



Rental Agreement Academic School Year 25-26
Lease agreement 25-43

This Rental Agreement (this "Agreement") is between Louisville Urban League Sports & Learning Complex, Inc. DBA Norton Healthcare Sports & Learning Center ("Licensor") and the undersigned Licensee ("Licensee"). The attached Space Reservation Form (the "Reservation Form") is hereby incorporated into and made a part of this Agreement. For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties to this Agreement hereby agree as follows:

1. **Rental of Facility Space.** Licensee shall be entitled to occupy and use the Facility Space identified on the Reservation Form (the "Facility Space"), which is located in the Norton Healthcare Sports & Learning Center (the "Facility") during the period indicated thereon. In the event Licensee's payment is not received by the date stated on the Reservation Form, Licensee's reservation will be deemed tentative, and the Facility Space may, without notice to Licensee, be rented to someone else (in which case this Agreement shall terminate without further liability to either party, provided Licensor shall be entitled to retain the deposit in accordance with the terms stated on the Reservation Form and paragraph 5 below).
2. Licensee agrees that the Facility is being used for the purpose of **practice and track meets**, and for no other purpose without the express written consent of Lessor.
3. **Food and Beverages.** Any beverages or food consumed on the Site shall be obtained only from Licensor's designated concessionaire unless approved in advance by Licensor. All food, beverage and other services ordered in advance shall be paid as indicated on such form. Any additional food, beverage and other services requested and utilized by Licensee or any of Licensee's guests must be paid for upon delivery, unless otherwise expressly agreed by Licensor and its designated concessionaire, in form as approved by Licensor's designated concessionaire. No food or beverage other than water shall be consumed on the track surface.
4. **Maximum Capacity: Compliance with Laws.** The maximum capacity of the Facility Space as stated on the Reservation Form is based on fire code and other applicable by-laws and governmental regulations and must not be exceeded for any reason. Licensee and Licensee's guests shall, while in the Facility Space or within Facility or on its grounds, comply with all county and local laws, rules and regulations, including without limitation any laws, rules or regulations governing the sale, possession and consumption of alcoholic beverages. Licensee agrees to comply with any public health restrictions or guidelines. Licensee, whether present or not within the Facility Space, or on its grounds, shall be responsible for controlling in this regard any person entering the Facility Space by invitation of Licensee.
5. **Rules and Regulations.** Licensor reserves the right to cancel this Agreement if Licensor objects to the intended use of the Facility Space by Licensee (in which event Licensor shall refund all amounts paid by Licensee hereunder) or Licensee uses the Facility Space for any purpose other than the Purpose stated on the Reservation Form. No person permitted in the Facility Space shall conduct themselves in a manner which is improper in the reasonable judgment of Licensor, or which will in any way impair the use and enjoyment of Facility by others, or the operations of Facility. Smoking is not permitted in the Facility Space or in any of the surrounding corridors or Facility Spaces. No flammable, dangerous or explosive materials may be brought into the Facility Space. No signs, banners, advertisements, or notices shall be hung from or otherwise exhibited in or around the Facility Space without the prior written consent of Licensor. Licensee must give prompt notice to Licensor of any accident occurring in the Facility Space or of any deficiency in the services provided to or associated with the Facility Space. Licensee shall be responsible for any special licensing including music licensing, tent permitting or other licenses/permits that may be required by Law. Licensor may from time to time adopt other rules, regulations, and procedures for the security or safety of Facility, any persons occupying, using or entering Facility, or any equipment, furnishings or contents thereof, and Licensee and Licensee's guests shall comply with such rules, regulations and procedures (the "Rules"). Licensee specifically agrees to follow all Licensor's protocols as it relates to Covid-19 if mandated at the time including temperature checks each time entering the Venue, signing in for contact tracing, practicing physical distancing as much as possible and wearing face coverings at all times.
6. **Force Majeure.** If the Premises shall become untenable because of fire, strikes, lockouts, failure of power, riots, war, unavoidable casualty, acts of God or other force majeure events of a like nature, not the fault of either party, this Agreement shall terminate until such time as the Premises shall again become tenantable. In the event of any such termination, Licensee and Licensor each waive any and all claims of any kind or nature against the other for damages or compensation which might arise out of such termination.
7. **Breach and Default.** If the Licensee violates any of the terms, conditions or covenants provided herein or notifies the Licensor of its intent to cancel this Lease Agreement as set out in this Agreement, such a violation or cancellation by Licensee shall, at the option of the Licensor or its designated representative, constitute a breach of this Agreement. Each of the following shall constitute a default on the part of Licensee: (i) Licensee makes a general assignment for the benefit of creditors or takes the benefit of any insolvency act, or (ii) Licensee files a voluntary petition in bankruptcy, whether for the purpose of seeking a reorganization or otherwise, (iii) a receiver or trustee is appointed for Licensee or Licensee's property, or (iv) execution is issued pursuant to a judgment rendered against Licensee, or (v) this Lease Agreement is assigned to any person, firm or corporation other than Licensor or without the prior written consent of Licensor, which consent may be withheld in Licensor's absolute discretion, or (vi) Licensee defaults in the performance or observance of any of its obligations or agreements contained herein, including the agreement to make payments as provided herein. In the event of a material default by Licensee, Licensor may, upon delivering, by personal delivery or certified delivery, not less than a 48-hour written notice (or such lesser time as is reasonable if the Event is to take place less than 48-hours after the default) to Licensee, terminate this Lease Agreement. Upon such termination this Lease Agreement shall expire as fully and completely as if such date and time of expiration were the date and time definitely fixed herein for the expiration of the term and of this Agreement, and Licensee shall then quit and surrender its rights to the Premises to Licensor, but Licensee shall remain liable as hereinafter provided. Licensor shall forthwith upon such termination be entitled to recover as its stipulated damages for such breach an amount equal to the Rental Fee per day for each day Licensee was to have used the Premises, together with an amount equal to the sum of all costs and expenses then incurred by Licensor with regard to the Event and this Lease Agreement.

8. **Cancellation.** Licensor shall have the right, with more than 7 days' notice, to pre-empt Client's scheduled use of the Facility Space at its sole discretion. Every attempt will be made to replace the cancelled time with a suitable alternative rental time, or a full refund will be offered. Client may cancel its rental of the Facility Space as follows: (a) if Client provides notice of cancellation at least seven days prior to the scheduled rental date, such cancellation shall be at no penalty to Client and Licensor shall refund 50% of any deposits previously received, and (b) if Client provides notice of cancellation less than 7 days prior to the scheduled rental time, Client shall be responsible for payment of the full rental cost specified on the Reservation Form.

9. **Access to Facility Space.** Licensor and its employees and agents shall have the continued right to enter the Facility Space at any and all times for (a) the performance of the duties required to be performed by Licensor under this Agreement and for any and all purposes related to this Agreement; (b) to investigate any violation of the provisions of this Agreement, the Rules or any applicable governmental laws or regulations; and (c) generally, to inspect the Facility Space and its condition.

10. **Return of Premises.** At the conclusion of the rental period, Licensee shall promptly vacate the Facility Space. The Facility Space shall be returned to Licensor without damage and in a reasonably clean condition. In the event any repairs to or extraordinary cleaning of the Facility Space or any of its furniture or fixtures are necessitated by Client's use of the Facility Space, Licensor shall be entitled to repair such damage or to undertake such repairs or cleaning and to bill Client for its costs in so doing and Client shall forthwith pay such amount. If Client has arranged for payment of the rental costs through a credit card, Licensor shall be entitled to debit such card in respect of the cost of repair or cleaning pursuant to this paragraph.

11. **Damage to Premises.** If, during the term of this Agreement, the Facility, or any portion thereof, shall be damaged by an act, default or negligence of the Licensee, the Licensee will pay to the Licensor, upon demand, such sum as shall be necessary to restore said Facility to its condition prior to the Licensee occupying the Facility.

If Licensee has arranged for payment of the rental costs through a credit card, Licensor shall be entitled to debit such card in respect of the cost of repair or cleaning pursuant to this paragraph.

12. **Indemnification.** To the extent permitted by law, Licensee shall indemnify and hold Louisville Urban League Sports & Learning Complex, Inc., The Louisville Urban League, Inc., and each of their respective parents, subsidiaries, and affiliates, and each of their respective owners, directors, officers, employees, representatives, agents, lenders, sponsors, successors and assigns (the "Releasees") harmless against any costs, expenses or liabilities arising out of the use of the Facility Space by Licensee and its guests, including, without limitation, any third-party claims resulting from the negligence or willful misconduct of any of Licensee's guests in the Facility Space or elsewhere in or around Facility property, unless due to the gross negligence or willful misconduct of Licensor. Licensee specifically indemnifies Licensor of any claims arising from any exposure to a Coronavirus that may result from the usage of the leased space.

13. **Insurance.** (a) Licensee agrees, at its sole expense, to procure and maintain during the term of this Agreement: (i) Commercial General Liability insurance, on an occurrence form, including blanket contractual liability, products and completed operations coverage, fire legal liability coverage, personal & advertising injury coverage (including but not limited to libel, slander, defamation of character, and discrimination) for the mutual benefit of Licensee, Licensor, the owners of the Premises and their contractors, successors and assigns, against all claims for personal injury, death or property damage in or about the Premises in the amount of not less than \$1,000,000 per occurrence, \$2,000,000 in the aggregate; and (ii) Commercial Automobile Liability insurance, on covering all owned, non-owned, hired & leased vehicles with a limit of not less than \$1,000,000 per occurrence covering bodily injury and property and physical damage. Such policies to apply on a primary and non-contributory basis and include waiver of subrogation in favor of both Licensor and Louisville Urban League Sports and Learning Complex, Inc. and subsidiaries. (b) Certain additional insurance: Licensee shall be required to carry the following insurance types and amounts, subject to the following terms, if Licensee is subject to the applicable circumstance:

(i) **If Licensee has any employees working at the Event,** Licensee agrees, at its sole expense, to procure and maintain during the term of this License Agreement, Workers' Compensation insurance in accordance with statutory limits and Employer's Liability at a limit of not less than \$1,000,000 per occurrence covering all employees, performers, participants and other personnel of the Event (other than such persons as are employed by Licensor and its respective affiliates), which shall be evidenced on the certificate of insurance required to be provided in accordance with the below.

(ii) **If Licensee brings any personal property to the Event (e.g. staging setups, equipment, etc.),** Licensee shall obtain and maintain a Personal Property Floater and/or Miscellaneous Equipment insurance coverage on all of Licensee's personal property, trade fixtures, and Licensee's owned alterations, utility installations and third-party property damage. Such insurance shall be full replacement cost coverage with a deductible of not more than \$2,500.00 per occurrence. The proceeds from any such insurance shall be used by Licensee for the replacement of personal property, trades fixtures and Licensee owned alterations and utility installations. Licensee shall provide Licensor with written evidence that such insurance is in force and shall cause its insurers to a waiver of subrogation in favor of Licensor. (c) The insurance policies set forth above shall name as Additional Insureds: Louisville Urban League Sports & Learning Complex, Inc.; The Louisville Urban League, Inc. with their respective affiliates, licensees, lenders and contractors, as well as each of their respective officers, directors, partners, members, shareholders, employees, agents, representatives, successors and assigns, hereinafter the "Indemnitees." All such insurance shall be primary and non-contributing to insurance maintained by Licensor or any other Additional Insured. (d) Licensor makes no representation that the limits or terms of coverage of insurance specified herein are adequate to cover Licensee's property, business operations or obligations under this License Agreement.

(e) The insurance shall provide for coverage from the Move-in Time (or, if earlier, such time as Licensee initially occupies or makes use of any portion of the Premises) through, and including, the Move-out Time (or, if later, such time as Licensee completely quits and surrenders the Premises). There will be no charge to Licensor for such coverage and a certificate of insurance evidencing such coverage shall be furnished to Licensor prior to the Move-in Time. Said policy of insurance and endorsements shall provide that the policy of insurance cannot be canceled without 15 days prior written notification to Licensor. Said insurance shall not restrict or limit the coverage of the additional insureds. If Licensee fails to provide Licensor with the required certificate of insurance at least five (5) business days prior to the Move-in Time, Licensor may, in its sole and absolute judgment, either (i) acquire, at Licensee's expense, such insurance as Licensor determines in its sole judgment to be necessary in order to protect the Indemnitees from any of the matters to be covered under subparagraph (a) & (b) above, or (ii) treat such failure as a default by Licensee and terminate this License Agreement effective as of the Move-in Date pursuant to the provisions of Section 9 above. (f) All insurance shall be affected by valid and enforceable policies issued

by insurers of responsibility, licensed to do business in the Commonwealth of Kentucky, such responsibility and the insuring agreements to meet with the reasonable approval of Licensor. An insurer with a current A.M. Best rating of at least A- VI or better shall be deemed to be acceptable. Receipt by Licensor of a certificate of insurance, endorsement or policy of insurance which is more restrictive than the contracted for insurance shall not be construed as a waiver or modification of the insurance requirements above or an implied agreement to modify same nor is any verbal agreement to modify same permissible or binding. (g) At the request of Licensor, Licensee shall promptly furnish loss information concerning all liability claims brought against Licensee (or any other insured under Licensee's required policies), that may affect the amount of liability insurance available for the benefit and protection of the Indemnitees under this License Agreement. Such loss information shall include such specifics and be in such form as Licensor may require. (h) Licensee shall require and verify that all subcontractors maintain insurance meeting all the requirements as broad as stated herein and that they name Licensee, Licensor, Louisville Urban League Sports & Learning Complex, Inc, The Louisville Urban League, Inc as Additional Insureds. (i) All insurance coverage available to Licensee and any available proceeds in excess of specified minimum limits shall be available to Licensor.

14. Licensor's Sponsors. Licensee acknowledges Licensor has sponsor agreements that provide for activation rights inside and outside the facility.

At all events open to the public, activation elements include:

1. Announcements at mutually agreed times during the event.
2. Placement of Louisville Water Company Water Coolers in mutually agreed locations.
3. Exclusive categories, which shall be provided by Licensor, shall not be activated by Licensee in the arena bowl.

At events closed to the public, activation elements include:

1. Digital sponsor activation played on inhouse loop displayed on monitors in common areas.

LICENSOR: Louisville Urban League Sports & Learning Complex, Inc.
DBA Norton Healthcare Sports & Learning Center

LICENSEE: Jefferson County Public Schools

Signed by:

By: 5F4BF0FD401F4D0...

By: _____
(Authorized Signature)

Title GM _____:

Title: _____

Date: 8/11/2025 _____

Date: _____

RESERVATION FORM 25-43

Client: JCPS

Facility Space: Indoor Track, Outdoor Track, Warm-Up Lanes, Mezzanine, Humana Hub,
Creativity Corner, Community Green

Date(s) and Times of Use (inclusive of move in and move out):

Individual dates and time shall be agreed upon in writing by Client and Licensor. This Agreement shall be in effect from July 1, 2025 through June 30, 2026.

Purpose of Use: Multipurpose Events for both Administration and Student use

Maximum Capacity: n/a

Total Rental Amount: Total rent under this Agreement is not to exceed \$100,000. Rent shall be charged for actual facility usage. Actual facility usage shall be determined by Client in coordination with Licensor. Every School, department, faculty, student, or administrator allowed under this agreement shall receive approval from Client before scheduling an Event in the agreed upon facility spaces. Rental rates for each facility space are based on Appendix A.

Expenses: Equipment, Personnel, or other special needs, request, or details involved in an event not included in rental rates from Appendix A, that will result in additional cost will be reviewed and agreed upon between Licensor and Client. Additional staffing expense as required by Client to be billed at hourly rates. Any additional set up required beyond in house equipment will be billed at hourly rates with an estimate provided.

Use of video boards and audio system in house are included in rental.

Licensor expressly understands and accepts that restrictions may be placed by public health officials, or Jefferson County Public Schools during the COVID-19 Pandemic and to follow all protocols place by Facility.

Client expressly understands and accepts that other events may be occurring at the Facility and may be scheduled directly before or after any contracted times. Cooperation is appreciated to arrive and depart on time.

Rental Due Date: Due upon invoicing by Licensor, which shall include itemized details of facility usage hours and dates.

Insurance: TBD



Humana Outdoor Track & Field



Appendix A: Pricing for rental space

- o Rental for indoor track & field events:
 - \$10,000 for 8-hour track event includes utilities, housekeeping, standard event staffing PLUS event specific staffing, \$2 per ticket facility fee, EMT and special requests. \$750 per additional hour. Timing is contracted directly with DC Timing. Officials are contracted directly with USATF officials.
 - \$250 per hour for full facility practices
 - \$25 per hour for individual per athlete and coach
 - \$2 per ticket facility fee required by Event Host, unless otherwise between Client and Licensor
- o Rental for indoor facility (Other Events non-ticketed):
 - \$7500 for 6-hour event (floor only) – includes utilities, housekeeping, standard event staffing. \$500 for each additional hour
 - \$8500 for 6-hour event (floor and grandstand) – includes utilities, housekeeping, standard event staffing. \$750 for each additional hour
- o Rental for outdoor track facility
 - \$2,500 for 6-hour event includes utilities, housekeeping, EMT. \$500 for each additional hour.
 - \$150 per hour for full facility practices
 - \$25 per hour for individual practice per athlete and coach if using facility equipment. 2-hour minimum
- o Rental for Humana conference rooms
 - External/ Corporate rental
 - \$1500 for full room or \$750 per room for 8-hour rental, standard set up included. \$250 for each additional hour. Additional A/V, catering, staffing as needed and unique set up not included
- o Rental for Community Green
 - \$2,000 for 6-hour event includes utilities, housekeeping, EMT. \$500 for each additional hour.
- o Rental for North Mezzanine
 - \$4,500 for full mezzanine use. Table rental/chairs included.
- o Rental for Multipurpose Room
 - \$750 per room for 8-hour rental, standard set up included. \$250 for each additional hour. Additional A/V, catering, staffing as needed and unique set up not included
- o Rental for Warm Up Lanes
 - \$1500 for full room 8-hour rental, standard set up included. \$250 for each additional hour. Additional A/V, catering, staffing as needed and unique set up not included
- o Rental for Creativity Corner (Bowling & Rock-Climbing Activity)
 - \$200 per hour for both bowling and rock-climbing space for private rentals. Available immediately. Limit to 20 guests each hour.
 - \$150 per hour for just bowling or rock-climbing activity for private rentals. Available immediately. Limit to 12 guest each hour.

Pricing may be subject to change based on special needs, request, or details involved in the event