

S.S. Cyril & Methodius Faith Community Chapel

3077 S. County Hwy. T, Green Bay, WI 54311-9429

RENTAL GUIDELINES

S.S. Cyril & Methodius Chapel is in Poland, WI (8 miles southeast of Green Bay). It is available for rental for a variety of uses. The following is a description of the guidelines regarding the use of the chapel.

Wedding Rental		
Rental Rate	Security Deposit	Block of Time Available
\$400.00 per event \$200.00 due at contract signing (non-refundable) \$200.00 due four weeks prior to your event.	\$200 due at contract signing. Refundable if chapel is left in proper condition.	Your choice of a three hours block. \$75.00 for each additional hour.

For all other events contact Mary Buyarski @ 920-615-9633

- Baptisms/Christenings
- Memorial Service
- Funeral Service
- Renewing of vows.

Occupancy Limit: 70 Persons

Rules:

- 1) Chapel will **not** provide the following:
 - Clergy
 - Organist, however, a qualified musician may use the organ.
- 2) Lighting of candles is permitted with EXTREME care in lighting and extinguishing.
- 3) Flowers are permitted in vases and pots.
- 4) **No** food, drink or alcoholic beverages of any kind may be brought in the chapel.
- 5) **No** smoking in the chapel.
- 6) **No** rice or confetti throwing. However, birdseed may be thrown outside.
- 7) **No** pets allowed in the chapel, except for service animals.
- 8) Decorations are limited to pew bows, etc. Absolutely no pins, tacks staples or tape may be used. Decorations must be removed at the end of the rental period.
- 9) Wedding rehearsal time is included in the price of the wedding rental and to be coordinated at time of reservation.

Parking is available for the Chapel in the Eaton Town Hall parking lot.

Handicap Accessible, the front door can accommodate wheelchairs.

For additional information and questions please contact Mary Buyarski at 920-615-9633

SS Cyril and Methodius Faith Community Chapel Release and Hold Harmless

The contract between SS Cyril and Methodius Faith Community Chapel (hereinafter referred to as "Chapel" and
Use of facilities and related equipment shall mean the "Activity".
The Client has carefully examined and understands the Release and Hold Harmless document. In consideration of the above-named Chapel agreement to perform the Activity, the sufficiency of which is hereby acknowledged.
The Client by its undersigned representatives, on its own behalf and on behalf of its assigns, employees, agents, representatives, and successors (collectively "Client), agrees to release and hold harmless the above named Chapel, and its employees, representatives, officers, directors, trustees, committee members, successors and agents: from liability for any and all claims, demands, actions and causes of action, which any person may now have or may hereafter have, arising out of related to connected with, in consequence of or on account of all injuries, property damage, losses and/or other damages resulting or to result directly or indirectly, whether developed or undeveloped, accrued or unaccrued, to Client, Chapel or other person arising from negligence including an act or omission of Client, Chapel or any other person in connection with the Activity.
Further, Client expressly agrees to indemnify and hold harmless Chapel against any and all liability for damages on account of injury, including death, to any persons, including Client, Chapel or any other person. To hold harmless for damage to the property of any person including Client, Chapel or any other person, resulting from or arising out of or in any way connected with the Activity, and which may result from negligence, including any act of omission, of Client, Chapel or any other person or combination thereof.
To the fullest extent permitted by law, Client agrees to hold harmless and defend Chapel and its agents, from any and all claims, demands, and judgements, including attorney's fees, and to indemnify and reimburse Chapel for any and all expenses, damage, or liability incurred by Chapel, whether directly or indirectly caused in whole or in part by Client or by Clients assigns, employees, agents representatives, and successors, including enforcement of this agreement.
Client agrees that the term "injuries" include but is not limited to, any physical, or mental injury, ailment, infirmity, deficiency, sickness, or disease.
Client agrees that the term "losses" includes but is not limited to: damage to or destruction of property, loss of use of property, past and future lost income, past and future expenses for any care or treatment including hospitalization, medical care and treatment, scars and disfigurement, past and future disabilities, past and future loss of services, society and consortium and incidental or consequential expenses, damages or losses associated with the above.
In making this Release and Hold Harmless agreement, Client is not relying on any representative or statements made by Chapel or any of its representatives or members.
Client covenants that it will never institute any action or suit against Chapel for losses arising out of or in any way related to the Activity.
The undersigned has read this Release and Hold Harmless Agreement, knows, and understands its contents, represents and warrants that he or she has full authority to execute this document on behalf of Client and signs this as their own free act.
Client: Dated:

_____Dated:____

(Chapel Representative)

Witness:__

Form revised: 10/1/2007