USE AND/OR RENTAL OF SCHOOL PROPERTY APPLICATION AND PERMIT FORM

Deer Creek-Mackinaw CUSD #701 Box 110 401 East Fifth Street Mackinaw, IL 61755

(309) 359-8965 FAX (309) 359-5291

INSTRUCTIONS: This form must be completed and returned to the building principal at least one week in advance of the intended use of the facilities.					
School Building/Proper	ty Requested:	Primary/Junio	or High Mi	iddle School	High School
Date Requested:	Time R	equested:	(a.m.) (p.m) to	(a.m.) (p.m.)
Purpose:					
Admission Charge: No	one Adul	ts Child	ren		
Facilities Requested:	Gym:Cafeteri			Other:	
Equipment Requested:	NoneChairs:	Tables:	P.A.System	:Othe	r:
Requesting to bring into	the building or o	onto school pro	perty:		
The undersigned is the official listed on the reverse side of the Board of Education and a same are accepted and observe and that the use of the facility the facility during the period of the use of the facility. No per	is agreement. The un gree for themselves a ed. The undersigned shall be peaceful and of use and to hold the	dersigned hereby as nd for all others us further agree that ac l orderly. The unde Board and District	gree that this app ing the facilities dequate protection ersigned individual harmless for any	olication is mad as a result of to on will be suppo ually agree to p liabilities for	e subject to the rules of his application that th lied for safety purpose pay for any damages t njury occurring durin
Signature		Address			Telephone
SEE RE	VERSE SIDE FO		AL CONDIT	IONS OF U	SE us
only)*********		*****			us
Certificate of Insurance R	Required: Yes_	No_	Fee	es:	
Approval of the Principal Superintendent's Approv				Date: Date:	

cc:	Superintendent	Principa	Requesting Organization	9-97

CONDITIONS OF USE AND/OR RENTAL OF FACILITIES

DEER CREEK-MACKINAW CUSD #701

- 1. Organizations, groups or individuals using school facilities are responsible for their proper use.
- 2. Refreshments may be served only in areas designated by the administration.
- 3. Smoking will not be permitted in the building or on school property; and, alcoholic beverages and controlled substances are not permitted on school premises by Illinois Law.
- 4. Usage of building and premises is issued for specific areas and their direct approaches for specific hours. Other areas in the building or other equipment not requested is off and their use is considered trespassing.
- 5. Organizations using school facilities shall provide at all times adequate adult (over 21 years of age) supervision to insure proper care of and use of school property. No children will be allowed in the kitchen area at any time.
- 6. A school custodian is required to open and close the building unless other arrangements are approved by the building principal.
- 7. Putting up decorations or scenery, or moving furniture is prohibited without specific permission of the building principal or his designee.
- 8. The school district, Board of Education, school officials and employees shall be held harmless from loss, damage, liability or expenses that may arise or be caused in any way by the use of the facility.
- 9. The user shall assume the cost of repair or replacement, promptly, for any property damaged while under the user's care and custody.
- 10. Any room being used shall not exceed the legal maximum seating capacity for the room. It is the responsibility of the users to inform participants of fire exits, fire extinguishers, etc.
- 11. A certificate of insurance with a minimum of \$500,000 combined single limit bodily injury/property damage must be furnished if requested.
- 12. No sub-leasing of the facilities shall be permitted without the expressed written permission of the administration.
- 13. Notification of cancellation must be submitted to the principal at least twenty-four (24) hours before the scheduled time or use or full fee will be charged.
- 14. Payment of all fees in connection with the use of school facilities are to be paid within thirty days (30) of billing.
- 15. The School Board may rebate any fee paid, waive fees, suspend or cancel any granted permit, or modify any administrative procedures at its discretion.
- 16. Violation of these conditions shall constitute grounds for the revocation of the user's permit and/or refusal of permission to use school facilities at any future time.
- 17. No children under the age of sixteen (16) will be allowed in the building during athletic gym rentals.
- 18. District facilities shall not be used for the purpose of any community organization's dancing events.
- 19. Evening meetings will close by 11:30 p.m.
- 20. The Board of Education must approve all Sunday rentals.

FEES Cafeteria \$20 per hour

Cafe./Kitch. \$50 per hour (\$50 plus \$30 per hour for non-affiliated)

Gym \$20 per hour Grounds \$20 per hour

There will be no charge for: A. Pupils under school supervision

B. Teachers in professional and/or social meetings

C. Parent-Teacher organizations, Band Booster Club, and other school

affiliated organizations.

9-97

BUILDING RENTAL AGREEMENTDEER CREEK-MACKINAW CUSD #701

Deer (Creek-Mackinaw CUSD #7	701, of Tazewell County, Illinois, hereafter referred to as, hereafter referred to as the "Lessee".
		WITNESSETH:
Count description the sused in notwit	by Board of School Trustees of bed premises is vested, is ob- vision of school property with sense that commercial building indiscriminately by individual thstanding the payment of fee	executing the within form of Agreement, recognize that the of Tazewell County, Illinois, in whom legal title to the following ligated to the entire public for protection, proper use and hin Tazewell County; and that such property is never for "rent" ngs and equipment are available; and that school property cannot be als or small segments of the population for purely private purposes, es therefore; and that school facilities must be in complete readiness ucation school children; and,
condit regula rental	tions hereinafter set forth, a ations governing the use of the	see desires to rent the facilities of the Owner upon the terms and nd that said Lessee has read and fully understands the rules and hose facilities and school property, including the payment of such the school authorities hereby deem to be reasonable for the use of
	, THEREFORE, in considera EED AS FOLLOWS:	ation of mutual promises and covenants of the parties hereto, IT IS
1.	County, Illinois, in the sum acknowledged, the Owner use the building and premis located at portion of building rental dates rental times or such specific portion the room rented on the follow	ment to Deer Creek-Mackinaw CUSD #701 of Tazewell n of, the receipt whereof is hereby does hereby grant, demise and license to the Lessee the right to ses of the Owner; to be used;;
2.	be reason of the use of said	dditional personnel is required to be furnished by the Owner I building and premises by the Lessee, the Owner expressly the Lessee for such additional personnel in an amount based

upon the regular pay schedule of such personnel. Payment, therefore, may be made by the

Lessee as a part of the above rental or by separate check, payable in any event to the Owner.

- 3. Payment of compensation under paragraphs two in the above Agreement shall be in addition to the regular rental amount set forth in paragraph one above.
- 4. In the event that food services, music and/or dramatics equipment and personnel are to be furnished by the Owner to the Lessee, the Lessee shall make its own arrangements with the Principal.
- 5. The undersigned Lessee shall indemnify and save harmless the Owner, its agents, servants and employees, including members of the Board of Education thereof, against all loss, damage or expense which said District, or its said agents, servants, employees and/or Board of Education may sustain or become liable for on account of injury to or death of person(s), or on account of damage to, or destruction of property, which may arise out of the building and premises of the Owner under the within Rental Agreement, or due to, or arising in any manner from the wrongful act or negligence of the Lessee hereunder, or any member thereof, while using said building and/or premises.
- 6. The amount of insurance to be furnished by the Lessee in order to provide the indemnifycation as hereinabove set forth, shall be as follows:
 - a. Public liability, bodily injury insurance in an amount not less than \$100,000.00 for injuries, including accidental death to any one (1) person and in an amount not less than \$500,000.00 for any one (1) accident:
 - b. Property damage insurance in an amount not less than \$25,000.00

The undersigned shall file with the Superintendent of Deer Creek-Mackinaw CUSD #701, Certificates of Insurance showing public liability coverage, signed by the insurance company or their agent, certifying to the name and address of the parties so insured, the insurance polity numbers, the description of the premises and event covered by the insurance, the limits of liability of the policies and the dates of their expiration, with a further certification from said insurance companies that their policies will not be changed, canceled or terminated without ten (10) days prior notice in writing to said Superintendent.

7. This Rental Agreement shall not be assignable without the prior consent in writing of the Owner.

IN WITNESS WHEREOF, the parties hereto have set their hands on the day and year first above written.

	R CREEK-MACKINAW COSD #	VI		
By:		Bv:		
. –	Superintendent (Owner)		Lessee	_

DEED CREEK-MACKINAW CUSD #701

Date:	Date:

FACILITY USE: ADMINISTRATIVE POLICIES AND PROCEDURES DEER CREEK-MACKINAW CUSD #701

Any organization (including in-district activities) must submit an application and permit form to the building principal. Approved forms are forwarded to the Superintendent who will determine any fees. Copies will be returned to the building principal, the custodian and the individual who signed the form.

All applications for the use of school facilities shall be acted upon in the order they were received. No person, firm or organization shall have any vested right to use school facilities. The use of the building will be granted and fees charged based upon the following priority listing.

- 1. Scheduled educational activities of the school -- no charge
- 2. Groups or organizations which are extensions of the regular school programs or activities (i.e. Band Boosters and P.T.A.) -- no charge
- 3. Tax supported agencies within the community and community wide youth organizations which are non-profit in motive and origin (i.e. Boy/Girl Scouts, 4-H, and Brownies).
- 4. Religious, cultural, recreational, civic and other not-for-profit organizations within the community who are using the facilities for meetings or fund raising activities. The Board of Education reserves the right to waive fees for organizations that directly financially support Deer Creek-Mackinaw CUSD #701.

Classroom(s) \$10 per hour Cafeteria \$20 per hour Cafe./Kitch. \$50 per hour Gym \$20 per hour

Grounds \$20

5. The Board of Education must approve any request from a community organization or business wishing to use the facilities for profit. The Board of Education reserves the right to waive fees for organizations that directly financially support Deer Creek-Mackinaw CUSD #701.

Classroom(s) \$15 per hour

Cafe/Kitch \$100 per hour and cost of kitchen helper(s)

Gym \$150 for 3 hour (\$30 each additional hour) and cost of

custodian(s)

Grounds \$50

Additional Fees Chairs \$10 per 100 chairs

Tables \$10 per ten tables