Use Agreement

This agreement made by an	d between	the Boone	County	Board	of Educ	cation,
Conner High School	as Princ	ipal authoriz	ed so to	act by o	direction	of the
Board of Education and Rivas "User" of the school facilities he	vertown Rumb	ole LLC		-	after refer	
WITNESSETH:						
The Principal does hereby agree particularly described as follows: Football Field and Press Box	e to permit (Jser to utiliz	ze certain	school	facilities	more
at the following times and detroi	11/15/2525	8AM - 7PM	11/16 8.	AM-4PN	1	
at the following times and dates:		_subject to the				itions:

- 1. 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 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.
- 2. The use of these school facilities shall be in compliance with all laws and regulations and the terms and conditions of Boone County Board of Education policies, including but not limited to BCBE Policy No. 05.3, 05.31. 05.32 and 10.3 which are incorporated by reference herein.
- 3. The reserved time/date for use by User may be cancelled or preempted by Principal or District Administration and permission for use may be terminated without cause by notice from Principal or District Administration.
- 4. User is responsible for the conduct of its participants or guests.
- 5. There shall be no subletting or assignment of this agreement nor any profit making or commercial venture subject of the use.
- 6. 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.
- 7. The User agrees to save harmless the Boone County Board of Education, its employees and agents, for any liability, damage, loss or expense incurred respecting the utilization of the school facilities; and the User agrees to reimburse the Boone County Board of Education for any damages to or replacement of school property damaged, lost, stolen or vandalized while in User's name.
- 8. The User acknowledges that approval of this request does not signify District sponsorship, endorsement or approval of their organization or the activity.

<u>Use Agreement</u>

IN WITNESS WHI	EREOF the P	Principal, for and	on behalf of	the Board o	f Education and the
User hereunto set the	eir hands this	23 day	of Octo	ber	f Education and the , 20 <u>みち</u> .
BY: PRIN	CIPAL	U_schooi	.		
Rivertown Rumb		stin KLum	o		
2170 N Dearborn	Rd				
ADD	RESS				
West Harrison	IN	47060			
CITY	STATE	ZIP			
859-743-51	117				
РНО	NE NUMBE	R			



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 10/21/2025

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(ies) must have ADDITIONAL INSURED provisions or be endorsed. If

	ificate does not confer rights to the				h endorsement(s	i).		. A State	ment on this
PRODUCER				CONTACT NAME	CONTACT NAME: Mass Merchandising Underwriting				
K&K Insurance Group, Inc.			PHONE (A/C, No, Ext):	PHONE 4 000 400 0000 FAX 4 000 450 5405					
	Box 2338 Wayne, IN 46801-2338				E-MAIL ADDRESS:	E-MAIL info@contains.unange lile ages			
lioit	Wayne, IN 40001-2000				PRODUCER CUSTOMER ID:	PRODUCER			
						INSURER(S) AFFORDING COVERAGE NAIC #			
INSU	RED				INSURER A:				
	rtown Rumble LLC				INSURER B:				
0.0000000000000000000000000000000000000	D North Dearborn Rd St Harrison, IN 47060				INSURER C:				
0.0.5	ember of the Sports, Leisure & Entert	ainme	nt RP	G .	INSURER D:	INSURER D:			
	,				INSURER E:	INSURER E:			
					INSURER F:				
CO	/ERAGES			CERTIFICATE	NUMBER: W031	67241		REVISION	N NUMBER:
NOT ISSL SUC	IS TO CERTIFY THAT THE POLICIES O WITHSTANDING ANY REQUIREMENT, T JED OR MAY PERTAIN, THE INSURANC H POLICIES. LIMITS SHOWN MAY HAVE	TERM E AFF BEEN	OR CO ORDE I REDU	ONDITION OF ANY CON D BY THE POLICIES DE JCED BY PAID CLAIMS.	NTRACT OR OTHER ESCRIBED HEREIN	R DOCUMENT W IS SUBJECT TO	ITH RESPECT TO WHICH TH	IIS CERTIF	ICATE MAY BE
INSR LTR	TYPE OF INSURANCE		SUBR WVD		POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMI	TS	
Α	X COMMERCIAL GENERAL LIABILITY	X		9YAPG00013344862	01 11/15/2025 12:01 AM EDT	11/17/2025 12:01 AM	EACH OCCURRENCE		\$1,000,000
	CLAIMS- MADE X OCCUR				12.01 AW ED1	12.01 AW	DAMAGE TO RENTED PREMISES (Ea Occurrence)		\$1,000,000
							MED EXP (Any one person)		\$5,000
							PERSONAL & ADV INJURY		\$1,000,000
							GENERAL AGGREGATE		\$5,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER:						PRODUCTS - COMP/OP AGG		\$1,000,000
	POLICY PRO- JECT LOC						PROFESSIONAL LIABILITY		
	OTHER:						LEGAL LIAB TO PARTICIPANTS		Excluded
	AUTOMOBILE LIABILITY			THE COLUMN TO SERVICE AND THE COLUMN TWO IS NOT THE COLUMN TWO IS			COMBINED SINGLE LIMIT (Ea accident)		
	ANY AUTO						BODILY INJURY (Per person)		
	OWNED AUTOS SCHEDULED AUTOS						BODILY INJURY (Per accident)		
	HIRED NON-OWNED AUTOS ONLY						PROPERTY DAMAGE (Per accident)		
	NOT PROVIDED WHILE IN HAWAII						(i ei accident)		
	UMBRELLA LIAB OCCUR						EACH OCCURRENCE		
	EXCESS LIAB CLAIMS-MADE						AGGREGATE		
	DED RETENTION								
	WORKERS COMPENSATION AND	N/A		METAPANELEN ER ER BERKEN BESTELLEN EN EN SELEN ER EN			PER OTHER		
	EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/ Y / N						E.L. EACH ACCIDENT		
	EXECUTIVE OFFICER/MEMBER						E.L. DISEASE – EA EMPLOYEE		
1	EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION								
	OF OPERATIONS below		AND DESCRIPTION OF THE PERSON	0)/4500004004400	14/45/0005	11/17/0005	E.L. DISEASE - POLICY LIMIT		
Α	MEDICAL PAYMENTS FOR PARTICIPANTS			9YAPG00013344862	01 11/15/2025 12:01 AM ED	11/17/2025 Γ 12:01 AM	PRIMARY MEDICAL		
					12.017(11)	12.017111	EXCESS MEDICAL		Excluded
DESC	CRIPTION OF OPERATIONS / LOCATIONS / VE	LICI ES	I (ACOE	PD 101 Additional Pomarks	Schodulo, may be atta	schod if more space	n is required)		
Eve	nt Name: Rivertown Rumble, Event T	уре: Е	Event	Date: 11/15/2025 to 1	1/16/2025	iched if more spac	e is required)		
	Event Location: Connor High School, 3310 Cougar Path, Hebron, Kentucky 41048 The certificate holder is added as an additional insured, but only for liability caused, in whole or in part, by the acts or omissions of the named insured.								
	See Attached Additional Remarks Schedule								
CERTIFICATE HOLDER									
CERTIFICATE HOLDER Boone County Board of Education CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE									
3310 Courar Path THE EXPIR				EXPIRATION	DATE THE	REOF, NOTICE WILL			
	ron, KY 41048				CORDANCE WITH		PROVISIONS.		
(Ow	ner/Lessor of Premises)				HORIZED REPRESENTA				
				A	tott funda	M			

Coverage is only extended to U.S. events and activities.

** NOTICE TO TEXAS INSUREDS: The Insurer for the purchasing group may not be subject to all the insurance laws and regulations of the State of Texas

Fee Schedule

Gymnasium

Community Recreational Use

\$ 25.00 per hour

Other Uses

\$100.00 per hour

3 hour minimum

CAFETERIA/KITCHEN FACILITIES

\$100.00 per hour

3 hour minimum

HIGH SCHOOL AUDITORIUM

\$100.00 per hour

Gym with stage/Cafeteria with stage

3 hour minimum

The hourly rate plus fixed charges and overtime, when appropriate, will be charged for employees necessary to facilitate building rental.

Review/Revised:7/21/2011

Facility Use Agreement Application

This application must be completed and attached to the Facility Use Agreement along with all corresponding required documents. Incomplete applications or those submitted without all required documents will be returned without consideration.

Today's Date
Requestor's Contact Information Name: Justin Klump
Organization: Rivertown Rumble LLC
Does this organization have non - profit status? Yes $\ ^X$ No If yes, please attach documentation.
Contact number:859-743-5117
Email address;jklump@gmail.com
School / Location Requested Conner High School List all areas needed: Football Field
** ex. Auditorium, football field, practice field, parking lot, classrooms (list number needed) kitchen, cafeteria etc.
Date(s) of program / event :11/15-11/16
Program/ event time: 11/15: 8AM-7PM 11/16: 8AM-4PM
Actual time needed: 1/1/13-7 1/1/16- 9-4 Include set up / tear down / clean u / restoration time
Expected number of attendees: Appox. 100 per game
Is this event part of a fundraiser? Yes $\underline{\hspace{1cm}}^X$ No ** If yes, please attach a copy of the submitted fundraiser approval

How is this event/ program being advertised? Please attach any relevant flyers, media notices, social media postings, registration information etc.

None
Do you have liability insurance? \underline{X} Yes \underline{X} No ** If yes, please attach a copy of your Certificate of Insurance.
Who is responsible for supervision of the attendees of this event / program? Site supervisor provided by Rivertown Rumble LLC
Purpose of the event / program: Youth Football Tournament
Safety and Emergency Procedures: On site direct supervision, notification in advance to all municipalities of the even
Inclement Weather Plan : Dealy or cancel games
Site restoration plan: ** Include the plan for trash removal, cleaning of facilities, returning of equipment etc. For programs over multiple days, there should be a plan for nightly restoration. Site will be kept up throughout the day but site supervision. Also can pay janitoria fee if required for cleanup.

For outdoor only events:

Plan for restroom facilities. Will you be using school facilities? Providing portable restrooms?

Facility restrooms		

This section to be completed by school or district administration

Please initial each item.

Administration has reviewed the application in its entirety and has attached all required documents.

Administration has checked the Active Facility and Construction Projects document to ensure there is no conflict with scheduled work.

For athletic events, administration has coordinated with the Athletic Director to ensure there is no conflict with previously scheduled events.

Rental Application and Contract

CON	DITIONS O	F RENTAL			
411 r	ental of s	chool facilities is subject to the following conditions:			
1.	An official application shall be made to the Superintendent or his designee.				
2.	Rentals will be made only to responsible and organized groups, and responsible officers of that group must sign the application and the contract.				
3.	Condi	tions of that contract shall include:			
	a.	Acceptance of responsibility by officials of the renting organization for any damage or loss resulting from the rental; $\underbrace{JK}_{Initials}$			
	b.	Agreement that renting organizations, and officers thereof, shall assume all liability for any personal injuries incurred during their use of the facilities and shall hold the Board harmless from any such claims against it; Initials			
	c.	Agreement to observe all fire and safety regulations;JK Initials			
	(Ĭ,	Agreement that the use of any tobacco product, alternative nicotine product, or vapor product shall not occur on or in all property. The use of alcoholic beverages is prohibited in school buildings or on school grounds;IK			
	e.	Observance that no immoral or illegal activity shall be allowed on the premises;			
	f.	The presence of a school custodian at all times. The hourly wage of the custodian(s) must be included in the contract along with the social security and retirement payments required by law. If the custodian is employed beyond the normal 40-hour week that he works for the Board, overtime wages must be paid.			
	(J 25) 1	The presence of a food-service employee when kitchen facilities are used. The hourly wage of the employee must be included in the contract along with social security and retirement payments required by lawIKInitials			
	h.	Agreement that no kitchen equipment may be used outside the building;			
	i.	Agreement that no alterations to the buildings or grounds be made without prior approval;JKInitials			
	j.	Agreement that the renting party shall not sublease or reassign any portion of the building or item of equipment covered by the rental contract;JKInitials			
	K.	Agreement that school equipment shall not be a part of the rental contract unless specifically enumerated;JKInitials			
	1.	Agreement to leave the facilities in as good a condition as before used. Groups using outdoor facilities free of charge shall do the cleaning themselves or bear the cost of necessary custodial services. <u>JK</u> Initials			
	m.	Agreement that only the agreed upon, assigned areas / spaces of the property may be usedJKInitials			

- n. Agreement that parking in designated areas will be enforced by the renter. There is no parking in grass areas or non-designated parking areas unless included as part of the original facility use agreement. JK Initials
- o. Agreement that there are to be no alterations to designated handicap parking spaces through the addition of or removal of signage <u>JK</u> <u>Initials</u>

REFERENCES:

KRS 158.149; KRS 162.055; KRS 438.050; KRS 438.305

OAG 81-295

P. L. 114-95, (Every Student Succeeds Act of 2015)

Rental Application and Contract

RELATED POLICIES:

03.1327; 03.2327; 05.3; 06.221; 09.4232; 10.3; 10.5

Adopted/Amended: 8/8/2019

Order #: VI.2A