AGREEMENT FOR JOINT USE OF FACILITIES BETWEEN CITY OF MOSES LAKE AND MOSES LAKE SCHOOL DISTRICT NO. 161

This Agreement is made and entered into June 15th, 2018, by and between the City of Moses Lake, Grant County, Washington, a code city, duly organized and operating under and by virtue of the laws of the State of Washington ("City"), and the Moses Lake School District No. 161, Grant County, Washington, a municipal corporation, duly organized and operating under and by virtue of the laws of the State of Washington ("District"), and jointly referred to as "Parties."

Recitals.

Whereas, the City and the District are mutually interested in meeting youth and community demands for more developmental and recreational opportunities.

Whereas, the City and the District wish to enter into an agreement for the coordination of facilities owned by the City and the District.

Whereas, the Interlocal Cooperation Act, RCW Chapter 39.34, provides that any two public agencies of the state having separate authority to exercise a particular power may enter into an agreement for cooperative or joint exercise of that power.

Now, Therefore, in consideration of the foregoing recitals and the terms, conditions, covenants, and agreements set forth herein, the Parties agree as follows:

1. Purpose. The purpose and intent of this Agreement is to provide for the joint use of facilities that belong to the City and/or the District in a manner which does not interfere with the specific educational and/or recreational purposes for which the facility was intended.

2. Duration. This Agreement shall be for a one (1) year period commencing on June 15, 2018, and ending June 14, 2019 unless terminated earlier upon a breach of this Agreement by a party pursuant to Section 2.1 below.

2.1 Upon breach of this Agreement by either party, the other party shall give written notice of the intent to terminate the Agreement specifying the claimed breach and action required to cure the breach. If the breaching party fails to cure the breach within five (5) calendar days from receipt of said written notice, the other party may terminate the Agreement upon written notification to the breaching party.

3. Joint Board. This Agreement shall be administered by a joint board composed of the City Parks and Recreation Director, or other designated City representative, and the District Facility Scheduler, or other designated District representative.

4. Facilities.

4.1 City Facilities as identified on "Appendix A".

4.2 District Facilities as identified on "Appendix B".
5. Use of Facilities.

5.1 Priority of Use. The City shall have priority use of the District Facilities when not scheduled for use by the District. The District shall have priority use of the City Facilities when not scheduled for use by the City.

5.2 Agency Rules. All joint use activities scheduled under this Agreement shall comply with the agency rules and policies of the party that owns the facility. See “Appendix C” for detailed listing of both Parties’ rules and policies.

5.3 Shutdowns. The City and District shall attempt to provide at least ten (10) calendar days’ notice of shutdowns of facilities for preventative or emergency maintenance.


6.1 Scheduling Coordinators. The City shall serve as the central scheduling office for all City Facilities and shall attempt to resolve all conflicts with the District. The District shall serve as the central scheduling office for all District Facilities and shall attempt to resolve all conflicts with the City.

6.2 District Use. The District shall submit all City Facilities use requests, including season schedules for practices, games and meets, to the City fourteen (14) calendar days or more prior to the start of the season.

6.3 City Use. The City shall submit all District Facilities use requests, including season schedules for practices, games and meets, to the District fourteen (14) calendar days or more prior to the start of the season.

7. Maintenance of Facilities.

7.1 Unless otherwise provided by the mutual written agreement of the Parties, it is agreed that the Parties shall each maintain their own facilities and equipment which are used by the other party.

7.2 The party that owns the facility shall use its best efforts to provide the facility in clean, usable condition before the activity commences. The party using the facility shall use its best efforts to leave the facility in at least as good a condition as when the use commenced.

7.3 No alteration or changes of any kind shall be made by one party to the other party’s facilities or equipment without the mutual written agreement of the parties.

8. Liability.

Each using party agrees to hold harmless, defend, and indemnify the owning party, its officers, officials, employees, and volunteers from and against any and all claims, suits, actions, or liabilities for any actual or alleged injury or death of any person, or for any actual or alleged loss or damage to property, which arises out of the use of premises or from any activity, work or thing done, permitted, or suffered by using party in or about the premises, except actual or alleged injury or death of any party.
person, or for any actual or alleged loss or damage to property that has been caused by the sole negligence of the owning party.

9. Insurance.

9.1 The District shall procure and maintain for the duration of the Agreement, general liability insurance covering premises, products-completed operations, and contractual liability with limits no less than $1,000,000 each occurrence, $2,000,000 general aggregate against claims for injuries to persons or damage to property which may arise from or in connection with the use of the City Facilities. The District shall also secure general liability insurance coverage for participant liability with limits of not less than $250,000 per occurrence. The City shall be named as an additional insured on the insurance policy and such policy shall provide that the District’s insurance coverages shall be primary insurance as respects the City. The District shall provide a certificate of insurance evidencing the required insurance before using the City Facilities. Insurance is to be placed with insurers with a current A.M. Best rating of not less than A:VII. The District’s maintenance of insurance as required by the Agreement shall not be construed to limit the liability of the District to the coverage provided by such insurance, or otherwise limit the City’s recourse to any remedy available at law or in equity.

9.2 The City shall procure and maintain for the duration of the Agreement, general liability insurance covering premises, products-completed operations, and contractual liability with limits no less than $1,000,000 each occurrence, $2,000,000 general aggregate against claims for injuries to persons or damage to property which may arise from or in connection with the use of the District Facilities. The City shall also secure general liability insurance coverage for participant liability with limits of not less than $250,000 per occurrence. The District shall be named as an additional insured on the insurance policy and such policy shall provide that the City’s insurance coverages shall be primary insurance as respects the District. The City shall provide a certificate of insurance evidencing the required insurance before using the District Facilities. Insurance is to be placed with insurers with a current A.M. Best rating of not less than A:VII. The City’s maintenance of insurance as required by the Agreement shall not be construed to limit the liability of the City to the coverage provided by such insurance, or otherwise limit the District’s recourse to any remedy available at law or in equity.

9.3 Each party’s membership in a self-insured, governmental risk pool shall satisfy all conditions set forth in Paragraph 9.1 and 9.2. Each Party shall provide to the Owning Party evidence of coverage prepared by their risk pool, prior to using the Owning Party’s premises.

10. Cost and Fees.

10.1 Each party shall bear its own cost for ordinary maintenance of their respective facilities.

10.2 Each party shall waive any associated user fees while the other party is using the facilities of the other party, except where noted on “Appendix D”.

10.3 If any repair or restoration work is needed, as a result of the other party’s use, the work shall be charged at standard rates and billed directly to that party as an extra cost.
10.4 User registration fees may be set for the use of District facilities by the City. Such registration fees shall be retained as revenue by the City. User registration fees may be set for the use of City facilities by the District. Such registration fees shall be retained as revenue by the District.

11. Inspection. Each party and its authorized officers, agents, and employees shall have the right to enter and inspect the facilities owned by that party and the operation being conducted thereon at reasonable times.

12. No Third Party Benefits. The Parties hereto do not intend to confer on any third parties any benefits hereunder. Therefore, no third party may utilize any provision hereof as a third party beneficiary or otherwise.

13. Entire Agreement. The terms and conditions written herein constitute the entire understanding between the Parties. This Agreement shall not be modified or amended except in writing and executed by the Parties hereto.

14. Governing Law and Venue. This Agreement shall be construed and interpreted in accordance with the laws of the State of Washington, and the venue of any action brought hereunder shall be in the Superior Court for Grant County.

15. Waiver. The failure of a party to this Agreement to insist, on any occasion, upon strict performance of any provision of this Agreement will not be considered a waiver of any obligation, right, or duty of, or imposed upon, such party. Any waiver at any time by either party of its rights with respect to this Agreement shall not be deemed a continuing waiver or a waiver with respect to any other failure to comply with any other obligation, right, duty of this Agreement. Any waiver of the terms and conditions of this Agreement shall, if requested, be provided in writing.

16. No Separate Legal Entity. Pursuant to RCW 39.34.030(3)(b) this Agreement does not create a separate legal or administrative entity other than specifically provided in this Agreement.

17. Filing. This Agreement shall be filed with the Grant County Auditor pursuant to RCW 39.34.040.

In Witness Whereof, the Parties hereto have signed their names the day, month and year first written above.

CITY OF MOSES LAKE

MOSES LAKE SCHOOL DISTRICT
NO. 161

______________________________  ________________________________
John Williams, City Manager      Dr. Joshua Meek, Superintendent

______________________________  ________________________________
Date                           Date
APPENDIX “A”
LIST OF CITY OF MOSES LAKE FACILITIES

1. Basin Homes Dog Park – Corner of Central Drive & Paxson Drive
2. Blue Heron Park – 111 Westshore Drive
3. Carl T. Ahlers Park – 500 W. 3rd Avenue
4. Carpenter Park – 1522 Lee Street
5. Cascade Park – 2001 Valley Road
6. Civic Center Park – 411 S. Balsam Street
7. Crossroads Park – 1600 Truman Drive
8. Gillette Park – 205 E. 11th Avenue
9. Harrison K. Dano Park – 501 S. Paxson Drive
10. Hayden Park – 1108 St. Helens Avenue
12. John E. Calbom Island Park – Lewis Horn and Parker Horn
13. Juniper Park – 902 Juniper Drive
14. Knolls Vista Park – 444 Knolls Vista Drive
15. Laguna Park – Sage & Laguna
16. Lakeview Park – 802 S. Clover Drive
17. Larson Playfield – 2501 W. Broadway Avenue
18. Municipal Ice Rink – 610 Yakima Avenue
19. Municipal BMX Track – 610 Yakima Avenue
20. Municipal RC Track – 610 Yakima Avenue
21. Lower Peninsula Park – 3919 Peninsula Drive
22. Marina Park – 1414 Marina Drive
23. McCosh Park – 401 W. 4th Avenue
25. Centennial Amphitheatre – 999 Dogwood Street
26. Montlake Park – 401 Linden Avenue
27. Moses Lake Museum & Art Center – 401 S. Balsam Street
28. Neppel Landing – 104 S. Alder Street
29. Paul Lauzier Memorial Athletic Complex – 933 Central Drive
30. Peninsula Park – Texas Street & Russett Street
31. Power Pointe Park – 1647 Beaumont Street
32. Sinkiuse Square – 306 Ash Street
33. Moses Lake Skate Park – 414 W. 4th Avenue
34. The Learning Center – 701 Penn Street
35. Three Ponds Wetland Park – 800 Alder Street
36. Vista Park – 1101 Evelyn Drive
37. Yonezawa Park – 300 W. Yonezawa Boulevard
APPENDIX “B”
LIST OF MOSES LAKE SCHOOL DISTRICT NO. 161 FACILITIES

1. Moses Lake High School – 803 Sharon Avenue E.
2. Columbia Basin Technical Skill Center – 900 E. Yonezawa Boulevard
3. Chief Moses Middle School – 1111 E. Nelson Road
4. Frontier Middle School – 517 W. 3rd Avenue
5. Endeavor Middle School – 6527 Patton Boulevard N.E.
7. Knolls Vista Elementary School – 454 W. Ridge Road
8. Lakeview Terrace Elementary School – 780 S. Clover
9. Larson Heights Elementary School – 700 Lindberg Lane
10. Longview Elementary School – 9783 Apple Road N.E.
11. Midway Elementary School - 502 S. “C” Street
12. North Elementary School – 1200 W. Craig Street
13. Park Orchard Elementary School – 417 N. Paxson Drive
14. Peninsula Elementary – School 2406 W. Texas Street
15. Special Services Conference Room – 1318 W. Ivy Avenue
APPENDIX “C”
RULES AND REGULATIONS FOR USE OF SCHOOL FACILITIES

The building and grounds of the Moses Lake School District are primarily for public school purposes, which include all activities of the school involved in carrying out its programs. No other use shall be permitted to interfere with the primary purpose for which these buildings and grounds are intended.

1. The District reserves the right to deny/cancel any permit, and/or discontinue use of the facility by the applicant/user at any time if, in their sole discretion, the use of a facility is in the conflict with District use policies or regulations.

2. Approval for the use of all facilities must be obtained from the Community Schools Coordinator by completing the appropriate application. Except for priorities established by regulation, applications are accepted on a first come first served basis. Applications for the use of facilities during the succeeding school year will be processed after July 1.

3. To assist in meeting district needs and scheduling, the school year will be broken into seasons for athletic requests. Fall Season (September 1 – November 30), Winter Season (December 1 – February 28), Spring Season (March 1 – May 31). Requests for athletic facilities will be booked one season at a time, no sooner than the following dates: Fall Season, starting August 1, Winter Season, starting November 1, Spring Season, starting February 1.

4. A single application may be made for a series of uses of like character. Facilities and equipment used shall be limited to those specified on the approved application.

5. All youth athletic groups will sign a Head Injury Compliance Form for compliance with HB 1824, Youth Sports-Head Injury Policies, all groups will also be given information on Sudden Cardiac Arrest.

6. Satisfactory sponsorship and adequate adult supervision, which may include appropriate police and security personnel, shall be required of all activities within District facilities. Personal use of space, such as birthday parties, private sales parties, or personal meetings/banquets will not be permitted.

7. It is the responsibility of the applicant/user to report the Community Schools Coordinator by the close of the next business day all non-emergency injuries and damage due to the activities of the applicant/user. If the incident (damage to the facility or injury to a participant or attendee) is an emergency, the incident is to be reported immediately to the Custodian Supervisor and/or Community Schools Coordinator.

CONDITIONS

1. Unless previously arranged, a district employee shall be present on duty at all times when a district facility is in use by any group and that employee shall be responsible for closing and securing the building after use. Other employees may be required for specific activities to support facility operation.

2. Keys to buildings of facilities shall not be issued to any individual or group for entering a district facility without authorization. Unless previously arranged, facilities must be opened and closed by custodians or other authorized District personnel at the times arranged during the application process.

3. District furniture or equipment shall not be moved from classrooms or buildings to which they belong except by authorized District personnel, and such removal shall be previously arranged. If the facilities are not restored to the condition in which they were found, all costs to restore such facilities will be billed to the user at the sole discretion of the district.

4. Decorations that create damage to walls, ceilings, floors, or furniture are not allowed in district facilities. Nails, tacks, duct tape, glue and other adhesives, are not permitted. Open flames including, candles, briquettes, and wood fires are not permitted on District property. All costs for such removal of decorations or damages caused by decorations or open flame shall be directly billed to the user.
RESPONSIBILITIES
1. Adult leaders of organizations using District facilities shall remain with their groups throughout activities and shall be financially responsible for the proper care of the facility used, and any District materials, furniture, or equipment therein.
2. In the event of damage or loss of District property, the applicant must accept the District’s estimate of replacement/repair and pay all costs associated therein within 30 days. The District is not responsible for property lost by individuals or groups using school facilities.

RESTRICTIONS
1. The use of tobacco, alcoholic beverages, or illegal drugs is strictly prohibited in all District facilities and upon all District properties.
2. Food is limited to certain facilities and the vending and/or serving of such must be approved in advance.
3. Kitchens are not available except under special conditions, which require District kitchen staff at all times & prior approval from the Food Services Director.
4. Street shoes and cleats are prohibited on gym floors. Non marking gym shoes only. Pitching mats are required for softball/baseball practices held indoors.
5. Outdoor balls for soccer, softball, and baseball are not permitted for indoor gym use.
6. All Washington State and local laws and fire codes are in effect for use of District facilities.

FEES
1. Charges for use of District facilities by public interest and public welfare groups, by private interest groups of not-for-profit status, and by non-commercial groups shall be based upon the actual costs incurred by the District. These include but are not limited to direct labor, materials and other operating costs, and applicable overhead costs. Charges for use involving private profit or commercial gain, direct or indirect, shall be such as to reimburse the District in full for said overhead and operating costs, plus an amount representing a share of the profit or monetary gain.
2. Costs quoted are an estimate based on information given at the time of application for use of District facilities. Actual costs charged to the user are subject to change based upon conditions and final arrangements at the time of use.
3. Use fees shall be paid in accordance with the current schedule and District rules and regulations. Additional charges shall be made for custodians, technicians, and other staff when use necessitates their participation.
4. Payment for use of District facilities is due within 30 calendar days from the date of invoice. Failure to pay invoices within 30 calendar days will result in the denial of future use of District facilities to the delinquent user until payment is made.
5. Users shall also be responsible for all collection, attorney, insurance or any other fees associated with the collection of payment in regard to use of school facilities, equipment, or staff.
APPENDIX “C”
Agency Rules
City of Moses Lake

General Park Rules

A. All activities that constitute civil or criminal violations under state, local or federal statute shall be prohibited on park property or in park facilities.

B. It is unlawful for any person to do or permit any of the following acts within any city park:
   1. Scatter, leave, throw, break or strew any litter, bottles, glass, paper, debris, garbage, refuse, or advertising matter in any park except in designated receptacles; provided, however, that it is further unlawful to deposit in such designated litter receptacles or elsewhere within a park any refuse, litter or other trash collected at the home, business or other dwelling of any person and intentionally brought to the park solely for the purpose of disposing of such refuse, litter or trash.
   2. Damage, deface, mar, or destroy any park equipment or facility.
   3. Cut, damage or destroy any park trees, shrubs, landscaping or plants, including grass.
   4. Consume any beer, wine or intoxicating liquor in any park, or have possession of any container of beer, wine or intoxicating liquor in any park; provided, however, that consumption of alcoholic beverages in city parks is permitted if consumption is within a designated area in conjunction with a special event as authorized by the Parks Department.
   5. Drive or park any vehicle or motorized bike, scooter, motorcycle, or ATV/UTV (as defined in MLMC Chapter 10.18), on the grass in any park or any other place not specifically designated for vehicular traffic, or operate a vehicle, motorized bike, scooter, motorcycle or ATV/UTV negligently within any park or park facility, unless expressly authorized by a permit issued by the City. This provision does not apply to authorized personnel of the City.
   6. Disturb or molest the peace of others using the park and park facilities.
   7. Solicit, promote or engage in any private commercial enterprise without prior approval of the city council.
   8. Start or maintain a fire except in permanent park facilities provided for that purpose or in a barbeque, hibachi or other freestanding apparatus commonly used for outdoor food preparation purposes in an approved portion of the park.
   9. Camp in any portion of any park unless specifically allowed by the City Manager pursuant to section 12.36.060 or by city council action for special events. Camping is prohibited pursuant to MLMC Chapter 9.18.
APPENDIX “C”
Agency Rules
Moses Lake School District No. 161

RULES AND REGULATIONS FOR USE OF LIONS FIELD
The building and grounds of the Moses Lake School District are primarily for public school purposes, which include all activities of the school involved in carrying out its programs. No other use shall be permitted to interfere with the primary purpose for which these buildings and grounds are intended.

STADIUM FACILITY
1. The Press Box is for use by event officials, coaches, and the media only. Professional conduct must be maintained in the Press Box at all times.
2. No bikes, skateboards, roller blades, or skates allowed on the concourse, grandstands, track, etc.
3. No vehicles will be allowed to be parked or stored inside the stadium perimeter fencing, except Emergency Medical Service (EMS) vehicles.
4. The Home and Visiting team bands will access the playing field as instructed by the Field Supervisor.

ARTIFICIAL TURF FIELD and RUNNING TRACK SURFACES
1. Use of synthetic turf field is by contract only.
2. No food, chewing gum, soda, all sports drinks, hot or cold flavored drinks/beverages, or sunflower seeds allowed on the turf, field, or track surfaces. Sunflower seeds will be fined $250 in addition to custodial labor hours. Exception: Water is allowed.
3. No pets allowed, with exception of service animals.
4. No smoking, chewing tobacco, open flame or fireworks.
5. No cans, glass, or glass containers.
6. No digging in turf or driving stakes into surface.
7. Absolutely no vehicles on turf surface.
8. No paint, chalk, permanent markings allowed on the turf or track surfaces.
9. No tape on the turf field surface.
10. No climbing on goal posts.
11. No spectators allowed on track or turf.
12. No aircraft allowed except in the event of an emergency as coordinated by the EMS staff on duty.
13. Any body fluids must be reported immediately to the Field Supervisor for cleanup.
14. For other events, stages or large structures erected on the turf must be set on minimum 16” x 16” x 1 ½” base pads or 3/4” plywood. ONLY WITH PRIOR APPROVAL.
15. For special events, graduations, and other similar ceremonies, only chairs, tables, and similar items with blunt leg tips or slip-on protective leg tips will be allowed on the turf. ONLY WITH PRIOR APPROVAL.
16. Running shoes allowed. No spikes or high-heeled shoes allowed.
17. The stadium turf area may not be used as a team assembly or rest area – no pop-ups, chairs, and blankets.
18. No golfing or Frisbee play.
19. No throwing of javelin or hammer impediments. Throwing of discus and shot put must be supervised an only in areas designated for the event.
20. Dispose of all trash in stadium bleachers, field, track, and perimeter in designated trashcans.
21. Each team shall furnish sufficient support staff to enforce the above access rules.
22. Crowd control must be enforced at all times.

PARKING LOT
1. Parking only allowed in designated spaces. In case of overflow, street parking, Frontier Middle School, and McCosh Park parking lots may be used.
2. Tailgaters and food vendors are responsible for cleanup of their area. Cooking oil may not be disposed of on site.
3. No Trespassing when the gates are closed.

SECURITY REQUIREMENTS
The renter will be required to employ security on site for the entire time the event is held. The security person can be security personnel from the school, a private security agency, or a local off duty policeman.
- 50 – 200 Participants and spectators, 1 officer required
- 200 – 400 Participants and spectators, 2 officers required
- 400+ Participants and spectators, 3 officers required
   The renter will be required to provide documentation certifying security staff has been acquired and working during events. Private security firms will need to furnish a copy of the agencies business license and the signed agreement with the firm to the district. Security officer needs to be clearly identified to the participants and spectators as a security officer.

ADDITIONAL NOTES
1. The Moses Lake School District is not responsible for lost or stolen items.
2. No medical services are provided on site, it is the responsibility of the renting party to coordinate and provide medical services with the Moses Lake Fire Department.
3. Failure to follow Rules and Regulations of Lions Field will result in termination of current and future uses of the property for a minimum of one (1) school year.
APPENDIX “D”
Fee Exceptions/Additional Fees Required
City of Moses Lake

Rate Table for Moses Lake School District use of Parks and Recreation facilities listed as exceptions on Section 10.2 of agreement for joint use of facilities between Moses Lake School District and City of Moses Lake.

<table>
<thead>
<tr>
<th>Special Events – Picnic Shelters, Amphitheater, Fun Runs, Color Runs and etc.</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Additional Picnic Tables</td>
<td>$20.00 per table</td>
</tr>
<tr>
<td>Additional Garbage Cans</td>
<td>$10.00 per can</td>
</tr>
<tr>
<td>Porta Potties</td>
<td>$65.00 per Potty</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Larson Playfield and Paul Lauzier Athletic Complex</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Softball Fields</td>
<td></td>
</tr>
<tr>
<td>High School Districts and Regionals</td>
<td>$37.00 per game</td>
</tr>
<tr>
<td>Lights</td>
<td>$15.00 per hour</td>
</tr>
<tr>
<td>Inside Fences</td>
<td>$70.00 per field</td>
</tr>
<tr>
<td>Baseball Fields</td>
<td></td>
</tr>
<tr>
<td>High School Districts and Regionals</td>
<td>$37.00 per game</td>
</tr>
<tr>
<td>Lights</td>
<td>$18.00 per hour</td>
</tr>
<tr>
<td>Crowd Control Fencing</td>
<td>$140.00 per event</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Surf 'n Slide Waterpark</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Pool Rental</td>
<td></td>
</tr>
<tr>
<td>1 - 100 patrons</td>
<td>$715.00 per hour</td>
</tr>
<tr>
<td>101 - 150 patrons</td>
<td>$780.00 per hour</td>
</tr>
<tr>
<td>151 - 250 patrons</td>
<td>$915.00 per hour</td>
</tr>
<tr>
<td>251 - 500 patrons</td>
<td>$1110.00 per hour</td>
</tr>
<tr>
<td>501 - 1000 patrons</td>
<td>$1245.00 per hour</td>
</tr>
</tbody>
</table>
## APPENDIX “D”
Fee Exceptions/Additional Fees Required
*Moses Lake School District No. 161*

Rate Table for City use of District facilities listed as exceptions on Section 10.2 of Agreement for Joint Use of Facilities between City of Moses Lake and Moses Lake School District No. 161

All rates are hourly except where noted, maximum of 6 hours charged for rent, hourly minimum of 2 hours applies to all personnel.

<table>
<thead>
<tr>
<th>Columbia Basin Technical Skills Center (CBTech)</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Lecture Hall</td>
<td>$20.00</td>
</tr>
<tr>
<td>Commons</td>
<td>$15.00</td>
</tr>
<tr>
<td>Custodian</td>
<td>$25.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Lions Field</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Field - Practice</td>
<td>$10.00</td>
</tr>
<tr>
<td>Field - Games</td>
<td>$20.00</td>
</tr>
<tr>
<td>Locker Room</td>
<td>$7.50</td>
</tr>
<tr>
<td>Lights</td>
<td>$20.00</td>
</tr>
<tr>
<td>Field Supervisor - Practice</td>
<td>$25.00</td>
</tr>
<tr>
<td>Field Supervisor - Games</td>
<td>$30.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>MLHS Theater</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Theater</td>
<td>$20.00</td>
</tr>
<tr>
<td>Theater Technician</td>
<td>$30.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>MLHS Baseball/Softball Fields - Per Field, Per Game</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Youth Game (18 &amp; under)</td>
<td>$22.00</td>
</tr>
<tr>
<td>Adult Game (over 18)</td>
<td>$27.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>MLHS Pool - Daily Rate</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Lifeguard Class</td>
<td>$100.00</td>
</tr>
</tbody>
</table>