



Rental Policy and Fee Schedule The Chambers at City Center 8534 Main Street Woodstock, GA 30188

Weekday Meetings

Applies to informational meetings **ONLY**, where NO FOOD is served or special set up is required. This rate includes **Homeowner Association Meetings**. Wedding rehearsals would be included in this rate and must be held prior to 8:00 pm. Doors to the facility will not be opened until your scheduled START time.

Available: Monday - Thursday, 8 am - 10 pm **STANDARD SET UP ONLY**

Hourly Rates: 8 am – 5 pm: \$ 25 per hour, 2-hour minimum
5 pm – 10 pm: \$ 50 per hour, 2-hour minimum

Non-Profit Weekday Meetings

501 (c) 3/6 Charitable Organizations & Public Input Meetings

Applies to informational meetings where NO FOOD is served or special set up is required. This special rate applies **ONLY** to groups with a 501(c) 3 charitable organization tax status, religious organizations, or groups sanctioned by the Cherokee County School system. Eligibility for this classification is solely determined at the discretion of City staff and can be revoked if at any time City staff determines that the classification no longer accurately applies to the renting organization or their activities. **Public Input Meetings** required by the City of Woodstock will also be charged this rate. Doors to the facility will not be opened until your scheduled START time.

Available: Monday-Thursday, 8 am - 10 pm **STANDARD SET UP ONLY**

Hourly Rate: \$ 25 per hour, 2-hour minimum

Events

Be sure to allow any extra hours in your count that you will need to decorate, set up cake, flowers, DJ, Band, pack up, etc. No kitchen, prep area, sinks or water on site. Doors to the facility will not be opened until your scheduled START time.

Available: Monday – Thursday 8 am – 10 pm
Friday – Sunday 9 am – 11 pm

Hourly Rate: \$ 300 per hour, 4-hour minimum
\$ 150 Flat Fee for Banquet Style Setup

BANQUET SETUP INCLUDES: 9 Round Tables, 90 Chairs, Podium, 2- 6’ Tables, No Dias Removal

Completed applications, payments and inquiries:

Heather Gaddis, CPRP
hgaddis@woodstockga.gov
770-592-6000 x1951

Woodstock Parks and Recreation
105 East Main Street
Suite 142
Woodstock, GA 30188

No regularly scheduled, long term meetings or events available for booking.

Facility Attendant

The facility attendant is provided strictly for set-up, informational, or emergency purposes. They are not wedding planners or event coordinators and should not be assumed to be as such. The responsibility of running the event falls solely on the applicant. The rental fees cover the usage of the facility only.

Confirming and Retaining Your Booking

An event will only be considered a confirmed booking once all fees have been paid and a contract has been signed by all parties.

Checks should be made payable to **City of Woodstock**.

Debit Cards and Credit Cards are accepted, please request a payment form.

Refundable Security Deposit

A minimum refundable security deposit of \$250 will be charged on all events having food. The City of Woodstock reserves the right to raise the refundable security deposit up to a maximum of \$1,500 at the discretion of the Parks and Recreation Director.

Facility must be left clean. Trash must be removed from the premises to the dumpster in the parking lot. Tables and floors must be kept free of trash, liquids, and food items. If the facility is left unclean or if there is any damage to the facility; the result will be the loss of the security deposit. Security deposits are not limited to these failures.

The security deposit will be refunded 72 hours after completion of the event pending a full inspection of the facility.

If you are booking an event with catering or alcohol, the catering and alcohol policies will be provided to you.

The Chambers at City Center - EVENT PARTICULARS:

Event Name: _____

Date to be Reserved: _____

Approximately how many participants do you expect? _____

Applicant Name: _____

Organization: _____

Organization Tax ID # _____ (if applicable)

Address: _____

City: _____ State: _____ Zip Code: _____

Email Address: _____

Day Phone: _____ Evening Phone: _____

Emergency Contact _____ Phone: _____

Rental Start Time: _____ am/pm (Doors will open at this time)

Rental End Time: _____ am/pm (Facility must be vacated at this time)

of Hours facility is to be rented _____ @ \$ _____ per hour: \$ _____

Set Up Fee \$ _____ Total Fees \$ _____

Exhibit "A"

Payment Record

Total Fees \$ _____ Paid on _____ Ck/CC # _____ Receipt# _____

Security Deposit (Events with Food ONLY) \$250 Received on: _____ Ck/CC# _____

Security Deposit: Refunded: _____ or/ Retained: _____ Date: _____ By: _____

CITY OF WOODSTOCK, GEORGIA

Rental Agreement for The Chambers at City Center

1) This agreement (the “Agreement”) is in respect to The City of Woodstock’s Chambers at City Center located at 8534 Main Street, Woodstock, Georgia 30188. This Agreement consists of this Rental Agreement, the Rental Fee and Event Particulars Exhibit “A” which is incorporated herein by the reference.

2) The building shall be maintained with care, and clean-up shall be completed before exiting/leaving the building. No supplies of The Chambers at City Center may be used by the lessee.

3) The lessee shall be held responsible for the full amount of the cost of repairs should any damages incur during the rental event.

4) The City of Woodstock’s Chambers at City Center shall not be sublet by the lessee to any other party. Failure to abide by this or any agreement stated in this document will result in breach of contract and termination of the rental agreement effective immediately.

5) No smoking, use of any tobacco product, or illegal pharmaceuticals of any kind are allowed inside of The City of Woodstock’s Chambers at City Center. Alcohol may only be served and consumed in compliance with the attached Terms of Rental Agreement.

6) In case of an emergency, call 911 immediately.

7) The City reserves the right to terminate this agreement or cancel the rental of this facility for public safety, health or for any reason without prior notice.

8) Indemnification and Allocation of Risk: Lessee agrees to be responsible for and pay, indemnify and hold harmless the City, its officers, agents and employees against any and all loss, cost or expenses, including reasonable attorneys' fees, resulting from any claim or legal action of any nature whatsoever, whether or not reduced to a judgment, for any liability of any nature whatsoever that may arise against the City in connection with the use or in connection with any of the rights or privileges granted by the City to Lessee in this Agreement, including, without limitation, any patent, trademark, franchise, copyright, libel or defamation claim or suit and any claim or suit based upon Lessee's or Lessee's agents, servants', employees' or invitees' intentional or negligent acts or omissions. Lessee further warrants that all copyrighted materials to be performed during the Event have been duly licensed or authorized by their copyrights owners and Lessee agrees to be responsible for all license and royalty fees incurred by reason of the performance and, in addition to any provisions contained elsewhere in this Agreement, to indemnify and hold the City harmless from any and all claims, losses and expenses incurred with regard thereto.

9) Event Requirements: Without the prior approval of the City, Lessee shall not bring onto the Premises any material substance, equipment or object which may endanger the life of, or may cause bodily injury to any person on the premises or which may constitute a hazard to property thereon as reasonably determined by the City. The City reserves the right, in the City's sole and complete discretion, to refuse to allow any such material, substance, equipment or object to be brought on the Premises and the further right to require its immediate removal there from. Lessee shall provide the City at least ten (10) days prior to the rental event a comprehensive list of all event requirements, including stage, hall, table, and chair requirements and any other information as may be required by the City concerning the Event.

10) Control of Facility and Right to Enter: In permitting the use of the Premises, the City does not relinquish the right to enforce all necessary and proper rules and laws for the management and operation of the Premises and the safety of the Citizens. Duly authorized representatives of the City may enter the Premises at any time and on any occasion without restriction, for the enforcement of any such rules and laws. The City reserves the right to remove or cause to be ejected from the Premises any person engaging in dangerous, unsafe or illegal conduct and neither the City nor its agents, officers or employees shall be liable to Lessee for any damages that may be incurred by Lessee as a result of the exercise by the City of such right. The City reserves and maintains the absolute right to stop or prevent the Event and evacuate the premises, where in the City's sole and exclusive discretion such action is required for public safety, without any liability on the part of the City. Doors to the premises shall be opened for such Event at such times in the manner prescribed by the City.

11) Agreement to Quit Premises: Lessee agrees to quit the Premises at the end of the term of this Agreement and issue the Premises and any other City property in the same condition as the commencement of the Event, ordinary wear and tear expected. In the event that the premises are not vacated by Lessee when herein specified at the end of the term, then Lessor is hereby authorized to remove from said Premises, at the expense of Lessee, all goods, wares, merchandise and property of any and all kinds and description placed therein by the Lessee and which may be then occupying the same, and Lessor shall not be liable for any damages or loss to such goods, wares, merchandise, or other property which may be sustained either by reason of such removal or of the place to which it may be removed, and the Lessor is hereby expressly released from any and all such claims for damages of whatsoever kind or nature. Any equipment or effects of the Lessee remaining on the leased premises or having been removed to other premises as provided herein, for more than ten (10) days after the expiration of the lease shall be deemed abandoned and disposed of by the City in accordance with law. The foregoing provisions notwithstanding, the Lessee assumes all risk of damage to and loss by a theft or otherwise of any of said articles and/or monies found and of the fixtures, appliances or other property of the Lessee or Lessee's exhibitors, contestants, invitees and those contracting with Lessee, as well as employees thereof, and Lessor is hereby expressly released and discharged from any and all liability for such loss. Lessee shall remove all of its materials from the premises at the termination time of this Agreement. The City Manager may remove at the expense of Lessee all materials remaining on the Premises at the termination time of this Agreement. Lessee shall be responsible for payment of storage costs for such material and the City in no way be responsible for and Lessee agrees to

hold the City harmless for loss, damage or claims with respect to material removed or stored under the terms of this Agreement.

12) Assignment: Lessee shall not assign or transfer any right of interest under this Agreement, including, without limitation, the right to receive any payment, without the City's prior written approval of satisfactory evidence of such assignment and Lessee agrees that such assignment without prior written approval of the City shall be null and void.

Rules and Code of Conduct

1. Seating for 90 guests banquet style, or 110 guests theater style for meetings.
2. No dancing allowed due to likely damage to wood flooring.
3. No sparklers, confetti, beads, gems, jewels, glitter, streamers, silly string, bubbles, aisle runners, fake flowers or leaves allowed inside or outside the facility.
4. No taping, stapling, pinning, nailing, gluing, or adhesives of any kind on facility walls, doors, dais, or floors.
5. No open flames or candles allowed.
6. Smoking prohibited inside the building. Cigarette urns outside only.
7. No kitchen, sinks, water access, or food prep area available on site.
8. Linens and decorations for tables are not provided.
9. The parking lot is a public parking lot and is always accessible to the general public.
10. The building is also used by the Elm Street Cultural Arts Village and Theater.
11. Access to other parts of the building, except the restrooms, is prohibited.
12. No permitted access to the storage room, City use only. No on-site storage available.
13. Parking allowed only in the lot behind the building, do not use neighboring business lots.
14. A facility attendant will be on site during the event. Attendant is provided strictly for set-up, informational, or emergency purposes.
15. No food or drink on dais. Dais cannot be used as a serving table.

I, (print name) _____ agree to the terms of this contract and the attached Rental Policy and Fee Schedule for The Chambers at City Center, and will instruct members of my organization and/or guests to abide by the terms of this agreement.

Applicant

City of Woodstock Representative

Date

Date