



201 N. Franklin Street
Titusville, PA 16354

827-2746
657-7263 cell

Facility Rental Agreement

- Please leave the facility in the manner you found it. Renter is responsible for clean-up after their event. Please do not use any *silly string* in the facility.
- There is no smoking in or around YWCA property
- The Renter has rented the Gym (Upstairs area) or Downstairs room. You are entitled to use of this particular space. Not the entire facility.
- Heat is to be turned back to 50 degrees when you are leaving the facility. Please make sure all lights are turned off.
- The front door to the facility is to be locked when you leave.
- The code for the front door is _____.
- The Renter is responsible for any damages or destruction of property.

Renter's Name _____	Phone _____
Address _____	
Date of Event _____	Approximate Time _____
**Fee is based on 4-hour usage period. \$15 additional charge for each extra hour.	
Gym _____ (\$75)	Bounce House _____ (\$35)
Downstairs Room _____ (\$50)	
A non-refundable down payment of \$30 is due to hold your date. The remainder is due 1-day prior to your event date.	

I, _____ agree to provide adult supervision of the bounce house as well as following rules of:

- No one over 100 pounds is permitted to use bounce house
- No shoes will be worn in the bounce house
- No food or drink will go in to the bounce house.
- Depending on the size of the children no more than 6 will be in the house at one time, fewer if the children are bigger.

Licensee shall indemnify, defend and hold harmless the YWCA, its trustees, officers, employees, contractors, volunteers and agents, from and against any and every claim, damage, liability, injury, demand, suit, judgment, action, cause of action, expense and/or loss including, but not limited to, reasonable attorneys' fees and costs, arising out of or in connection with this Agreement and/or use of the Licensed Premises in any manner, it being the intent of this provision to absolve and protect the YWCA from any and all loss, excepting only loss due to the YWCAs gross negligence or willful misconduct. Licensee specifically agrees to assume the risk of the above-stated losses, and this provision is specifically desired by the parties and has been bargained for. Further, the YWCA, to the extent it desires, shall be entitled to participate directly in defense against any such suit, claim, demand, judgment, damage, liability, injury, action, expense, loss or cause of action through counsel of its own choosing.

Signature _____ Date _____