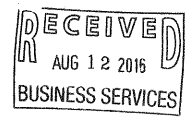


August 9, 2016



Bill Hanson Director of Business Services Duluth Public School System - ISD #709 215 N 1st Ave E Duluth, MN 55802

Dear Mr. Hanson:

On behalf of the faculty and students of The College of St. Scholastica, I want to thank you and your staff for providing an excellent clinical site for student learning.

Current agency agreements were recently reviewed with no changes anticipated. Will you please review the enclosed agreement, and if no changes are required from your perspective, sign both copies, keep one, and return the other in the enclosed business reply envelope? Do not hesitate to contact me at (218) 723-6566 if you believe any changes are required, or if you have any other questions.

Thank you again for your generous cooperation with our educational endeavors.

Sincerely,

Sandra Thoreson

School of Nursing Administrative Assistant II

Enclosures

TTY/TDD: (218) 723-6790

web site: http://www.css.edu

1200 Kenwood Avenue Duluth, Minnesota 55811-4199 (218) 723-6000 • 1-800-447-5444

fax: (218) 723-6290

REVIEW AND CONTINUATION OF THE CLINICAL LEARNING EXPERIENCE AGREEMENT BETWEEN

The College of St. Scholastica School of Nursing 1200 Kenwood Avenue Duluth, Minnesota 55811-4199 (Hereinafter referred to as the COLLEGE)

AND

Duluth Public School System - ISD #709 215 N 1st Ave E Duluth, MN 55802 (Hereinafter referred to as the FACILITY)

We have reviewed the Clinical Learning Experience Agreement between the COLLEGE and the FACILITY. The COLLEGE and the FACILITY agree to continue all terms and conditions previously agreed upon in the Clinical Learning Experience Agreement entered into on ___7/30/2013.

This Agreement will be reviewed and evaluated at the close of each academic year by both parties and revisions or alterations made as are deemed advisable. Agreed upon revisions and alterations must be made in writing approved with signatures of those positions required on the primary Agreement.

This Agreement shall continue in effect unless written notice of desire to change or terminate the Agreement is given by either party to the other by June 1 of the year preceding the one in which termination is to become effective with provisions for safeguarding the program of students currently enrolled in the nursing program.

Upon signature of all parties listed	below, this extens	ion becomes effective.	8/12/14
Signature /	Date	Signature	Date
Julie Anderson, PhD, RN		Printed Name	
Dean and Professor, School of No The College of St. Scholastica	ursing	CF0	
-		Title	
Signature Signature	7/29/16 Date	Duluth Public School System - I	SD #709

TTY/TDD: (218) 723-6790

Sue Kerry

Chief Financial Officer

The College of St. Scholastica

web site: http://www.css.edu

Region 7AA Facilities Use Agreement – 2016-2017

This Agreement is entered into on August 23 2016 School League Region 7 AA ("Region") and Muluth The terms of the	by and between Minnesota State High
School League Region 7 AA ("Region") and Wluth	Dewfeld HS ("Host School").
The term of this agreement is August 1, 2016 through July 31, 20	17.

WHEREAS, Region conducts playoff contests in various interscholastic athletic and arts activities and Host wishes to conduct and administer such contests.

NOW, THEREFORE, in consideration for the promises contained herein and other good and valuable consideration, the sufficiency of which is hereby acknowledged, the parties agree as follows:

- 1. When applicable, Host agrees to provide reasonable and necessary facilities (the "Facilities") to conduct Region contests at a date, time, and location to be determined once sub-section/section contest sites are determined. A specific contest facilities agreement shall be executed as soon as reasonably possible after sub-section/section contests sites are determined based on the usual and customary practice regarding fees, including but not limited to information from the Region "<u>7Af</u>"Tournament Report Form. Host is responsible for compliance with all federal, state, and local laws and regulations, including those relating to public health, safety, and welfare.
- 2. Host understands and acknowledges that during Region contests the Facilities are to be used exclusively for Region contests and are not to be shared with other events. Host agrees to comply with all MSHSL and Region bylaws, policies, and guidelines, including but not limited to those relating to media credentials, ticket pricing, passes, program/merchandise sales, televising, videotaping, audiotaping, webstreaming, and any other electronic recording. MSHSL and Region reserves and retains the exclusive rights to any and all advertising, copyright, broadcast and other similar or related rights to the contests.
- 3. When applicable, Region shall be responsible for obtaining and compensating game officials and the tournament director/manager for the contest.
- 4. Subject to Paragraph 3, Host shall provide, manage, pay, and supervise all other personnel reasonably necessary to safely and properly conduct the contest, including for illustrative purposes only, ticket sellers/takers, announcers, concession workers, statisticians, time-clock/scoreboard operators, security personnel, custodial workers, and others deemed necessary to safely and properly conduct the contest. Host shall be solely responsible for compliance with all laws and regulations regarding payment for the labor and/or services of individuals hired by Host as part of its management responsibilities, including without limitation, compliance with IRS and Minnesota Department of Revenue regulations regarding income tax, FICA and other withholdings, the issuance of tax reports, and any and all other applicable federal, state, and local laws and regulations.
- 5. This Agreement cannot be transferred or assigned by Host to any other party without the express written consent of the Region.
- 6. Host agrees to indemnify, defend and hold harmless Region and its officers, agents, employees, board members, contractors, and volunteers from and against any and all claims, damages or allegations arising from or relating to this Facilities Use Agreement except for claims that arise from the gross negligence or intentional misconduct of Region or its agents. Region agrees to indemnify, defend and hold harmless Host and its officers, agents, employees, board members, contractors, and volunteers from and against any and all claims, damages or

allegations arising from or relating to this Facilities Use Agreement except for claims that arise from the gross negligence or intentional misconduct of Host or its agents.

- 7. Region may terminate this agreement immediately at any time it reasonably determines the Facilities are not adequate, safe, or otherwise suitable for the contests. Region may terminate this agreement by written notice if Host materially breaches this Agreement and such breach has not been cured within five (5) days of written notification.
- 8. This Agreement constitutes the entire agreement between the parties and supersedes any and all prior agreements or discussions. No changes to this Agreement will be valid or enforceable unless in writing and signed by all parties. The undersigned warrants and represents that he/she is authorized to enter into this agreement for and on behalf of Host.
- 9. The parties understand and agree that the invalidity or partial invalidity of any portion of this Agreement shall not invalidate the remainder of it, and the remainder shall remain in full force and effect. This Agreement is to be interpreted and enforced in accordance with the laws of the State of Minnesota.
- 10. This agreement will terminate on July 31, 2017.

This agreement is signed by the member school designee acting on the authority of the local school board.

School Name Duluth	Dewfeld High School	
Authorized Signer Name_	Whanson	Bill HANSON
Title CFO		
Date8/23/14		
MSHSL Region	7AA	
Authorized Signer Name_	Douglas L. MacIver	
Title	Executive Secretary/Treasurer	
Date		

Region 7AA Facilities Use Agreement – 2016-2017

This Agreement is entered into on	August 2	3 2016 b	ov and between	Minnesota State High
School League Region 7 AA ("Re	gioda'') and	Nuluth	FAST HS	("Host School").
The term of this agreement is August 1, 20	16 through Jul	ly 31, 2017.		· · · · · · · · · · · · · · · · · · ·

WHEREAS, Region conducts playoff contests in various interscholastic athletic and arts activities and Host wishes to conduct and administer such contests.

NOW, THEREFORE, in consideration for the promises contained herein and other good and valuable consideration, the sufficiency of which is hereby acknowledged, the parties agree as follows:

- 1. When applicable, Host agrees to provide reasonable and necessary facilities (the "Facilities") to conduct Region contests at a date, time, and location to be determined once sub-section/section contest sites are determined. A specific contest facilities agreement shall be executed as soon as reasonably possible after sub-section/section contests sites are determined based on the usual and customary practice regarding fees, including but not limited to information from the Region "TAL" Tournament Report Form. Host is responsible for compliance with all federal, state, and local laws and regulations, including those relating to public health, safety, and welfare.
- 2. Host understands and acknowledges that during Region contests the Facilities are to be used exclusively for Region contests and are not to be shared with other events. Host agrees to comply with all MSHSL and Region bylaws, policies, and guidelines, including but not limited to those relating to media credentials, ticket pricing, passes, program/merchandise sales, televising, videotaping, audiotaping, webstreaming, and any other electronic recording. MSHSL and Region reserves and retains the exclusive rights to any and all advertising, copyright, broadcast and other similar or related rights to the contests.
- 3. When applicable, Region shall be responsible for obtaining and compensating game officials and the tournament director/manager for the contest.
- 4. Subject to Paragraph 3, Host shall provide, manage, pay, and supervise all other personnel reasonably necessary to safely and properly conduct the contest, including for illustrative purposes only, ticket sellers/takers, announcers, concession workers, statisticians, time-clock/scoreboard operators, security personnel, custodial workers, and others deemed necessary to safely and properly conduct the contest. Host shall be solely responsible for compliance with all laws and regulations regarding payment for the labor and/or services of individuals hired by Host as part of its management responsibilities, including without limitation, compliance with IRS and Minnesota Department of Revenue regulations regarding income tax, FICA and other withholdings, the issuance of tax reports, and any and all other applicable federal, state, and local laws and regulations.
- 5. This Agreement cannot be transferred or assigned by Host to any other party without the express written consent of the Region.
- 6. Host agrees to indemnify, defend and hold harmless Region and its officers, agents, employees, board members, contractors, and volunteers from and against any and all claims, damages or allegations arising from or relating to this Facilities Use Agreement except for claims that arise from the gross negligence or intentional misconduct of Region or its agents. Region agrees to indemnify, defend and hold harmless Host and its officers, agents, employees, board members, contractors, and volunteers from and against any and all claims, damages or

allegations arising from or relating to this Facilities Use Agreement except for claims that arise from the gross negligence or intentional misconduct of Host or its agents.

- 7. Region may terminate this agreement immediately at any time it reasonably determines the Facilities are not adequate, safe, or otherwise suitable for the contests. Region may terminate this agreement by written notice if Host materially breaches this Agreement and such breach has not been cured within five (5) days of written notification.
- 8. This Agreement constitutes the entire agreement between the parties and supersedes any and all prior agreements or discussions. No changes to this Agreement will be valid or enforceable unless in writing and signed by all parties. The undersigned warrants and represents that he/she is authorized to enter into this agreement for and on behalf of Host.
- 9. The parties understand and agree that the invalidity or partial invalidity of any portion of this Agreement shall not invalidate the remainder of it, and the remainder shall remain in full force and effect. This Agreement is to be interpreted and enforced in accordance with the laws of the State of Minnesota.
- 10. This agreement will terminate on July 31, 2017.

This agreement is signed by the member school designee acting on the authority of the local school board.

School Name Duluth East High School	
Authorized Signer Name	Sill Hanson
TitleCFD	
Date8/23/16	- Androng with
MSHSL Region7AA	
Authorized Signer Name Douglas L. MacIver	The state of the s
TitleExecutive Secretary/Treasurer	
Date	