## 2023-2024 School Year **AVON LAKE CITY SCHOOL DISTRICT**

175 AVON BELDEN ROAD – AVON LAKE, OHIO 44012

Permit # \_\_\_\_\_ Phone: (440) 933-5163

	APPLI	CATION-PERM	/IT FO	OR THE U	SE OF	SCHOOL FAC	CILITIE	S	
SPONSORING ORGANIZATION					DATE				
RESPONSIBLE REP	RESENTATIVE	ADDRESS			PHONE				
LOCATION	·····ROOM #	EMAIL ADDRE	ESS		FACILI	TIES NEEDED: CAFE	TERIA [		IUM STAGE GYM G
DATE REQUESTED	TIME BUILDING TO BE OPENED	TIME ACTIVITY STARTS		UILDING /ACATED		EQUIPMENT O	R SERVIO	CES REQUIRE	ED
IF FURTHER	SPACE IS REQUIRE	D ATTACH TYPEWRIT	TENLIS	т					
			RE EXPI	l l	PLY WITH	H THE BUILDING RULES	NO		L BE HELD DURING HOLIDAYS
NATURE OF ACTIVITY					EXPECTED ATTENDANCE				
WILL THERE BE AN ADMISSION FEE IF ADMISSION STATE AMO				MOUNT	WILL	REFRESHMENTS BE S	OLD WILL ANYTHING BE SOLD		
FOR WHAT PURPOS	SE WILL PROCEEDS	BE USED					·		
Rules shall be strictly damage due to the occurrence without cause and that expenses whatsoever.	observed and accepts cupancy of the buildin t in the event of such The applicant furthe	s entire responsibility for g covered by permit. It n revocation or cancella	or the er t is unde ation, the demnify	nforcement of the rstood and agree ere shall be no and save harmle	em and a ed to by t claim or ess the D	s printed on the back of agrees to protect the protect the protect the protect the applicant that permit right to damages or reipostrict and its officers as application.	emises ar may be r mburseme	d indemnity to evoked or car ent on accour	he School District for ncelled at any time wit t of any loss, damag
DATEAP					PROVED:DATE				
REPRESENTATIVE S	GNATURE					PRINCIPAL			
SEND ALL COPIES TO BUILDING PRINCIPAL COPIES WILL BE DISTRIBUTED ACCORDINGLY									
RENTAL FEE	CUSTODIAL FEE	KITCHEN EMPLOYEE	FEE	LIABILITY INSUI		LIABILITY INSURANCE RECEIVED YES	Di	ATE PAID	PAYMENT CHECK#

## RESTRICTIONS ON THE USE OF SCHOOL FACILITIES BY THE PUBLIC

- 1. Rental of school facilities for lawful purposes shall be made in accordance with Sections 3313.75-3313.79 of the Ohio Revised Code.
- 2. The Board of Education may refuse to permit the use of school property for any purpose, which in its discretion tends to interfere with the public schools, or would not harmonize with the school program.
- 3. No advertising of commercial products, services or activities shall be permitted in the schools. This prohibition shall not apply to civic and cultural exhibitions and entertainments, whether held in public or private halls and theaters, provided permission is given for such publicity by the superintendent.
- 4. No contributions of money for local, state, or national causes or philanthropist nor shall any collections be taken in the school except for purposes which have had the approval of the Board of Education, the Superintendent, or their representative.
- 5. All buildings and grounds in The Avon Lake City School District are SMOKE / TOBACCO FREE.
- 6. School facilities cannot be used by private enterprise at any time for profit.
- 7. Rental of a gym does not include the use of school-owned athletic equipment, or lockers, showers and dressing room facilities, except as specifically provided in the permit.
- 8. No school facilities shall be available for dances except those sponsored by the school or P.T.A.
- 9. Any student group representing students from a particular school wishing to use school facilities must obtain the permission from the principal and have responsible adult leadership. Any other youth group should be represented by an adult organization or have responsible adult leadership.
- 10. The buildings are not available for use during school vacation, or holidays.

## FIRE/SAFETY REGULATIONS AND RESPONSIBILITIES FOR BUILDING USE

- 1. Smoking is prohibited in or around any area of the buildings or grounds. Avon Lake City Schools has a Smoke Free Environment.
- 2. Building and room occupancy limits will be strictly adhered to.
- 3. Outside fire lanes will not be blocked; i.e. by furniture, displays, concessions, etc.
- 4. Park in designated parking spaces only. Parking is not permitted in the fire lanes or on grass areas.
- 5. If parking control is required, the renter will provide and be responsible for a parking lot attendant.
- 6. The renter will be responsible for any damage caused to school property occurring during the rental period
- 7. If it will be necessary to move furniture and/or equipment during your event, prior approval from the building principal or his/her designee is required. If moved, the renter will return all furniture and/or equipment to its original place before leaving the facility.
- 8. The renter will be responsible for cleaning up litter, spills and trash prior to leaving the facility.
- 9. No student or student group are to be in the building after school hours unless under the supervision of an adult.
- 10. The renter will only use those facilities and activity indicated on the application/permit agreement and is restricted to those areas and activity.
- 11. School activities have preference in scheduling. Permits granted to organizations may be cancelled at the discretion of the Business Office, Superintendent, Board of Education, or their representative. School organizations shall, however, provide sufficient notice.
- 12. At least a forty-eight hour notice is required in the event of cancellation.
- 13. Any group that is permitted to use school facilities is responsible for damage over and above the ordinary wear.
- 14. The Board of Education is exempt from liability.
- 15. The renter will provide proof of \$1M liability insurance when submitting the rental application, unless the building use is school related.
- 16. No rent is charged for school sponsored activities and entertainment held by and for the benefit of the school. This also includes school related organizations.
- 17. Rent is charged for all groups that desire facilities for their own use and pleasure.
- 18. All groups shall leave the school facilities in the same order and condition in which they found them.

IT IS THE RESPONSIBILITY OF THE RENTER TO ADHERE TO ALL BUILDINGS, GROUNDS AND FIRE & SAFTY REGULATIONS MENTIONED ABOVE. FAILURE TO COMPLY OF VIOLATION OF ANY OF THES REGULATIONS, REAPONSIBILITIES OR FIRE & SAFETY REGULATIONS MAY RESULT IN DENIAL OF THE FACILITIES FOR FUTURE USE.