## RENTAL CONTRACT OF SKY MOUNTAIN GOLF ESTATES CLUBHOUSE

The undersigned Owner ("Lessee"), by execution of this agreement, agrees to rent the Clubhouse only in the Sky Mountain Golf Estates ("Lessor") community for a special event on the terms and conditions contained herein.

Please check one of the followi	ng:
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Signature		
Print Name		Date
		or the event is either my personal event, or is an eposit if these stipulations are not met.
the member, their child or grandchild such as uncles, aunts, nephews, nie responsible for the conduct of the at	d. The privilege of renting the clubhounces. The HOA member must be pres	d its furnishings. Penalty for renting the
to an additional 4 hour period at no e The pool and spa may not be used	hours will be for a continuous four (4) extra charge if there are no conflicting d in conjunction with your event. The ercise room remain open for use by re	ne exercise room is
exempt status must be presented at	empt status at no charge. A document time of reservation.	· ·
() Use of the Clubhouse is for a spe	cial event sponsored by the Association	on at no charge.
	deposit will be refundable if the Clubho the event and if all other rental stipula	
Amount (\$75.00) Check #	, Amount (\$200.00) Check #	·
Clubhouse and must be present or	n and during the rental until all invit the use fee of Seventy Five Dollars (\$	ciations and is therefore permitted to use of the <b>ed guests leave the premises</b> . <i>The deposit of</i> \$75.00) payable by check, cash or money order

- 3. Occupancy. The number of people present in the clubhouse at the event must not exceed 108 as required by law.
- 4. <u>Care of Property.</u> Lessee shall use the property in a careful and proper manner and shall comply with all applicable state, federal or municipal laws and regulations, and also shall comply with the policies and regulations of the Association pertaining to the use of the Clubhouse. An inspection of the Clubhouse will be conducted by the SMGE Office Manager immediately prior to the event date so that the condition of the Clubhouse, at the sole discretion of the SMGE HOA Office Manager, is a matter of record.
- 5. <u>Lawful Purpose</u>. Lessee agrees not to use or allow the Clubhouse to be used for any unlawful purpose. Lessee also agrees not to commit or allow to be committed any waste or nuisance in or about the Clubhouse, or subject the Clubhouse to any use that would damage the Clubhouse or raise or violate any insurance coverage maintained by the Association.
- 6. <u>Liability</u>. Lessee agrees to conduct its activities in the Clubhouse in a careful and safe manner. As a material part of the consideration to the Association, Lessee agrees to assume all risk of damage to and loss or theft of Lessee's property, damage to the Clubhouse, and injury or death to persons related to Lessee's use or occupancy of the Clubhouse in, upon, or about the Clubhouse from any cause, and Lessee waives all claims against Association. Lessee further agrees to indemnify and hold harmless the Association, the Association's Board of Trustees and Officers, the Office Manager, employees and the Owners, against all claims, suits liabilities, costs, damages and expenses, including reasonable attorney's fees, arising out of or in connection with: (i) Lessee's use or occupancy of the Clubhouse, or any activity or

thing done, performed or suffered by Lessee, its agents, its employees, licensees, invitees or persons attending or participating in Lessee's activities in or about the Clubhouse; or, (ii) any loss, injury, death or damage to persons or the Clubhouse on or about the Clubhouse by reason of any act, omission or negligence of Lessee, or any of its agents, its contractors, its employees, licensees, or invitees; or, (iii) any breach or default in the performance of any obligation on Lessee's part to be performed under the terms of this Agreement. Lessee's indemnity obligations will not extend to any liability to the extent caused by the negligence of the Association, its Owners, agents or employees.

- 5. <u>Cancellation</u>. Owner agrees to provide at least five (5) days <u>written notice</u> for cancellation to the SMGE Office Manager and understands that should this written notice not be provided as provided for above, the deposit described herein may not be refundable at the sole discretion of the Board of Trustees or Community Manager.
- 6. <u>Deposit</u>. As above indicated, Lessee is required to deposit with Lessor as security two hundred dollars (\$200.00), and the parties agree that such deposit shall be security for performance of Lessee's obligations under this Agreement. Such sum, at Lessor's option, may be applied to satisfy any obligation that may be in default without excusing Lessee from performance of any such obligation. Any portion of such sum that has not been so applied by Lessor will be returned to Lessee at the termination of this Agreement. All remedies, either under this Agreement or by law, shall be cumulative and not alternative.

drinking is not permitted and to insure t	present, it is the sole responsibility and li they and/or their guests have alternate nol. Member is solely liable for any dam	iability of the member to insure underage neans of transportation should it be age or injury caused on or off premises by
Print Name	Date	
Signature		
clubhouse amenities and further agrees HOA should any damages occur as a runther acknowledges they have been in a resident rents the clubhouse for used to access the swimming pool acquests enter the exercise room, the accurred as the result of this action.	s to take full responsibility and agrees to take full responsibility and agrees to result of this event and/or on the part of informed of the following policy and pendia a private event and during the course area, or their guests enter the swimm \$200 deposit will automatically be for The resident will also incur a two weir guests enter the pool area or exer	any of the guests. The undersigned owner alty:  e of their event, their security card is ing pool area by other means, or their related whether or not any damage
Print Name	 Date	
Signature		

RESERVATION DATE: \_\_\_\_\_ DATE OF EVENT:

TIME OF EVENT: FROM:	TO:# OF (	GUESTS:
DESCRIPTION OF EVENT:		<del></del>
Executed this (day) of (month)	, (year)	·
Lessee's Signature		
Print Name		
Address/Phone		
Community Manager's Signature		
Note: All maintenance fees, assessments and per	nalties must be paid current in	order to be eligible for rental privileges.
(Revised 11-1-16) Sky Mour	ntain Golf Estates Clubh	ouse 985 N. 2600 West Hurricane, Utah 84737
435-635-7781 (office) 435-	635-2163 (fax)	Penny R. James-Garcia-Community Manager

## Below is a checklist of items you are responsible for after renting the clubhouse

- 1. Turn off all lights and fireplace
- 2. Vacuum the floors
- 3. Sweep the tile
- 4. Clean up the kitchen-wipe counter tops, front of cabinets if spills occurred, wipe out the oven if used, clean the sink, remove and dispose of food from the refrigerator/freezer
- 5. Bag your garbage and <u>take it with you. Do not leave garbage in the HOA can and do not dispose</u> of garbage in the golf course dumpster!
- 6. Clean off any tables/chairs that were used and return them to the pump room. Chair pads must all face the same way so all the chairs will fit on the racks.
- 7. Check the bathrooms for any extraordinary use and clean if necessary-be sure there are no diapers in the garbage
- 8. Release the locking mechanism on the east doors (by the pool) and make sure they are latched
- 9. Return the pump room key through the mail slot by the office door

Please take the time to go through this list and assure you have completed all the items. Failure to do so may result in a deduction from your deposit. We hope you enjoyed the clubhouse.