

**LOUISVILLE COUNTRY CLUB
RENTAL and INDEMNITY AGREEMENT**

This Rental and Indemnity agreement is made and entered into of the _____ day of _____ 20_____, between Louisville Country Club, a Mississippi corporation, hereinafter referred as LCC, and _____ hereinafter referred to as Lessee.

Date of Event: _____

Type of Event: _____

Fees:

Golf Course (All except county schools)	\$ 1000.00	No Supplies Included No clean-up included. No equipment included. No staff included.
Pool & Patio Only (Member Only)	\$ 100.00	No clean-up included.
Rent ONLY after 4pm		
Clubhouse Party of less than 50	\$ 300.00	No clean-up included.
Clubhouse Party of more than 50	\$ 500.00	No clean-up included.
Security Deposit	Golf \$ 500.00 All other \$ 300.00	Deposit refundable if no damages or clean up charges are incurred.

Rental agreement must be approved by the current LCC board. Lessee shall protect, defend, indemnify and hold LCC and its agents and employees harmless from any losses, costs, expenses (including attorney's fees and court costs), claims (including Lessee's attendees), damages, demands, liabilities, suits, actions, recoveries and judgments of every nature and description (collectively "Losses") arising out of or resulting from use of the premises. Expenses for all repairs or cleaning necessitated by use, abuse or accident made during the rental period, including labor, material, parts and other items shall be paid by the Lessee. Lessee will be allowed 48 hours of prep time immediately before the event. LCC is not responsible for any items stored or left in or around the clubhouse, pool area, or any other area of the property. The member in good standing is responsible for any damages not paid by the lessee.

Louisville Country Club

Lessee

Applicant or Member

Phone# _____

Office use only:

Approval/Date _____