

MOUNTAIN HOME SCHOOL DISTRICT 193

470 North 3rd East Mountain Home, Idaho 83647-1390

James G. Gilbert, Superintendent (208) 587-2580 FAX (208) 587-9896 www.mtnhomesd.org

COMMUNITY USE/RENTAL OF SCHOOL FACILITIES FORM – AGREEMENT/CONTRACT

1. MOUNTAIN HOME SCHOOL DISTRICT NO. 193, hereinafter referred to as the "SCHOOL DISTRICT," grants to the following organization,

	(Name of	Organization)		
	einafter referred to as the "RENTER," permissi er the conditions as described:	on to use of the following facility,	grounds, and	/or equipment
Faci	lity:			
Roo	m:			
Equi	ipment/Grounds:			
	cific Date(s):			
	cific Time(s): Between the hours of			
•				
Purp	bose:			
	Room(s): Room(s): List rooms: gym, classroom, etc. See Facility/Personnel Fee Schedule		Fee(s) Fee(s) Fee(s)	\$ \$ \$
D.	Equipment: Grounds:		Fee(s) Fee(s)	<u>\$</u> \$
	List equipment requested. Equipment lost or damaged must be paid for c	or replaced with an acceptable item of equal value.	100(3)	Ψ
C.	Services/Personnel:	Hrs.:	Fee(s)	\$
	Custodial	Hrs.:	Fee(s)	\$
	Other Custodial, kitchen, sound, lights, etc. See Facility/Personnel fee scheduld	Hrs.:	Fee(s)	\$
Л		T-Hrs.:	Fee(s)	
	Total Hours & Fees	1 1115**		\$
D.	Total Hours & Fees: Amount of fees waived:			\$ \$
D.	Amount of fees waived:		Fee(s)	\$ \$ \$
D.		ing the facility unless other arrangements have been m	Fee(s) T- Fee(s)	\$ \$

- 6. <u>Insurance</u>: A copy of a Certificate of Insurance containing an endorsement naming School District No. 193, as an additional named insured during the period of use, with a minimum amount of \$1,000,000.00, must be attached to this application prior to using or occupying school facilities or grounds.
- 7. <u>Conditions of the Agreement:</u>
 - a. <u>Cancellation:</u> Use of school facilities, grounds and equipment or school activities by the SCHOOL DISTRICT take precedent, therefore, this Use/Rental Agreement is subject to cancellation. Notice of cancellation will be given at the earliest possible time. Notice of cancellation applies to rehearsals, practice sessions, decorating, and all other related activities. The SCHOOL DISTRICT reserves the right to prioritize facility se between non-school organizations.
 - b. <u>Limitations:</u> Use of facilities, grounds, and equipment is limited to the dates/times specified on this agreement (item 2); use of requested or other facility areas, grounds, or equipment <u>not specified</u> is prohibited. DO NOT ASK custodians or other school personnel to make available facilities, grounds, or equipment not specified in the agreement. Organizational or personal property is not to be left in SCHOOL DISTRICT facilities or grounds unless prior arrangements have been made with the building or facility administrator or designee. The use or loan of District facilities will not be available to any parties outside of educational or semi-educational purposes during CDC or State declared pandemics.
 - c. <u>Prohibited behavior and items:</u> Possession or consumption of alcoholic beverages, tobacco, e-cigarettes, vaping, or illegal drugs or substances, acts of violence, or weapons is not permitted.
 - d. <u>Supervision</u>: The RENTER agrees to provide adequate adult supervision at all times, or as required by SCHOOL DISTRICT officials.
 - e. <u>School District Policy and Procedure:</u> The undersigned RENTER agrees to abide by all relevant policies of the SCHOOL DISTRICT, and specifically to the policy and procedures regarding the use of public school facilities, grounds, and/or equipment. These are available at the Mountain Home School District Office or on the website at: <u>www.mtnhomesd.org.</u>
 - f. Outside organizations and club sports are required to submit a mitigation plan addressing safety and health mandates that meet the policies of the school district and the requirements already in place prior to approving the organization or club sport Community Use/Rental of Facilities Agreement Contract application.
- 8. The RENTER hereby makes application for the use of school facilities, grounds, and/or equipment described above and hereby represents that the organization will and does assume responsibility to supervise and be responsible for the proper conduct of individuals attending the function; to provide the necessary police and/or fire protection personnel if deemed necessary by SCHOOL DISTRICT officials; that it will pay to the SCHOOL DISTRICT on demand the amount of any damages caused to the facilities, grounds, or equipment by its activities and the amount of the SCHOOL DISTRICT'S charge, if any, for the use of said facilities, grounds, and/or equipment.
- 9. The RENTER further agrees that in consideration of the granting of this application the RENTER will hold the SCHOOL DISTRICT, its officers and agents, harmless from any and all claims, debts, demands, costs, expenses, and damages, which may arise out of or be in any way connected with the use of said facilities, grounds, and/or equipment described in this application.
- 10. In the event any provision of this agreement shall be held invalid or unenforceable by any court of competent jurisdiction, such holding shall not invalidate or render unenforceable any other provision of this agreement.

Signature of	Organization'	s Authorized Representative	Printed Name		
Telephone Date			Email Address		
Address of O	Organization				
Approved:					
	Signature – District Building Representative		Date – Building Availability		
	Signature	- District/Maintenance	Date – Support Resource Availability		
	Signature	– District Administration	Date – Permission to Use/Rent Facility		
		**	* * * *		
ADOPTED: J Revised: Septemb Reviewed: Octobe	per 6, 2001	Revised: June 20, 2002 Reviewed: June 21, 2016	Revised: September 18, 2003 Revised: August 15, 2006 Revised: July 20, 2021		