

Issue Paper

DATE:

March 14, 2024

AGENDA ITEM (ACTION ITEM):

Consider/Approve Community Use Facility contract with Hustle Basketball for use of the Summit View Academy gymnasium on various dates during non-school hours during 2023-24 school year.

APPLICABLE BOARD POLICY:

05.3 Community Use of Facility

HISTORY/BACKGROUND:

Hustle Basketball is a local AAU basketball organization that is requesting to practice at Summit View Academy.

FISCAL/BUDGETARY IMPACT:

None

RECOMMENDATION:

Approval Community Use Facility contract with Hustle Basketball for use of the Summit View Academy gymnasium on various dates during non-school hours during 2023-24 school year.

CONTACT PERSON:

Matt Wilhoite

Principal/Administrator

District Administrator

Superintendent

Use this form to submit your request to the Superintendent for items to be added to the Board Meeting Agenda.

Principal -complete, print, sign and send to your Director. Director -if approved, sign and put in the Superintendent's mailbox.

Facility Use Contract

This agreement made by and between the Kenton and the Superintendent/designee authorized so to act Basketball hereinafter referred to as "user" of the se (Check One): profit organization X non-profit	t by direction of the Board of Education and Hustle thool facilities hereinafter described. The user is a:
Category of user (1-5) 3 (Final determination of	category is made by Superintendent/designee).
WITNESSETH:	
particularly described as follows:	ermit user to utilize certain school facilities more
Gym for practice	(AAU) Friday (5:30-7:00)
at the following times and dates: following terms and conditions:	subject to the

- 1. School facilities shall not be utilized by any outside group prior to ninety (90) minutes after the end of the school day at this campus.
- 2. The school property identified above may be utilized by the user as a permittee at will on the condition that all terms and conditions as hereinafter set out are complied with and any other terms and conditions specified by the Principal. Any violation of such terms and conditions may result in immediate termination of the Use Agreement and/or liability of the user. The utilization of the premises by the user is a privilege extended to the user by the Board of Education and said use does not constitute a property right nor shall it be deemed a lease or renewable beyond the specified period without the written consent of the Principal.
- 3. The use of these school facilities shall be in compliance with all laws and regulations and the terms and conditions of Kenton County Board of Education policies, specifically including Board Policy 05.3, the terms of which are incorporated herein by reference.
- 4. The reserved time/date for use by user may be cancelled or preempted by Principal or Superintendent / designee and permissions for use may be terminated without cause by notice from Principal or designee.
- 5. Approved users are responsible for the conduct and safety of their participants, guests, coaches, officials, and spectators. Automated External Defibrillators (AED) accessibility is not the responsibility of the KCSD facility.
- 6. There shall be no transfer or assignment of this agreement, nor any profit making or commercial venture subject to this use.
- 7. Approved users are responsible for the observance of county and state fire and safety regulations at all times. Corridors, exits, and stairways shall be kept free of obstructions. Members of an audience or spectators must never stand or sit to block exits, aisle ways, or stairways. Facility capacities as determined by the Fire Marshall shall be observed.

Facility Use Contract

- 8. All activities will be cancelled when school is closed due to inclement weather. Outside groups using our facilities during inclement weather will be at their own risk. Campuses will be cleared for school use only.
- 9. User shall return the facilities or premises in the same condition as at the commencement of the use, or if user fails to do so, the user will be responsible for the cost of clean-up and be prohibited from further use of facilities.
- 10. The user agrees to hold harmless and defend the Kenton County Board of Education, its employees and agents, for any claim, liability, damage, loss or expense resulting from the utilization of the facilities used hereunder.
- 11. The user agrees to provide liability insurance coverage for its use of the facilities including the following minimum amounts:

The liability insurance certificate is required to include the following minimum amounts:

2,000,000 General Liability coverage in the aggregate

\$1,000,000 General Liability coverage per occurrence

12. An orientation has been provided.

The Kenton County Board of Education is noted as additional insured

A copy of the liability policy or declaration of coverage page must be attached to this contract.

(Please initial)	user school repr	esentative			
Applicable Fees:					
Rental fee:	per hr. (min 2 hours)	Rental fee total:			
Custodia fee:	per hr. (min 2 hours)	Custodial fee total:			
Supervisory fee:	per hr. (min 2 hours)	Supervisory fee total:			
Equipment fee:		Equipment fee total:			
Other fees:		Other fees total:			
50% of total fees to be paid weeks after contracted event		signing; remainder to be paid within two (2			
Total Fees:	Depo	sit:			
Checks are payable to Ken	ton County Board of Educa	tion			
Supervision/Custodial Sup	port Details:				
Misc. Considerations:					

Facility	<u>Use Contract</u>	
Name of School: Summit Vie	Name of Renting Organization "User"	- 19
	Hustle Basketball Name of "User" Representative (Print)	
	1680 Trace Drive Address	
	Florence, KY 41042 City State Zip	
	(859)495-2505 Phone Number	
	info@hustlebasketball.com E-Mail Address	
	"User" whose signature appears on this page bel vidual will be in attendance during entire use of facilities.	
Name		
Address	-	
Telephone Number _info@hustlebasketball.com		
E-Mail Address		
IN WITNESS WHEREOF the Principal and the Board of Education and the user hereunto set the	Superintendent/designee for and on behalf of the eir hands this \(\sigma \) day of \(\lambda \) (\(\lambda \)	,
20 24 . Contracts for recurring events expire	on June 30th of the school year.	
Ty Simpson	Agriculture of the second	
Signature of "User" Representative	Principal	_
Superinte	ndent/designee	

Review/Revised:8/7/2023



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 02/06/2024

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

important: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in item of such endorsements.

th	SUBROGATION IS WAIVED, Subjectificate does not confer rights				uch en	dorsement(s).			
					CONTACT Lisa Corbett NAME: PHONE (A/C, No. Ext): (614) 873-1088 [E-MAIL E-MAIL FAX (A/C, No.): (614)873-6996					
	hell insurance - PC									
745	0 Industrial Pkwy				ADDRE		ginsurance-n	nitchell.com		
							SURER(S) AFFO	RDING COVERAGE		NAIC#
Plain City OH 43064			OH 43064	INSURER A : Erie				26271		
MSURED		INSURER B:								
	Youth Sports Entertainment	t inc			INSURER C:					
1680 Trace Dr			INSURER D:							
					INSURE	RE:				
	Florence			KY 41042	INSURI	RF:				
COV	ZERAGES CEF	RTIFIC	ATE	NUMBER:				REVISION NUMBER:		
INE CE	IS IS TO CERTIFY THAT THE POLICIE DICATED. NOTWITHSTANDING ANY R RTIFICATE MAY BE ISSUED OR MAY CLUSIONS AND CONDITIONS OF SUCH	PERT	EME AIN, CIES.	NT, TERM OR CONDITION THE INSURANCE AFFORD LIMITS SHOWN MAY HAVE	OF AN	THE POLICIE	OR OTHER	DOCUMENT WITH RESP	ECT TO	WHICH THIS
NSR LTR	TYPE OF INSURANCE	ADDL	SUBR	POLICY NUMBER		POLICY EFF	POLICY EXP	LIMI	ns	
	COMMERCIAL GENERAL LIABILITY	Mean	ANTAK.					EACH OCCURRENCE	s 1,00	0,000
ľ	CLAIMS-MADE X OCCUR							DAMAGE TO RENTED PREMISES (Ea occurrence)	\$ 1,00	•
1								MED EXP (Any one person)	\$ 5,00	· · · · · · · · · · · · · · · · · · ·
- 1				Q61-0340166		11/17/2023	11/17/2024	PERSONAL & ADV INJURY	\$ 1,00	
1	GEN'L AGGREGATE LIMIT APPLIES PER:	1 1		201 0010100			117172321	GENERAL AGGREGATE	s 2,00	No. of the second
100	POLICY PROLLOC							PRODUCTS - COMP/OP AGG	\$ 2,00	
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+	OTHER: AUTOMOBILE LIABILITY	-	_					COMBINED SINGLE LIMIT	\$	
-	ANY AUTO							(Ea accident) BODILY INJURY (Per person)	\$	
-	OWNED SCHEDULED							BODILY INJURY (Per accident)	\$	
1	AUTOS ONLY AUTOS NON-OWNED							PROPERTY DAMAGE		
-	AUTOS ONLY AUTOS ONLY							(Per accident)	\$	
+	UMBRELLA LIAB OCCUP	-	-							
-	- COOK							EACH OCCURRENCE	\$	
-	EXCESS LIAB CLAIMS-MADE							AGGREGATE	\$	
-	DED RETENTION S VORKERS COMPENSATION	-	-					PER OTH.	\$	
A	ND EMPLOYERS' LIABILITY YIN							PER OTH- STATUTE ER		
C	NY PROPRIETOR/PARTNER/EXECUTIVE DFFICER/MEMBER EXCLUDED?	NIA						E.L EACH ACCIDENT	\$	
(1	Mandatory in NH)							E.L. DISEASE - EA EMPLOYEE	\$	
Ö	yes, describe under ESCRIPTION OF OPERATIONS below							E.L. DISEASE - POLICY LIMIT	\$	
ESCR	IPTION OF OPERATIONS / LOCATIONS / VEHICL	LES (AC	ORD	101, Additional Remarks Schedul	e, may be	attached if more	space is require	ed)		
ERT	IFICATE HOLDER				CANC	ELLATION				
Kenton County School District 1055 Eaton Dr.				SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. AUTHORIZED REPRESENTATIVE						
	Fort Wright			KY 41017		D.				
ax.	Fmail			171 41011		@ 400	0 204E ACC	RD CORPORATION A	101 -3-64	