# **FACILITIES USE APPLICATION/PERMIT**

REQUESTED FACILITY:		DATE:
NAME OF SC	HOOL DISTRICT:	
-	I <b>NFORMATION</b> GANIZATION ("FACIL	Y USER"):
INDIVIDUAL A	APPLICANT NAME:	Title:
CONTACT TE	ELEPHONE:	
	URPOSE/EVENT:	
		Number of anticipated participants:
	Hours neede	for setup:
APPLICABLE	FEES: School Distri	s are permitted to charge reasonable fees to recover District costs associated with
facility use.		Utility Fee:
	Custodial Fee:	Additional Fee(s):
and obligation anticipated. If conditions for Applicant's si acknowledges site administrated REQUIRED In the megligence of harmless Schany claim, dincluding but a defense of any way connected things done, poistrict of any paragraph shall by signing this	n to ensure that the FACILITY USER furt the use of facilities (gnature below, the sthat facility use is cator.  HOLD HARMLESS School District, School District and Schemand, judgement, not limited to reason y such claim or action d to Facility User's usermitted or suffered casualty or accident all survive the expiration, you acknowledged.	and facilities "AS IS." FACILITY USER acknowledges that it shall be its responsibility property and facilities are in proper and safe condition to be used for the purpose of acknowledges its obligation to abide by the District's rules, regulations, terms and the "Terms and Conditions" Sections I. through V. on the following page). By the ACILITY USER agrees to abide by all such terms and conditions, and further tingent upon compliance with these rules, as well as any rules specified by the facility and District shall not be liable for, and Facility User shall indemnify, defend, and hold of District's Governing Board, agents, servants, and employees against and from the example, award, loss, liability, damage, expense, charge or cost of any kind whatsoever, all attorney's fees, professional fees and costs and liabilities incurred in or about the proceedings brought thereon (Collectively "Claims") that may arise out of, or is in any of the premises or from the conduct of its business or from any activity, work, or other Facility User in or about the premises. Facility User shall give prompt notice to School on the premises and any claims arising therefrom. Facility User's obligations under this in of this facilities application/permit.
	ctivity results in the do and further use of fac	truction of school property, the group may be charged for an amount necessary to repair ties may be denied.
ACKNOWLED	DGEMENT AND AGE	EMENT: I have read this application and agree to the terms.
APPLICANT S	SIGNATURE:	DATE:
		DO NOT WRITE BELOW THIS LINE
DISTRICT AP	PROVALS: (Y/N)	Appropriate Activity Facility Available on Insurance Certificate Received date Fees Received  Additional Insured Endorsement (Received)
District Official	Signature:	DATE:
District Commo	ents/Conditions (option	al): Page 1 of 2

#### TERMS AND CONDITIONS

#### SECTION I: GENERAL RULES AND REGULATIONS GOVERNING THE USE OF THIS FACILITY

- 1. Foodstuffs may not be sold without applicable food permits from the local environmental health department.
- 2. Display or signs must be approved by the School District.
- 3. Use of alcohol, drugs and other intoxicants are absolutely prohibited.
- 4. No Smoking shall be permitted on the premises.
- 5. Applicant organizations shall be responsible to properly supervise all attendees. Juvenile organizations must have adequate adult supervision and sponsorship.
- 6. Use of buildings or grounds may be granted for a period not to exceed one year. However, applications are renewable each July or may be revoked at any time at the discretion and or needs of the District.
- 7. This permit is not transferable.

#### SECTION II: INSURANCE REQUIREMENTS

FACILITY USER shall furnish the School District with a "Certificate of Insurance" and a separate "Additional Insured Endorsement" naming the School District, its Board Members, officers, employees, agents and volunteers as an Additional Insured to the applicants CGL insurance policy 10 days in advance of using district property. Said Insurance shall be issued by an insurance company admitted by the California Insurance Commissioner to do business in the State of California and rated not less than "A-/VII" in the Best Insurance Rating Guide. If Non-Admitted insurance is provided, then the acceptability shall be subject to review and determination by the District's Risk Manager or representative. Required insurance shall include:

- A. Commercial General Liability (CGL) insurance which shall include contractual, products and completed operations coverage, bodily injury and property damage liability insurance with combined single limits of not less than \$1,000,000 per occurrence.
- B. Workers' Compensation insurance as required under the California Labor Code.

Nothing herein in observing the minimum insurance requirements shall serve to imply or reduce the FACILITY USER's liabilities or obligations for liability under the indemnification provision of the Permit and Agreement.

#### **SECTION III: DAMAGE TO DISTRICT PROPERTY**

FACILITY USER agrees as an organization to be responsible for all damage to School District Property that may arise during or by the permitted activity.

#### **SECTION IV: FIRE AND SAFETY REGULATIONS**

- 1. At no time shall there be more people admitted to the facility or any room thereof than the legal seating capacity allows.
- 2. No Flammable decorations shall be used unless flame resistant or flame proof in accordance with the State Health and Safety Codes.
- 3. No device that produces flame, spark, smoke or explosion (*including fireworks*) shall be used on the premises without prior written approval.

#### **SECTION V: FACILITY USERS**

The use of School District facilities shall be determined in part, based upon availability and priority order. The priority order for usage is as follows:

- 1. School District activities
- 2. Student Body activities
- 3. Other Public Entity activities
- 4. Non-Profit Organization activities
- 5. Community activities
- 6. For-Profit Business activities

Pursuant to the Civic Center Act, the use of school buildings, grounds and equipment **shall** be granted, when an alternative location is not available, to non-profit organization and clubs or associations organized to promote youth and school activities, including but not limited to: Girl/Boy Scouts, Campfire Girls, Parent-Teacher Associations and School Community Advisory Councils. Such permissive use shall not apply to any group that uses school facilities or grounds for fundraising activities that are not beneficial to youth or public school activities, as determined by the governing board. All other users **may** be granted use of the facility if the purpose is for public, literary, scientific, recreational, educational or public agency meetings.

FACILITY USERS holding functions or meetings where admission fees are charged or contributions are solicited and the net receipts are not expended for the welfare of the pupils of the School District or for charitable purposes shall be charged by the School District an amount equal to fair rental value of the property.

## THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

# ADDITIONAL INSURED - DESIGNATED PERSON OR ORGANIZATION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

#### **SCHEDULE**

Name Of Additional Insured Person(s) Or Organization(s):
(District name and address should be listed here)
Information required to complete this Schedule, if not shown above, will be shown in the Declarations

- A. Section II Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by your acts or omissions or the acts or omissions of those acting on your behalf:
  - In the performance of your ongoing operations; or
  - In connection with your premises owned by or rented to you.

### However:

- The insurance afforded to such additional insured only applies to the extent permitted by law; and
- 2. If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the contract or agreement to provide for such additional insured.

B. With respect to the insurance afforded to these additional insureds, the following is added to Section III – Limits Of Insurance:

If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:

- 1. Required by the contract or agreement; or
- **2.** Available under the applicable Limits of Insurance shown in the Declarations:

whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.