Date of Event:



Agreement for rental of facilities and/or equipment of the Jefferson County Area Agency on Aging Senior Centers

Checks Payable to: Jefferso	n County Area Agency on		mount Due:alance Due:	
THIS AGREEMENT, made	this day of	by	and between Jefferson	County Area
Agency on Aging, hereinafte	er referred to as LESSOR an	nd		
Who may be contacted by ca	dlling (C)		(H)	
(W)	_			
LESSOR agrees to rent to L ☐ Heritage House 4 Sylvania St. Brookville, PA 15 814-849-3391	☐ Reynoldsville 45 West Main S	e Foundry t.	□ Brockwayville Depot 425 Alexander St. Brockway, PA 15824 814-265-1719	
including the use of the rest type of function for the renta \$, which is a		, with a re	fundable (if applicable)	damage deposit of
1. TYPE OF FUNCTION	DN:			
	CILITY RENTED/RESER			
	:			
	D: Beginning Time:			AM/PM
5. NUMBER OF ATTI	ENDEES:			

6.	SETUP/DECORATING TIME: _	 (date)	 _(time) *wed	ddings may	have until	
	Sunday at 11:00am to tear down*					
7.	OTHER:					

<u>DAMAGE DEPOSIT INFORMATION</u>

LESSEE agrees to pay a DAMAGE DEPOSIT in the form of a separate check payable to JEFFERSON COUNTY AREA AGENCY ON AGING in the amount of \$150.00. The check shall be deposited by LESSOR and shall be applied against any damages to the premises – inside or outside, equipment and/or other items supplied for the LESSEE with the rental of the facility or against costs incurred by the LESSOR as a result of LESSEE's failure to leave the premises in a clean, orderly condition. Any excessive cleanup, i.e. trash left inside, confetti or sand on dance floor, vomit either inside or outside the restrooms, unwashed dishes/utensils, broken dishes, etc. will be charged against the damage deposit and any remaining balance, if any, from the damage deposit will then be returned to the LESSEE; if no damages and /or additional costs have occurred then the entire damage deposit shall be returned to the LESSEE. In the event where no damage deposit is paid AND/OR the costs to repair the damage(s) and/or the additional costs incurred by the LESSOR exceed the amount of the damage deposit secured with this Agreement, then the LESSEE agrees to pay all damage and/or additional cleaning costs and/or any other additional costs which may be incurred by the LESSOR as a result of the LESSEE's actions.

Upon inspection of building and return of keys to the Senior Center Director the damage deposit will be refunded to the LESSEE, less any amount paid for damages and costs. LESSOR shall promptly provide a written statement to LESSEE which shall detail deductions from deposit.

KEYS

Replacement of lost keys will result in a \$50.00 charge against the damage deposit.

If LESSEE should become locked out of the building a fee of \$75.00 will be charged to send staff or a volunteer to unlock the building.

EXCEEDING THE RESERVED RENTAL TIME AND USE OF NON-RESERVED FACILITY SPACE

LESSEE agrees to adhere to the reserved rental hours and to only use the reserved facility space listed in the "FACILITY RENTAL INFORMATION" section of this agreement. If the LESSEE exceeds the reserved

rental hours and/or uses non-reserved facility rental space, the LESSEE agrees to pay the LESSOR an additional Fee of \$75.00 for each additional (partial or complete) hour that the LESSEE exceeds the reserved rental "Ending Time" and/or pay the current, established "Rental Rate" for the use of the non-reserved facility rental space. LESSEE also agrees that the LESSOR may deduct these additional Fees and/or Rental Rates from the damage deposit secured with this Agreement or in the event where no damage deposit is paid AND/OR the additional Fees and/or Rental Rates incurred by the LESSEE exceed the amount of the damage deposit secured with this Agreement, then the LESSEE agrees to pay all additional Fees and/or Rental Rates incurred as a result of the LESSEE's actions.

CATERING INFORMATION

If the event is to be catered, the LESSEE selects ______ to provide catering services.

DUTIES OF THE LESSEE

- 1. Room set-up, clean-up and reset is the responsibility of the LESSEE.
- 2. LESSEE must remove all trash from facility and place in dumpster.
- 3. LESSEE must vacuum, sweep, and mop if anything is spilled or falls on the floor.
- 4. LESSEE mush wash and sanitize all dishes and utensils and put away.
- 5. LESSEE agrees to abide by all local, state and federal laws, rules and regulations and by all rules and regulations of the LESSOR concerning the usage of its facilities and equipment leased hereunder.
- 6. Smoking is prohibited in the building.
- 7. Use of pyrotechnics is prohibited including candles.
- 8. Lessee must set the Automatic Door opener to the off position (middle position) before locking the doors to leave.
- 9. All lights must be turned off before leaving the building.
- 10. LESSEE agrees not to tape, tack, or pin *anything* to the walls or ceiling.

LIABILITY INFORMATION

LESSEE agrees that it alone shall be liable for all damages to the premises, equipment and/or other items supplied to or for the LESSEE and/or injuries to persons attending the specified event and/or using rented equipment and/or other items supplied to or for the LESSEE by LESSOR. The LESSEE expressly waives all causes of action it may have against the LESSOR, its' agents and employees as a result of the

usage of said facilities, equipment and/or other items supplied to or for the LESSEE and expressly assumes all risks associated with said usage.

LESSEE accepts sole responsibility for the serving of alcohol and any consequences that may arise from the serving of alcohol and shall use special care in supervising persons attending the function and that all *LOCAL*, *STATE*, *and FEDERAL* laws regarding the possession, consumption and distribution of alcohol are strictly abided by and if any person is in any intoxicated state, it shall be the LESSEE's sole responsibility to take any necessary, legal actions to assure the safety of such person(s) and those who may be placed in jeopardy by virtue of such person(s) condition or state.

LESSEE further agrees to abide by all *LOCAL*, *STATE*, *and FEDERAL* laws, rules, and regulations and by all rules and regulations of the LESSOR concerning the usage of its facilities, equipment and/or other items supplied to or for the LESSEE.

In WITNESS WHEREOF, the parties hereto set their hands this day and date above written.

LESSEE