**Community Use of School Facilities**

The Board is responsible for the stewardship of all District facilities. It is the goal of the Board to allow access of the public to the facilities, dependent on availability of staff for coverage, during school and non-school hours under the following conditions:

1. Regular school activities shall take first priority,
2. Any non-school organization usage shall include a fee to offset operational costs, cleaning, fair depreciation and replacement,
3. Any rental of facilities shall be individualized with priority given to those individuals or groups who reside within the geographic boundaries of Kenton County School District.

**WHO MAY USE**

The Board approves the use of school facilities by school groups and community groups of general interest. Priority consideration shall be given to school groups and community groups that involve children that reside in Kenton County School District and adult community groups that reside in Kenton County School district. School facilities are not available to groups from outside the county without Superintendent/designee approval. Please see 05.3 AP.1 for priority scheduling order.

The Board may authorize the use of school property by public members of the community during non-school hours for the purpose of recreation, sport, academic, literary, artistic, or community uses as defined in KRS Chapter 162 pursuant to this and other policies adopted by the Board and related procedures established by the Superintendent. Profit-making groups shall not use facilities, unless approved by the Superintendent/designee. School facilities shall not be used for personal or commercial activities, nor shall use of school facilities be granted when such use interferes with educational purposes or creates a conflict with the overall mission of the school District.

If a staff wellness program initiates within 30 minutes after dismissal from the school of which the program is being held or is held in the morning and is over prior to the start time for staff involved in the program and 100% of participants are Kenton County employees the service provider will not be charged to use the facility. The provider must adhere to the following:

1. They must be a certified provider of whatever type of wellness program they are teaching.
2. They must provide appropriate liability insurance, as indicated in this policy.
3. They must complete a Board contract.
4. All participants must sign an approved waiver form.

**AVAILABILITY**

The Superintendent/designee, in cooperation with the school Principal, shall determine, consistent with Board policy and administrative procedures, when and which facilities will be available to the community and shall follow the approved fee schedule to determine the cost for their rental, consistent with those procedures.

Availability shall be contingent upon the presence of an approved Board employee or shall be made in accordance with the arrangement set by the Superintendent/designee. Priority use will be given to groups whose membership resides within the Kenton County School District. School facilities are not available to groups outside the county without District approval.
APPLICATION AND CONTRACT
The Superintendent shall prepare for Board review an official application form and an official rental contract, both of which shall detail the conditions of usage. Persons authorized to represent officially the renting organization must sign the application and contract.

Applications must be submitted to the Principal who will forward all requests to the Superintendent/designee who will approve and schedule the use of facilities according to Board policy. Approval of a request to use District facilities does not signify District sponsorship, endorsement or approval of an organization or activity.

RESPONSIBLE INDIVIDUAL
The renting organization shall indicate an individual who shall be responsible for the group and who shall be in attendance during the rental period. This person shall attend an orientation session with the Principal or designee to review the building use guidelines.

LIABILITY
The Board shall require a renting organization to assume all liability for injury to individuals by reason of the lease of Board property and that the organization indemnify and save harmless the Board from any loss or damage thereby.

INSURANCE
Groups or individuals shall obtain liability and casualty insurance and shall provide an up-to-date certification of coverage by the insurance carrier. The policy shall provide for a minimum of $2,000,000 General Liability coverage in the aggregate, $1,000,000 General Liability coverage per occurrence, and $5,000 medical expense coverage per person. The medical expense coverage shall not exclude participants in the lessee’s activities. The certificate shall name the Board as additional insured.

SECURITY DEPOSIT
When required as part of the contract (AP 5.3 1.1), each renting organization shall make a security deposit of at least 50% of the expected cost with the Superintendent/designee. A $10 non-refundable application fee will be assessed when the completed form is returned by the applicant. The application fee will be applied to the organization’s rental charges if the bill is paid within two weeks of the event. If it should become necessary to expend all or any portion of the security deposit to repair or replace any part of the facility or equipment, an additional amount necessary to bring the deposit back to 50% of the expected cost, shall be deposited with the Superintendent/designee, prior to any future usage. If the amount of damage exceeds the deposit, the total cost shall be paid before any further usage. At the conclusion of the renting period, the security deposit, or any unused portion of the deposit, shall be refunded to the group.

The Superintendent/designee shall record the security deposit in a District account.

FEES FOR USE
The renting group or organization shall be charged fees, as established by the Board, for the use of facilities (AP 5.3 1.2). These fees shall include utility costs and custodial fees. If kitchen facilities are used, the group shall bear the cost of the food service employees required.

All fees shall be paid to the Board.
Community Use of School Facilities

Disregard of Rules
Disregard of the rules and regulations governing the use of school buildings and facilities shall result in the refusal of the Board to grant the offending group or organization further use of the buildings and facilities.

Restitution of Damages
The renting group or organization shall reimburse the Board for any damages to or replacement of school property lost, stolen, damaged, or vandalized while under its care.

Other Rental Requests
Rental requests not otherwise referenced in this policy and accompanying procedures shall be forwarded by the building Principal to the Superintendent/designee for review and final decision.

References:

1. KRS 162.055
    KRS 160.290; KRS 160.293
    KRS 160.340; KRS 162.050
    OAG 60-389; OAG 80-78
    P. L. 107-110 (No Child Left Behind Act of 2001)

Related Policies:

05.31; 10.3

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