

Cherokee County Schools
Use of School Facilities Applications/Contract

Date of Application: _____

School: _____ Area: _____

Dates(s) of Use _____ Hours _____

Purpose of Use: _____

Number of Participants _____ Number of Spectators _____ Number of Volunteers _____

Types of Use: _____ Educational _____ Recreational _____ Religious _____ Cultural
_____ Civic _____ Social

Applicant Group: _____ For-Profit _____ Non-Profit _____

Contact Person: _____ Phone: (home) _____

Business: _____ Phone: _____ (cell) _____

Address: _____

Signature: _____ Date: _____
Organization/Individual Representative

Approved: _____ Date: _____
Principal

This executed application/contract reserves the named facility for your groups use. Arrangements for entry to the facility and supervision of use must be made with the school principal at least two weeks prior to use. This is the responsibility of the applicant.

Damage Codicil:

In the event that a school facility is damaged after-hours that requires Maintenance Staff attention the applicant will be charged a \$250.00 Maintenance Fee plus the cost of replacing the damaged materials.

Fee Schedule**I. CAFETERIA - WITH KITCHEN****A. FOR-PROFIT**

1. \$150.00 payable to CCS Food Service per event
2. 4 hours minimum labor @\$20.00 per hour payable directly to the CCS employee.
3. \$75.00 Energy charge payable to CCS Energy Dept.

B. NON-PROFIT

1. \$50.00 payable to CCS Food Service per event
2. 4 hours minimum labor @\$20.00 per hour payable directly to the CCS employee
3. \$75.00 Energy charge payable to CCS Energy Dept.

II. CAFETERIA - WITHOUT KITCHEN**A. FOR-PROFIT**

1. \$50.00 payable to CCS Food Service per event
2. 4 hours minimum labor @\$20.00 per hour payable directly to the CCS employee
3. \$25.00 Energy charge payable to CCS Energy Dept.

B. NON-PROFIT

1. \$25.00 payable to CCS Food Service per event
2. 4 hours minimum labor @\$15.00 per hour payable directly to employee.
3. \$25.00 Energy charge payable to CCS Energy Dept.

III. GYMNASIUM**A. FOR-PROFIT**

1. \$250.00 payable to school per event
2. 4 hour custodian surcharge @\$20.00 per hour for each event payable to CCS employee
3. \$125.00 Energy Surcharge payable to CCS Energy Dept. per event

B. NON-PROFIT (RECREATION LEAGUES-PER SPORT)

1. \$100.00 payable to school per season
2. \$100.00 Energy Surcharge payable to CCS Energy Dept
per sport
3. Tournament Use — Facility Fee to be determined by Principal and energy use will be \$100.00 per day

IV. Sports Fields**A. BALL FIELD(S) FOR-PROFIT**

1. \$500.00 payable to school per event. *In-Kind reductions are at the discretion of the principal.*
2. No Energy Charge for non-lighted ball fields.
3. \$500.00 Energy Surcharge if lights are used per event.
 \$200.00 additional charge per hour after 4 hours.
4. 4 hour custodian surcharge @\$20.00 per hour for each event payable to CCS employee

B. FOOTBALL FIELDS FOR-PROFIT

1. \$1,000.00 for school year payable to the school. *In-Kind reductions are at the discretion of the principal.*
2. \$500.00 Energy Surcharge if lights are used per event.
 \$200.00 additional charge per hour after 4 hours
3. 4 hour custodian surcharge @\$20.00 per hour for each event payable to CCS employee

C. Ball Fields Non-Profit (Recreation leagues-per sport)

1. \$100.00 for school year payable to the school per year
2. No Energy Charge for non-lighted fields
3. \$300.00 Energy Surcharge(football fields) if lights are used for each event. Payable CCS Energy Dept.

V. CLASSROOM**A. FOR- PROFIT**

1. \$100.00 for each classroom per event payable to the school
2. \$25.00 Energy surcharge per hour payable to CCS Energy Dept.
3. 4 hour custodian surcharge @\$20.00 per hour for each event payable to CCS employee

B. NON-PROFIT

1. \$50.00 for each classroom per event payable to CCS.
2. \$25.00 Energy surcharge per hour payable to CCS Energy Dept.
3. 4 hour custodian surcharge @\$20.00 per hour for each event payable to CCS employee

VI. In-Kind Reductions - Groups which provide needed services to the schools such as cleaning, painting and landscaping may have the above fees waived at the discretion of the principal.

Facilities Use Permit
Energy Department

Facility: _____

Applicant Group: _____

Group Leader: _____

Address: _____

Phone: (home) _____ **Business:** _____ **Cell:** _____

Group Approved For:

- | | | | |
|-----------|-------------|----------------|-----------------|
| (1) _____ | Cost: _____ | Annually _____ | Per Event _____ |
| (2) _____ | Cost: _____ | Annually _____ | Per Event _____ |
| (3) _____ | Cost: _____ | Annually _____ | Per Event _____ |
| (4) _____ | Cost: _____ | Annually _____ | Per Event _____ |

Date of Use: _____

Fees paid: _____ **Check No.** _____
(Date)

Approved By: _____
(Signature and Title)

CHEROKEE COUNTY BOARD OF EDUCATION

WAIVER OF LIABILITY AGREEMENT

This Agreement made and entered into this _____ day of _____, 20____
Between CHEROKEE COUNTY BOARD OF EDUCATION and _____
_____(USER) in consideration of the premises
stated below.

WHEREAS, USER desires to be granted entry into Cherokee County Board of Education’s
property and/or facility known as _____,
_____, for the purpose of _____,
_____ and _____,

WHEREAS, Cherokee County Board of Education is willing to grant entry into stated
property for the stated purpose, but only upon the terms and conditions herein set forth;

NOW, THEREFORE, USER shall and does release Cherokee County board of Education
from any claim of whatsoever nature it might ever have now or in the future against Cherokee
County Board of Education arising out of or in any way connected with the aforesaid activities of
USER on the property, and USER further agrees to and does hereby indemnify, save harmless, and
defend Cherokee County Board of Education, its agents, employees, representatives, and affiliates
from the payment of any sum or sums of money or other consideration to any person in whatever
capacity, including employees of Cherokee County Board of Education and employees of USER, on
account of claims, lawsuits, or actions of whatever kind, growing out of or as a result of injuries to
persons, including, but not limited to death, or damage to property, in any way arising out of or
connected with USER’s negligence, or that of employees or agents of USER, performing the activity
described above, regardless of the existence or not of negligence on the part of Cherokee County
Board of Education or any of its employees, agents, representatives, or affiliates.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement effective the
date first above written.

CHEROKEE COUNTY BOARD OF EDUCATION

By: _____

USER

By: _____