

Hold Harmless Agreement

The applicant, further known as “The Organization,” hereby agrees to hold harmless and indemnify Fraser Public Schools, its officer, agents and employees from any and all claims, losses, actions, suits, judgment, attorney fees, costs and liabilities regardless of merit, arising from injury to persons, including death, or damage to property which may hereafter be asserted by any person, corporation or other entity against the Fraser Public Schools. Any acts, transactions or occurrences arising during the use of Fraser Public Schools facilities by the aforesaid organization to the extent of liability coverage’s provided under separate cover by said organization and which claims, losses, actions, suits or judgments arise from negligence, through commission or omission of The Organization, its designated agent, servant or employees only.

It is expressly agreed and understood that The Organization is not responsible for the acts or failures of action of the employees of Fraser Public Schools, defects in design and/or maintenance of the facilities and claims, losses, injuries, actions, suits or judgments there from, nor is The Organization responsible for Worker’s Compensation benefits or otherwise to the employees of Fraser Public Schools, such responsibility remaining with Fraser Public Schools.

By signing the contract the applicant is agreeing that he/she has read the Hold Harmless Agreement, rules and regulations governing the Use of Facilities at Fraser Public Schools including the payment process and I will abide by them to the best of his/her ability.