

Community Use Of Facility Rental Agreement

Please read the following Terms and Conditions and check the box if you agree before proceeding to the Fillable Form. Next, fill in the rental form with the pertinent information, print, sign and fax or return to the community school coordinator for confirmation of the proposed rental. The school fax number is 604. 823-2243.

- 1) Our administration reserves the right to cancel a rental/event with or without cause with reasonable notice.
- 2) If for any reason you need to cancel the rental please make every reasonable effort to notify the coordinator at 823-0257 with 24 hrs. notice.
- 3) The supervisor in charge of the rental is responsible for admitting participants and ensuring they stay in the area specified on the agreement.
- 4) User group will ensure that the school premises are left in the same order and condition as they were found.
- 5) NO smoking or alcohol on School District property.
- 6) The administration/community school coordinator reserves the right to deny access to school facilities.
- 7) Non-marking running shoes must be worn in the gym.

The User and all participants agree that there is no warranty expressed or implied on the part of the Yarrow Community School Society or School District #33 as to the suitability or condition of the school premises and that the User and all participants accept said premises at his/her own risk. The User and all participants covenant to indemnify and save harmless the Board and YCSS for all loss, costs, and damages which may arise as a consequence either directly or indirectly of the granting of this rental agreement. The User and all participants agree to indemnify the Board and YCSS for any loss or damage to the Board's or YCSS's property or any adjoining property due to the occupancy of the school's premises to which this rental agreement relates. The User and all participants understand and agrees that this rental agreement may be revised or cancelled at anytime with or without cause and that in the event of such revocation or cancellation there should be no claim or right to damages or reimbursement on account of any loss, damage or expense whatsoever.

I have read and accept the terms/conditions

Signature of lessee _____ Date _____