PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS

AGENDA ITEM SUMMARY

Meeting Date:	July 12, 2022	[X] Consent [] Workshop	[] Regular [] Public Hearing
Department:	Fire Rescue		

I. EXECUTIVE BRIEF

Motion and Title: Staff recommends motion to receive and file:

- A. Lease Agreement for the Use of School Facilities with the School Board of Palm Beach County, for Fire Rescue testing (Wellington High), on March 29-30, 2019, and;
- B. Lease Agreement for Use of School Facilities with the School Board of Palm Beach County, for Fire Rescue testing (Wellington High), on April 30, 2022.

Summary: In accordance with County PPM CW-O-051, all delegated contracts, agreements and grants must be submitted by the initiating Department as a receive and file agenda item. The attached lease agreements have been fully executed on behalf of the Board of County Commissioners (Board) by the Fire Rescue Administrator, in accordance with a delegation of authority from the Board (R2017-1072) through the County Administrator. These executed documents are now being submitted to the Board to receive and file. **Countywide** (SB)

Background and Justification: In 2017, the Board approved the conveyance and transfer of a fire engine, valued at \$33,500, in exchange for the use of Wellington High. The School Board agreed to waive several terms and conditions of their standard lease agreement and their typical non-profit facility use fees for approved Fire Rescue uses up to a cumulative credit amount of \$33,500 until the credit is exhausted or ten years from the Interlocal Agreement date (August 14, 2027), whichever comes first. The waived balance of these leases is \$3,612, and the remaining credit balance is \$29,588.

Attachments:

Lease Agreement for the Use of School Facilities for March 29-30, 2019

2. Lease Agreement for the Use of School Facilities for April 30, 2022

Approved by:

Approved by:

Approved by:

Assistant County Administrator

II. FISCAL IMPACT ANALYSIS

A.	Five Year Summary of F	iscal Impact:				
Capit Opera Exter Progr	l Years al Expenditures ating Costs nal Revenues ram Income (County) nd Match (County)	2022	2023	2024	2025	2026
NET	FISCAL IMPACT	*				
	DITIONAL FTE TIONS (Cumulative)	0				
Does	m Included in Current But this item include the us	e of federal fu	unds Ye	es No		
B.	Recommended Source					
a _l R	The waived value of these oproved by the School Descue paid \$3/5 for labores. Departmental Fiscal Re	istrict in exchar r in FY 2022,	ange for a and \$10,08	previous trai 35 in FY 2019	nsfer of a fire of for labor an	e engine. Fire
			EW COMM			
A.	OFMB Fiscal and/or C	ontract Dev. व ी।पी22 क्रिटिंग्य/22		Any	and Control	16/23/22
B.	Legal Sufficiency					
	Assistant County Atto	orney	4/23/á	12		
C.	Other Department Re	view:				
	Department Director					

(THIS SUMMARY IS NOT TO BE USED AS A BASIS FOR PAYMENT.)

BEACH COUN

THE SCHOOL DISTRICT OF PALM BEACH COUNTY

Lease Agreement for the Use of School Facilities

Lease ID: LID - 2019 -2191 - 1041

Revision: 2

School Facility:

Wellington Community High

Lessee Type:

Non-Profit (Non-Taxable)

Status: Issued

DIRECTIONS: Please review all information for accuracy. Have Lessee and Witness sign and date document below. After this lease agreement has been completed and all signatures obtained, make copies for Lessee. Schools are to keep the signed, original leases on file at the school center location.

This AGREEMENT made on 03/26/2019, between The SCHOOL BOARD OF PALM BEACH COUNTY, as Lessor, and Palm Beach County Fire Rescue, as Lessee located at the following address:

Address

405 Pike Road

City

West Palm Beach

State

Florida

Zip Code

33411

Exhibits provided by Lessee include the following:

Liability Insurance*

Sales Tax Exempt Certification

Status of Corporation

Non-Profit Corporation

Health Department

Event Name Palm Beach County

Event Description Exam

SUMMARY OF LEASE AGREEMENT CHARGES:

Round Costs 2 Extellighting 2 2 Parts on Section in the section of the content of \$.00 \$.00 \$385.00 \$9,700.00 \$.00 \$.00 \$10,085.00

*Total is displayed only if purchased from School Board of Palm Beach County

That by signing this agreement, Lessor does hereby lease unto the Lessee and Lessee takes and hires from Lessor its premises for the event as described in this contract, for the purpose as specified and agreed upon, and will abide by all other "Terms & Conditions" listed on or attached to this lease, front and back, including all required documentation.

Signature of Lesse

Cara Hayden

School Principal's Signature

03/26/2019

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

COUNTY ATTORNEY

Date approved by Principal in System

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Lo ation Cost Details

Lo Cation	Cost D	etails	in the same of the			Var Whitester	MINISTER AND SHARES	PHIRTSHIP MALTER	the orange and	automorphis and the con-	OF BLACK FILLY
Re ery tion	Space	Rate Type	Planned Start	Planned End	Room Cost	Total Taxes	Insur. Cost	Labor Cost	Lxt. Light	のからいいのから	Effective Cost
1565219	132	Classroom	03/29/2019 15:30:00	03/29/2019 18:30:00	\$75.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$75.00
1565219	160	Classroom	03/29/2019 15:30:00	03/29/2019 18:30:00	\$75.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$75.00
1565219	154	Classroom	03/29/2019 15:30:00	03/29/2019 18:30:00	\$75.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$75.00
1565219	149	Classroom	03/29/2019 15:30:00	03/29/2019 18:30:00	\$75.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$75.00
1565219	151	Classroom	03/29/2019 15:30:00	03/29/2019 18:30:00	\$75.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$75.00
1565219	138	Classroom	03/29/2019 15:30:00	03/29/2019 18:30:00	\$75.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$75.00
1565219	134	Classroom	03/29/2019 15:30:00	03/29/2019 18:30:00	\$75.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$75.00
1565219	137	Classroom	03/29/2019 15:30:00	03/29/2019 18:30:00	\$75.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$75.00
1565219	126	Classroom	03/29/2019 15:30:00	03/29/2019 18:30:00	\$75.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$75.00
1565219	101	Classroom	03/29/2019 15:30:00	03/29/2019 18:30:00	\$75.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$75.00
1565219	105	Classroom	03/29/2019 15:30:00	03/29/2019 18:30:00	\$75.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$75.00
1565219	113	Classroom	03/29/2019 15:30:00	03/29/2019 18:30:00	\$75.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$75.00
1565219	156	Classroom	03/29/2019 15:30:00	03/29/2019 18:30:00	\$75.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$75.00
1565219	125	Classroom	03/29/2019 15:30:00	03/29/2019 18:30:00	\$75.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$75.00
1565219	127	Classroom	03/29/2019 15:30:00	03/29/2019 18:30:00	\$75.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$75.00
1565219	158	Classroom	03/29/2019 15:30:00	03/29/2019 18:30:00	\$75.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$75.00
1565219	153	Classroom	03/29/2019 15:30:00	03/29/2019 18:30:00	\$75.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$75.00
1565219	163	Classroom	03/29/2019 15:30:00	03/29/2019 18:30:00	\$75.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$75.00
1565219	155	Classroom	03/29/2019 15:30:00	03/29/2019 18:30:00	\$75.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$75.00
1565219	135	Classroom	03/29/2019 15:30:00	03/29/2019 18:30:00	\$75.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$75.00
1565219	136	Classroom	03/29/2019 15:30:00	03/29/2019 18:30:00	\$75.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$75.00
1565219	161	Classroom	03/29/2019 15:30:00	03/29/2019 18:30:00	\$75.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$75.00
1565219	150	Classroom	03/29/2019 15:30:00	03/29/2019 18:30:00	\$75.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$75.00
1565219	130	Classroom	03/29/2019 15:30:00	03/29/2019 18:30:00	\$75.00	. \$.00	\$.00	\$.00	\$.00	\$.00	\$75.00
1565219	157	Classroom	03/29/2019 15:30:00	03/29/2019 18:30:00	\$75.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$75.00
1565219	114	Classroom	03/29/2019 15:30:00	03/29/2019 18:30:00	\$75.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$75.00

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		The state of		Planned 7	Room	Tinish .	ininis.			Tolai	William St. Ballion, St. St.
Reservation 1565220	Space 101	Rate Type Classroom	03/30/2019	03/30/2019	\$250.00	Taxes \$.00	\$.00	\$.00	\$.00	\$.00	\$250.00
1505220	101	Classroom	03/30/2019	17:00:00	\$230.00	\$.00	φ.00	\$.00	\$.00	\$.00	\$230.00
1565220	151	Classroom	03/30/2019 07:00:00	03/30/2019 17:00:00	\$250.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$250.00
1565220	105	Classroom	03/30/2019 07:00:00	03/30/2019 17:00:00	\$250.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$250.00
1565220	155	Classroom	03/30/2019 07:00:00	03/30/2019 17:00:00	\$250.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$250.00
1565220	149	Classroom	03/30/2019 07:00:00	03/30/2019 17:00:00	\$250.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$250.00
1565220	134	Classroom	03/30/2019 07:00:00	03/30/2019 17:00:00	\$250.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$250.00
1565220	135	Classroom	03/30/2019 07:00:00	03/30/2019 17:00:00	\$250.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$250.00
1565220	154	Classroom	03/30/2019 07:00:00	03/30/2019 17:00:00	\$250.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$250.00
1565234	106	Multipurpose Rm	03/30/2019 07:00:00	03/30/2019 17:00:00	\$300.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$300.00
1565220	136	Classroom	03/30/2019 07:00:00	03/30/2019 17:00:00	\$250.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$250.00
1565220	160	Classroom	03/30/2019 07:00:00	03/30/2019 17:00:00	\$250.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$250.00
1565220	161	Classroom	03/30/2019 07:00:00	03/30/2019 17:00:00	\$250.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$250.00
1565220	163	Classroom	03/30/2019 07:00:00	03/30/2019 17:00:00	\$250.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$250.00
1565220	114	Classroom	03/30/2019 07:00:00	03/30/2019 17:00:00	\$250.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$250.00
1565234	108	Cafeteria (High)	03/30/2019 07:00:00	03/30/2019 17:00:00	\$600.00	\$.00	\$.00	\$385.00	\$.00	\$.00	\$985.00
1566251	154B	Media Center	03/30/2019 07:00:00	03/30/2019 17:00:00	\$350.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$350.00
1565220	158	Classroom	03/30/2019 07:00:00	03/30/2019 17:00:00	\$250.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$250.00
1565220	113	Classroom	03/30/2019 07:00:00	03/30/2019 17:00:00	\$250.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$250.00
1565220	137	Classroom	03/30/2019 07:00:00	03/30/2019 17:00:00	\$250.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$250.00
1565220	125	Classroom	03/30/2019 07:00:00	03/30/2019 17:00:00	\$250.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$250.00
1565220	127	Classroom	03/30/2019 07:00:00	03/30/2019 17:00:00	\$250.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$250.00
1565220	132	Classroom	03/30/2019 07:00:00	03/30/2019 17:00:00	\$250.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$250.00
1565220	150	Classroom	03/30/2019 07:00:00	03/3 <u>0</u> /2019 17:00:00	\$250.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$250.00
1565220	153	Classroom	03/30/2019 07:00:00	03/30/2019 17:00:00	\$250.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$250.00
1565220	157	Classroom	03/30/2019 07:00:00	03/30/2019 17:00:00		\$.00	\$.00	\$.00	\$.00	\$.00	\$250.00
1565220	130	Classroom	03/30/2019 07:00:00	03/30/2019 17:00:00		\$.00	\$.00	\$.00	\$.00	\$.00	\$250.00
1565220	126	Classroom	03/30/2019 07:00:00	03/30/2019 17:00:00	\$250.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$250.00

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				Planned	Room	CONTRACTOR OF THE PARTY OF THE	Insur	Labor	Est. Light Cost	Total	Effective
Reservatio	n Space	Rate Type	Planned Start	End	Cost	Taxes.	Cost	Cost	Cost	Waiver	Cost
1565220	138	Classroom	03/30/2019 07:00:00	03/30/2019 17:00:00	\$250.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$250.00
1565220	156	Classroom	03/30/2019 07:00:00	03/30/2019 17:00:00	\$250.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$250.00

Labor Cost Details

	Space -	Event Type	Position -:	- Working Hours	Rate #4	हातमा व्यक्ति
1565234	108	Cafeteria (High)	Custodian-1	11.00	\$35.00	\$385.00

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TERMS AND CONDITIONS OF THIS LEASE

This lease is governed by the provisions within Palm Beach County School Board Policy 7.18 and the following conditions:

- In situations where the commonly understood nature of the lease will involve direct contact between the Lease and students (i.e., private lease provided by
 Lease afterished to students of the school, summer came program, etc.), Lease must we remaind represent that all employees agents, and centractors of Lease
 who will have direct student contact have undergone and passed a Level 2 background screening.
 - Except when the Lesses is a School Based Organization, Lesses shall be required to include the following disclaimer in a prominent place on all wabsites and advertising materials and to provide copies of the website pages and all advertising materials that Lesses produces or distributes to the Principal/Director;
 - "[Lesses's fixme] is not affiliated with or endorsed by the School Board of Palm Boach County or Jeshool name] and the events/cetivities heated by.

 [Lesses's name] on [colors name]'s gram to a lesse agreement shall not be construided by this conducted, funded, hosted, or sponsored by the School Board or [colors name] on behalf of [Lesses's name]. The School Board and [school name] undertake no responsibility for supervising or monitoring [Lesses's name]'s events/activities and will not be liable for any and all actions of [Lesses's name] on [school name]'s premiseo."
- 2. Lesses will keep said premises in as good condition as when received and will not use or permit any use thereof which will invalidate or increase the rate of insurance, or overload the floors, the pool or otherwise damage the premises.
- 3. The Lesse's occupancy of said premises shall be at Losse's sole risk and Losses door hereby knowingly, freely, and voluntarily assume all sisk and Hability and door hereby knowingly, freely, and voluntarily assume all sisk and Hability and door hereby knowingly, freely, and voluntarily assume all sisk and Hability and door hereby from and against all loss; costs, damages, dalms, sults, actions, judgments, attempty feet and court costs, including but not limited to, the lesses, we negligence on account of hijery or death to persons, or property, artising out of the presence on ar the use of School Beard property by the Lesses, its egents, members or greater.

 4. The Lesses betalt use that the content of the persons of the persons
- 4. The Lesses hereby warrants that said lesses does not and will not discriminate against any person on the basis of race, religion, national origin, age, sex, gender identity or expression unless specifically exempted from compliance herewith by Federal law or Federal regulation.
- 5. The tesses shall comply with and be bound by the following terms and conditions:
 - a. No acts shall be allowed in which open flames are used.
 - b. No Fireworks or explosives of any nature shall be permitted in or about seld facilities.
 - c. No animals, birds or reptiles shall be permitted in or about the facilities.
 - d. No intext cating beverages of any kind or description shall be kept, used or consumed on the premises.
 - e. No smoking including e-tigerettes, shall be allowed or permitted anywhere on the premises:
 - f. No unmanned earliel vehicles of any kind, also known as drones, shall be parmitted on or about the premises.
 - g. Lessee shall not use any equipment or devices that utilize excessive electrical energy or water, or which in Lesson's opinion overload the capacity of the utility systems of said premises.
 - h. No use of portable pools, including those used as baptismal pools.
 - I. Foods may be sold or served on compus only if prepared in the school kitchen under the supervision of the facility personnel or if prepared in commercial conditions approved by the health department.
 - I. There shall be proper supervision for the accommodation and control of patrons attending any performance or activity.
 - is. The number of people attending or participating shall not exceed the maximum occupancy capacity of the facility as designated at any time.
 - I. No use of the facility(les) shall be made contrary to the laws of the State of Florida, or contrary to any ordinance, rules or regulations of any proper government agency having the right to make same.
 - in. The Lerres must provide preof of the required amount of insurance required by the Lerres's Office of Nisk Management. Follows to provide this proof of Insurance shall dissolve any obligations of the Lerres under this lease.
 - n. Any other requirements or policies as etipulated by the Superintendent.
- 6. Signage: Removable temporary directional signage (such as a sandwich sign, banners) directing traffic to a lease event may only be placed at the entrance to the lease discillity at the start of each lease event and shall be promptly removed at the end of the lease event each day.
- 7. The Lessee has examined and knows the condition of said premises and has received the same good order and repair, and that no representations as to the condition or repair thereof have been made by Lessor or the agent of Lessor prior to the execution of this Lease, that are not herein expressed or endorsed hereon.
- 8. No Lessee may sublease to a third party without the approval of the Superintendent of Schools or dasignes (lessor).
- 2. Rental fear are to be paid by cashler's check (bank check), portonal chack (\$500 or lets) of eredit cord at loost forty sight (49) hours before the use of a facility and checks must be deposited and cleared prior to the use of the facility. Payment for any use beyond the terms of the approved loase must be made within (7) days of notice from the school to lesses. Fallors to pay these fear in timely fashion shall exsult in termination of this lesses without written notice. Lesses shall and will pay and discharge all easts, superiors and attorney's fear that shall arise from enforcing the covenants of this lesses by the lessor, or the rights of the tessor in the premises.
- 10. The waiver by Lessor of any branch of any term covenant, or condition shall not be deemed to be a waiver of such term, covenant or condition or any subsequent breach of the same or any other term, covenant or condition herein contained.
- 11. The Lessee agrees to identify to the Lessor disabled participants/audience members no later than 24 days prior to the rental date. Either the Lessee, or disabled individual, or their designee, will arrange to visit the site and meet with a facility administrator no later than 7 days prior to the rental date. At that time, the Lessee or the disabled individual or their designee will identify any accessibility issue is identified, the Lessor retains the right to offer an alternative facility, if available, rather than modifying the original facility.

TERMS AND CONDITIONS OF THIS LEASE

However, nothing herein shall require the Lessor to make such improvements and the Lessee agrees to accept the demised premises in its "as is" condition. Fullure However, nothing herein shall require the Lessor to make such improvements and the Lessor agrees to accept the demines a permise and the second of the disabled individual or Lesson or its designes to identify accessibility issues or to meet the time constraints herein, signifies that the facility's accessibility is considered to be adequate by the Lessor, the disabled individual and/or its designee. The Lesson the disabled individual and/or its designee. The Lesson to indemnify and hold Lessor hermises from any and all mothers resulting from its use of the deminest permises as it relates to the Americans with Disabilities Act of 1990 and the ADA Americans are its relates to the Americans with Disabilities Act of 1990 and the ADA Americans. tion arising from the use he

12. The Superintendent or designee may cancel a lease on behalf of Lessor in the event of an emergency, facility closing, the Lessee's payment with a dishonored check or draft, or other good cause by providing notice to Lessae as soon as practicable.

All fees paid shall be non-refundable except in the following situations; (a) Lessor cancels the event for a reason other than Lessae's default or anticipatory breach of the lease, including but not limited to, natural catastrophe or storm parils if the school staff is not able to open the facility and make it available; or (b) liness-leases or key individual of lease must provide documented proof of illness and written notice of cancellation at least 72 hours before the event is scheduled to begin; if Lessee is an entity and not an individual the Lessee is required to provide an explanation of how the illness of the key individual prevented the entity from holding the event.

Approval of any credit or refund under (b) must be approved by the Principal or Facility Administrator and Chief of Facilities Management and will incur a service charge in the amount of: (i) the greater of \$50.00 or 35% of the facility use fee; plus (ii) any labor provided prior to termination. Any credit approved will be applied to the next usage of the facility where funds are due and not yet paid and must be used within the present school year.

13. The following is applicable if the premises includes the use of a pool:

A minimum of one lifeguard is required at all times. Lifeguards shall be on duty anytime any person is on the pool dack or in the pool. All lifeguards provided by Lasses shall be required to present proof that they hold current and valid certifications in all of the following:

- Red Cross Lifeguard and First Aid
- CPR for the Professional Rescuer (Red Cross)
- AED Certification

. . . .

The Lessee shall be responsible for providing lifeguards, at Lessee's expense. Team coaches may serve as lifeguards. The lifeguard/swimmer ratio shall be one lifeguard for every 30 swimmers with a maximum of 2 lifeguards for each competitive team. An additional lifeguard will be required if the diving well is used. For example, if a team has 40 swimmers and 4 divers, 3 lifeguards would be required; two for the swimmers and one for the divers. In the event Lessee is unable to provide sufficient lifeguards, Lessee will be charged pursuant to the Rate Schedule for lifeguards, to the extent that they are available. In the event that Lessee is unable to provide the minimum number of required lifeguards and Lessor is unable to secure the additional required lifeguards, Lessor shall cancel the lease without any liability to Lessee, other than a refund of fees paid by the Lessee.

Lessee shall be responsible for insuring that non-swimmers are not allowed in the pool unless they are wearing a Coast Guard approved personal floatation device (PFD).

No leisure activities such as pool parties or open swims are permitted.

The Larges shall purchase and maintain insurance coverage in the same lesses name from a company or companies by fully authorized to do business in the

State of Floride and hold a rating of "A " or better and a Financial Site Catagory of "AVIII" or better according to the most recent rating in affect by the A.M. Bast

orcial Ganaral Mability Insurance ultad for All Laccage). The Loccas chall purchase and maintain co mmercial belief at one Million Dollars (\$1,000,000,000) per occurrence. CGL insurance shall contain a general aggregate limit of Two Million Dollars, ,000,000,00). Coverage shall include contractual liability, products and completed operations, bodily and personal injury and preparty damager. The CGL shall written on the most recent form of CG 00 01 01/13. The School Board must be named as an additional insured under the CGL using ISO Additional insured. sement CG 20 10 04/13 and CG 70 37 04/19 or their equivalent, providing additional insured coverage for both premises/operations and completed erations. This insurance including insurance provided under a commercial umbrella, if any, chall apply as primary and non-contributor any other insurance or self-insurance programs efforded to or maintoined by the School Board utilising 150 Form CG 20 01 04/13 or its ny insurance with respect

playens angaged in work and on the premises un mly If Loce accordance to and in compliance with Chapter 440, Florida Statutes.

- \$500,000 Bodily Injury by Accident for each accident
- b) \$500,000 Rodily Injury by Disease, policy limit c) \$500,000 Rodily Injury by Disease, each employee

siness Automobile (Required only if bringing automobiles on School Board property as part of the avent) liability chall be required with limits of at least Five Indred Thousand (\$500,000) per assurrance for both bodily fajory and property demogracional Single Limit for owned, bired and non-owned automobiled In the School Board of Palm Beach County as the additional insured on the policy. Business auto develope shall be written on the most recent form of ISO form CA 00 01 or a substitute providing equivalent liability coverage,

- nt Coverage (fisquired if Lessas's activities include practicing, instructing or participating in any physical anticipa or games, speits or athlitic as coverage should be a minimum of Twenty Five Thousand (\$25,000.00) for Participant Accidental Medical Coverage.
- ind Its agents, officers, direct maintained. In the event of loss, demage or injury to the Lassac's property, the Lassac shall look solely to any and all by claims against the School Board of Palm Beach County. The Lassac heraby walvas any right of subrogation against the es, damage or injury within the scope of the tersee's insurance, and on behalf of Itself and its insurar, waives all such

BEACH COUN

THE SCHOOL DISTRICT OF PALM BEACH COUNTY

Lease Agreement for the Use of School Facilities

Lease ID: LID - 2022 - 2191 - 1029

Revision: 0

Lessee Type:

Status:

School Facility:

Interlocal (with charges)

Issued

Wellington Community High

DIRECTIONS: Please review all information for accuracy. Have Lessee and Witness sign and date document below. After this lease agreement has been completed and all signatures obtained, make copies for Lessee. Schools are to keep the signed, original leases on file at the school center location.

This AGREEMENT made on 04/20/2022, between The SCHOOL BOARD OF PALM BEACH COUNTY, as Lessor, and PALM BEACH COUNTY Board of County Commissioners, as Lessee located at the following address:

Address

301 North Olive Avenue

City

West Palm Beach,

State

FI.

Zip Code

33401

Exhibits provided by Lessee include the following:

Liability Insurance*

Sales Tax Exempt Certification

Status of Corporation

Non-Profit Corporation

Health Department

Event Name Fire Rescue Testing Ceremony

Event Description Testing/ Ceremonies

SUMMA RY OF LEASE AGREEMENT CHARGES:

Room Cost	Ext. Lighting	Taxes	Insurance*	Labor Cost	Waiver	Amount Due
\$3,612.00	\$.00	\$.00	\$.00	\$315.00	\$3612.00	\$315.00
*Total is displayed only if	purchased from School Board	of Palm Beach County	y			

That by signing this agreement, Lessor does hereby lease unto the Lessee and Lessee takes and hires from Lessor its premises for the event as described in this contract, for the purpose as specified and agreed upon, and will abide by all other "Terms & Conditions" listed on or attached to this lease, front and back, including all required documentation.

4/21/22

Cara Hayden

Signature of Lessee

School Principal's Signature

Date approved by Principal in System

Signature Witness

04/20/2022

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

Sharon Burrows

(Rev. 08/2021)

G. COUNTY ATTORNEY

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LID - 2022 - 2191 - 1029

ORIGINAL-School COPY-Lessee

Location Cost Details

Reservation	Space	Rate Type	Planned Start	Planned End	Room Cost	Total Taxes	Insur. Cost	Labor Cost	Ext. Light Cost	Total Waiver	Effective:
1762377	130	Classroom	04/30/2022 07:00:00	04/30/2022 14:00:00	\$196.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$196.00
1762377	150	Classroom	04/30/2022 07:00:00	04/30/2022 14:00:00	\$196.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$196.00
1762377	151	Classroom	04/30/2022 07:00:00	04/30/2022 14:00:00	\$196.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$196.00
1762377	153	Classroom	04/30/2022 07:00:00	04/30/2022 14:00:00	\$196.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$196.00
1762377	135	Classroom	04/30/2022 07:00:00	04/30/2022 14:00:00	\$196.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$196.00
1762377	155	Classroom	04/30/2022 07:00:00	04/30/2022 14:00:00	\$196.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$196.00
1762377	113	Classroom	04/30/2022 07:00:00	04/30/2022 14:00:00	\$196.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$196.00
1762377	134	Classroom	04/30/2022 07:00:00	04/30/2022 14:00:00	\$196.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$196.00
1762377	101	Classroom	04/30/2022 07:00:00	04/30/2022 14:00:00	\$196.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$196.00
1762377	154B	Media Center	04/30/2022 07:00:00	04/30/2022 14:00:00	\$266.00	\$.00	\$.00	\$315.00	\$.00	\$.00	\$581.00
1762377	132	Classroom	04/30/2022 07:00:00	04/30/2022 14:00:00	\$196.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$196.00
1762377	110	Auditorium (sm)	04/30/2022 07:00:00	04/30/2022 14:00:00	\$406.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$406.00
1762377	147	Classroom	04/30/2022 07:00:00	04/30/2022 14:00:00	\$196.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$196.00
1762377	148B	Classroom	04/30/2022 07:00:00	04/30/2022 14:00:00	\$196.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$196.00
1762377	105	Classroom	04/30/2022 07:00:00	04/30/2022 14:00:00	\$196.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$196.00
1762377	150B	Classroom	04/30/2022 07:00:00	04/30/2022 14:00:00	\$196.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$196.00
1762377	149	Classroom	04/30/2022 07:00:00	04/30/2022 14:00:00	\$196.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$196.00

Labor Cost Details

<u>ID</u>	Space	Event Type	Position	Working Hours	Rate	Total Cost
1762377	154B	Media Center	Custodian-1	9.00	\$35.00	\$315.00

TERMS AND CONDITIONS OF THIS LEASE

This lease is governed by the provisions within Palm Beach County School Board Policy 7.18, all applicable School Board Policies and the following conditions:

- 1. In situations where the commonly understood nature of the lease will involve direct contact between the Lessee and students (i.e. private lessons provided by the Lessee afterschool to students of the school, summer camp program, etc.):
- a. The Lessee must warrant and represent that all employees, agents, and contractors of Lessee who will have direct student contact have undergone and passed a Level 2 background screening. Lessee or any of Lessee's employees, agents, and contractors are prohibited from bringing or being accompanied by any adult guest that is not themselves an employee, agent or contractor of Lessee and expressly covered by the Certificate of Insurance required under Sections 5.n., 14, 15. below. Further, Lessee or any of Lessee's employees, agents, and contractors are prohibited from bringing or being accompanied by children that are not enrolled in the program being provided by Lessee, including but not limited to children of any age belonging to Lessee's employees, agents, and contractors.
- b. Except when the Lessee is a School-Based Organization, the Lessee shall be required to include the following disclaimer in a prominent place on all websites and advertising materials and to provide copies of the website pages and all advertising materials that the Lessee produces or distributes to the Principal/Director:
- "[Name of Lessee] is not affiliated with or endorsed by the School Board of Palm Beach County or [school name] and the events/activities hosted by [Name of Lessee] on [school name]'s premises pursuant to a lease agreement shall not be construed as being conducted, funded, hosted, or spensored by the School Board or [school name] on behalf of [Name of Lessee]. The School Board and [school name] undertake no responsibility for supervising or monitoring [Name of Lessee]'s events/activities and will not be liable for any and all actions of [Name of Lessee] on [school name]'s premises."
- 2. Lessee will keep the premises in as good condition as when received and will not use or permit any use thereof which will invalidate or increase the rate of insurance; or overload the floors, the pool or otherwise damage the premises. Any damage done to the premises during the lease event must be reported to the school's administration and the Lessee will be assessed for such damages.
- 3. The Lessee's occupancy of the premises shall be at Lessee's sole risk and Lessee does hereby knowingly, freely, and voluntarily assume all risk and liability and does hereby release, discharge, covenant not to sue and shall indemnify and save Lessor harmless from and against all loss, costs, damages, claims, suits, actions, judgments, attorney's fees and court costs, including but not limited to, the Lessee's own negligence on account of injury or death to persons, or damage to property, arising out of the presence on or the use of School Board property by the Lessee, its agents, members or guests.
- 4. Lessee hereby warrants that Lessee does not and will not discriminate against any person on the basis of race, gender, gender identity or expression, religion, national origin, ethnicity, sexual orientation, age, or disability unless specifically exempted from compliance herewith by Federal law or Federal regulation.
- 5. Lessee shall comply with and be bound by the following terms and conditions:

- a. No acts shall be allowed in which open flames are used.
- b. No Fireworks or explosives of any nature shall be permitted in or about the premises.
- c. No animals, including birds and or reptiles shall be permitted in or about the premises, except for service animals.
- d. No alcohol, drug or controlled substance as defined in Board Policy 3.96 shall be kept, used or consumed on the premises.
- e. In accordance with School Board Policy 7.19, no smoking, including e-cigarettes, or vaping shall be allowed or permitted anywhere on the premises.
- f. No Unmanned Aircraft Systems (UAS) of any kind, also known as drones, shall be permitted on, above or about the premises.
- g. Lessee shall not use any equipment or devices that utilize excessive electrical energy or water, or which in Lessor's opinion, overload the capacity of the utility systems of the premises.
- h. No use of portable pools, including those used as baptismal pools.
- i. Foods may be sold or served on campus only if prepared in the school kitchen under the supervision of the facility personnel or if prepared by a licensed food service establishment. If prepared by a food service establishment, Lessee shall provide a copy of the company's licensure.
- j. No funerals and no bodies or remains of the deceased person are permitted anywhere on the premises.
- k. There shall be proper supervision for the accommodation and control of patrons attending any performance or activity.
- I. The number of people attending or participating in any event on the premises shall not exceed the maximum occupancy capacity of the premises as designated at any time.
- m. No use of the premises shall be made contrary to the laws of the State of Florida, or contrary to any ordinance, rules or regulations of any proper government agency having the right to make same.
- n. Lessee must provide proof of insurance in the amount required by Lessor's Office of Risk Management. Failure to provide this proof of insurance shall void any obligations of the Lessor under this Lease.
- o. Any other requirements or policies as stipulated by the Superintendent.
- p. No person shall possess and or use a firearm, electric weapon or destructive device on the premises. Notwithstanding the provisions of Section 790.06(13) F.S. (2021), Lessee warrants and represents that it does not have any policy permitting any person attending or participating in Lessee's event on the premises to carry a concealed weapon or firearm on the premises and Lessee acknowledges and agrees that Lessee's adoption of such a policy or the possession of a

concealed weapon or firearm by any person attending or participating in Lessee's event regardless of the existence or absence of such a policy shall be a material breach of this Lease and default by Lessee, entitling Lessor to immediately terminate this Lease in accordance with Section 10 of these Lease Terms and Conditions.

- 6. Signage: Removable temporary directional signage (such as a sandwich sign, banners) directing traffic to a lease event may only be placed at the entrance to the premises at the start of each lease event and shall be promptly removed by Lessee at the end of the lease event each day.
- 7. Lessee has examined and knows the condition of the premises and has received the same in good order and repair, and that no representations as to the condition or repair thereof have been made by Lessor or the agent of Lessor prior to the execution of this Lease, that are not herein expressed or endorsed hereon.

Lessee shall not be permitted to alter the premises in any manner and the making of unauthorized alterations shall be a material default and may result in immediate termination of this Lease. Lessee shall be responsible for all costs associated with restoring or repairing any unauthorized alterations made by Lessee. In the event that Lessee desires for any alteration to be made, Lessee shall submit, in writing, a request to Lessor's Planning and Intergovernmental Relations Department for review, in accordance with the process set forth in Board Policy 7.26.

- No Lessee may sublease to a third party without the approval of the Superintendent of Schools or designee.
- 9. Rental fees are to be paid by cashier's check (bank check), personal check or credit card at least two business days before the use of the premises and checks must be deposited and cleared prior to the use of the premises. Payment for any use beyond the terms of the approved lease must be made within seven (7) days of notice from the school to Lessee. Failure to pay these fees in a timely fashion shall result in termination of this Lease without written notice. Lessee shall and will pay and discharge all costs, expenses and attorney's fees that shall arise from enforcing the covenants of this Lease by Lessor, or the rights of the Lessor in the premises. All labor costs must be paid through the Lease by Lessee, except as otherwise provided in the Matrix included with Policy 7.18.
- 10. In the event of Lessee's default, breach or failure to strictly adhere to all of these terms, covenants and conditions herein, whether actual or anticipatory, Lessor shall be entitled to all remedies at law or in equity, including the right to immediately terminate this Lease without obligation to refund any rental or fees to Lessee. The waiver by Lessor of any default of any term, covenant or condition shall not be deemed to be a waiver of such term, covenant or condition or any subsequent default of the same or any other term, covenant or condition herein contained.
- 11. Lessee agrees to identify to Lessor disabled participants'/audience members no later than fourteen (14) days prior to the rental date. Either Lessee, or disabled individual, or their designee, will arrange to visit the site and meet with a facility administrator no later than seven (7) days prior to the rental date. At that time, Lessee or the disabled individual or their designee will identify any accessibility issues that would interfere with the full use and enjoyment of the planned activity. If an accessibility issue is identified, Lessor retains the right to offer an alternative facility, if available, rather than modifying the original facility. However, nothing herein shall require Lessor to make such improvements and Lessee agrees to accept the premises in its "as is" condition. Failure of the disabled individual or Lessee or its designee to identify accessibility issues or to meet the time constraints herein, signifies that the facility's accessibility is considered to be adequate by Lessee, the disabled individual and/or its designee. Lessee agrees to indemnify and hold

Lessor harmless from any and all matters resulting from its use of the premises as it relates to the Americans with Disabilities Act of 1990 and the ADA Amendments Act of 2008, including any accommodation arising from the use herein.

12. The Superintendent or designee may cancel this Lease in the event of an emergency, facility closing, the Lessee's failure to pay all fees in advance, Lessee's making payment with a dishonored check or draft, Lessee's failure to provide the required certificate of insurance, Lessee's failure to fully disclose or misrepresentation of the nature of the lease event or the number of attendees or other good cause, by providing notice to Lessee to the extent practicable. Lessor shall have no liability to Lessee, under any theory whatsoever, in the lease event of such a cancellation.

All fees paid shall be non-refundable, except in the following situations: (a) Lessor cancels the event for a reason other than Lessee's default or anticipatory breach of the Lease, including but not limited to, natural catastrophe or storm perils -if the school staff is not able to open the facility and make it available; or (b) illness -primary provider of lease event must provide documented proof of illness and written notice of cancellation at least seventy-two (72) hours before the lease event is scheduled to begin; if Lessee is an entity and not an individual Lessee is required to provide an explanation of how the illness of the individual prevented the entity from holding the lease event. Any credit or refund under this provision must be approved by the Principal or Facility Administrator and Chief Operating Officer or designee and will incur a service charge in the amount of: (i) the greater of \$50.00 or 35% of the facility use fee; plus (ii) any labor provided prior to termination. Any credit approved will be applied to the next usage of the facility where funds are due and not yet paid and must be used within the present school year.

13. The following is applicable if the premises include the use of a pool:

A minimum of one lifeguard is required at all times. Lifeguards shall be on duty anytime one person or more are on the pool deck or in the pool. All lifeguards provided by Lessee shall be required to present proof that they hold current and valid certifications in all of the following:

- Red Cross Lifeguard and First Aid
- CPR for the Professional Rescuer (Red Cross)
- AED Certification

Lessee shall be responsible for providing lifeguards, at Lessee's expense. Team coaches may serve as lifeguards. The lifeguard/swimmer ratio shall be one lifeguard for every thirty (30) swimmers with a maximum of two (2) lifeguards for each competitive team. An additional lifeguard will be required if the diving well is used. For example, if a team has forty (40) swimmers and four (4) divers, three (3) lifeguards would be required; two (2) for the swimmers and one (1) for the divers. In the event Lessee is unable to provide sufficient lifeguards, Lessee will be charged pursuant to the Rate Schedule for lifeguards, to the extent that they are available. In the event that Lessee is unable to provide the minimum number of required lifeguards and Lessor is unable to secure the additional required lifeguards, Lessor shall cancel the lease without any liability to Lessee, other than a refund of fees paid by the Lessee.

Lessee shall be responsible for ensuring that all persons who cannot swim are not allowed in the pool unless they are wearing a Coast Guard approved personal floatation device (PFD). No leisure activities such as pool parties or open swims are permitted.

14. Lessee-shall procure and maintain for the duration of the lease insurance against claims for injuries to

persons or damages to property which may arise from or in connection with the occupancy hereunder by the Lessee, its agents, representatives, or employees. The coverages, limits or endorsements required herein are for the protection of the interests of the School Board, and Lessee shall not rely on these coverages, limits or endorsements to protect the Lessee against any loss exposures, whether as a result of the Lease or otherwise. The requirements contained herein, as well as the School Board's review or acknowledgement, are not intended to and shall not in any manner limit or qualify the liabilities and obligations assumed by Lessee under this Lease.

COMMERCIAL GENERAL LIABILITY

Lessee must obtain a General Liability policy with minimum limits of \$1,000,000 per occurrence and a \$2,000,000 general aggregate.

OTHER INSURANCE PROVISIONS

Lessee shall provide a Certificate of Insurance to the School-Board with a thirty (30) day notice of cancellation or when any changes in policy language are made, and ten (10) day notice if cancellation is for nonpayment of premium.

Lessee has sole responsibility for all insurance premiums and shall be fully and solely responsible for any costs or expenses as a result of a coverage deductible, co-insurance penalty, or self-insured retention; including any loss not covered because of the operation of such deductible, co-insurance penalty, self-insured retention, or coverage exclusion or limitation.

All required insurance policies must be maintained until the Lease expires. The School Board of Palm Beach County, its officials, employees and volunteers are to be covered as an Additional Insured on all policies. The coverage shall contain no special limitation on the scope of protection afforded to the School Board, its officials, employees or volunteers.

The Lessee's insurance coverage shall be primary insurance with respect to the School Board, its officials, employees and volunteers. Any insurance or self-insurance maintained by the School Board, its officials, employees or volunteers shall be excess of Lessee's insurance and shall be noncontributory.

For all policies of insurance: Lessee, and its insurance carrier, waive all subregation rights against the School Board for all losses and/or damages that occur during the Lease and for any events occurring during the Lease period, whether the lawsuit is brought during the Lease period or not. The School Board requires General Liability policies to be endorsed with CG 24 04 Waiver of Transfer of Rights of Recovery Against Others to Us or similar endorsement.

The Certificate Holder and Additional Insured should read as follows: The School Board of Palm Beach County, Florida 3370 Forest Hill Boulevard, West Palm Beach, FL 33406.

With the exception of worker's compensation policies, all required insurance policies must be written by a carrier having a minimum rating of A. VIII by A.M. Best or similar rating company.

All Certificates must show that Lessee's policies have been endorsed per these requirements.

For Camps serving children, Sexual Abuse/Molestation coverage must be included under General Liability or obtained in separate policies in an amount of not less than \$1,000,000 per occurrence, \$2,000,000 aggregate, and name The School Board as an Additional Insured.

15. Participant Coverage (Required if Lessee's activities include practicing, instructing or participating in any physical exercise or games, sports or athletic contest.) Limits of coverage should be a minimum of \$25,000.00 for Participant Accidental Medical Coverage, and shown on the Certificate of Insurance.

COVID-19 PROVISIONS

COVID-19 NOTICE

16. The Lessee represents and warrants that it shall be responsible for monitoring and complying with all CDC and OSHA regulations and guidance, and other federal, state and local regulations and guidance for responding to COVID-19 during the lease period. This includes, but is not limited to regulations and guidelines related to cleaning and disinfecting during the lease event, promoting efforts that reduce the spread of COVID-19, providing healthy environments for all persons attending or participating in the lease event, protecting communal spaces and arranging for food service. The School Board shall not be responsible for any costs associated with the Lessee's duty to comply with COVID-19 regulations and guidelines as mandated by the terms of this lease. The School Board shall not be responsible for monitoring or enforcing the Lessee's compliance with CDC and OSHA regulations and guidance, and other federal, state and local regulations and guidance for responding to COVID-19 during the lease event. The Lessee shall indemnify, defend and hold harmless the School Board for any claims, expenses, liabilities, losses or damages resulting from a failure to comply with CDC and OSHA regulations and guidance, and other federal, state and local regulations and guidance for responding to COVID-19 during the lease event or as a result of a breach of the terms of this lease.

MANNER OF USE; CLEANUP

- 17. The Lessee agrees to utilize the Board Facilities in the manner, and to the extent and degree intended for the particular Board Facility and in compliance with the Centers for Disease Control ("CDC) and Occupational Safety and Health Act ("OSHA") regulations and recommendations, and federal, state and local regulations and recommendations as it relates to COVID-19. The Lessee further agrees to leave the Board Facility in a clean and orderly condition upon leaving the Board Facility each day.
- 18. During the lease event, the Lessee, at its sole cost and expense, shall be responsible for all cleaning, sanitizing and disinfecting related to COVID 19 regulations and recommendations by CDC, OSHA and other federal, state or local authorities.

CUSTODIAL SERVICES/MAINTENANCE

19. The Lessee shall be charged for post-event COVID 19 and other routine custodial services provided by the Lessor's custodial staff in accordance with established District guidelines. The labor charges will align with the SEIU/FPSU Repair and Supervisory Collective Bargaining Agreement for time worked outside the custodians' regular duty hours. The custodial staff will be responsible for opening and closing the Board Facilities and cleaning of the areas used by the Lessee during the lease event.

EMERGENCY SUSPENSION OR TERMINATION

20. The parties acknowledge and agree that School Board may close Board Facilities in order to perform

maintenance or repairs to the Board Facility as necessary with as much notice as practicable to the undersigned Lessee.

The School Board further reserves the right to suspend or terminate this Agreement immediately in the event it is necessary to protect health, safety or welfare (as determined by the Superintendent) or in the event of a quarantine or declared federal, state or county emergency.

NOTIFICATION

21. In the event an individual (or family member) who has been on the School premises tests positive for COVID-19, The Lessee shall notify the School Principal within twenty-four (24) hours and inform the School Principal about the areas that were accessed by the individual.