

## Facilities Use Agreement

		between <b>Monroe One BOC</b>	<b>ES</b> of 41 O'Connor Rd, Fairport, NY 14450-1327 and
		Organization	
		Organization's Representative	
		Street Address	
		City	
		State	
		Zip + 4 Code	
		Contact Telephone Number	
		Emergency Telephone Number	
		Organization website	
		Contact e-mail	
1.		•	tive (O&R) warrant that this facility use shall be in compliance
	wit	th NYS Education Law Section 41	
			creational meetings and entertainments and other uses
			f the community but such meetings, entertainments and uses
			shall be open to the general public.
		<b>G</b> .	and occasions where admission fees are charged if the fee is to
			be levied upon the organization by the District or if the charge is
	١٨/		being expended for an educational or charitable purpose.
		/ill admission, membership or fee	
		/hat civic or charitable function d	oes it support?
2		/hat is the charge?	
2.	An	d specifically <b>prohibits use for</b> :	sociation religious soct or denomination fraternal secret or an
		•	sociation, religious sect or denomination, fraternal, secret, or an organizations of veterans and volunteer firemen.
		· · · · · · · · · · · · · · · · · · ·	ising activities by local organizations of a private nature.
			ats, lacrosse balls, archery and any equipment that may damage
		building surfaces.	ats, lacrosse balls, arenery and any equipment that may damage
3.	The	e purpose for the O&R facility us	e is:
٥.		e parpose for the Garrianne, as	C 151
4.	Set	tup requested? Additional charg	es may be made for setups and use of equipment and supplies.
		<del>_</del>	
5.	Ite	ms brought on site by organization	on?

- 6. Monroe One BOCES (M1B) does not permit use of its facilities over school recess periods which includes all Federal holidays, Conference Days, and the published Thanksgiving, December & January, February, March &/or April recesses. Further, there shall be no uses permitted on Sundays or between June 22 and July 10 and August 18 & September 1.
- 7. O&R does covenant and agree to defend, indemnify and hold harmless M1B from and against any and all liability, loss, damages, claims or actions (including costs and attorney's fees) for bodily injury and/or property damage, to the extent permissible by law, arising out of or in any way connected with the actual or proposed use of M1B property, facilities and/or services, including but not limited to bodily injury to any employee, invitee, guest, contractor or subcontractor of O&R.
- 8. O&R understands and agrees that its use of M1B property and facilities includes, but is not limited to, the specific area(s) identified in this agreement as well as sidewalks, walkways, parking lots, entrances, stairs, and all other areas incidental to and/or connected with the use of the premises (hereinafter referred to as "incidental areas"). O&R agrees that its indemnity and insurance obligations extend to all incidental areas as well as the specific area(s) identified in this agreement.
- 9. O&R shall provide a certificate of commercial general liability insurance, which will be reviewed by our insurance representative, not less than 2 weeks in advance of the first requested date of use. This insurance shall:
  - a. Not be less than one million dollars per occurrence and two million dollars aggregate;
  - b. Name Monroe #1 BOCES as an additional insured, by endorsement CG 2026 or equivalent, verified by copy of the endorsement attached to the certificate of insurance;
  - c. Be from an A.M. Best rated "secure" or better insurer such an "A" rated company with a stable financial outlook;
  - d. State that this coverage shall be primary and non-contributory for M1B, including the M1B board, employees and volunteers;
  - e. Provide a copy of the declaration page of the liability and umbrella policies with a list of endorsements and forms;
  - f. Indicate whether the insurance producer is an agent for the company or companies providing coverage.
- 10. O&R acknowledges that failure to maintain the commercial general liability insurance described above constitutes a material breach of this Facilities Use Agreement and so subjects O&R to liability for damages, indemnification and all other legal remedies available to M1B.
- 11. O&R further acknowledges that M1B is a member/owner of the New York Insurance Reciprocal (NYSIR) and that the commercial general liability insurance requirements above intend to benefit not only M1B but also the NYSIR as the district's insurer.
- 12. Facility Use is scheduled in 4 hour blocks, rounded up, such that 1 hour of use = 1 block, 3 hours of use = 1 block, 4.5 hours of use = 2 blocks, 9 hours use = 3 blocks. This allows for cost of scheduling and providing heating, cooling (if applicable), security and cleaning. The rates are:

		Approx	Maximum	Rate	
Facility & Area	as	Sq Ft	Occupancy	\$/block	
Bldg 8 Fenced	Play Field	NA	50	\$10.00	
Bldg 8 Forema	an Center, Fairport Pool	6,730	47	\$60.00	
Transportation	n Training Room Fairport	1,498	100	\$25.00	
Bldg 9,10 O'Connor Academy, Fairport					
F02	Gymnasium	2,698	180	\$25.00	

Facility & Areas	Approx Sq Ft	Maximum Occupancy	Rate \$/block				
Bird Morgan School, East Rochester							
Auditorium	6,376	675	\$60.00				
Gymnasium Bird	2,880	192	\$30.00				
Cafeteria A001	3,744	249	\$40.00				
Gymnasium Morgan	5,920	395	\$60.00				
15 Linden Park, Rochester NY 14625							
Meeting Room 1A	1,118	75	\$15.00				
Meeting Room 1B	1,365	91	\$25.00				
Meeting Room 1A + 1B combined	2,483	166	\$35.00				
Meeting Room 2A	680	34	\$10.00				
Meeting Room 2B	1,040	69	\$15.00				
Meeting Rooms 2A & 2B combined	1,720	114	\$25.00				
Building 1,2,3 Foreman Center, Fairport							
D05 Three Seasons	1,665	49	\$15.00				
F02 Conference Room	306	15	\$ 5.00				
G04C Conference Room	182	9	\$ 5.00				
G10 Gymnasium Creekside	3,447	240	\$35.00				
H09 Cafeteria	3,910	261	\$35.00				
H10 Small Gymnasium	2,145	143	\$20.00				
K09 Conference Room	468	23	\$10.00				
M03 Conference Room	840	42	\$10.00				
R13 Board Room	1,075	49	\$10.00				
S05 Conference Room	759	35	\$10.00				
V11 Conference Room	289	14	\$ 5.00				
V12A Conference Room	192	9	\$10.00				

## 13. This agreement is for O&R to specifically use, for the agreed fee, calculated as follows:

Facility & Area							
Date Start			Date End				
Days of Week	Hour Start	Hour Stop	Hours Use	Blocks	Days	Blocks/ Da	эу
Monday							
Tuesday							
Wednesday							
Thursday							
Friday							
Saturday							
				Total Blo	cks		
Total F					ility Fee		
Setup Fee?					•		
Equipment or m	Equipment or material use fee?						
			Total Fee				

14. The fee must be received not less than 2 weeks in advance. If the use is for more than one 3 month period, then the fee may be paid, in advance, by the quarter.

Fee to be paid by quarter?		Yes				No		
Number of quarters, if applicable			2		3		4	
Quarterly fee amount, to be received 2 weeks								
in advance of each quarter								

- 15. Use cancelation refunds will be given only if the O&R provides a written request for O&R paid for in advance funds if:
  - a. M1B initiated (which may be due to weather, environmental or program conditions) or
  - b. O&R initiated not less than 15 business days before the scheduled date of use. Cancelations closer to the scheduled use will not be approved for refunds.
- 16. The conditions by which days not originally requested may be added to this agreement are limited to the following: If an agreement is in place, signed and validated, and the insurance certificate requirement has been met and does not exclude the request, and additional payment is made 5 business days ahead of the additional date requested, and there are no conflicts or concerns from M1B, then the date(s) *may* be approved.
- 17. O&R agrees that serving food at this facility use will be in compliance with Monroe County Health Department regulations. If food will be served, compliance will be achieved by using:

Monroe #1 BOCES Café Catering	
Other catering, provide vendor name & menu	
O&R provided licensed L1 & L2s. Provide a	
copy of licenses and menu.	

- 18. O&R warrants to M1B that in exchange for permission to use its facilities and incidental areas:
  - a. O&R property or materials will not be stored at M1B facilities. Charges for additional blocks will be incurred as long as there are O&R materials at M1B facilities.
  - b. O&R will provide proper supervision and security for the use of facilities.
  - c. If pool use is included, O&R will, in advance, review the Pool Safety Plan and register certified lifeguards with Pamela Steinmetz (585-383-2288) and comply with the complete Pool Safety Plan.
  - d. O&R warrants it will uphold the law, including all building and fire code regulations, respecting maximum occupancy limits, clear exiting, exclusion of open flames and use of flammables, keeping doors properly closed, and ensuring that people attracted to its use of facilities do not smoke, use tobacco, alcohol or drugs within nor within 100 feet of the property boundaries.
  - e. Estimated occupancy of this facilities use will be:

O&R staff	
Participants	
Cars on site	

- f. O&R warrants that it will actively prevent access to M1B facilities and property not included in this use.
- g. O&R will repair any damage and restore any change in locations of furnishings or equipment such that the facilities are left in good order and repair.
- h. O&R indemnifies M1B from responsibility for any claims for loss or damage or injury to persons or property in connections with this facility use.

- i. O&R agrees that any web site, literature, postings or notifications for this facility use will include the phrase "This event or program is not sponsored by the Monroe #1 BOCES."
- 19. The undersigned represents that he or she is over 21 years of age and authorized to make this agreement on behalf of O&R and that O&R will perform all obligations of this agreement:

<u></u>		0	
O&R Signature			
Date of Signature			
Printed Name of Signatory			
Title			

- 20. Please include this signed agreement with payment, by check or money order only, certificate of insurance and any other required documents to Monroe One BOCES, Attn: Samantha Jensen, 41 O'Connor Rd, Fairport, NY 14450-1327.
- 21. This agreement will be valid when insurance documents are received, payment is received and when counter signed by M1B below. A copy will be returned to the O&R address of record.
- 22. Validation for this Facilities USE Agreement from M1B:

Signature	
Date of Signature	
Printed Name of Signatory	Lisa N. Ryan
Title	Assistant Superintendent of Finance & Operations