

**Jackson County School District No. 6
REQUEST FOR USE OF DISTRICT FACILITIES**

Any organization using District #6 facilities must have a current certificate of insurance on file. This certificate must list School District #6 as an additional insurer and have a minimum of \$1,000,000 liability coverage.

Persons and/or organizations using any District #6 facilities are advised that the District assumes no responsibility for injuries and/or accidents which occur while on District property, unless the result of negligence on the part of the District. The applicant's signature below is an acknowledgment of this fact and an agreement that the District will not be held liable for any medical expenses or personal property damages incurred during the use of its facilities. The applicant's signature below also signifies that he/she has read, understands and agrees to the responsibilities as listed in the attached Board Policies and the ADA for Landlord/Tenant Responsibility at the bottom of this page.

Name of Organization: _____

Individual Responsible: _____ Phone: _____

Address of Applicant: _____

Facility to be used:

School: _____ Building: _____ Room: _____

Athletic Facility: _____

Date of Use: _____ Hours of Use: _____

Type of Activity: _____ Proceeds to: _____

Signature of Responsible Person

Group Represented

Date

SCHOOL USE ONLY

- School Affiliated Organization
- Youth Group
- Local Church Group
- Liability Insurance
- Parent-Faculty Organization
- Local Civic Organization
- Outside Organization

Principal's Signature: _____

"The tenant agrees to erect no barrier whatsoever that causes an individual with a disability, as defined by the Americans with Disabilities Act of 1990, from having access to a part of the landlord's premises while rented and occupied by the tenant or their agents. In the event the tenant fails to provide accessible programs, materials, equipment, services or access to an individual with a disability, or removes, disable, hinders or erects any barrier preventing access to an individual with a disability while the tenant is in possession of the landlord's premises, the tenant shall be held solely responsible for that action. The landlord shall be held harmless for the tenants' action or inaction of compliance with the Americans with Disabilities Act, Public Law 101.336, and the tenant shall indemnify the landlord against any and all complaints and defend the landlord from all actions arising from the tenants' negligence of compliance during the tenant's lease and occupancy of the landlord's premises."