Tolleson Union High School District #214



Use of Facilities Policies, Procedures and Rental Agreement 2013-2014

Tolleson High School
Westview High School
La Joya Community High School
Copper Canyon High School
Sierra Linda High School
District Office Complex and Other Facilities

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Foreward

It is the policy of the Tolleson Union High School District #214 that the district's facilities are part of the school community and available for use by the community at-large whenever such use does not conflict with regular school use and activities. The Tolleson Union High School District #214 believes that a fair and equitable fee schedule should be established that ensures that members of the general school community shall have appropriate access and opportunity to utilize the facilities of the District.

The fee schedule and facilities use policy shall strive to ensure that the Tolleson Union High School District #214 does not incur any costs or expense for the community's use or rental of the District's facilities and/or property.

Further, the District reserves the right to restrict the use of any facility when it is deemed that such a restriction is in the best interest of the students, staff, and residents of the Tolleson Union High School District #214.

When districts decide to make school facilities available to the public, a process for compliance with state statute needs to be in place. Two important parts of this process, which together constitute a facility use program, include a risk assessment evaluation and an application procedure.

The risk assessment evaluation should include:

- A walk-through of the facility so that the district and applicant can evaluate potential risk to event attendees or to the district as a result of the event; and
- A pre-use guideline summary designed to communicate the steps that must be taken prior to facility use. These guidelines should alert applications to their responsibility to maintain a safe environment for the event and protect the district facility.

Should the occupant not have the necessary general liability coverage to comply with A.R.S. §15-1105 et seq., you have the option of purchasing the necessary general liability coverage by applying at the following website: https://www.ebi-ins.com/tulip/. This service is provided by Arizona School Risk Retention Trust, Inc.

The occupant must follow the facility use procedures established by the district. Furthermore, all fees must be paid in advance of facility use unless other arrangements have been made and are agreeable to the district and the renter and outlined in the contract.

The terms and conditions of the district's policy, not this document, will apply to any and all facility use contracts.

All rental documents and fee payments are to be returned to the Tolleson Union High School District #214 District Office for processing.

Tolleson Union High School District #214

FACILITY USE PROCEDURE and OCCUPANT CHECKLIST

10	be comple	eted and signed by the occupant. Check each box.	
Y	N □ 1.	Read, complete, and sign the Rental Agreement. Will you comply with its terms and conditions?	
	□ 2.	Do you understand that you are responsible for informing all event participants of the need to con with the terms of the Rental Agreement?	nply
	□ 3.	Do you have the necessary evidence of liability coverage?	
-	ou answer ntal Agreer	red "yes" to questions 1-3, please sign below and return this form to the district along with the signent.	şnec
ger	eral liabil	red "yes" to questions 1&2 and "no" to question 3, you have the option of purchasing the necessity coverage by applying at the following website: https://www.ebi-ins.com/tulip/ . This service Arizona School Risk Retention Trust, Inc.	
dis		ction of the rental agreement and facility use guidelines, please sign below and return this form to a long with a signed copy of the Rental Agreement, and a copy of your liability coverage as outline element.	
Na	me of occu	ipant's organization:	
Sig	nature of o	occupant:	
Na	me of occu	apant (print):	
Da	te:		

Facility Use Categories

The TUHSD Facilities Use Policy establishes the following facility use categories:

School Associated Groups (Class I)

Tolleson Union High School District Employee Organizations Students Sponsored Groups

Association formed for the betterment or improvement of local schools. The Superintendent or designee will be the responsible person to decide which associations meet this requirement.

Institutions of higher learning for in-service classes for school district personnel requested by the Governing Board, the Superintendent, or his/her designee.

Organized groups within the school community who serve all high school pupils within the school community and do not charge for admission.

All other school-related activities deemed comparable to above by the Principal or his/her designee.

Community Activities and Non-Profit Civic, Service or Church Organizations (Class II)

Service or non-profit community groups or organizations in the general geographical area of a high school that request permission to use school facilities for an activity involving elementary and/or secondary school age youth in the community. This classification shall not apply to any activity where proceeds are collected.

Institutions of higher learning other than the "School Associated Groups" listed above.

Public and non-profit Charter Schools outside the Tolleson Union High School District.

The classification of other groups or organizations as "Community Activities" will be the responsibility of the Superintendent or his/her designee.

All groups of a non-profit cultural, civic educational or charitable nature except those groups or organizations which are school affiliated.

Commercial or Profit-Making Ventures Where Proceeds are Received (Class III)

An organization or group using the facility in an attempt to realize a profit, including for-profit charter schools, and where an admission charge is made or other proceeds are received.

Facility Locations

Tolleson Union High School (THS)

9419 W. Van Buren Street Tolleson, AZ 85353

Major Crossroads: Van Buren Street between 91st and 99th Ave

Westview High School (WHS)

10850 W. Garden Lakes Parkway Avondale, AZ 85392

Major Crossroads: 107th Ave between Indian School and Thomas Roads

La Joya Community High School (LJCHS)

11650 W. Whyman Ave Avondale, AZ 85323

Major Crossroads: Avondale Blvd between Durango and Lower Buckeye Roads

Copper Canyon High School (CCHS)

9126 W. Camelback Rd Glendale, AZ 85305

Major Crossroads: Camelback and 91st Ave

Sierra Linda High School (SLHS)

3434 S. 67th Avenue Phoenix, AZ 85043

Major Crossroads: 67th Avenue between Lower Buckeye and Broadway Roads

District Office Complex (DO)

9801 W. Van Buren St. Tolleson, AZ 85353

Major Crossroads: Van Buren St. and 99th Avenue

Tolleson Union High School District No. 214 Facility/Field Fee Schedule

	Class I	Class II	Class III	Custodial	Additional Staffing
	TUHSD School	Non Profit/Civic, sports	Commercial or profit	Minimum of 1 custodian	As Required per
	function/approved	leagues, youth	making organization	required for all rentals.	contract needs
Facility/Field	school sponsored group	organizations, Churches,			
		НОА			
		Per hour –	Per hour –	Per hour/Per person –	Per hour/Per person –
Auditorium (THS)	No Charge	\$35.00	\$55.00	\$25.00	A/V Tech - \$25.00
Performing Arts Ctr (PAC)	No Charge	\$40.00	\$80.00	\$25.00	A/V Tech - \$25.00
Performing Arts Ctr (PAC)					
w/Sound Booth	No Charge	\$100.00	\$150.00	\$25.00	A/V Tech - \$25.00
Baseball Field	No Charge	\$15.00	\$25.00	\$25.00	
Cafeteria w/o kitchen	No Charge	\$45.00	\$70.00	\$25.00	
Meeting Room	No Charge	\$20.00	\$30.00	\$25.00	Computer Tech - \$25.00
Classroom	No Charge	\$20.00	\$30.00	\$25.00	Computer Tech - \$25.00
Football Stadium	No Charge	\$75.00	\$125.00	\$25.00	Equip Support - \$25.00
Football Stadium w/lights	No Charge	\$200.00	\$325.00	\$25.00	Equip Support - \$25.00
Gymnasium	No Charge	\$65.00	\$90.00	\$25.00	Equip Support - \$25.00
Locker/Dressing Room	No Charge	\$10.00	\$20.00	\$25.00	
Lecture Hall	No Charge	\$30.00	\$50.00	\$25.00	Computer Tech - \$25.00
Media Center/Library	No Charge	\$35.00	\$60.00	\$25.00	Computer Tech - \$25.00
Computer Lab	No Charge	\$40.00	\$75.00	\$25.00	Computer Tech - \$25.00
Parking Lot Only	No Charge	\$10.00	\$20.00	\$25.00	
Pool	No Charge	\$75.00	\$120.00	\$25.00	Lifeguard - \$25.00
Softball Field	No Charge	\$15.00	\$25.00	\$25.00	
Tennis Courts	No Charge	\$15.00	\$25.00	\$25.00	

An equipment support cost may be incurred for use of tables/chairs.

Police may be required and must be contracted by the renter directly with the appropriate police department.

Tolleson Union High School District #214

Facility Use Agreement

FOR USE OF	FACILITIES LOCA	AIŁD A.	1:				
\Box THS	\boxtimes WHS	□ LJCH	HS □CC	HS	\Box SLHS	□Distr	ict Office/Other
Today's Date:	Click here to enter te	ext.	Specific Fac	ility to b	e Used: Click	here to	enter text.
Organization N Contact Person Email Address:	ization Information: [ame: Click here to enter te could be contented.]	nter text. xt. F xt.	Phone:Click l	nere to en		□I □	II □III

Event Information:

Date of Event: Click here to enter text. Event Time(Include setup/teardown): Click here to enter text.

Event Description: Click here to enter text.

Notes regarding setup/special equipment needed or used: Click here to enter text.

Number Expected to Attend: Click here to enter text.

Terms of Use:

The following terms and conditions apply to the use and rental of all facilities: (please read before signing)

- 1. The premises are to be used only for the expressed purposes as identified in the application.
- 2. No smoking or alcoholic beverages are to be allowed.
- 3. District staff is to have access to all facilities at all times.
- 4. All properties and equipment are to be accounted for and left in the same condition, taking into account normal wear, as they were at the time of use.
- 5. No lighting, wiring, or scenery is to be changed except by special permission from the building administrator.
- 6. Any program of speakers, plays, or presentations must be submitted for approval at the time the rental application is received.
- 7. Any advertising for the promotion of the program must indicate the sponsoring agent.
- 8. This District reserves the right to refund deposits paid in advance for rental of any facilities should the building principal or superintendent decide the usage is not in the best interests of the District.
- 9. Liability insurance shall be provided by the renter and evidence of same (satisfactory to the District) shall be filed at the time of application. This insurance shall be provided in the minimum limits of \$1,000,000 combined single limit for bodily injuries and property damage. The applicant agrees to name the District as an "additional insured" on the applicant's liability policy as respect to the use of District property.
- 10. Applicant agrees to comply with all applicable federal, state, and municipal laws, rules, ordinances, regulations, and orders with respect to the use and occupancy thereof. Applicant, during the term of this permit, covenants and agrees to indemnify and hold harmless the District from each and every loss, cost, damage and expense arising out of any accident or other occurrence causing injury to or death of persons or damage to property due to neglect thereof by the renter.
- 11. Renter agrees that it will pay for any unusual wear, tear, breakage, and damage to facility occurring from the use of the facility or equipment. Should a facility or equipment be damaged the renter agrees to reimburse the District for the full cost of repair or replacement. The renter agrees to provide any necessary security and/or maintenance personnel as required by the District. These services can be purchased through the District.
- 12. The applicant shall observe all safety and parking guidelines. The applicant shall not allow any parking in areas identified as fire lanes.
- 13. All athletic renters must show proof of compliance to SB 1521 regarding the education of coaches, pupils and parents of the dangers of concussions and head injuries and the risks of continued participation in athletic activity after a concussion.

This agreement is accepted upon the foregoing terms and conditions.

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Charges:			
Base Charge of Facility to be Used:		/hour	
Custodial Charge		/hour	
Additional Charges:			
Total Charge (Make checks payable t	o Tolleson Union High Scho	pol District):	
It is understood that all rates quoted, as well	-		
Please sign and return all copies to Special Projects Ma Jennifer.cordner@tuhsd.org. NOTE: THIS AGREEMENT IS NOT VALID AND FACILIT CERTIFICATE OF INSURANCE IS FILED WITH TUHSD.	anager 9801 W. Van Buren St. To	olleson, AZ 85353, fax to (623) 936-5048, or ema	uil
For Lessor: Tolleson Union High School District No. 214	For Renter :	Printed Name of Renter or Organization	
Rv.			
By: Special Projects Manager	Бу	Signature & Title of Renter or Organization	
Insurance Expiration Date: Fee Waiver	· Annroval·	Proof of 501(c) 3 Status Letter (VES / NO)	
Insurance Expiration Date: Fee Waiver	Superintendent of Designe	ee	
IN-KIND CO	MPENSATION IN LIEU OF FEE P	DAYMENT	
Name of Renter or Organization: forth in the fee schedule. All In-Kind Compensation agreen the Tolleson Union High School District #214 Business Offi upon established market price, trade in value, posted price: Required Fee based on the assigned category: Fair Market Value of IN-KIND compensation: Method for determining Value: Summary of the IN-KIND compensation:	ments must have a value determinice before the contract can be appress, or appraisal.	ned by the renter or Organization which is agreed to roved. The method for determining value will be bas	by
Name of Renter or Organization	TUHSD Business Office	Superintendent or Designee	
Name of Netter of Organization	TOTIOD DUSINESS OINCE	Superintendent of Designee	
Date	Date Page 2 of 2	Date	

COMMUNITY USE OF SCHOOL FACILITIES

An applicant requesting the use of school facilities agrees to comply with the following rules
and the District policy concerning conduct on school property if granted permission to use the
requested school facilities.

- All community group activities, including preparations, must be conducted in such a manner that students can continue their educational programs without undue interruption.
- An employee of the District must be on duty whenever a school building is used by an organization or group.
- The applicant is held responsible for the preservation of order. All children attending or participating in the event or activity must be supervised by responsible adults.
- No alcoholic liquors or beverages shall be brought to or consumed in the buildings or on the grounds.
- Tobacco and smoking is prohibited on school property including parking and outdoor areas.
- Putting up decorations or scenery or moving pianos or other major furniture is not allowed without prior permission.

• Nothing shall be sold, given, exhibited, or displayed for sale without prior permission from the school. Any sales are prohibited unless the proceeds will be used for charitable or nonprofit educational purposes.
• All groups must provide the District with documentary evidence of liability insurance with a limit of one million dollars (\$1,000,000) of combined single limit for bodily injury and property damage. Each group will be responsible for the repair or replacement of damaged equipment, furniture, or facility.
• The District reserves the right to require, if it should deem it necessary, a cash bond of five hundred dollars (\$500), or more to cover any damages that might be done to any equipment, furniture, or facility.
• All wages earned by District employees on duty for approved facilities use shall be paid by the District. No District employees shall be paid directly by any group using the facilities.
• The availability of cafeteria kitchens and other special subject or usage areas may be restricted to specific times or activities. Special fees may be charged for the use of those facilities. Arrangements for use of special facilities/equipment must be made at least 2 weeks prior to an event.

- When more than one (1) applicant requests the use of a facility for the same time, the applicant filing first shall be given first consideration. If a school program or calendar changes, the school program shall take priority, even if the activity has been scheduled. Every effort will be made to reschedule the activity as conveniently as possible when such cancellation has occurred.
- The issuance of keys to facilities is prohibited.
- Permission shall be denied for activities that would exceed the capacity of the facility or be in violation of fire or safety regulations. It shall be the responsibility of the applicant to make appropriate members familiar with the use of fire and other safety devices and procedures.
- All activities must be conducted within the laws, rules and regulations of the State of Arizona and applicable municipal subdivisions.
- Requests for future use may be denied to an organization that fails to comply with established rules.
- The renter has the responsibility to obtain any additional permits and licenses that may be required by local jurisdictional ordinances, and shall permit inspection by appropriate personnel, e.g., Health Department permits or inspection by the Fire Marshall.

Emergency Numbers

Police: 911

Fire: 911

Medical: 911

Non-Emergency Police Department Numbers:

Avondale 623-333-7001
Glendale 623-930-3000
Phoenix 602-262-6151
Tolleson 623-936-7186

Application Procedures

- 1. Persons requesting facilities must complete the Use of Facilities Agreement form, available from the District Office or www.tuhsd.org
- 2. A copy of the policies, procedures and rental agreement must be given to the applicant at the time the Agreement form is picked up. These policies and procedures are a part of the Agreement and it is essential that the applicant read them and sign that they understand and agree to the terms and conditions.
- 3. Upon approval, the Renter shall sign all copies and submit the Agreement form at least 30 days prior to the date of the activity.
- 4. A certificate of insurance shall be provided in the minimum limits of \$1,000,000 combined single limit for bodily injuries and property damage. The applicant agrees to name the District as an "additional insured" on the applicant's liability policy as respect to the use of District property.
- 5. The designated District administrator indicates approval by signing in the appropriate place and distributes copies of the final agreement to the renter, school site being used, and district file.
- 6. The amount to remit is the Total Charge which will appear on the Agreement when it is approved. Cashier's Checks, Money Orders or checks drawn by established organizations must be made payable to the Tolleson Union High School District. Payments can also be made in cash. The Renter is responsible for all charges. No payments shall be made to any other organization or staff personnel.
- 7. If the facility is used beyond the designated times or there are other factors requiring an additional charge to be made to the applicant, the designee shall follow through on the collection of the additional charges by arranging an additional Agreement to cover the additional charges.

Denial of Future Use

Reasons for denial of future use include but are not limited to:

- Failure to pay all contracted or additional costs due to extended time, usage, or damages
- Damage to the facilities
- Failure to comply with guidelines