

TASHMOO SPRING BUILDING AREA SITE INFORMATION

(SEE MAP OF THE SITE ON THE BACK OF THIS PAGE)

A liaison will be present at the beginning and at the end of each rented use. The user will be given a contact phone number to use in case of any problems or emergencies during an event.

The Tashmoo Spring Building and surrounding are **SMOKE FREE. SMOKING IS NOT PERMITTED ANYWHERE INSIDE OR OUTSIDE THE PREMISES.**

NO PETS ARE ALLOWED - EITHER INSIDE OR OUTSIDE THE PREMISES.

Please respect string fence around the pond; it's an effective deterrent for Canada geese.

Absolutely no tent stakes, posts or poles are to be driven into the asphalt.

Rest rooms are open to the public between 8 am and 3 pm for events only. There is a separate entrance. Doorways / exits may not be blocked.

The Water Works Dept. must have access to the two sheds directly opposite the Spring Building at all times.

Parking will be in designated areas only. PLEASE SEE SITE MAP. Since this is public property, a designated access to Lake Tashmoo for boaters & hikers will be marked so as not to interfere with scheduled events. PLEASE SEE SITE MAP.

THERE CAN BE NO SALE OF wine and/or beer at any event held at the Tashmoo Spring Building area. If Wine and/or beer are served it must be by a designated bartender who has an alcohol service training certificate from a recognized industry organization (e.g., TIPS, Barcode) and who will enforce state/town laws regarding the serving of alcohol.

Music (limited to that which is appropriate with the surroundings with consideration for the neighbors) must end by 10 pm, and all guests must be off the premises by 11 pm.

All lights and the fan must be turned off and windows closed at the end of an event.

The user is responsible for removal of all food, trash and debris from the building and surrounding area.

Building and grounds must be left clean and free of all personal property and in the same condition they were prior to the event.

The premises will be inspected after use. Additional charges may be assessed if any costs to restore the premises to their required condition exceed the security deposit. Applicants shall be liable for any costs incurred by the Town for remedying the applicant's failure to deliver the premises in accordance with this provision.