

USE OF FACILITIES AGREEMENT BETWEEN PUBLIC AGENCIES

A- Public

	. The Agency has requested, and the District has approved,
the Agency's use of District Site:including restroom and parking facilities, for the purpose(s) of under Education Code Section 10900, et. seq. Neither the Agency, nor use any other real property, or physical improvements to real property, Agreement is effective from Date: to document executed by both parties.	its employees, agents, guests nor invitees are authorized to other than the Facilities covered by this Agreement. This
Use of the Facilities shall occur on dates and times mutually agreed to executed writing. Such use shall not interfere with the District's ability to ability to carry on recreational activities, or interfere with other potential Facilities covered by this Agreement.	to carry on educational activities, interfere with the District's
Agency's right to use the Facilities is subject to a use fee of for the Agency's use of the Facilities is not subject to a usage fee.	, determined to be the operational cost to the District
At all times, the Agency, and its guests and invitees at the Facility, share copies of which are deemed to have been provided to the Agency prior to and invitees shall also (a) conduct themselves in accordance with all regulations, (b) respect the District's employees, students, and property, a avoid harm, injury, disputes or altercations with others. The Agency is employees, contractors, guests invitees, participants, and guests, as contemplated activities at the Facilities, comply with these requirements.	the execution of this Agreement. The Agency and its guests ll other potentially relevant federal, state or local laws or and (c) engage in safe and appropriate behavior in an effort to responsible for ensuring that its Directors, Officers, agents,
Agency shall at all times, provide equipment and instructors trained, exagency's intended use of the Facilities. Agency shall ensure that the Emanner absent the District's express prior and written consent. Failure to Agency, be a basis to immediately terminate this Agreement. The District available for use by the Agency. The Agency waives any claim against including, but not limited to, theft or destruction of the Agency's property.	District's property is not altered, modified or changed in any o comply with these obligations shall, at the discretion of the t shall ensure that the Facilities are timely and properly made
The District is financially responsible for claims or damages caused by its District's Facilities. The District shall defend and indemnify the Agency, a should a Claim be made for which the District is financially responsible t physical property, pursuant to this provision. To the extent of these inc Directors, Officers, employees, agents and volunteers, as additional insusubject to a minimum limit of liability of \$ 1,000,000 per Claim, and for coverage is cancelled or terminated.	and its Directors, Officers, employees, agents, and volunteers to an injured individual or individuals, or injury or damage to demnifiable liabilities, the District shall name the Agency, its ureds under its liability insurance or coverage agreement(s),
The Agency shall be financially responsible for any claims or damages caused, or arising in some manner from, whether in whole or in part, by any aspect of the Agency's use of the Facilities. The Agency shall defend and indemnify the District, and its agents and employees should a Claim be made for which the Agency is financially responsible to an injured individual or individuals, or injury or damage to physical property, pursuant to this provision. It is the express intent of the parties that, in keeping with the foregoing responsibilities, the District, its Directors, Officers, employees, agents, and volunteers are intended and expected to receive the broadest defense and indemnity protection available under law, with any doubts resolved in favor of the proposed indemnified parties. To the extent of these indemnifiable liabilities, the Agency shall name the District, its Directors, Officers, employees, agents and volunteers, as additional insureds under its liability insurance or coverage agreement(s), subject to a minimum limit of liability of \$1,000,000 per Claim, and further subject to a 60-day notice before such insurance or coverage is cancelled or terminated.	
This Agreement may be terminated due to the Agency's discontinuance of the activities contemplated by this Agreement, the District's need to modify or negate the use of the Facilities in order to carry out its required or offered educational or recreational activities, due to impossibility or impractability caused by any actual or planned change, modification or repair to the Facilities, or to circumstances affecting the safety or health of anticipated users of the Facilities. Notice of the termination of this Agreement is effective on 60-days written notice, absent exigent circumstances requiring termination on a more expedited basis for health or safety issues. Each provision of this Agreement shall be interpreted in a manner giving meaning and purpose to each term and provision and, to the fullest extent possible, valid and effective. If any provision of this Agreement is deemed invalid, all remaining provisions shall remain effective. All issues regarding the interpretation and effectiveness of this agreement is controlled by California law, with any disputes subject to binding arbitration, with the parties agreeing that such arbitration is to be conducted in the most expeditious and cost effective manner. The prevailing party in such an arbitration, in the arbitrator's discretion, may be awarded reasonable attorney's fees and costs. This is a fully integrated document, containing the entirety of the parties' agreements. Both parties must agree in writing to any change in the terms of this Agreement; neither oral modification nor course of conduct will be deemed a sufficient basis to alter or change the terms of this Agreement. The provisions of this contract cannot be waived, nor shall either party rely upon the actual or alleged failure to require complete compliance with all aspects of this Agreement as an excuse or basis not to carry out its own respective obligations. This Agreement has been duly reviewed and approved by the authorized agents of the District and Agency, who warrant and represent that t	
Dated: Dated:	
By: By:	
Title: Title:	
As Authority Agent of the "Agency" As A	Authority Agent of the "District"