



THE PAVILION ON OAK MOUNTAIN

A FACILITY OF

CARROLL COUNTY RECREATION DEPARTMENT

The Pavilion is located at
1790 Stripling Chapel Road • Carrollton, Georgia 30117

RENTAL FEES & AGREEMENT

Carroll County Recreation's facilities are available for rental. The fees listed below are established for short term rentals. For long term rentals, the Director of Recreation will establish an appropriate fee. All rentals are subject to availability, first come-first served basis, and will always yield to recreation activities.

- **ALCOHOL / FOOD**
 - If alcohol is served, it must be served by a licensed vendor with a proper business licenses on file with Carroll County's Community Development Department.
 - Any food vendor (catering group, food truck, etc.) must have proper licenses on file with the Community Development Department & Environmental Health.
- **KEYS**
 - Pavilion keys will be picked up between the hours of 8:30a – 4:30p (Mon – Fri)
 - They may be returned the following day or placed in the drop box at our office:
 - 1201 Newnan Road – Carrollton, GA 30116
- **NOISE / MUSIC**
 - All events must follow local noise ordinances at all times (ordinance is attached)
 - Live Bands / Music are allowed as long as all local noise ordinances are followed at all times
- **RENTAL TIMES**
 - All events will start no earlier than 8:00a and conclude no later than 9:00p
- **SECURITY DEPOSIT**
 - Event Cancellations: Deposits and fees will be refunded under the following formula:
 - 50% if cancellation occurs eight (8) to fourteen (14) days prior to event
 - 25% if cancellation occurs four (4) to seven (7) days prior to event
 - 0% if cancellation occurs zero (0) to three (3) days prior to the event.
- **TICKET SALES**
 - Events that sell tickets for entry will not be allowed
- **TRASH**
 - All trash and clean up is the responsibility of the renter.

THE PAVILION ON OAK MOUNTAIN RENTAL FEES

- Rental - \$300 per day (times listed above)
- Security Deposit - \$150 (refundable – if no damages occur)
- Supervisor – \$15 per hour (when applicable)

The Carroll County Recreation Department reserves the right to cancel usage of facility if, in the sole discretion of the Department, the facility is needed for governmental purposes or in the event of a natural or man made disaster, or pandemic event, or other emergency. The Department, upon cancellation, will return all deposits and fees.

(All non-profit organizations must submit proof of Georgia Federal tax exempt status.)



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THE PAVILION ON OAK MOUNTAIN – RENTAL AGREEMENT

NAME:
ORGANIZATION:
ADDRESS:
CITY/STATE/ZIP:
CONTACT NUMBER:
DATE(S) OF EVENT:
TIME OF EVENT:
TYPE OF EVENT (birthday party, club meeting, group meeting, etc):
OFFICE USE ONLY
RENTAL FEES:
PAYMENT METHOD:
DEPOSIT REQUIRED (YES - NO):
DEPOSIT AMOUNT (IF REQUIRED):
PAYMENT METHOD:
CANCELLATION INFORMATION
CANCELLATION REASON:
CANCELLATION DATE:
DEPOSIT REFUND AMOUNT:

This agreement is not binding upon the Carroll County Recreation Department unless the Renter/ Occupant has signed it; paid in full all deposits and fees, and signed by the designate representative of the Department.

Please bring all forms and fees by our office or mail all forms and fees to the address listed below:

Carroll County Recreation
1201 Newnan Road - Carrollton, Georgia 30116
770-830-5902
www.carrollcountyga.gov/345/sports



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THE PAVILION ON OAK MOUNTAIN – RENTAL AGREEMENT

___ I understand that all deposits (if needed) and rental fees are required to be paid at the time of reservation. Payments may be made by cash, credit card or personal check. All fees will be deposited at the time of reservation. Deposits will be held until final inspection. The Carroll County Recreation Department reserves the right to cancel the scheduled event.

___ I understand and assume full responsibility for any damages to the facility and or equipment in the facility during the hours of my scheduled event. I further understand that in the event damages do occur and said damages exceed the amount of deposit for same, I will be required to reimburse the Recreation Department within three business days after being presented with an itemized invoice for said damages.

___ I understand that all renter's/occupant's property must be removed from the facility at the time the facility is vacated. I understand that under no conditions are FOG machines allowed. I further understand that no objects are to be hung from the ceiling and that the throwing of rice, bird seed, or any foreign objects within the facility is strictly prohibited. I understand that the facility is a no smoking facility. I understand that the Carroll County Sheriff's Department has the authority to terminate the event should said event become unruly.

___ I understand that all live bands will be set up on the stage and will be situated in a manner that projects the sound towards the front of the facility. I further agree to abide by all local Noise Ordinances. Local law enforcement will be called to handle any issues.

___ Deposit Forfeitures: Deposits will be refunded in full within fourteen (14) business days under the following conditions: No damages are sustained to the facility or to any property within the facility belonging to the department. Renter/Occupant did not exceed times specified for the event.

___ Carroll County Sheriff's Deputies may be required throughout all functions when desired by the renter or Carroll County Recreation. No other authority shall be used in conjunction with an event and the cost is the sole responsibility of the renter.

___ I understand the Carroll County Recreation Department and Carroll County, Georgia, its Board of Commissioners, elected and appointed officials, employees, and agents, and their successor or assigns are not responsible for the loss of or damages to any equipment, supplies or property belonging to the Renter/Occupant or attendees.

___ To the fullest extent permitted by law, the Renter/Occupant shall indemnify and hold harmless the Carroll County Recreation Department and the Carroll County, Georgia, its Board of Commissioners, elected and appointed officials, employees, and agents, and their successor or assigns, from and against any and all claims, damages, losses, or expenses, including but not limited to attorney fees, which arise out of or in any way relate to any and all personal injury, death and/or property damage in connection with the use of the facilities. This includes any act or omission by the Indemnitees does not discriminate based on race, age, religion or gender. The Carroll County Recreation Department facilities are in compliance the Americans with Disabilities Act.

Applicant represents and certifies that:

- All information provided in this application is true and correct. Misrepresentation or erroneous information in this application constitutes grounds for denial of this and future applications for use of the Department's facilities.
- Applicant and user will bear all cost for clean up and damages.
- Carroll County shall not be liable for personal injury, loss or damage to property.
- I have read the rules and regulations and understand the fee structures. I understand I must be at least 21 years of age for this application to be considered.

_____/

Applicant Signature

Date

_____/

Director of Recreation

Date



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CARROLL COUNTY – NOISE CONTROL ORDINANCE – PAGE 1

ARTICLE V. - NOISE CONTROL

Sec. 66-66. - Purpose.

This article is enacted to protect, preserve and promote the health, safety and welfare of the citizens of the county through the control of noise. It is the intent of this article to establish standards that will reduce excessive community noises, which are harmful and otherwise detrimental to individuals and to the community in the enjoyment of life and property and in the conduct of business.

(Ord. of 1-3-17(1))

Sec. 66-67. - Restrictions.

(a)The making, creating, or permitting of any such noise, sound, or vibration of such intensity, duration, frequency, or character that would be harmful and detrimental to the health, welfare, or safety of the inhabitants of the county is prohibited.(b)It shall be unlawful for any person to willfully make, or continue or cause to be made or continued, any loud, unnecessary, or unusual noise which disturbs the peace or quiet of any landowners in the area, dwellings, businesses, or public areas, including, but not limited to, public streets or roads, sidewalks, or parks, which cause significant discomfort or annoyance to any reasonable person of normal sensitiveness residing or operating a business in the area.

(Ord. of 1-3-17(1))

Sec. 66-68. - Standards for evaluation of noise violation.

The standards which may be considered in determining whether a violation of the provisions of this article exists may include, but not be limited to, the following:

(1)The level of the noise; (2)The nature of the noise and whether it is usual or unusual; (3)Whether the origin of the noise is natural or unnatural; (4)The level and intensity of the background noise, if any; (5)The proximity of the noise to residential sleeping facilities, hospitals, churches, and facilities for the care of the elderly, ill, or mentally ill, as well as any other area which historically is treated by the community as a quiet area; (6)The density of the inhabitation of the area within which the noise emanates; (7)The nature and zoning of the area within which the noise emanates; (8)The time of day or night the noise occurs; and (9)Whether the noise is recurrent, intermittent, or constant.

(Ord. of 1-3-17(1))



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CARROLL COUNTY – NOISE CONTROL ORDINANCE – PAGE 2

Sec. 66-70. - Enforcement.

The provisions of this chapter may be enforced by the county code and ordinance enforcement officer or the county sheriff's department.

(Ord. of 1-3-17(1))

Sec. 66-71. - Violation; penalties.

Violators of this article shall be punished by fine as follows:

(1)First violation resulting in a conviction or guilty plea or nolo contendere plea: \$300.00 fine;(2)Second violation resulting in a conviction or guilty plea or nolo contendere plea: \$500.00 fine;(3)Third and all subsequent violation(s) resulting in a conviction or guilty plea or nolo contendere plea: \$1,000.00 fine.

Additionally, after the third violation resulting in a conviction or guilty plea or nolo contendere plea, violators may be incarcerated for not more than 60 days per violation. Community service may be included in addition to any penalty provided for hereunder, but not in lieu of the fine schedule set forth herein. Any violator shall be responsible for all court costs as determined by the court.

(Ord. of 1-3-17(1))

Sec. 66-72. - Severability clause.

A determination of the invalidity or unconstitutionality by a court of competent jurisdiction of any clause, sentence, paragraph, subsection, or part of this section shall not affect the validity of the remaining parts of this article.

(Ord. of 1-3-17(1))