

ROYALTON TOWN HALL RENTAL POLICY

The Town Board hereby adopts the following as the rental policy for the rental of the Royalton Town Hall.

1. **Definitions.** For the purposes of this policy, the following terms shall have the meaning given them in this section.
 - a. **Alcohol.** "Alcohol" means wine, beer, liquor, and any other beverage containing alcohol.
 - b. **Event.** "Event" means the entire period for which a Renter has rented the Hall, including any permitted set-up or clean-up periods.
 - c. **Grounds.** "Grounds" means the land immediately adjacent to and surrounding the Hall that is owned or leased by the Town.
 - d. **Guests.** "Guests" means those who attend the Event.
 - e. **Hall.** "Hall" means the Royalton Town Hall building located at: 6052 Royalton Road; Braham MN 55006.
 - f. **Rental Application.** "Rental Application" means the form developed by the Town to be completed and submitted to the Town by proposed Renters to seek permission to rent the Hall.
 - g. **Rental Request.** "Rental Request" means the submission of a completed Rental Application by a proposed Renter seeking permission from the Town to rent the Hall.
 - h. **Renter.** "Renter" means the person, corporation, or entity that submits a Rental Application to rent the Hall.
 - i. **Town.** "Town" means Royalton Township, Pine County, Minnesota and any references to actions or approvals by the Town are to its Town Board of Supervisors.
2. **Renters Bound by Policy.** Rental of the Hall constitutes the Renter's acceptance of the terms and conditions of this policy. The Renter assumes full responsibility for any damage caused in connection with the Event and for the actions of those who attend the Event. If a corporation or entity is renting the Hall, an officer or agent of the corporation or entity must be designated on the application as the responsible person for the rental; though doing so does not limit the liability of the corporation or entity for the rental or what occurs during the Event.
3. **Rental Request.**
 - a. **Process.** All rental requests must be made on the application form provided by the Town and shall be delivered to the *town clerk or designee at Hall*. When a completed Rental Application is received, the Town will notify the Renter of its approval. All approvals are subject to and conditioned upon: the payment of all required rental fees and a damage deposit; any modifications, limitations, or additional requirements indicated on the Rental Application; and compliance with all the provisions of this policy and any other applicable rules or regulations.
 - b. **Rental Hours.** The rental hours for a particular Event shall be as indicated by the Town on the Rental Application form and approved by the Town. The Town may approve additional hours to set-up for, and clean-up after, the Event. The Renter and all attendees must vacate the Hall by the end of the rental hours except that the Town may approve specific additional hours a Renter may use to clean the Hall after the Event.
 - c. **Sublet or Transfer.** A Renter may not sublet the Hall, nor may the application or rental privileges be transferred or assigned.

- d. **Cancellation.** Approved rental requests may be cancelled as provided in this section. Rental fees are non-refundable and will not be returned if a rental request is cancelled.
 - i. **By Town.** The Town may cancel any approved rental request in any of the following circumstances: (1) at any time if the Renter fails to comply with any conditions imposed by the Town on the rental including, but not limited to, failing to file the required damage deposit within the required time, failing to pay the rental fee in full by the required time, failing to provide for security by law enforcement when required; (2) for any reason if the Town provides notice of cancellation to the Renter at least 30 days before the Event; or (3) at any time for reasons beyond the Town's control, such as in cases of emergency, unsafe environmental or health conditions, or the interruption of utility services. If the Town cancels a rental request after it has been approved, except for Renter's failure to provide payment, proof of insurance, or to comply with any other conditions imposed on the request within the time set, it will return any rental fees and damage deposit paid by the Renter. Renter acknowledges and agrees that the Town shall not be liable for any claims of disruption, loss, or damages resulting from the Town's cancellation of a rental request as provided in this section.
 - ii. **By Renter.** A Renter may cancel a rental request up to 14 days before the Event. The Town will return any rental fees and damage deposit paid by the Renter. A Renter canceling a rental request within 14 days of the Event forfeits all rental fees paid the Town, but the Town will return the damage deposit.
- e. **Reservations.** Reservations will not be accepted more than 1 (one) year in advance.

4. **Rental Fees and Damage Deposit.** The following rental fees and damage deposit apply to the rental of the Hall and must be paid to the Town before key will be issued. Rental fees are not refundable. Any unused portion of the damage deposit will be returned to the Renter after approval by the Town Board at its next regularly-scheduled meeting after the Event.
- a. **Resident Fees.** Resident fees apply to Renters who are residents of the Township on the date of the Event. If a corporation or entity is renting the Hall, it will only be considered a resident if a majority of its officers or members are residents of the Town.
 - b. **Non-Resident Fees.** Non-resident fees apply to Renters who are not residents of the Township as of the date of the Event.
 - c. **Damage Deposit.** The Town will require a Renter to submit a damage deposit with the Town before key is issued. The Renter is responsible for all damages caused to the Hall or Grounds during the Event. The Town Board may deduct from the damage deposit any repair and clean up costs it incurs to return the Hall to the same condition it was prior to the rental. Any unused portion of a damage deposit will be returned to the Renter after approval by the Town Board at its next regularly-scheduled meeting after the Event. If the costs to clean and repair the Hall exceed the amount of the damage deposit posted, the Renter shall be responsible for reimbursing the Town for all costs the Town incurs to clean and repair the Hall, including all collection costs. The Town will provide the Renter a bill containing an itemized list of the costs incurred to clean and repair the Hall that is due and payable upon receipt.
 - i. The damage deposit required in section 4.c. above will not be refunded until the cleaning service verifies that the hall and grounds have been returned to their original condition. If the cleaning service finds potential issues, photographs of the damage shall be taken. The photographs, along with any other evidence, shall be presented to the Town Board at its next regularly-scheduled meeting. The Town Board will determine what charges, if any, shall be levied.
 - ii. The Town Board reserves the full right to refuse reservations to any potential renter if past actions of the renting party have resulted in damage to the hall or grounds.

- d. The Town reserves the right to consider special circumstances in the imposition of fees.

Fee Type	Residents	Non-Residents
Rental Fee	\$ 50.00	\$ 100.00
Damage Deposit	\$ 200.00	\$ 200.00

5. **Use of the Hall.** The Renter and Guests must comply with all of the following:

- a. **Set-Up and Decorations.** The Town may allow the Renter to enter the Hall before the rental hours in order to set-up or decorate for the Event. Decorations may not be affixed to the Hall in any way that damages the Hall. **Use of** confetti, birdseed, rice, or other like items **is** prohibited. **No decorations may be fixed or hung from any permanent part of the building, such as sound boards, walls, fans, speakers, etc.**
- b. **Sound Levels.** Sound levels must be controlled so as to not cause damage to the Hall or to unreasonably disturb neighbors.
- c. **Disorderly Conduct.** Disorderly conduct of any kind is prohibited and any persons engaging in disorderly conduct are subject to being ejected. The Renter shall be solely responsible for supervising the conduct of those who attend the Event and is financially responsible for any damages caused.
- d. **Alcohol.** **No alcoholic beverages shall be permitted on town property.**
- e. **Security.** The Town may require the Renter to have a licensed law enforcement officer present during the Event to provide security and to help enforce the provisions of this policy. The Renter will be responsible for making all arrangements to secure the services of a licensed law enforcement officer, paying for the service, and for providing the person a copy of this policy.
- f. **Gambling.** Gambling of any nature or manner is prohibited.
- g. **Smoking.** **The Hall is a smoke-free building. Smoking and tobacco use of any kind is prohibited in the Hall and within 30 feet of the hall, including e-cigs/“electronic cigarettes”.**
- h. **Parking.** Guests may not park on the lawn or in any way that causes damage to the Grounds or that interferes with traffic or safety.
- i. **Charging Admission.** The Renter may not charge admission for the Event unless approved by the Town.
- j. **Safety.**
 - i. No furniture, decorations, or other items may be placed in such a way as to block the exits.
 - ii. The Renter is responsible for assuring the Hall does not become overcrowded.
 - iii. No open flames, sparklers, or fireworks of any kind are permitted in the Hall or on the Grounds.
- k. **Clean-Up.**

i. The Renter is responsible for cleaning the Hall and must return the Hall to at least the same condition it was in before the rental.

ii. All event produced garbage must be removed by renter.

6. **Assumption of Responsibility.** The Renter assumes full responsibility for the appropriate conduct of all the group members and Guests at the Hall during rental hours. The Renter also assumes full responsibility for any loss, breakage, or damage caused to the Hall, the Hall contents, or to the Grounds. The Town is not liable for any loss, damage, injury, or illness suffered during the use of the Hall by the Renter or the guests. The Town is not responsible for any items that are left at the Hall by the Renter or the guests.
7. **Indemnification.** The Renter agrees to defend, indemnify, and hold harmless the Town, its officers, agents, and employees against any and all liability, loss, costs, damages, expenses, claims or actions, including attorney fees which the Town, its officers, agents, or employees may hereafter sustain, incur, or be required to pay, arising out of or by reason of any act or omission of the Renter or Guests.
8. **Insurance.** The Renter may be required to provide proof of liability insurance before the Event proving coverage in an amount determined by the Town. If proof of insurance is required, the Renter must deliver the proof to the Town at least 7 days before the Event. Failure to provide adequate proof of insurance as required by the Town will void the rental request and any approvals given by the Town.
9. **Pets/animals. All animals and pets are banned from the town building, except for service animals.**

Adopted this 28th day of July 2020

BY THE ROYALTON TOWN BOARD

Town Chair, Wayne Olson

Supervisor, Marshall Pearson

Supervisor, Jeff Schlaeger

Attest: _____
Town Clerk, Duane P. Swanson

Created by: Royalton Township Planning Commission
6052 Royalton Road
Braham MN 55006-2734
28 July 2020

RENTAL APPLICATION FOR THE ROYALTON TOWN HALL

6052 Royalton Road; Braham, MN 55006-2734

320-396-2982

Date of the Event: _____ Type of Event: _____

Applicant Information

Name of Applicant: _____ Date of Application: _____

Address: _____ Daytime Phone: _____

_____ Evening Phone: _____

Rental Hours: Starting Time _____ Ending Time _____ (no later than _____)

Set-up and Clean-up Times: Applicant may request additional time to set-up for the event or to clean-up after the event.

Note: Alcohol is not permitted on Royalton Township property

Smoking. The Hall is a smoke-free building. Smoking and tobacco use of any kind is prohibited in the Hall and within 30 feet of the hall, including e-cigs/"electronic cigarettes".
Clean up all litter/butts etc.

IMPORTANT: Alcohol may not be sold or otherwise exchanged for compensation in any way in connection with the use of the Hall.

Insurance: Applicant may be required to provide proof of liability insurance before the event in an amount determined by the Town.

Residency: Is the applicant a resident of the Town? ____ Yes ____ No

Rental Fees & Damage Deposit: The rental fee must be paid at the time of submitting the application, in order to reserve the date. The damage deposit must be paid to the Town before the key is issued. The applicable fees are outlined in the Town Hall Rental Policy.

Applicant understands and agrees that if application is approved, applicant is fully responsible for the event and is subject to the terms and conditions of the Town Hall Rental Policy.

Applicant's Signature _____ Date _____

TOWN USE ONLY

Application approved? ____ Yes ____ No -- If "No", the reason(s) for the denial:

The approval is conditioned upon the following modifications, limitations, or additional requirements (if any):

Fees: Rental Fee: \$ _____ Damage Deposit: \$ _____

For the Town: _____
Printed Name Signature Date