVING ALCOHOLIC BEVERAGES AT YOUR FUNCTION YOU WILL NEED
TO FILL OU	Γ A NEW JERSEY ABC APPLICATION FOR SPECIAL PERMIT FOR SOCIAL
AFFAIR(S) A	T LEAST 4 WEEKS PRIOR TO THE EVENT DATE. A COPY MUST BE SUPPLIED TO
THE CLUBH	OUSE BEFORE THE RENTAL DATE.
DATE:	ACCEPTED BY:
	DUDATE II
ADDRESS:	PHONE #:

Hold Harmless and Release of Liability Agreement

Association to reserve Hilltop H the attached submission and as cassignees, by operation of the la harmless the owners and Crestw Further, I assume full responsible claims, demands, actions or cause law or equity for loss, damage of said reservation. I agree to inder Five Community Homeowners are reasons of reserving such private	, in consideration of p Crestwood Village Five Community Ho lall Clubhouse for a private party/function described below, hereby agree for myse we or otherwise, except as hereafter prove yood Village Five Community Homeowe ility of and to defend, pay or otherwise ses of actions of every nature and charant in injury to any and all persons or proper manify and hold harmless the owners, Cr Association and its agents from loss or of the party/function, and/or any and all person rvation, to the property of the above adde	on, described in If, successors and vided, to hold ners Association. settle any and all cter whatsoever in rty arising out of estwood Village damage suffered by sonal injuries
In witness whereof, this agreement	ent is executed on this day of	, 20
Unit Owner Signature	<u>Notarized</u>	
:/Comments:		
		