

Application and Agreement for Use of District Property

NOTE: Please complete this form and submit it to the Superintendent/designee for approval. If the application is approved, a copy of the signed agreement will be returned to the using organization. The organization shall be kept on file at the school. An official rental contract shall be used in cases where admission is charged or the event has been designated a high-risk event by the Superintendent or Facilities Director.

Name of Sponsoring Organization/Activity St. Charles Church Telephone 270-692-4573
 Representative's Name Gracie Browning
 Address 675 N. Highway 327 Lebanon KY 40033

The above organization/individual requests the use of:
 auditorium gymnasium dining room kitchen stadium
 classroom(s) other, specify parking lot of former St. Charles Elem. School

Is the organization planning to use District-owned equipment? YES NO
 If yes, specify equipment _____ Operator's Name _____

Is the organization planning to conduct sales on school premises? YES NO
 If yes, give a complete description of what is being sold and how the proceeds will be used. _____

Building/school/facility former St. Charles Elem School parking lot
 Purpose parking for St. Charles picnic
 Date(s) requested Saturday, June 6, 2026 Time(s) Requested 3:00 - 8:00 pm

Will public be admitted? YES NO Will admission be charged? YES NO
 Will advertisement(s) be used? YES NO Is this a high-risk activity? YES NO
 (If "yes", an insurance request form must be filed ten (10) working days prior to the event.)

When using school facilities, this organization agrees to observe the following: (Please initial after reading each section.)

- To schedule with the Principal/designee the time(s) District property is to be used. It is understood that the Principal/designee may cancel the use of the room or building at any time such use interferes with regular school activities. SJW
- To be legally responsible for any and all damage to individuals and school equipment, building(s), grounds, or facilities, resulting from use by the organization. To this end, the organization will procure sufficient liability insurance to indemnify the Board, school officers and employees for any injuries or property damage which might occur during the organization's use of the facilities. This insurance shall contain limits as specified by the District's insurance carrier for special events insurance coverage. A copy of the organization's insurance certificate shall be filed with the Board prior to the date the organization uses the building. The Board shall require the renting organization to assume all liability for injury to individuals by reason of the lease of Board property and to indemnify and save harmless the Board from any loss or damage thereby. SJW
- To provide appropriate equipment for the use of District property. When gymnasiums are used, the organization agrees to permit on the gym floor only those persons wearing shoes that will not mark the floor. SJW
- To abide by the requirements of Board policies 05.3 and 05.31 (see attached). Disregard of the rules and regulations governing the use of the school buildings, equipment and facilities shall result in the refusal of the Board to grant the offending organization further use. SJW
- To acknowledge that approval of this request does not signify District sponsorship, endorsement or approval of your organization or the activity. SJW

Application and Agreement for Use of District Property**FEE SCHEDULE**

The organization agrees to pay the applicable fee(s) for the use of District facilities as follows:

- ❖ A District employee must be present at any event. Employee costs will be based on current hourly rate schedules plus all additional associated costs.
- ❖ The basic fee schedule shall be based on four (4) hours of usage.
- ❖ The person making the request must consult with the Principal/designee about the use of the facility beyond four (4) hours.
- ❖ The regular rental rate for the use of the Cafeteria (this does not include access to the kitchen), auditorium, gym, or up to four (4) classrooms at each school shall be \$75.00 for up to four (4) hours. Each additional hour will be at a rate of \$25.00 per hour.
- ❖ The regular rental rate for the use of the cafeteria and kitchen, or up to eight (8) classrooms shall be \$125.00 for up to four (4) hours. Each additional hour will be at a rate of \$40.00 per hour.
- ❖ The regular rental rate for the use of the gymnasium, cafeteria and kitchen shall be \$200.00 for up to four (4) hours. Each additional hour shall be at a rate of \$60.00 per hour.
- ❖ Payment for the use of District property shall be made in full in advance of any use. Failure to pay the billed amount in full shall disqualify any person or group from future use of any facility in the District.
- ❖ Under no circumstances will the school/District accept any responsibility for the actions of anyone at an event where facilities have been rented under this agreement.

School groups and school-related groups (list included in 05.3 AP.1) may use the facilities at no charge provided arrangements are made with the Principal to properly clean the facilities after the event. (A District employee must be present at any event by either school groups or school-related groups.) Should an event by either group require custodian or food-service employees, those individuals must be compensated for their time at the rate approved for any other work. The Principal may employ individuals to clean the building if it is left unclean and charge the group for said cleaning.

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	# of Employees Required	# of Hours	Hourly Rate (Including overtime & associated costs)	Total
Custodians				
Food Service Employees				
Supervisory Personnel				
Other _____				
TOTAL PERSONNEL CHARGE				

Property Used	Facility/ Equipment Fee			Total Cost for Facility Use
Gymnasium at _____ school				
Auditorium at _____ school				
Cafeteria - <input type="checkbox"/> Dining Room <input type="checkbox"/> Kitchen <input type="checkbox"/> Both at _____ school				
Classroom(s) Number(s) _____ at _____ school				
Stadium at _____ school				
Other Property at _____ school				


Signature – Representative of User Group

4/2/26
Date

Signature – Superintendent/designee

Date

IN THE EVENT SCHOOL IS CLOSED DUE TO WEATHER CONDITIONS, ALL SCHEDULED ACTIVITIES, WITH THE EXCEPTION OF DINNER MEETINGS, WILL BE CANCELED AND OPPORTUNITY TO RESCHEDULE OR REFUND RENTAL FEE(S) WILL BE MADE.

For Office Use Only - To be Completed by School Official

Cost for use of District property \$ _____	Cost for school employee \$ _____	Total cost \$ _____
Deposit \$ _____	Is deposit refundable? <input type="checkbox"/> Yes <input type="checkbox"/> No	
Date Deposit Received _____	Balance Due \$ _____	
Board employee(s) assigned: _____		
Board Action Date, if applicable _____	Board Order # _____	

Application and Agreement for Use of District Property**USE OF DISTRICT PROPERTY REQUIREMENTS**

Application for use of facilities will be made to the Superintendent or the Superintendent's designee using the Board-approved Contract for Use of Facility form (Procedure 05.31 AP.2). Use of facilities is to be governed by the following rules:

1. The use or possession of any tobacco products, including alternative nicotine or vapor products as defined by KRS 438.305, are prohibited on property owned or operated by the Board.
2. There shall be no alcoholic beverages, drugs, or controlled substances brought to or consumed in buildings or on the grounds.
3. No immoral or illegal activity shall be allowed on the premises.
4. Putting up decorations or scenery or moving piano and other furniture is prohibited unless special permission is granted.
5. Under no circumstances shall scenery or other property be stored on school property.
6. Nothing shall be sold, given, or displayed without permission.
7. The applicant is held responsible for the preservation of order.
8. The Board does not provide school furniture or other accessories, and the Board assumes no responsibility for applicant's properties left on the premises.
9. All electrical equipment and arrangements shall be in charge and control of an employee of the Board.
10. Any employee of the Board will be designated to supervise the facilities and must be present and have free access to all rooms at all times when they are in use.
11. Any facility used by the applicant will be examined carefully after use, and the applicant agrees to make good promptly any loss or damage occurring during the applicant's use of said building, facility, and/or equipment.
12. No reservation will be made until the Contract for Use of Facility form is completed, signed, and returned to the Superintendent's Office. The school authorities reserve the right to revoke a permit at any time.
13. Facilities are made available with the understanding that "tipping" custodians or other school personnel is not permitted. Only the Board of Education may pay employees for services performed relative to the use of school facilities.
14. All custodial work must be done or supervised by the custodian employed by the Board.
15. All payments for use of school facilities are to be made payable to the Marion County Board of Education. Patron should request a receipt when payment is in cash.
16. Cafeteria rental does not include the use of dishes, silverware or any other kitchen equipment. The serving lines are not to be used at any time.
17. A cafeteria employee must be present at all times when the kitchen facilities are being used by civic organizations or for student activities. Only authorized personnel are allowed in the kitchen. The school group or organization using the kitchen and/or dining area shall be responsible for the employee's wages and any applicable overtime wages.
18. The applicant group or organization shall clean the kitchen areas used and shall not leave perishable items in the kitchen.
19. The applicant group or organization 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.
20. The applicant group or organization shall provide a certificate of liability insurance naming the Board as additional insured under the policy for the activity.
21. Sale of soft drinks must be product of current vendor of the Board.

Review/Revised:6/14/2018

Certificate of Coverage

Date: 5/20/2026

Certificate Holder
 Roman Catholic Archbishop of Louisville,
 A Corporation Sole
 Pastoral Center
 3940 Poplar Level Road
 Louisville, KY 40213

Covered Location
 St. Charles Church
 675 Highway 327
 Lebanon, KY 40033

This Certificate is issued as a matter of information only and confers no rights upon the holder of this certificate. This certificate does not amend, extend or alter the coverage afforded below.

Company Affording Coverage
 THE CATHOLIC MUTUAL RELIEF
 SOCIETY OF AMERICA
 10843 OLD MILL RD
 OMAHA, NE 68154

Coverages

This is to certify that the coverages listed below have been issued to the certificate holder named above for the certificate indicated, notwithstanding any requirement, term or condition of any contract or other document with respect to which this certificate may be issued or may pertain, the coverage afforded described herein is subject to all the terms, exclusions and conditions of such coverage. Limits shown may have been reduced by paid claims.

Type of Coverage	Certificate Number	Coverage Effective Date	Coverage Expiration Date	Limits	
Property				Real & Personal Property	
D. General Liability	8452	7/1/2025	7/1/2026	Each Occurrence	1,000,000
<input checked="" type="checkbox"/> Occurrence				General Aggregate	2,000,000
<input type="checkbox"/> Claims Made				Products-Comp/OP Agg	
				Personal & Adv Injury	
				Fire Damage (Any one fire)	
				Med Exp (Any one person)	
Excess Liability				Each Occurrence	
				Annual Aggregate	
Other				Each Occurrence	
				Claims Made	
				Aggregate	
				Annual Aggregate	
				Limit/Coverage	

Description of Operations/Locations/Vehicles/Special Items (the following language supersedes any other language in this endorsement or the Certificate in conflict with this language)
 Coverage only extends to Marion County Public Schools for claims which directly arise from St. Charles' use of the parking lot (Located between St. Charles Parish Hall and Marion County Middle School on Hwy 327) for the purpose of parking during their annual summer picnic on the following date and times: June 6, 2026 from 3:00 PM- 8:00 PM.

Holder of Certificate	Cancellation
Additional Protected Person(s) Marion County Public Schools 755 East Main Street Lebanon, KY 40033	Should any of the above described coverages be cancelled before the expiration date thereof, the issuing company will endeavor to mail <u>30</u> days written notice to the holder of certificate named to the left, but failure to mail such notice shall impose no obligation or liability of any kind upon the company, its agents or representatives.
	Authorized Representative <i>Paul A. Peterson</i>

0122007918

ENDORSEMENT

(TO BE ATTACHED TO CERTIFICATE)

Effective Date of Endorsement 6/6/2026 Charge _____ Credit _____
Cancellation Date of Endorsement 6/6/2026
Certificate Holder Roman Catholic Archbishop of Louisville, A Corporation Sole Pastoral Center 3940 Poplar Level Road Louisville, KY 40213
Location St. Charles Church 675 Highway 327 Lebanon, KY 40033
Certificate No. 8452 of The Catholic Mutual Relief Society of America is amended as follows:

SECTION II - ADDITIONAL PROTECTED PERSON(S)

It is understood and agreed that Section II - Liability (only with respect to Coverage D - General Liability), is amended to include as an **Additional Protected Person(s)** the organization(s) shown in the schedule below.

Schedule - ADDITIONAL PROTECTED PERSON(S)

Marion County Public Schools
755 East Main Street
Lebanon, KY 40033

Remarks:

Coverage only extends to Marion County Public Schools for claims which directly arise from St. Charles' use of the parking lot (Located between St. Charles Parish Hall and Marion County Middle School on Hwy 327) for the purpose of parking during their annual summer picnic on the following date and times: June 6, 2026 from 3:00 PM- 8:00 PM.

However, the following limitations apply to coverage:

1. The maximum limits of coverage provided by Catholic Mutual Relief Society of America to the **Additional Protected Person(s)** named in this endorsement shall not exceed the coverage dollar amount specifically required by contract or agreement and agreed to by the **Protected Person(s)**. In the absence of specific coverage limits within a referenced contract or agreement, the limits of liability afforded to the **Additional Protected Person(s)** must be listed on a separate Certificate of Coverage form attached to this endorsement. All limits of liability extended by this endorsement are inclusive of both Section II Coverage D and Section VII coverages (if applicable).
2. Unless specifically agreed to by contract or agreement, the coverage extended to the **Additional Protected Person(s)** by this endorsement is excess and non-contributory over any other available coverage or insurance.
3. This endorsement does not apply to any **Occurrence** outside the specific date(s) of a facility use agreement or terms of a lease.
4. This endorsement does not extend coverage to the **Additional Protected Person(s)** for **Occurrences** which cannot be attributed to primary acts or omissions of the **Protected Person(s)**.
5. Provided that a premises is utilized by the **Protected Person(s)** in a manner consistent with its intended purpose and in accordance with the applicable contract, agreement, or lease, this endorsement does not extend coverage to the **Additional Protected Person(s)** for premises defects or other **Occurrences** which could not be discovered by the **Protected Person(s)** with reasonable diligence.
6. The limited coverage afforded to the **Additional Protected Person(s)** by this endorsement only applies to the extent permissible by law and shall not apply to non-delegable duties unless specifically agreed to by contract or agreement.

This extension of coverage shall not enlarge the scope of coverage provided to the **Certificate Holder** under this Certificate nor increase the limit of liability thereunder. Unless otherwise agreed by contract or agreement, coverage extended under this endorsement to the **Additional Protected Person(s)** will not precede the effective date of this endorsement or extend beyond the cancellation date.