## MONROE COUNTY COMMUNITY SCHOOL CORPORATION - Bloomington, Indiana <u>APPLICATION AND AGREEMENT - USE OF SCHOOL FACILITIES</u>

WHEREAS THE UNDERSIGNED RECOGNIZES THAT the MCCSC Board of School Trustees is obligated to the whole public for the protection, proper use and supervision of public school property; realizes that such property is never "for rent" in the sense that a civic auditorium, theater, and other rental properties are available; knows that such properties cannot be used indiscriminately by individuals or small segments of the population, even when maintenance and expense fees are paid; is fully aware that school facilities must be in complete daily readiness for their designated function of educating school children; understands that no non-school use must be permitted to interfere even slightly with the educational program of the schools; and senses the necessity for a policy consistently impartial and fair to all taxpayer owners of these facilities:

NOW THEREFORE, the undersigned requests the use of the facilities hereinafter described and the undersigned in consideration of being granted approval for the use of said agrees:

- 1. Facilities will be returned in the same condition they were found prior to usage.
- 2. Any damage to facilities or equipment which might occur as a result of this usage will be the financial responsibility of the undersigned with repair or replacement to be pursuant to direction of agents of the Board of School Trustees.
- 3. User will pay the fee as hereinafter set forth.
- 4. User will follow all policies, rules and regulations relative to use of said facilities as the same have been adopted by School Trustees, a copy of which said policies, rules and regulations the undersigned acknowledges receiving at the time of making this application. [Policy and Regulations 7510]
- 5. User will hold the Board of School Trustees as a body and individually, Monroe County Community School Corporation, and any Lessor of said school corporation and all agents, employees or volunteers serving those firms, persons and corporations in this item described harmless from any and all claims of whatever kind or character in any manner related to or arising from, directly or indirectly, the undersigned's use of said facilities.
- 6. WARNING Under Indiana law, a school is not liable for an injury to, or the death of, a participant in physical fitness activities at this location if the death or injury results from the inherent risks of the physical fitness activity.

Inherent risks of physical fitness activities include risks of injury inherent in exercise, the nature of a sport, the use of exercise equipment, or the use of a facility provided by a school. Inherent risks also include the potential that you may act in a negligent manner that may contribute to your injury or death, or that other participants may act in a manner that may result in injury or death to you.

You are assuming the risk of participating in this physical fitness activity.

School	Facilities Desired	
Date Desired: 1st Choice Day:	2nd Choice Day:	Beginning Hour:
Date:	Date:	Ending Hour:
Organization Making Request:		
Signature of Authorized Representative:	:	Date:
Name, Address & Telephone Number of	f Person Who Will Be Using Facility:	
School Corporation that a tobacco-free envir This policy is effective August 1, 1991. I ha	ronment be established and maintained with all we read and will abide by provisions of the abov	school-related functions, it is the official policy of the MCCSC I school buildings, facilities, vehicles, and on all school grounds.  ye policy:
Name of Qualified Attendant for Pool Use: _ I AGREE TO COMPLY WITH PROVISION		
approve this request for which \$in advance.	th the educational program of the will be charged, as outlined in MO	School. I hereby CCSC Policy and Regulations 7510. This cost <u>must</u> be paid  Date:

White Copy: Business Office Pink Copy: Building Administrator Yellow Copy: Agency ADM/BA 16 (Revised 4/2/2014)