## Katy Independent School District

Frequency of Rental:	If re-occurring	ng reservation, beginning date:	Ending date:
☐ Single Day ☐ Weekly	ii ie eecaiiii	ng rocorvation, boginning date.	Enailing date.
☐ Consecutive Days ☐ Monthly			
Date(s) Requested (include alternate dates):	Start time (in	ncluding setup):	End time (including cleanup):
Date(3) Nequested (illolidde alternate dates).	Start time (ii	notualing setup).	End time (including cleanup).
Reason for facility use:	Number in a	attendance (approximate):	Will food be served?
Troubon los lability aboli		(-pp	☐ Yes ☐ No
Name of organization:	Name of cor	ntact person responsible for facili	
			,
Address (Street, City, State, Zip):	Address (St	(Street, City, State, Zip):	
Phone:	Phone:		
501c3 Non- Profit Organization:	Tax ID#:		
☐ Yes ☐ No			
Email Address:			
List any special equipment (tables, chairs, etc.) neede	d along with SET UP details. Equipment m	nust be coordinated through the fa	acility coordinator.
Hold Harmless	S Agreement and Facilit	tv Use Acknowled	aement
			indemnify and hold free and harmless.
To the extent permissible by the Constitution and law Katy Independent School District, its Board of Truste	vs of the State of Texas, the user of a D	District facility agrees to protect,	
To the extent permissible by the Constitution and law	vs of the State of Texas, the user of a Dees, officers, employees, and agents from	District facility agrees to protect, m and against any and all clain	ns, demands, causes of action, or other
To the extent permissible by the Constitution and law Katy Independent School District, its Board of Truste litigation (including all costs thereof and attorney's fe the public, Katy ISD or the user herein, its or their gu	vs of the State of Texas, the user of a D ses, officers, employees, and agents from ses) of every kind and character on accordances, employees, supervisors, vendors	District facility agrees to protect, m and against any and all clain bunt of personal injuries, death, and agents whether resulting f	ns, demands, causes of action, or other bodily injury or damage to property, of rom the performance of its obligations
To the extent permissible by the Constitution and law Katy Independent School District, its Board of Truste litigation (including all costs thereof and attorney's fe the public, Katy ISD or the user herein, its or their gu hereunder or the quality or safety of the programs us	vs of the State of Texas, the user of a Dees, officers, employees, and agents from the ses, officers, employees, and agents from the set of exerts, employees, supervisors, vendors are and/or the equipment or property of	District facility agrees to protect, m and against any and all clain bunt of personal injuries, death, and agents whether resulting f	ns, demands, causes of action, or other bodily injury or damage to property, of rom the performance of its obligations
To the extent permissible by the Constitution and law Katy Independent School District, its Board of Truste litigation (including all costs thereof and attorney's fe the public, Katy ISD or the user herein, its or their gu	vs of the State of Texas, the user of a Dees, officers, employees, and agents from the ses, officers, employees, and agents from the set of exerts, employees, supervisors, vendors are and/or the equipment or property of	District facility agrees to protect, m and against any and all clain bunt of personal injuries, death, and agents whether resulting f	ns, demands, causes of action, or other bodily injury or damage to property, of rom the performance of its obligations
To the extent permissible by the Constitution and law Katy Independent School District, its Board of Truste litigation (including all costs thereof and attorney's fethe public, Katy ISD or the user herein, its or their guhereunder or the quality or safety of the programs us indemnified or injured party is negligent in whole or pays signature on this agreement, I, as the contact per pays in the pays in the contact per pays in the pays	vs of the State of Texas, the user of a D ses, officers, employees, and agents froi es) of every kind and character on acco lests, employees, supervisors, vendors sed and/or the equipment or property of boart.  The son duly authorized to act on behalf of the	District facility agrees to protect, m and against any and all clain bunt of personal injuries, death, and agents whether resulting f the user herein, all of these wi the above-named organization.	ns, demands, causes of action, or other bodily injury or damage to property, of rom the performance of its obligations thout regard to fault, even if any
To the extent permissible by the Constitution and law Katy Independent School District, its Board of Truste litigation (including all costs thereof and attorney's fethe public, Katy ISD or the user herein, its or their guhereunder or the quality or safety of the programs us indemnified or injured party is negligent in whole or public signature on this agreement, I, as the contact per 1. The District shall have first priority of facility use	vs of the State of Texas, the user of a D ses, officers, employees, and agents froi es) of every kind and character on acco lests, employees, supervisors, vendors sed and/or the equipment or property of oart.  son duly authorized to act on behalf of the e and may cancel any agreement of any	District facility agrees to protect, m and against any and all clain bunt of personal injuries, death, and agents whether resulting f the user herein, all of these wi the above-named organization.	ns, demands, causes of action, or other bodily injury or damage to property, of rom the performance of its obligations thout regard to fault, even if any
To the extent permissible by the Constitution and law Katy Independent School District, its Board of Truste litigation (including all costs thereof and attorney's fethe public, Katy ISD or the user herein, its or their guhereunder or the quality or safety of the programs us indemnified or injured party is negligent in whole or public by signature on this agreement, I, as the contact per 1. The District shall have first priority of facility us facility for a function directly related to the oper	vs of the State of Texas, the user of a Dies, officers, employees, and agents from the set of every kind and character on accordances, employees, supervisors, vendors and and/or the equipment or property of every control of the set	District facility agrees to protect, m and against any and all clain punt of personal injuries, death, and agents whether resulting f the user herein, all of these wi the above-named organization, y facility prior to the event if the	ns, demands, causes of action, or other bodily injury or damage to property, of from the performance of its obligations thout regard to fault, even if any  I acknowledge and agrees that: District determines that it must use the
To the extent permissible by the Constitution and law Katy Independent School District, its Board of Truste litigation (including all costs thereof and attorney's fethe public, Katy ISD or the user herein, its or their guhereunder or the quality or safety of the programs us indemnified or injured party is negligent in whole or public signature on this agreement, I, as the contact per 1. The District shall have first priority of facility use	vs of the State of Texas, the user of a Dies, officers, employees, and agents from the sets of every kind and character on accordances, employees, supervisors, vendors and and/or the equipment or property of every control of the set of the se	District facility agrees to protect, m and against any and all clain bunt of personal injuries, death, and agents whether resulting f the user herein, all of these with the above-named organization, y facility prior to the event if the anization in order to accommod	ns, demands, causes of action, or other bodily injury or damage to property, of from the performance of its obligations shout regard to fault, even if any  I acknowledge and agrees that: District determines that it must use the date the greatest number of requests.
To the extent permissible by the Constitution and law Katy Independent School District, its Board of Truster (litigation (including all costs thereof and attorney's few the public, Katy ISD or the user herein, its or their guster public, Katy ISD or the user herein, its or their guster or the quality or safety of the programs us indemnified or injured party is negligent in whole or public with the program of the District shall have first priority of facility user facility for a function directly related to the oper the District reserves the right to adjust or restrict.  The use of the facility requested will be restrict in order to maintain security. (Subleasing is programs)	vs of the State of Texas, the user of a Dies, officers, employees, and agents froities) of every kind and character on account account of exists, employees, supervisors, vendors seed and/or the equipment or property of exart.  Ison duly authorized to act on behalf of the and may cancel any agreement of any action of the District. It the hours of use by any group or orged to the areas designated and approve whibited.)	District facility agrees to protect, m and against any and all clain bunt of personal injuries, death, and agents whether resulting f the user herein, all of these with the above-named organization, y facility prior to the event if the anization in order to accommod	ns, demands, causes of action, or other bodily injury or damage to property, of from the performance of its obligations shout regard to fault, even if any  I acknowledge and agrees that: District determines that it must use the date the greatest number of requests.
To the extent permissible by the Constitution and law Katy Independent School District, its Board of Truster (Indigation (including all costs thereof and attorney's fethe public, Katy ISD or the user herein, its or their gustereunder or the quality or safety of the programs us indemnified or injured party is negligent in whole or public by signature on this agreement, I, as the contact per 1. The District shall have first priority of facility us facility for a function directly related to the oper 2. The District reserves the right to adjust or restrict in order to maintain security. (Subleasing is product.)	vs of the State of Texas, the user of a Dies, officers, employees, and agents froities, of every kind and character on account of the equipment or property of every control of the every care of the post of the post of use by any group or organization of the District. The hours of use by any group or organization at all times.	District facility agrees to protect, m and against any and all clain bunt of personal injuries, death, and agents whether resulting f the user herein, all of these withe above-named organization, of facility prior to the event if the anization in order to accommoded for the reservation and to income	ns, demands, causes of action, or other bodily injury or damage to property, of rom the performance of its obligations thout regard to fault, even if any  I acknowledge and agrees that: District determines that it must use the date the greatest number of requests. lividuals associated with the organization
To the extent permissible by the Constitution and law Katy Independent School District, its Board of Truster (litigation (including all costs thereof and attorney's few the public, Katy ISD or the user herein, its or their guster public, Katy ISD or the user herein, its or their guster or the quality or safety of the programs us indemnified or injured party is negligent in whole or public with the program of the District shall have first priority of facility user facility for a function directly related to the oper the District reserves the right to adjust or restrict.  The use of the facility requested will be restrict in order to maintain security. (Subleasing is programs)	vs of the State of Texas, the user of a Dies, officers, employees, and agents from the state of every kind and character on accordances, of every kind and character on accordances, employees, supervisors, vendors are and/or the equipment or property of the state of the equipment of any agreement of any ation of the District.  It is not the hours of use by any group or organization are as designated and approve whibited.)  It is not the areas designated and approve the state of the areas designated and approve the area	District facility agrees to protect, m and against any and all clain bunt of personal injuries, death, and agents whether resulting f the user herein, all of these withe above-named organization, y facility prior to the event if the anization in order to accommoded for the reservation and to incommode guns without specific authoric	ns, demands, causes of action, or other bodily injury or damage to property, of rom the performance of its obligations thout regard to fault, even if any  I acknowledge and agrees that: District determines that it must use the date the greatest number of requests. lividuals associated with the organization zation), illegal drugs, alcoholic
To the extent permissible by the Constitution and law Katy Independent School District, its Board of Truste litigation (including all costs thereof and attorney's fethe public, Katy ISD or the user herein, its or their gunderender or the quality or safety of the programs us indemnified or injured party is negligent in whole or public structures. By signature on this agreement, I, as the contact per signature on this agreement, I, as the contact per second structures. The District shall have first priority of facility us facility for a function directly related to the oper second structures. The use of the facility requested will be restrict in order to maintain security. (Subleasing is protect the second structures of the group second structures of the sale, or possession of any weapor beverages, and pyrotechnics (including fire the use, possession, or storage of any pesticic	avs of the State of Texas, the user of a Dives, officers, employees, and agents from the sets of every kind and character on accordances, employees, supervisors, vendors are and/or the equipment or property of the set and may cancel any agreement of any ation of the District.  The context of the following the set and may cancel any agreement of any ation of the District.  The context of the following the set and approve the set and th	District facility agrees to protect, m and against any and all clain bunt of personal injuries, death, and agents whether resulting f the user herein, all of these withe above-named organization, y facility prior to the event if the anization in order to accommoded for the reservation and to income to any without specific authorities on any Katy ISD property is prohibited.	ns, demands, causes of action, or other bodily injury or damage to property, of rom the performance of its obligations thout regard to fault, even if any  I acknowledge and agrees that: District determines that it must use the date the greatest number of requests. lividuals associated with the organization zation), illegal drugs, alcoholic
To the extent permissible by the Constitution and law Katy Independent School District, its Board of Truste litigation (including all costs thereof and attorney's fe the public, Katy ISD or the user herein, its or their gu hereunder or the quality or safety of the programs us indemnified or injured party is negligent in whole or public, State on this agreement, I, as the contact per 1. The District shall have first priority of facility us facility for a function directly related to the oper 2. The District reserves the right to adjust or restrict in order to maintain security. (Subleasing is proful.) Adult supervision will be provided by the group beverages, and pyrotechnics (including fire 6. The use, possession, or storage of any pesticie Food and drinks are not allowed in any Katy IS	vs of the State of Texas, the user of a Dies, officers, employees, and agents froices) of every kind and character on account and of each of e	District facility agrees to protect, m and against any and all clain ount of personal injuries, death, and agents whether resulting f the user herein, all of these with the above-named organization, y facility prior to the event if the anization in order to accommoded for the reservation and to incommode the common of the event if the reservation and to incommode the event in the reservation and to incommon or the event if the reservation and to incommon or the event in the reservation and to incommon or the event in the reservation and to incommon or the event in the ev	ns, demands, causes of action, or other bodily injury or damage to property, of rom the performance of its obligations thout regard to fault, even if any  I acknowledge and agrees that: District determines that it must use the date the greatest number of requests. lividuals associated with the organization zation), illegal drugs, alcoholic are prohibited.
To the extent permissible by the Constitution and law Katy Independent School District, its Board of Truster Ilitigation (including all costs thereof and attorney's fethe public, Katy ISD or the user herein, its or their guster public, Katy ISD or the user herein, its or their guster public, Katy ISD or the user herein, its or their guster indemnified or injured party is negligent in whole or public with the programs used indemnified or injured party is negligent in whole or public indemnified or injured party is negligent in whole or public indemnified or injured party is negligent in whole or public indemnified or injured party is negligent in whole or public indemnified or injured party is negligent in whole or public indemnified in a public indemnified in the public in the public indemnified in the public indemnified in the public indemnified in the public ind	vs of the State of Texas, the user of a Dies, officers, employees, and agents froices) of every kind and character on account of exists, employees, supervisors, vendors seed and/or the equipment or property of exart.  Ison duly authorized to act on behalf of the and may cancel any agreement of any action of the District (at the hours of use by any group or orgated to the areas designated and approve whibited.)  In the foliation of the District (at the hours of use by any group or orgated to the areas designated and approve whibited.)  In the foliation of the District (at the hours of use by any group or orgated to the areas designated and approve whibited.)  In the foliation of the District (at the hours of use by any group or orgated to the areas designated and approve whibited.)  In the foliation of the District (at the hours of use by any group or orgated to the areas designated and approve whibited.)  In the foliation of the District (at the hours of use the foliation of the District (at the hours of use the foliation) of the District (at the hours of use the province of the foliation) of the District (at the hours of use the foliation) of the District (at the hours of use the foliation) of the District (at the hours of use the foliation) of the District (at the hours of use the foliation) of the District (at the hours of use the foliation) of the District (at the hours of use the foliation) of the foliation of the foliatio	District facility agrees to protect, m and against any and all claim ount of personal injuries, death, and agents whether resulting f the user herein, all of these with the above-named organization, y facility prior to the event if the anization in order to accommoded for the reservation and to income of the event if the reservation and to income of the event if the reservation and to income of the event in any Katy ISD property is prohibited.	ns, demands, causes of action, or other bodily injury or damage to property, of from the performance of its obligations thout regard to fault, even if any  I acknowledge and agrees that: District determines that it must use the date the greatest number of requests. lividuals associated with the organization are prohibited.
To the extent permissible by the Constitution and law Katy Independent School District, its Board of Truste litigation (including all costs thereof and attorney's fe the public, Katy ISD or the user herein, its or their gu hereunder or the quality or safety of the programs us indemnified or injured party is negligent in whole or public, State on this agreement, I, as the contact per 1. The District shall have first priority of facility us facility for a function directly related to the oper 2. The District reserves the right to adjust or restrict in order to maintain security. (Subleasing is proful.) Adult supervision will be provided by the group beverages, and pyrotechnics (including fire 6. The use, possession, or storage of any pesticie Food and drinks are not allowed in any Katy IS	ws of the State of Texas, the user of a Dies, officers, employees, and agents from the state of each of every kind and character on accordances, of every kind and character on accordances, employees, supervisors, vendors are and/or the equipment or property of each and/or the equipment or property of each and may cancel any agreement of any action of the District. (act the hours of use by any group or organization of the District.)  (organization at all times.)	District facility agrees to protect, m and against any and all claim ount of personal injuries, death, and agents whether resulting f the user herein, all of these with the above-named organization, of facility prior to the event if the anization in order to accommoded for the reservation and to incommode the common of the event of the reservation and to incommode the event of the reservation and to incommon or the event of the reservation and to incommon or the event of the reservation and to incommon or the event of the reservation and to incommon or the event of the e	ns, demands, causes of action, or other bodily injury or damage to property, of from the performance of its obligations thout regard to fault, even if any  I acknowledge and agrees that: District determines that it must use the date the greatest number of requests. lividuals associated with the organization vare prohibited.
To the extent permissible by the Constitution and law Katy Independent School District, its Board of Truster ilitigation (including all costs thereof and attorney's feather public, Katy ISD or the user herein, its or their guster hereinder or the quality or safety of the programs us indemnified or injured party is negligent in whole or public with the programs us indemnified or injured party is negligent in whole or public with the programs us indemnified or injured party is negligent in whole or public with the program of th	avs of the State of Texas, the user of a Dies, officers, employees, and agents from the special of every kind and character on accordances, of every kind and character on accordances, employees, supervisors, vendors special and/or the equipment or property of the special of the and may cancel any agreement of any action of the District. (act the hours of use by any group or orgation of the District.) (organization at all times.) (organization at a	District facility agrees to protect, m and against any and all clain bunt of personal injuries, death, and agents whether resulting f the user herein, all of these with the above-named organization, or facility prior to the event if the anization in order to accommoded for the reservation and to incompare the analyse of the analyse of the reservation and to incompare the analyse of the reservation and to incompare the analyse of the reservation and to incompare the analyse of the analyse of the reservation and to incompare the analyse of th	ns, demands, causes of action, or other bodily injury or damage to property, of from the performance of its obligations thout regard to fault, even if any  I acknowledge and agrees that: District determines that it must use the date the greatest number of requests. lividuals associated with the organization vare prohibited.
To the extent permissible by the Constitution and law Katy Independent School District, its Board of Truste litigation (including all costs thereof and attorney's fe the public, Katy ISD or the user herein, its or their gu hereunder or the quality or safety of the programs us indemnified or injured party is negligent in whole or public, Katy ISD or the user herein, its or their gu hereunder or the quality or safety of the programs us indemnified or injured party is negligent in whole or public in The District shall have first priority of facility us facility for a function directly related to the oper call to t	vs of the State of Texas, the user of a Dies, officers, employees, and agents from the special property of each of the District.  The special property of the special property of each of the District.  The special property of the s	District facility agrees to protect, m and against any and all clain bunt of personal injuries, death, and agents whether resulting f the user herein, all of these with the above-named organization, y facility prior to the event if the anization in order to accommoded for the reservation and to incompare the second of the reservation and the second of the secon	ns, demands, causes of action, or other bodily injury or damage to property, of rom the performance of its obligations thout regard to fault, even if any  I acknowledge and agrees that: District determines that it must use the date the greatest number of requests. lividuals associated with the organization zation), illegal drugs, alcoholic are prohibited.  Sive are not allowed.  Livid are prohibited date and time of the it be approved by the Special Events,
To the extent permissible by the Constitution and law Katy Independent School District, its Board of Truster (Including all costs thereof and attorney's fethe public, Katy ISD or the user herein, its or their guster hereinder or the quality or safety of the programs us indemnified or injured party is negligent in whole or public, Katy ISD or the user herein, its or their guster hereinder or the quality or safety of the programs us indemnified or injured party is negligent in whole or public, and injured party is negligent in whole or public in the District shall have first priority of facility us facility for a function directly related to the oper activity for a function directly related to the oper activity. The District reserves the right to adjust or restrict in order to maintain security. (Subleasing is program and provided by the group adult supervision will be provided by the group beverages, and pyrotechnics (including fire and activity in the use, possession, or storage of any pesticity. Food and drinks are not allowed in any Katy IS Performances, exhibitions, or activities that are groups/Organizations reserving a District facility reservation. All signs (inside and outside Reservations, and Marketing Department prior proof of the required insurance must be submit allowed in any Katy IS Pailure to adhere to District procedures, as specific pr	vs of the State of Texas, the user of a Dies, officers, employees, and agents froices) of every kind and character on account of exists, employees, supervisors, vendors seed and/or the equipment or property of exart.  son duly authorized to act on behalf of the and may cancel any agreement of any ation of the District. It the hours of use by any group or orgated to the areas designated and approve with the district of the areas designated and approve work of the areas designated and approve works) and the use of tobacco producted or herbicide on any Katy ISD property D Junior High or High School gymnasiu deemed indecent, obscene, immoral, or may not post any signage on District of use. It was a superior to the event of the Campus or District-Wide Fatelier on a property of the event of the Campus or District-Wide Fatelier on a property of the event of the Campus or District-Wide Fatelier on a property of the event of the Campus or District-Wide Fatelier on a property of the event of the Campus or District-Wide Fatelier on a property of the event of the Campus or District-Wide Fatelier on a property of the event of the Campus or District-Wide Fatelier on a property of the campus or District-Wide Fatelier on a property of the event of the campus or District-Wide Fatelier on a property of the event of the campus or District-Wide Fatelier on a property of the event of the campus or District-Wide Fatelier on a property of the event of the campus or District-Wide Fatelier on a property of the event of the campus or District-Wide Fatelier on a property of the campus	District facility agrees to protect, m and against any and all clain bunt of personal injuries, death, and agents whether resulting f the user herein, all of these with the above-named organization, y facility prior to the event if the anization in order to accommoded for the reservation and to incompare the second of the reservation and the second of the secon	ns, demands, causes of action, or other bodily injury or damage to property, of rom the performance of its obligations thout regard to fault, even if any  I acknowledge and agrees that: District determines that it must use the date the greatest number of requests. lividuals associated with the organization zation), illegal drugs, alcoholic are prohibited.  Sive are not allowed.  Livid are prohibited date and time of the it be approved by the Special Events,
To the extent permissible by the Constitution and law Katy Independent School District, its Board of Truster (Independent School District) and attorney's feather public, Katy ISD or the user herein, its or their guster indemnified or injured party is negligent in whole or public indemnified or injured party is negligent in whole or public indemnified or injured party is negligent in whole or public indemnified or injured party is negligent in whole or public indemnified or injured party is negligent in whole or public indemnified or injured party is negligent in whole or public indemnified or injured party is negligent in whole or public indemnified or injured party is negligent in the public indemnified injured in a public injured in a public indemnified in any Katy IS in injured in a public in any Katy IS in injured in a public in any Katy IS in injured in any Katy IS in injured in a public in any Katy IS in injured in any Katy IS injured	avs of the State of Texas, the user of a Diese, officers, employees, and agents from the spoof every kind and character on accordances, of every kind and character on accordances, employees, supervisors, vendors are and/or the equipment or property of the spoof event and may cancel any agreement of any action of the District. The hours of use by any group or organd to the areas designated and approve whibited.)  It is a conceased the spoof event and the use of tobacco production of the District of the areas designated and approve whibited.)  It is a conceased the use of tobacco production of the use of tobacco production of the User of tobacco production of the use of tobacco producti	District facility agrees to protect, m and against any and all claim and against any and all claim and of personal injuries, death, and agents whether resulting f the user herein, all of these with the above-named organization, y facility prior to the event if the anization in order to accommoded for the reservation and to income a facility and the reservation and to income a facility and the reservation and to income a facility and the facility of the property except at the facility drom existing hardware and must accility Rental and Related Fees	ns, demands, causes of action, or other bodily injury or damage to property, of rom the performance of its obligations thout regard to fault, even if any  I acknowledge and agrees that: District determines that it must use the date the greatest number of requests. lividuals associated with the organization zation), illegal drugs, alcoholic are prohibited.  Sive are not allowed.  Livid are prohibited date and time of the it be approved by the Special Events,
To the extent permissible by the Constitution and law Katy Independent School District, its Board of Truster (Including all costs thereof and attorney's fethe public, Katy ISD or the user herein, its or their guster hereinder or the quality or safety of the programs us indemnified or injured party is negligent in whole or public, Katy ISD or the user herein, its or their guster hereinder or the quality or safety of the programs us indemnified or injured party is negligent in whole or public, and injured party is negligent in whole or public in the District shall have first priority of facility us facility for a function directly related to the oper activity for a function directly related to the oper activity. The District reserves the right to adjust or restrict in order to maintain security. (Subleasing is program and provided by the group adult supervision will be provided by the group beverages, and pyrotechnics (including fire and activity in the use, possession, or storage of any pesticity. Food and drinks are not allowed in any Katy IS Performances, exhibitions, or activities that are groups/Organizations reserving a District facility reservation. All signs (inside and outside Reservations, and Marketing Department prior proof of the required insurance must be submit allowed in any Katy IS Pailure to adhere to District procedures, as specific pr	vs of the State of Texas, the user of a Dies, officers, employees, and agents from the sport of every kind and character on account of every kind and character, vendors and may cancel any agreement of any action of the District. (and the hours of use by any group or orgated to the areas designated and approve whibited.)  (organization at all times.)	District facility agrees to protect, m and against any and all claim and against any and all claim and of personal injuries, death, and agents whether resulting f the user herein, all of these with the above-named organization, y facility prior to the event if the anization in order to accommoded for the reservation and to incommode the death of the reservation and to incommode the reservation and the reservation and the reservation and the facility decommode	ns, demands, causes of action, or other bodily injury or damage to property, of rom the performance of its obligations thout regard to fault, even if any  I acknowledge and agrees that: District determines that it must use the date the greatest number of requests. lividuals associated with the organization zation), illegal drugs, alcoholic are prohibited.  Sive are not allowed.  Livid are prohibited date and time of the it be approved by the Special Events,
To the extent permissible by the Constitution and law Katy Independent School District, its Board of Truster (Independent School District) and attorney's feather public, Katy ISD or the user herein, its or their gustered indemnified or injured party is negligent in whole or public indemnified or injured party is negligent in whole or public indemnified or injured party is negligent in whole or public indemnified or injured party is negligent in whole or public indemnified or injured party is negligent in whole or public indemnified or injured party is negligent in whole or public indemnified or injured party is negligent in whole or public indemnified in injured in injured in injured in the provided party in injured inju	avs of the State of Texas, the user of a Diese, officers, employees, and agents from the search of every kind and character on according to a property of each of the equipment or property of each and/or the equipment or property of each and/or the equipment or property of each and may cancel any agreement of any attion of the District. (act the hours of use by any group or organd to the areas designated and approve shibited.)  (organization at all times.)	District facility agrees to protect, m and against any and all claim and against any and all claim and agents whether resulting f the user herein, all of these with the above-named organization, of acility prior to the event if the anization in order to accommoded for the reservation and to incommode the acid for the acid f	ns, demands, causes of action, or other bodily injury or damage to property, of rom the performance of its obligations thout regard to fault, even if any  I acknowledge and agrees that: District determines that it must use the date the greatest number of requests. lividuals associated with the organization are prohibited.  I acknowledge and agrees that: District determines that it must use the date the greatest number of requests. lividuals associated with the organization are prohibited.
To the extent permissible by the Constitution and law Katy Independent School District, its Board of Truster (Independent School District) and attorney's feather public, Katy ISD or the user herein, its or their gut hereunder or the quality or safety of the programs use indemnified or injured party is negligent in whole or public indemnified or injured party is negligent in whole or public in the District shall have first priority of facility user facility for a function directly related to the oper 2. The District reserves the right to adjust or restrict in order to maintain security. (Subleasing is profused to the facility requested will be restrict in order to maintain security. (Subleasing is profused by the group 3. The use, sale, or possession of any weapor beverages, and pyrotechnics (including fired 5. Food and drinks are not allowed in any Katy IS 8. Performances, exhibitions, or activities that are 9. Groups/Organizations reserving a District facility reservation. All signs (inside and outside Reservations, and Marketing Department prior 10. Proof of the required insurance must be submit 11. Failure to adhere to District procedures, as spein forfeiture of the current utilization and future 12. Facility Reservations Requests are not valid ur 13. Charges for an event are assessed from the tires.	avs of the State of Texas, the user of a Diese, officers, employees, and agents from the search of every kind and character on according to a property of each of the equipment or property of each and/or the equipment or property of each and/or the equipment or property of each and may cancel any agreement of any attion of the District. (act the hours of use by any group or organd to the areas designated and approve shibited.)  (organization at all times.)	District facility agrees to protect, m and against any and all claim and against any and all claim and agents whether resulting f the user herein, all of these with the above-named organization, of acility prior to the event if the anization in order to accommoded for the reservation and to incommode the acid for the acid f	ns, demands, causes of action, or other bodily injury or damage to property, of rom the performance of its obligations thout regard to fault, even if any  I acknowledge and agrees that: District determines that it must use the date the greatest number of requests. lividuals associated with the organization are prohibited.  I acknowledge and agrees that: District determines that it must use the date the greatest number of requests. lividuals associated with the organization are prohibited.
To the extent permissible by the Constitution and law Katy Independent School District, its Board of Truster (including all costs thereof and attorney's feather public, Katy ISD or the user herein, its or their guster public, Katy ISD or the user herein, its or their guster public, Katy ISD or the user herein, its or their guster public, Katy ISD or the user herein, its or their guster public, Katy ISD or the user herein, its or their guster public, Katy ISD or the user factor of the programs us indemnified or injured party is negligent in whole or public and the program of the program of the property of facility or public facility for a function directly related to the oper facility for a function directly related to the oper facility for a function directly related to the oper facility for a function directly related to the oper facility reservation will be provided by the group the use, sale, or possession of any weapor beverages, and pyrotechnics (including fire facility reservation, or storage of any pesticity. Food and drinks are not allowed in any Katy IS performances, exhibitions, or activities that are groups/Organizations reserving a District facility facility reservation. All signs (inside and outside Reservations, and Marketing Department prior proof of the required insurance must be submited in the proof of the required insurance must be submited in the proof of the required insurance must be submited in the proof of the required insurance must be submited in the proof of the required insurance must be submited in the proof of the required insurance must be submited in the proof of the required insurance must be submited in the proof of the required insurance must be submited in the proof of the required insurance must be submited in the proof of the required insurance must be submited in the proof of the required insurance must be submited in the proof of the required insurance must be submited in the proof of the required insurance must be submited in the proof of the required insurance must be s	avs of the State of Texas, the user of a Dives, officers, employees, and agents from the search of each of the search of the sea	District facility agrees to protect, m and against any and all claim and against any and all claim and of personal injuries, death, and agents whether resulting f the user herein, all of these with the above-named organization, y facility prior to the event if the anization in order to accommoded for the reservation and to income the control of the	ns, demands, causes of action, or other bodily injury or damage to property, of rom the performance of its obligations thout regard to fault, even if any  I acknowledge and agrees that: District determines that it must use the date the greatest number of requests. lividuals associated with the organization are prohibited.  I acknowledge and agrees that: District determines that it must use the date the greatest number of requests. lividuals associated with the organization are prohibited.
To the extent permissible by the Constitution and law Katy Independent School District, its Board of Truster (itigation (including all costs thereof and attorney's feather public, Katy ISD or the user herein, its or their guster herein or the quality or safety of the programs use indemnified or injured party is negligent in whole or public, Katy ISD or the user herein, its or their guster indemnified or injured party is negligent in whole or public, and the programs used indemnified or injured party is negligent in whole or public in the programs of th	avs of the State of Texas, the user of a Dives, officers, employees, and agents from the search of each of the search of the sea	District facility agrees to protect, m and against any and all claim and against any and all claim and agents whether resulting f the user herein, all of these with the above-named organization, y facility prior to the event if the anization in order to accommoded for the reservation and to incommode the common and to incommode the common and to incommode the common and to incommon and the reservation and to incommon and to incommon and to incommon and the reservation and to incommon and the reservation and to incommon and the reservation and the facility of the servation and Related Fees in the facility Rental and Related Fees in the facility Rental and employee fees is	ns, demands, causes of action, or other bodily injury or damage to property, of rom the performance of its obligations thout regard to fault, even if any  I acknowledge and agrees that: District determines that it must use the date the greatest number of requests. lividuals associated with the organization are prohibited.  I acknowledge and agrees that: District determines that it must use the date the greatest number of requests. lividuals associated with the organization are prohibited.
To the extent permissible by the Constitution and law Katy Independent School District, its Board of Truster (Independent School District) and attorney's feather public, Katy ISD or the user herein, its or their gus indemnified or injured party is negligent in whole or public, Katy ISD or the user herein, its or their gus indemnified or injured party is negligent in whole or public indemnified or injured party is negligent in whole or public indemnified or injured party is negligent in whole or public indemnified or injured party is negligent in whole or public indemnified or injured party is negligent in whole or public indemnified injured in the provided party is negligent in the open in the use of the facility requested will be restrict in order to maintain security. (Subleasing is provided by the group and the use, possession of any weapor beverages, and pyrotechnics (including fired in the use, possession, or storage of any pestic info.  The use, possession, or storage of any pestic in Food and drinks are not allowed in any Katy IS and the use, possession, or storage of any pestic info.  Food and drinks are not allowed in any Katy IS are groups/Organizations reserving a District facility reservations. All signs (inside and outside Reservations, and Marketing Department prior proof of the required insurance must be submited in the proof of the required insurance must be submited in the proof of the required insurance must be submited in the proof of the required insurance must be submited in the proof of the required insurance must be submited in the proof of the required insurance must be submited in the proof of the required insurance must be submited in the proof of the required insurance must be submited in the proof of the required insurance must be submited in the proof of the required insurance must be submited in the proof of the required insurance	ws of the State of Texas, the user of a Dies, officers, employees, and agents from the search of every kind and character on according to great and/or the equipment or property of each and/or the equipment or property of each and may cancel any agreement of any action of the District. (act the hours of use by any group or organization of the District.)  (organization at all times.)  (organizat	District facility agrees to protect, m and against any and all claim and against any and all claim and agents whether resulting f the user herein, all of these with the above-named organization, y facility prior to the event if the anization in order to accommoded for the reservation and to incommode the description of the event of the reservation and to incommode the event of the event of the reservation and to incommode the event of	ns, demands, causes of action, or other bodily injury or damage to property, of from the performance of its obligations thout regard to fault, even if any  I acknowledge and agrees that: District determines that it must use the date the greatest number of requests. lividuals associated with the organization exation), illegal drugs, alcoholic are prohibited.  Live are not allowed.  Live are not allowed.  Living the scheduled date and time of the tothe approved by the Special Events,  document (as appropriate), may result due 10 business days prior to an event.
To the extent permissible by the Constitution and lax Katy Independent School District, its Board of Truster Itilitigation (including all costs thereof and attorney's feather public, Katy ISD or the user herein, its or their generation or the quality or safety of the programs us indemnified or injured party is negligent in whole or public, Katy ISD or the user herein, its or their generation of the programs us indemnified or injured party is negligent in whole or public, and the programs of the programs us indemnified or injured party is negligent in whole or public in the programs of the programs o	avs of the State of Texas, the user of a Dives, officers, employees, and agents from the sets, officers, employees, and agents from the sets, employees, supervisors, vendors are and/or the equipment or property of the set and may cancel any agreement of any action of the District country of the district of the hours of use by any group or organd to the areas designated and approve with the district of the hours of use by any group or organd to the areas designated and approve with the district of the hours of use by any group or organd to the areas designated and approve with the district of the hours of use by any group or organd to the areas designated and approve works) and the use of tobacco product of the or herbicide on any Katy ISD property D Junior High or High School gymnasiu deemed indecent, obscene, immoral, or the group of the province of the Campus or District of use. It to use. It to use of District facilities. It to use of District facilities. It confirmation from the District is province the facility is opened for the event untation of date availability, and payment in the Printed Name of Sponsor  The printed Name of Sponsor  The Staty ISD Athletics Department of the confirmation of Sponsor  The printed Name of Sponsor	District facility agrees to protect, m and against any and all claim and against any and all claim and of personal injuries, death, and agents whether resulting f the user herein, all of these with the above-named organization, of facility prior to the event if the anization in order to accommoded for the reservation and to incompare the event of the event	ns, demands, causes of action, or other bodily injury or damage to property, of from the performance of its obligations thout regard to fault, even if any  I acknowledge and agrees that: District determines that it must use the date the greatest number of requests. lividuals associated with the organization crare prohibited.  In acknowledge and agrees that: District determines that it must use the date the greatest number of requests. lividuals associated with the organization crare prohibited.  It is a prohibited.  In a control of the cont
To the extent permissible by the Constitution and law Katy Independent School District, its Board of Truster (Independent School District) and attorney's feather public, Katy ISD or the user herein, its or their gus indemnified or injured party is negligent in whole or public, Katy ISD or the user herein, its or their gus indemnified or injured party is negligent in whole or public indemnified or injured party is negligent in whole or public indemnified or injured party is negligent in whole or public indemnified or injured party is negligent in whole or public indemnified or injured party is negligent in whole or public indemnified injured in the provided party is negligent in the open in the use of the facility requested will be restrict in order to maintain security. (Subleasing is provided by the group and the use, possession of any weapor beverages, and pyrotechnics (including fired in the use, possession, or storage of any pestic info.  The use, possession, or storage of any pestic in Food and drinks are not allowed in any Katy IS and the use, possession, or storage of any pestic info.  Food and drinks are not allowed in any Katy IS are groups/Organizations reserving a District facility reservations. All signs (inside and outside Reservations, and Marketing Department prior proof of the required insurance must be submited in the proof of the required insurance must be submited in the proof of the required insurance must be submited in the proof of the required insurance must be submited in the proof of the required insurance must be submited in the proof of the required insurance must be submited in the proof of the required insurance must be submited in the proof of the required insurance must be submited in the proof of the required insurance must be submited in the proof of the required insurance must be submited in the proof of the required insurance	avs of the State of Texas, the user of a Dives, officers, employees, and agents from the sets, officers, employees, and agents from the sets, employees, supervisors, vendors are and/or the equipment or property of the set and may cancel any agreement of any action of the District country of the district of the hours of use by any group or orgated to the areas designated and approve with the district of the hours of use by any group or orgated to the areas designated and approve with the district of the hours of use by any group or orgated to the areas designated and approve with the district of the hours of use by any group or orgated to the areas designated and approve works) and the use of tobacco product or herbicide on any Katy ISD property D Junior High or High School gymnasiu deemed indecent, obscene, immoral, or the group of the province of the Campus or District or use. It to use. It to use of District facilities. It to use of District facilities. It confirmation from the District is province the facility is opened for the event untation of date availability, and payment the printed Name of Sponsor  The confirmation of the Sponsor  The Staty ISD Athletics Department of the confirmation of Sponsor  The confirmation of the Sponsor  The Staty ISD Athletics Department of the set of th	District facility agrees to protect, m and against any and all claim and against any and all claim and of personal injuries, death, and agents whether resulting f the user herein, all of these with the above-named organization, of facility prior to the event if the anization in order to accommoded for the reservation and to incompare the event of the	ns, demands, causes of action, or other bodily injury or damage to property, of from the performance of its obligations thout regard to fault, even if any  I acknowledge and agrees that: District determines that it must use the date the greatest number of requests. lividuals associated with the organization are prohibited.  In a continuous cation, illegal drugs, alcoholic are prohibited.  In a continuous cation, illegal drugs, alcoholic are prohibited.  In a continuous cation, illegal drugs, alcoholic are prohibited.  In a continuous cation, illegal drugs, alcoholic are prohibited.  In a continuous cation, illegal drugs, alcoholic are prohibited.  In a continuous cation, illegal drugs, alcoholic are prohibited.  In a continuous cation, illegal drugs, alcoholic are prohibited.  In a continuous cation, illegal drugs, alcoholic are prohibited.  In a continuous cation, illegal drugs, alcoholic are prohibited.  In a continuous cation, illegal drugs, alcoholic are prohibited.  In a continuous cation, illegal drugs, alcoholic are prohibited.  In a continuous cation, illegal drugs, alcoholic are prohibited.  In a continuous cation, illegal drugs, alcoholic are prohibited.  In a continuous cation, illegal drugs, alcoholic are prohibited.  In a continuous cation, illegal drugs, alcoholic are prohibited.  In a continuous cation, illegal drugs, alcoholic are prohibited.
To the extent permissible by the Constitution and law Katy Independent School District, its Board of Truster (Indigation (Including all costs thereof and attorney's feather public, Katy ISD or the user herein, its or their grain the public, Katy ISD or the user herein, its or their grain the programs used indemnified or injured party is negligent in whole or public, Katy ISD or the user herein, its or their grain to the programs used indemnified or injured party is negligent in whole or public in the programs of the program of the	avs of the State of Texas, the user of a Dives, officers, employees, and agents from the sets, officers, employees, and agents from the sets, employees, supervisors, vendors are and/or the equipment or property of the set and may cancel any agreement of any action of the District country of the district of the hours of use by any group or organd to the areas designated and approve with the district of the hours of use by any group or organd to the areas designated and approve with the district of the hours of use by any group or organd to the areas designated and approve with the district of the hours of use by any group or organd to the areas designated and approve works) and the use of tobacco product of the or herbicide on any Katy ISD property D Junior High or High School gymnasiu deemed indecent, obscene, immoral, or the group of the province of the Campus or District of use. It to use. It to use of District facilities. It to use of District facilities. It confirmation from the District is province the facility is opened for the event untation of date availability, and payment in the Printed Name of Sponsor  The printed Name of Sponsor  The Staty ISD Athletics Department of the confirmation of Sponsor  The printed Name of Sponsor	District facility agrees to protect, m and against any and all claim and against any and all claim and of personal injuries, death, and agents whether resulting f the user herein, all of these with the above-named organization, of facility prior to the event if the anization in order to accommoded for the reservation and to incompare the event of the event	ns, demands, causes of action, or other bodily injury or damage to property, of from the performance of its obligations thout regard to fault, even if any  I acknowledge and agrees that: District determines that it must use the date the greatest number of requests. lividuals associated with the organization are prohibited.  In a continuous cation, illegal drugs, alcoholic are prohibited.  In a continuous cation, illegal drugs, alcoholic are prohibited.  In a continuous cation, illegal drugs, alcoholic are prohibited.  In a continuous cation, illegal drugs, alcoholic are prohibited.  In a continuous cation, illegal drugs, alcoholic are prohibited.  In a continuous cation, illegal drugs, alcoholic are prohibited.  In a continuous cation, illegal drugs, alcoholic are prohibited.  In a continuous cation, illegal drugs, alcoholic are prohibited.  In a continuous cation, illegal drugs, alcoholic are prohibited.  In a continuous cation, illegal drugs, alcoholic are prohibited.  In a continuous cation, illegal drugs, alcoholic are prohibited.  In a continuous cation, illegal drugs, alcoholic are prohibited.  In a continuous cation, illegal drugs, alcoholic are prohibited.  In a continuous cation, illegal drugs, alcoholic are prohibited.  In a continuous cation, illegal drugs, alcoholic are prohibited.  In a continuous cation, illegal drugs, alcoholic are prohibited.