LINCOLN-SUDBURY REGIONAL SCHOOL DISTRICT APPLICATION/AGREEMENT FOR COMMUNITY USE OF SCHOOL FACILITIES

RETURN APPLICATION WITH FULL PAYMENT TO HOLD DATE REQUESTED	

_____ (the "Community User") hereby requests and agrees as follows with

	respect to the Community User's use of School District facilities:			
1.	The Community User may use	(describe particular		
	building area and/or facilities to be used) (the "Facility") on			
	to(times) for the purpose			
	of Use of	f School District premises is		
	restricted to the Facility specified and the date and times specified un	less requested changes are		
	approved by the Superintendent/Principal or the Director of Finance	/Treasurer.		
2.	All Applications must be returned with a full payment in order for the date to be held. The fee(s) for such use shall be as detailed on the attached Estimated Fee Calculation Worksheet, and shall be paid to the School District one week prior to the scheduled event.			
3.	The Community User shall comply with applicable law, with School District policy and with the School District's Regulations and Procedures for Community Use of School Facilities, a copy of which is attached.			
1.	The Community User shall provide an adult representative to be present for the entire period of the program or activity. This adult representative shall assist the school custodian, if necessary, in protecting school property.			
5.	The Community User shall collectively and individually bear full responses for the safety and welfare of all persons on the High School premises Community User's use of the Facility. a. The Community User shall indemnify and hold harmless the School premises to the Community User or liability arising out of or related to the Community User b. A Certificate of Liability Insurance, certifying that the Community	in connection with the School District for any and all r's use of the Facility.		
	arising out of or related to the Community User's use of the Fa District as an additional insured, unless specifically waived in District, will be provided no later than(date).	writing by the School		
	c. The Community User shall keep the Facility, and any related Facility.			

d. The Community User shall not modify or alter the School building, grounds, equipment or

commenced use of the Facility.

other property.

- e. Permanent lighting set-ups for performances may not be removed or adjusted at any time by Community Users.
- 6. The Community User is responsible for ensuring compliance with fire regulations, including regulations concerning maximum capacity, exits, and use of combustible or flammable material.
- 7. A check for the full amount must be returned with this Application.
 - a. Notice of cancellation must be given twenty-four (24) hours before the scheduled use of the Facility as specified in Paragraph 1, by notifying the Athletic Office / Superintendent's office. If Community User fails to give such 24-hour notice, the School District shall retain the applicable fees and the security deposit.
- 8. Police and/or fire protection is/is not required and, if required, has been/will be arranged with the Police Chief and/or Fire Chief at the expense of the Community User.
- 9. In the event that the Superintendent/Principal or Director of Finance/Treasurer determines to cancel this contract, for school operational reasons or otherwise, the School District shall refund any security deposit or fees that the Community User had paid, and Community User shall have no other recourse.