

## Clayton County Public Schools Facility Use Price List and Contract

Phone (770) 473-2825

Fax (770) 473-2848

Area(s) Leased	Rental Fee	2hr Minimum
Classroom	\$40 per hour	\$80 minimum
Gymnasiums/Physical Education Bldg		
Elementary School	\$60 per hour	\$120 minimum
Middle School	\$100 per hour	\$200 minimum
High School	\$150 per hour	\$300 minimum
Cafeteria	\$60 per hour	\$120 minimum
Cafeteria w/Kitchen	\$150 per hour	\$300 minimum
(plus cost of School Nutrition Employee)	\$30 per hour	\$60 minimum
Band Room	\$50 per hour	\$100 minimum
Commons Area	\$70 per hour	\$140 minimum
Commons Area w/Kitchen	\$180 per hour	\$360 minimum
(plus cost of School Nutrition Employee)	\$30 per hour	\$60 minimum
Media Center/Library	\$60 per hour	\$120 minimum
Custodial Charge	\$35 per hour	\$70 minimum
Security Charge	\$45 per hour, per Officer	
The number of officers needed will be		
determined by Security Dept.		
Emergency Maintenance Support (i.e. Electricians,	\$60 per hour	\$120 minimum
Plumber, etc.) **if needed**		
School Parking Lot	\$100 per hour	\$200 minimum
Performing Arts Center Rental	Contact PAC at 770-473-2875	
Professional Learning Center	Contact PLC at 770-473-2795	
Stadium/ School Field Rentals	Contact Athletic Director at 770-	473-2845

#### Notes:

- 1. The "minimum" rental is 2 hours rental and the "maximum" rental for each day is twelve (12) hours.
- 2. Any other items utilized (i.e., pianos, stage lighting, athletic equipment, excessive electric use, P.A. System, etc.) shall be priced and billed on the Facility Use Form by the Facility Administrator.
- 3. No personal use of the Facility is allowed (i.e. birthday parties, reunions, etc.)
- **4.** All school facility use charges are to be paid in advance by Cashier's Check or Postal Money Order. If the Central Office Designee refuses the facility use after approval by the Facility Administrator, it will be so marked on the form, sent back to the Facility Administrator, and the money will be returned to the organization.
- 5. Variation may occur in pricing based on the utility requirements necessary to heat or cool the area being rented.
- **6.** Kitchen use is at the discretion and approval by School Nutrition Services. A Nutrition Services employee must be present if contract is approved. CCPS employees are only responsible for overseeing proper clean-up of equipment and facility. Nutrition's Employee is not responsible for food preparation.
- **7.** All Guidelines/Terms/Conditions from the Use of Facility Contract must prevail on all facility use. Prices are subject to change without notice.

### CONTRACTS RECEIVED LESS THAN 2 WEEKS BEFORE EVENT DATE WILL BE DENIED

For Help Completing This Form Click Here

CLAYTON COUNTY PUBLIC SCHOOLS FACILITY USE CONTRACT  Valid with District's Signature only							
School Related: Yes	No		District's Sigrompleted by Ap	•		Contract No.	
School Facility Requested:	<del></del>		* Date	e(s) of Use Req	uested:		
Space Requested: Gymnasium PLC Addend Cafeteria Stadium Grounds Classro Name of Group or Organization	om	Center	Day of	the Week:  W Th  Sn  Group	Amount: Ac	ssion/Participation Charged?  Yes No dult \$Student \$ nild \$Other \$ ganization: ent Agency \( \square \) Non-Profit	
Address of Group or Organiza		State		ip	Religious Profit Business		elow)
,					Type of Activ	ity	
Contact Person Name Email:		Telep	hone Number				
*No facility will be rented when district is closed for official breaks unless a Clayton County Public Schools representative is present during the entire rental period.  I DO HEREBY AGREE THAT I WILL BE RESPONSIBLE FOR THE PROPER USE OF THE FACILITIES INDICATED ABOVE AND AS OUTLINED IN THE "TERMS/CONDITIONS FOR THE USE OF SCHOOL FACILITIES". I HAVE ENCLOSED A CERTIFICATE OF INSURANCE AS OUTLINED BELOW.							
Date			ignature of App				
MAKE CASHIER'S C. Insurance Certificate	Yes	AL MONEY O No	ORDERS PAYA		chen be used?	Yes No	
Applicable Facility Charges  Facility Use Yes No Custodial Yes No Tech Support Yes No Security Yes No Equipment Yes No		\$	\$	school program is ability coverage \$1,000,000.00) pust reflect the holder and as an use of the facility he certificate must receive or the facility he certificate or same are excluded or	in the amour per occurrence Clayton County additional insu- as specified a st contain a star the liability	groups not directly related to a certificate of insurance indicate of at least one million doll general aggregate. This certific y Public Schools as the certific gred for the duration of the group above. For sports related activities tement that no "athletic participar insurance. You may obtain the ent of your choice.	iting llars cate cate up's ties, ints"
Maint. Staff LYes LNc		\$	\$	Princi	pal's Recomme	endation for Fee Waiver	
Cafeteria Staff Yes No	Total Due \$	0.00	\$	If yes p	rovide explanati	S Yes No on of partnership/services Reduced <u>Facility</u> Fees	
=====DO NOT S	IGN BELOW	THIS LI	NE FOR C	CPS EXEC	UTIVE ST	AFF ONLY=====	=
Principal Signature:			Na		vent Superviso	or: er : _	
Chief / Area Superintenden	t Signature:					Date	_
Safety and Security Signatu	ıre:					Date	
Application Approved: Y	es No		Fee W	/aiver No F	ees Red	luced Fees (½) Full Fees	
Circle Reason for Denial: (Time Conflict) (Proposed Use Incompatible with Building Design) (Unsatisfactory Experience with Group) (Other)			_)				
Superintendent/Designee/N	//aintenance Dire	ctor/Signatur	r <b>Δ</b> ·			Data	

Revised 4/20/2021 1

# TO THE PROPERTY OF THE PROPERT

## CLAYTON COUNTY PUBLIC SCHOOLS FACILITY USE CONTRACT

### **Terms and Conditions**

(Please initial each Term/Condition)

1.	<b>Utility</b> : Lessor will furnish air conditioning, heating, and lighting, which in its sole opinion, are adequate with respect to the intended use under this lease. Lessor will furnish custodial services as it may deem necessary. If the Lessee wishes to do its own cleanup, and this is approved by the facility administrator, no custodial charge will be assessed, otherwise Lessee will be charged for custodial service. Extra costs incurred by excessive electrical requirements will he paid by the Lessee. The failure to furnish air conditioning, heat, lights, or custodial service shall not abrogate this agreement and shall not entitle the Lessee to any rebate on the rental costs.
2.	Weapon: No weapons of any type are allowed at any time on any facility, grounds, or property belonging to Clayton County Public Schools. All persons, bags, packages, etc. are subject to search at any time.
3.	Search: All Persons are subject to search, including but not limited to, person, bags and parcels.
4.	<b>No Smoking:</b> SMOKING IS PROHIBITED on Clayton County Public Schools' property by Clayton County Board of Education policy and the Official Code of Georgia 16-12-2.
5.	<b>Alcohol Use:</b> POSSESSION OF BEVERAGE ALCOHOL IS PROHIBITED on Clayton County Public Schools property by Clayton County Board of Education policy and the Official Code of Georgia 03-03-211.
6.	<b>Objectionable Material:</b> Lessor reserves the right, through its administration, to remove any objectionable party/parties from the building or grounds, and upon an exercise of this authority, through any of its committees, agents, or policemen. To the extent permitted by law, Lessee hereby waives any and all claims for damages against Clayton County Public Schools in the event of such an occurrence.
7.	<b>Explosive Hazards:</b> No person shall be permitted to bring to the building or grounds or keep herein anything which shall increase the rate of fire insurance on the buildings or on any part of property therein. Such items as gasoline, explosives, oils, or any other artificial lights shall not be permitted in the buildings or on the grounds without the consent of Lessor in writing. The Clayton County Public Schools reserves the right to limit the number, amperage, and wattage of lights, fixtures, or equipment for any event. All decorative material must be flame-proof before it is taken in the building or on Lessor grounds. After unpacking all boxes, cartons, etc., packing and wrapping must be replaced in boxes and removed.
8.	Public Safety: Nothing contained in this Lease shall be construed to prohibit the Department of Public Safety, Health Department, Police Department, Fire Department, or any department of the Clayton County Public Schools, its agents or employees, from entering the leased premises for the purpose of discharging their lawful duties. The sidewalks, passageways, halls, stairways, seating and exits specifically shall not be obstructed by the Lessee or any other person.
9.	<b>Contracts</b> : The Clayton County School Board reserves the right to review any contracts between Lessees and other parties involved in using any Clayton County Public Schools' facility.
10.	<b>No Sub-leasing</b> : No portions of the buildings or grounds shall be leased or sublet out by Lessee without the consent, in writing, by Lessor. The buildings or grounds shall not be used by Lessee for any purpose whatsoever except as herein set out
11.	Leased Space: This contract does not cover any space or accommodations other than those checked on the "Clayton County Public Schools Facility Use Contract"
12.	Contracted Time of Use: All facility use charges are calculated from the time the facility is opened until it is closed. All cashier's checks/Postal Money Orders are to be made payable to "Clayton County Public Schools". All rentals are to be paid in advance for school facilities.
13.	<b>Cancellation</b> : In the event of inclement weather or other circumstances where Clayton County Public Schools are closed, all facilities will also be closed. This decision is made by Clayton County Public Schools' officials and not by Lessees.



## CLAYTON COUNTY PUBLIC SCHOOLS FACILITY USE CONTRACT

#### **Terms and Conditions**

(Please initial each Term/Condition)

	Advertising: No advertising or publicity about any event which would name a Clayton County Public Schools facility shall be distributed prior to the payment and approval of a Facility Use contract.  Supervision: Lessor is required to provide a building supervisor for the leased facility. Lessee shall maintain at the leased facility a contact person who shall remain in attendance until the event is completed and who shall be responsible for any communications between the Lessee and those in attendance. All security arrangements shall be made through the Clayton County Public Schools Safety and Security Dept. The Safety and Security Department will determine the number of personnel required to police the event before contract is approved.
16.	<b>Equipment Removal</b> : Lessor reserves the right to move from the building all property remaining in the building after the time specified in this agreement, or to charge the Lessee \$100 for the first day and \$25 per day thereafter, up to 30 days at which time all equipment, props or effects will belong to the Clayton County Public School System.
17.	Insurance Requirements: Lessor reserves the right to require Lessee to provide adequate liability insurance or a bond for damages to person or property that may occur while using any facility of the Clayton County Public Schools. Failure to secure said insurance or bond will cause the Lessee to forfeit the use of the facility. Commercial Lessees and/or Lessees charging admission, taking orders or selling merchandise specifically agree to carry comprehensive, liability insurance with a company authorized to do business in Georgia of not less than \$500,000 for bodily injury to any one person and \$1,000,000 for bodily injury from any one accident and \$100,000 for property damage for any one accident to protect Lessee and Clayton County Public Schools against damages that may occur. A certificate of insurance to the facility administrator may be required 30 days prior to the event. Note: This clause does not apply to local, state and federal government or municipalities that are covered by sovereign immunity
18.	<b>Liability:</b> To the extent permitted by law, the Lessee herein shall be liable for any and all damages caused through its own acts or the acts of any of its employees or agents or anyone visiting the building or grounds upon the invitation of the said Lessee, caused to the building or any portion thereof, or to persons or property upon Lessors premises.
19.	Indemnity: To the extent permitted by law, the Lessee agrees to hold harmless the Clayton County Public Schools, Clayton County Public Schools' employees, agents or volunteers from any and all damages to persons or property during the use of said building, grounds, and equipment, unless it is determined by a court of competent jurisdiction that such damage to persons or property was directly caused by the negligence of Clayton County Public Schools, Clayton County Public Schools' employees, agents or volunteers. To the extent permitted by law, Lessee agrees to indemnify and pay to the Clayton County Public Schools for any damages to its property resulting from the use of said building, grounds or equipment which may be made against the Clayton County Public Schools or its agents, for property damage or personal injuries sustained by any persons, including Lessee and Lessee privies, which may result from the use of said building, grounds or equipment by Lessee, unless it is determined by a court of competent jurisdiction that such damage to persons or property was directly caused by the negligence of Clayton County Public Schools, Clayton County Public Schools' employees, agents or volunteers. Note: This clause does not apply to local, state and federal government or municipalities that are covered by sovereign immunity
20.	Freight Deliveries: Lessee agrees that when any part of the buildings or grounds is used for a meeting which requires freight to be shipped to the facility, that the Lessee will employ an approved agent to receive all freight and to ship all freight from the building within contracted hours. Lessor will not accept freight prior to the meeting date, and Lessor will not be responsible for any freight shipped to any Clayton County Public Schools' facility.

## SOUNTY PUBLIC SCHOOLS

## CLAYTON COUNTY PUBLIC SCHOOLS FACILITY USE CONTRACT

### **Terms and Conditions**

(Please initial each Term/Condition)

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21.	<b>Care of Facility:</b> Lessee accepts the building in good order and repair, and agrees to return it to the Lessor in the same condition, normal wear excepted. Lessee agrees to reimburse Lessor for any expenses Lessor incurs in returning the facility to its condition prior to the lease. No nail, tacks, staples, brads, or other things shall he
	driven into any portion of the building, and no changes, alterations, repair, painting, staining, or doing anything
	that will change the finish, appearance, or contour of the building, will be permitted without the written consent
	of the Lessor. Use of any type of cohesive tape is prohibited. Nothing, including pins, shall be attached to any
	curtains.
22	<b>Equipment Rental:</b> All technical equipment furnished as a part of this agreement shall be operated by
	personnel approved by Clayton County Public Schools. (See S. Truett Cathy Professional Learning Center
	Price List and Contract Addendum)
23	<b>Animals:</b> No animals, other than medically required service dogs, shall be brought into any building without
20.	the express consent of the Lessor, and then under such regulations as may be made by Lessor
24	Food and Beverages: No food or other edibles, drinks, or novelties shall be given away free or sold in any
	building or grounds by Lessee unless authorized by Clayton County Public Schools.
25	<b>Television:</b> Televised shows or events held on Clayton County Public Schools' grounds will be required to pay the
_0.	current rate for Electrician and/or Technician's services. The name "CLAYTON COUNTY PUBLIC SCHOOLS" shall
	appear in the credits of any event filmed, but only with prior written approval of the District.
26.	Copyright: Fees levied for the playing and/or performing of music or performing scripts under copyright to any
	licensing agency are the sole responsibility of the Lessee.
27.	Cancellation: Lessor and Lessee each reserve the right, without notice, to cancel this lease at any time
	whatsoever, if, in the determination of such party, cancellation is necessary to protect the health, welfare,
	morality, or safety of the public. Lessor reserves the right, without notice, to cancel this lease at any time
	whatsoever, if, in the determination of Lessor, the premises are used for any purpose other than that specified
	in this lease, or if the facilities and premises would be adversely affected by tenant's use, such adverse use not
	being contemplated upon the execution of this lease or due to local school needs for school related activities.
	Lessor and Lessee shall each make every reasonable effort to give the other party prior notice of any such
	cancellation. In the event of cancellation by Lessor, money paid on account of Lessee allocable to any time or
	event during or for which Lessee does not have the use of the premises by virtue of cancellation, shall be
	refunded to Lessee within a reasonable time. It is expressly agreed that in the event of a cancellation of this
	contract by either party, the non-canceling party shall have no claim of any character against the canceling
	party by reason of such cancellation
28.	Contract Termination: Lessor reserves the right at any time to order out any person, animal, furniture, fixtures,
	wiring, exhibits, or other things, and to terminate this contract without notice or liability for its so doing. To the
	extent permitted by law, Lessee specifically agrees to hold Lessor harmless for any such cancellation. Lessor
	agrees to provide a prorated refund to Lessee within a reasonable time after cancellation. Such refund shall be
	determined by dividing the total number of hours actually used for the event by the number of hours originally
00	scheduled, then multiplying that number by the total charges
29.	<b>Prejudice:</b> Lessee shall not restrict participation in an activity or event taking place at a school facility because
20	of an individual's race, religion, creed, sex, national origin or disability.
<b>3</b> U.	Additional Regulations and Conditions of Use: Clayton County Public Schools reserves the right to impose
	any additional rules or regulations, or to set special use arrangements, whether or not expressly provided
	herein, which may be necessary for the best interests of the school, and such regulations shall be binding upon
	the Lessee