ICE AND TURF RENTAL AGREEMENT BETWEEN RAMSEY COUNTY AND GENTRY ACADEMY

This ICE RENTAL AND TURF RENTAL ("Agreement") is effective as of 2024 (the "Effective Date"), between Ramsey County, a political subdivision of the State of Minnesota, on behalf of the Parks & Recreation Department, 2015 Van Dyke Street, Maplewood, Minnesota 55109 ("County"), and Gentry Academy, a Minnesota charter school, 1420 County Road E East, Vadnais Heights, MN 55110 ("Gentry Academy").

RECITALS

- A. The County owns and/or operates 10 ice arenas and 12 sheets of ice at various arenas, and one fieldhouse with three fields located throughout Ramsey County, which are offered to the public for rental and are listed in **Exhibit A** (the "County Facilities"), including TCO Sports Garden located at 1490 County Road E East, Vadnais Heights, Minnesota 55110 ("TCO Sports Garden"); and
- B. Gentry Academy is a Minnesota charter school formed and operating pursuant to Minnesota Statutes, Chapter 124E, and seeks a long-term agreement with the County for use of facilities that meet the needs of Gentry Academy as to availability of ice and turf time and facility amenities for use in its academic functions and extra-curricular athletic programming throughout the school year, and
- C. The County and Gentry Academy have agreed to the terms and conditions for Gentry Academy to use the facilities at the TCO Sports Garden and other County Facilities.

NOW, THEREFORE, in consideration of the foregoing Recitals, the mutual promises and covenants below, and other good and valuable consideration set forth in this Agreement, the County and Gentry Academy agree as follows:

- 1. <u>Definitions</u>. In addition to other terms specifically defined elsewhere in this Agreement, the following capitalized words and phrases shall be defined as follows:
 - A. "School Year" means the period commencing on September 1 of any calendar year and running through and including the immediately following June 15.
 - B. "WIN Ice Time" means ice time at TCO Sports Garden, reserved or used by Gentry Academy for: (i) purposes of WIN academic programming (including physical education classes); or (ii) other Gentry Academy events approved in advance by the County. The definition of "WIN Ice Time" is further limited to include only ice time occurring during the School Year and during the following periods: Monday Friday, 6:00 a.m. to 2:59 p.m. "WIN Ice Time" expressly excludes any ice time used or reserved for athletic or sports team practices or games.

- C. "Non-WIN Ice Time" means all ice time at the County Facilities, other than WIN Ice Time.
- D. "WIN Ice Time Rate(s)" are the hourly rental rates for WIN Ice Time set forth in Section 4.
- E. "Non-WIN Ice Time Rates" means the hourly rental rates for ice time that are generally offered to the public, as approved and modified from time to time by the Ramsey County Board of Commissioners ("County Board"). The County Board-approved Non-WIN Ice Time Rates for calendar year 2024 are set forth on **Exhibit B.**
- F. "WIN Turf Time" means time in the indoor turf facility at TCO Sports Garden, reserved or used by Gentry Academy for: (i) purposes of WIN academic programming (including physical education classes); or (ii) other Gentry Academy events approved in advance by the County. The definition of "WIN Turf Time" is further limited to include only turf time occurring during the School Year and during the following periods: Monday Friday, 6:00 a.m. to 2:59 p.m. "WIN Turf Time" expressly excludes any turf time used or reserved for athletic or sports team practices or games.
- G. "WIN Turf Time Rate(s)" are the hourly rental rates for WIN Turf Time set forth in Section 6.
- H. "Non-WIN Turf Time" means all turf time available for rent at indoor turf facility at TCO Sports Garden, other than WIN Turf Time.
- I. "Non-WIN Turf Time Rates" means the hourly rental rates for turf time that are generally offered to the public, as approved and modified from time to time by the County Board. The County Board-approved Non-WIN Turf Time Rates for calendar year 2024 are set forth on **Exhibit B**.
- 2. Term. The term of this Agreement shall commence on the Effective Date and shall run through and including June 15, 2029 (the "Initial Term"), unless earlier terminated pursuant to the provisions of this Agreement. Provided Gentry Academy is not in default under this Agreement, Gentry Academy shall have the option to renew the term of this Agreement for a period of five years, commencing on June 16, 2029 and running through and including June 15, 2034 (the "Renewal Term"). Gentry Academy must notify the County of its intention to exercise the Renewal Term option on or before October 1, 2028 or its option to renew the term of this Agreement shall be waived. Except for WIN Ice Time Rates and WIN Turf Time Rates, the terms and conditions of the Renewal Term shall be the same as the terms and conditions set forth in this Agreement. WIN Ice Time Rates and WIN Turf Time Rates for the Renewal Term shall be established by agreement of the parties; provided, if the parties are unable to agree upon WIN Ice Time Rates and WIN Turf Time Rates for the Renewal Term on or before February 15, 2029, then the Renewal Term shall not take effect and this Agreement shall terminate upon the expiration of the Initial Term.

- 3. School Year Ice Time Minimum Rental. During each full School Year, Gentry Academy agrees to and shall purchase a minimum of 600 hours of WIN Ice Time, and a minimum of 200 hours of Non-WIN Ice Time. The parties acknowledge that all scheduling including September scheduling at specific locations will be at the sole discretion of the County.
 - A. The parties acknowledge that in order to meet the minimum rental hours obligations, Gentry Academy maybe required to rent hours at a variety of County Facilities and during a variety of hours that include prime and non-prime ice times not specified in this Agreement. The schedule for these ice rental times will be subject to the regular scheduling process of the County arena system.
 - B. The parties acknowledge that, if Gentry Academy has a need for more than 600 hours of WIN Ice Time or 200 hours of Non-WIN Ice Time, the County will endeavor to provide additional hours, at various arenas as the schedules allow.
 - C. Following the normal bulk scheduling process, the County agrees to provide Gentry Academy with its immediate next season ice schedule by July 1 of each year.

4. Ice Time Rental Rates.

A. WIN Ice Time Rentals. Gentry Academy shall pay the County for all WIN Ice Time at the applicable WIN Ice Time Rate for such School Year.

Notwithstanding anything to the contrary contained herein, and whether or not Gentry Academy actually reserves and/or uses 600 hours of WIN Ice Time during any School Year, Gentry Academy will be charged for and shall pay for a minimum of 600 hours of WIN Ice Time for such School Year, at the applicable WIN Ice Time Rate.

The WIN Ice Time Rates for each School Year are:

School Year (September 1 – June	WIN Ice Time Rate (hourly)	
15)		
2023-2024 (remainder)	\$80	
2024 – 2025	\$88	
2025 – 2026	\$88	
2026 - 2027	\$93.50	
2027 - 2028	\$93.50	
2028 - 2029	\$99	
Renewal Term (if	To be agreed-upon by	
applicable)	the parties pursuant	
	to Section 2.	

If Gentry Academy reduces or eliminates WIN Ice Time for March through the end of any School Year, Gentry Academy must notify the County in writing no later than February 1 of that School Year. For purposes of this notice, an email from Gentry Academy to parks@co.ramsey.mn.us, Subject Line, "ATTN: Recreation Services Supervisor" is sufficient notice. In no event will any such reduction or elimination of WIN Ice Time reduce Gentry Academy's obligation to pay for a minimum of 600 hours of WIN Ice Time for such School Year as set forth above.

- B. Non-WIN Ice Time Rentals (i.e., Non-WIN Ice Time). Gentry Academy shall pay the County for all Non-WIN Ice Time at the Non-WIN Ice Time Rates. Gentry Academy agrees that all Non-WIN Ice Time rentals will be booked at various arenas throughout Ramsey County as the schedules at those County arenas allow.
- C. Summer Ice. By separate agreement, Gentry Academy will reserve ice time during the summer months at TCO Sports Garden for various camps. Ice time rates for summer camp bookings will be charged at the ice rental rates approved by the County Board.
- D. *Unscheduled Ice Times*. Gentry Academy may book unscheduled ice times at the ice time rental rates approved by the County Board.
- E. Ramsey County does not allow cancellations or returns of ice time of any kind. Gentry Academy will be required to pay for all reservations scheduled regardless of whether used or not. If the County officially closes the facility due to circumstances beyond the County's reasonable control, Gentry Academy will not be required to pay for scheduled hours, and such hours will be deducted from the 800-hour minimum.
 - i. The exception to this will be that the County will allow WIN Ice Time to be refunded in the event of school closure due to weather or global pandemic.
- 5. <u>School Year Turf Time Minimum Rental</u>. During each School Year, Gentry Academy agrees to and shall purchase a minimum of 600 hours of WIN Turf Time. Scheduling turf hours will follow the normal County scheduling processes.

6. Turf Rental Fees.

A. WIN Turf Time Rentals. Gentry Academy shall pay the County for all WIN Turf Time at the applicable WIN Turf Time Rate for such School Year.

Notwithstanding anything to the contrary contained herein, and whether or not Gentry Academy actually reserves and/or uses 600 hours of WIN Turf Time during any School Year, Gentry Academy will be charged for and shall pay for a minimum of 600 hours of WIN Turf Time for such School Year, at the applicable WIN Turf Time Rate. The WIN Turf Time Rates for each School Year are:

Academic Year September-June	WIN Turf Time Hourly Rental Rate
2023-2024 (remainder)	\$67.50
2024 - 2025	\$68
2025 - 2026	\$68
2026 – 2027	\$75
2027 - 2028	\$75
2028 - 2029	\$82
Renewal Term (if	To be agreed-upon by
applicable)	the parties pursuant to
	Section 2.

If Gentry Academy reduces or eliminates WIN Turf Time for March through the end of any School Year, Gentry Academy must notify the County in writing no later than February 1 of that School Year. For purposes of this notice, an email from Gentry Academy to parks@co.ramsey.mn.us, subject line "ATTN: Recreation Services Supervisor" is sufficient notice. In no event will any such reduction or elimination of WIN Turf Time reduce Gentry Academy's obligation to pay for a minimum of 600 hours of WIN Turf Time for such School Year as set forth above.

- B. *Non-WIN Turf Time Rentals (i.e., Non-WIN Turf Time)*. If needed, Gentry Academy may schedule turf time at Non-WIN Turf Times. Gentry Academy will pay the County for all Non-WIN Turf Time at the Non-WIN Turf Time Rates.
- C. Summer Turf Rental. By separate agreement, if needed, Gentry Academy may reserve turf time during the summer months at TCO Sports Garden for various camps. Turf rates for summer camp bookings will be charged at the turf rental rates approved by the County Board.
- D. *Unscheduled Turf Times*. Gentry Academy may book unscheduled turf times at the turf rental rates approved by the County Board.
- E. Ramsey County does not allow cancellations or returns of turf time of any kind. Gentry Academy will be required to pay for all reservations scheduled regardless of whether used or not. If the County officially closes the facility due to circumstances beyond the County's reasonable control, Gentry Academy will not be required to pay for scheduled hours, and such hours will be deducted from the 800-hour minimum.
 - i. The exception to this will be that the County will allow WIN Turf Time to be refunded in the event of school closure due to weather or global pandemic.
- 7. <u>Invoices</u>. County will invoice Gentry Academy on approximately the 15th day of each month for all reservations in the upcoming month. Invoices are due and payable on or before the first day of the upcoming month. Gentry Academy agrees that reservations made constitute an

obligation of Gentry Academy to pay the balance of all fees, even if the reservation is not used by Gentry Academy. Additional reservations after the current invoice payment date has passed will be added to the next upcoming invoice. There is no penalty for prepayment.

8. Assignment of Ice Time and Turf Time.

- A. Gentry Academy may assign up to 75 hours of WIN Ice Time, 75 hours of Non-WIN Ice Time, and 75 hours of WIN Turf Time to another user or users, provided:
 - i. Gentry Academy may not charge an assignee a cost per hour that is higher than the cost per hour charged by the County;
 - ii. Gentry Academy notifies the County within twenty-four hours of any time that is assigned pursuant to this Section;
 - iii. Gentry Academy's assignee accepts in writing the terms of this Agreement as they reasonably apply to the assignee's use;
- B. After Gentry Academy has assigned its maximum allowed hours of WIN Ice Time, Non-WIN Ice Time, or WIN Turf Time (as applicable) in a School Year, before Gentry Academy assigns any additional hours, Gentry Academy must confer with Ramsey County Parks & Recreation staff. The County reserves the right to re-claim those hours. If the County does not re-claim the hours, Gentry will still be obligated to pay for the hours, but is free to assign those hours pursuant to the terms set forth in this Section.
- 9. **Gentry Academy Responsibilities**. Throughout the Term of this Agreement, Gentry Academy is responsible for the following:
 - A. Supervising all Gentry Academy users, including students, agents, employees, members, and invitees, at all times during Gentry Academy's scheduled use of any County facility;
 - B. Repairing or replacing any property of the County that is damaged by Gentry Academy, its students, agents, employees, members, or invitees;
 - C. Ensuring all spaces used by Gentry Academy, its students, agents, employees, members, or invitees in any County facility are picked up, and equipment is put away; and
 - D. Cleaning all locker rooms, showers, and restrooms that are reserved for Gentry Academy's exclusive use. Failure to maintain cleanliness in these areas may result in loss of use. County will provide written notification, email being sufficient, 24 hours prior to loss of use.

- E. Gentry Academy may have exclusive use, <u>during the high school hockey season only</u> of each School Year, of one varsity locker room for use by their hockey teams (may assign it to boys or girls) (the "Varsity Locker Room"). For purposes of this paragraph, the County reserves the sole right to declare the start and end date of each high school hockey season.
 - a. Locker rooms may not be accessed when the building is closed.
 - b. Teams are responsible for cleaning of the Varsity Locker Room and showers, and restrooms associated with the Varsity Locker Room.
 - c. Any modifications to the Varsity Locker Room must be approved by the Arena Superintendent.
 - d. The Varsity Locker Room will remain accessible to County and patrons during the non-high school hockey season.
 - e. The County is not responsible for damage to property installed by Gentry Academy in the Varsity Locker Room.
 - f. Teams may store their gear for daily use in other locker rooms as designated by the Arena Superintendent.
 - g. During the school day, students may store their gear on racks near lobby at their risk.
- 10. <u>County Responsibilities</u>. Throughout the Term of this Agreement, the County is responsible for the following:
 - A. Scheduling Ice Time and Turf Time;
 - B. Opening and closing building(s) each day;
 - C. Conducting daily inspection of mechanical equipment;
 - D. Performing routine ice maintenance such as resurface ice, edge ice, flooding and leveling, and maintain all necessary equipment for the purpose of ice hockey practices and or games;
 - E. Managing ice temperature to achieve consistent high-quality ice conditions;
 - F. Managing turf to achieve consistent high-quality playing conditions;
 - G. Performing routine building maintenance including cleaning and mopping common areas;
 - H. Maintaining mechanical equipment such as furnaces, lighting, and refrigeration equipment;
 - I. Performing snow removal of parking lots and walkways, and trash removal; and
 - J. Paying utility costs.

11. Insurance.

- A. Gentry Academy agrees that it will carry, and will require its contractors and subcontractors to carry, the required insurance for commercial general liability in the minimum amount of \$2,000,000 per occurrence, \$3,000,000 general aggregate and \$1,000,000 additional general umbrella;
- B. Gentry Academy will provide Ramsey County with a certificate of insurance naming Ramsey County as an additional insured. The certificate will indicate that the policy is endorsed to include Ramsey County, its officials, agents, employees, and volunteers as additional insured with respect to the operations/activities of Gentry Academy, its contractors and subcontractors under this Agreement including set up, take-down, and removal of all equipment; and
- C. Gentry Academy waives all rights against Ramsey County, its officials, employees, volunteers or agents for recovery of damages to the extent these damages are covered by the general liability, worker's compensation, and employers' liability, automobile liability, and umbrella liability insurance required of Gentry Academy under this Agreement.
- 12. <u>Indemnification</u>. Gentry Academy defend, indemnify and hold harmless the County, its officials, employees, volunteers, or agents against all actions, claims, demand, liabilities, injuries and damages, including reasonable attorney fees, whether to persons or property or both, which may be imposed upon or incurred by the County as a consequence, of or arising out of any act, default or omission on the part of Gentry Academy, its contractors, subcontractors, employees, agents or invitees in connection with the activity which Gentry Academy is conducting including set up and take-down. Nothing in this Agreement will be construed as, nor operate as, a waiver of the County's statutory or common law immunities or limitations on obligations set forth in this Agreement. The terms of this Agreement are expressly limited by the provisions of Minnesota Statutes, Chapters 466 and 604A, and any other applicable law or regulation providing limitations, defenses, or immunities to the County.
- 13. <u>Assignment of Agreement</u>. Except as expressly permitted in Section 8, Gentry Academy shall not assign this Agreement or any of its rights hereunder, or delegate any of its obligations hereunder, to any person, entity or other party.
- 14. <u>Data Practices</u>. The Parties will comply with the provisions of the Minnesota Government Data Practices Act, Minnesota Statutes, Chapter 13 ("MGDPA"), and any other applicable statutes, any state rules adopted to implement the MGDPA, as well as federal statutes and regulations related to data privacy.
 - A. Gentry Academy acknowledges that Ramsey County ice arenas, including the TCO Sports Garden, may be equipped now or in the future, with fixed camera systems for purposes of security. Such systems may capture and record activity on the ice rinks and turf. Gentry Academy further acknowledges data captured by such systems could be "government data" pursuant to the MGDPA and could be subject to release in compliance with the MGDPA.

- B. Gentry Academy further acknowledges that high school girls' and boys' hockey games are currently and may in the future be livestreamed by a third-party vendor. Gentry Academy acknowledges that the data captured by the vendor's livestream system is not in the control or possession of the County.
- C. Gentry Academy further acknowledges that the County is a political subdivision of the State of Minnesota pursuant to Minnesota Constitution Article XII, § 3, and Minnesota Statutes § 373.01, subd. 1. As such, the County is not a "public educational agency or institution" or "a person acting for [a public educational] agency or institution" as provided in Minnesota Statutes § 13.32 (educational data).

15. Termination.

- A. With Cause. Either party may terminate this Agreement if the other party violates any of the terms or conditions of this Agreement or does not fulfill in a timely and proper manner its obligations under this Agreement. The defaulting party will be sent a notice of default by the other party, which will fully describe the alleged default. The defaulting party will have a period of 60 days from the date of the notice to cure the default. If the defaulting party fails to remedy the default with the 60-day cure period, the other party will have the right to immediately terminate this Agreement. In such event, regardless of which party serves notice of termination, the County will be entitled to receive all payments under this Agreement for ice rental through the effective date of the termination.
- B. Without Cause. Either party may terminate this Agreement without cause upon giving at least 180 days' written notice thereof to the other party. In such event, regardless of which party serves notice of termination, the County will be entitled to receive all payments under this Agreement for ice rental through the effective date of the termination. In no event will the termination of this Agreement waive any payment, ice rental fees, or other fees otherwise due through the effective date of termination. If one party delivers a Notice of Termination under this Section 15.B after September 1st of any year of this Agreement, regardless of the date of delivery, termination will not be effective until the end of the School Year.
- 16. Notices. A notice, demand, or other communication under this Agreement by either party to the other will be sufficiently given if it is dispatched by registered or certified mail, postage pre-paid, return receipt requested, and addressed to the party at the addresses listed below with receipt thereof presumed on the third business day thereafter. Either party may designate another address, or attorney for receipt of notices pursuant to this Agreement by designating in writing and forwarding such writing to the other party as provided in this section.

ATTN: Parks & Recreation Director	ATTN: President
2015 Van Dyke Street	1420 County Road E East
Maplewood, MN 55109	Vadnais Heights, MN 55110

- 17. Force Majeure. The County will not be liable for any interruption to the availability of the Property to Gentry Academy that is due to any of the following causes, to the extent beyond the County's reasonable control: acts of God, accident, riots, war, terrorist act, epidemic, pandemic, quarantine, civil commotion, breakdown of communication facilities, breakdown of web host, breakdown of internet service provider, natural catastrophes, governmental acts or omissions, changes in laws or regulations, national strikes, fire, explosion, or generalized lack of availability of raw materials or energy; provided that the Parties stipulate that Force Majeure shall not include the novel coronavirus COVID-19 pandemic, which is ongoing as of the date of the execution of this Agreement.
- 18. Severability. If any provision or term of this Agreement for any reason is declared invalid, illegal or unenforceable, such decision will not affect the validity of any remaining provisions, provided that: (i) each party receives the substantial benefit of its bargain with respect to the transaction completed hereby; and (ii) the ineffectiveness of such provision would not result in such a material change as to cause completion of the transactions contemplated hereby to be unreasonable for either party. The remaining provisions will remain in full force and effect as if this Agreement had been executed with the invalid portion thereof eliminated and it is hereby declared the intention of the parties that they would have executed the remaining portions of this Agreement without including any such part or portion which may be hereafter declared invalid.
- 19. Signatures/Execution. Each person executing this Agreement on behalf of a party to this Agreement represents and warrants that such person is duly and validly authorized to do so on behalf of such party, with full right and authority to execute this Agreement and to bind such party with respect to all of its obligations hereunder. This Agreement may be executed in counterparts, each of which will be deemed an original, but all of which taken together will constitute but one and the same instrument. The parties agree that the electronic signature of a party to this Agreement will be as valid as an original signature of such party and will be effective to bind such party to this Agreement. The parties further agree that any document containing, or to which there is affixed, an electronic signature will be deemed (i) to be "written" or "in writing," (ii) to have been signed, and (iii) to constitute a record established and maintained in the ordinary course of business and an original written record when printed from electronic files. For purposes hereof, "electronic signature" also means a manually signed original signature that is transmitted by any electronic means, including without limitation a faxes version of an original signature or an electronically scanned and transmitted version (e.g., via PDF) of an original signature. Any party's failure to produce the original signature of any electronically transmitted signature will not affect the enforceability of this Agreement.

- 20. Governing Law. The County and Gentry Academy agree that the laws of the State of Minnesota will govern all questions and interpretations concerning the validity and construction of this Agreement and the legal relations between the undersigned parties and performance under it without regard to the principles of conflicts of law. The language of this Agreement is and will be deemed the result of negotiation among the parties and their respective legal counsel and will not be strictly construed for or against any party. Each party agrees that any action arising out of or in connection with this Agreement will be brought solely in the courts of the State of Minnesota, Second Judicial District, or the United States District Court for the District of Minnesota.
- 21. **Entire Agreement**. This Agreement represents the entire agreement between the parties. This Agreement supersedes all prior discussions, understandings, and other agreements of the parties, oral or written, relating to this Agreement.
- 22. Relationship of the Parties. Nothing contained in this Agreement will be deemed or construed to create a partnership, joint venture, joint enterprise, or other fiduciary relationship between the County and Gentry Academy as related to the Property. Neither party is authorized to act as an agent or on behalf of the other party.
- 23. **No Waiver**. No waiver by the County of any of the provisions of this Agreement will be deemed a waiver of any other provisions, whether or not similar, nor will any waiver by the County be a continuing waiver. No waiver by the County will be binding unless executed in writing by the County.
- 24. <u>Incorporation of Recitals and Exhibits</u>. The parties agree that the Recitals made at the beginning of this Agreement, and the Exhibits attached to this Agreement, are true and correct, and by this reference, are incorporated into and made part of this Agreement.

[The rest of this page is left blank intentionally; signature page follows]

IN WITNESS WHEREOF, the parties have executed this Agreement through their duly authorized officers and representatives effective as of the Effective Date.

RAMSEY COUNTY	GENTRY ACADEMY
	Carol
Victoria Reinhardt, Chair	Familtucius Jennifer Kunt
Ramsey County Board of Commissioners	President
Date:	Date: 7 (8/24
Mee Cheng, Chief Clerk	
Ramsey County Board of Commissioners	
Date:	
Approval Recommended by:	
Mark McCabe	
Director Parks and Recreation	
Director I aiks and Recreation	
Approved as to form:	
Scott Schwahn	
Assistant County Attorney	
A	

Exhibit A County Facilities Locations

Aldrich Arena	1850 White Bear Avenue, Maplewood, MN 55109
Charles M. Schulz- Highland Arena	800 South Snelling Avenue, St. Paul, MN 55116
Gustafson- Phalen Arena	1320 Walsh Street, St. Paul, MN 55106
Harding Arena	1496 6 th Street E., St. Paul, MN 55106
Ken Yackel- West Side Arena	44 East Isabel Street, St. Paul, MN 55107
Oscar Johnson Arena	1039 De Courcy Circle, St. Paul, MN 55108
Pleasant Arena	848 Pleasant Avenue, St. Paul, MN 55102
Shoreview Arena	877 West Highway 96, Shoreview, MN 55126
TCO Sports Garden	1490 County Road E East, Vadnais Heights, MN 55110
White Bear Arena	2160 Orchard Lane, White Bear Lake, MN 55110

EXHIBIT B

Non-WIN Ice Time rental categories are established as follows:

- Weekday Prime hours: between 2:00 p.m. and 9:39 p.m., Monday Friday;
- Weekend Prime hours: 7:00 a.m. and 9:39 p.m., Saturdays and Sunday;
- Games and Tournaments: Weekday Prime hours or Weekend Prime Hours, depending on scheduled time for game or tournament.

Non-WIN Turf Time rental categories are established as follows:

- Weekday Prime hours: between 2:00 p.m. and 9:00 p.m., Monday Friday;
- Weekend Prime hours: 7:00 a.m. and 9:00 p.m., Saturdays and Sunday;
- Games and Tournaments: Weekday Prime hours or Weekend Prime Hours, depending on scheduled time for game or tournament.

County Board-Approved Non-WIN Ice Time Rates and Non-WIN Turf Time Rates for calendar year 2024

ICE ARENA RATES	
Fall/Winter Arenas (Day after Labor Day - March 31)	Hourly Rate
Prime Time Rate (2:00 - 9:39 p.m MonFri. & 7am-9:39pm Sat. & Sun)	\$230
Non-Prime Rate PM (9:40 p.m 11:59 p.m. MonSun.)	\$190
Non-Prime Rate AM (12:00 a.m 1:59 p.m. MonFri.)	\$160
Tournament Rate (Includes Resurfaces)	\$250
High School Game Rate (Single Gm 3hr, Double Gm 5hr)	\$250
Game/Tournament Cleaning Fee	\$225 (1 time)
Sections Game Fee	\$300
Prime Fire Ice Sale (Purchased within 7 days 7am-9:40pm Mon-Sun)	\$130
Summer Arena Rates (April 1 - Labor Day)	Hourly Rate
Prime Time Rate (12:00 a.m 9:39 p.m. MonSun.)	\$190
Non-Prime PM Rate (9:40 p.m 11:59 p.m. MonSun.)	\$160
Prime Fire Ice Sale (Purchased within 7 days)	\$110
Other Fees	
Skate Rentals	\$10
Skate Sharpening	\$10
Open Skate/ Open Hockey	no charge
Highland Synthetic Room	\$25

TCO TURF RATES	
Fall/Winter TCO Turf (October 16- April 30)	Hourly Rate
Prime Time Rate for Practice Field (4 - 8:59 pm Sun-Sat)	\$175
Non-Prime Rate PM (9 pm - 11 pm Sun-Sat)	\$97
Non-Prime Rate AM Rate (6 am - 3:59 pm Mon-Fri)	\$97
Prime Time Rate for FULL soccer field (4 - 8:59 pm Sun- Sat)	\$525
Non-Prime PM Rate (9 pm - 11 pm Sun-Sat)	\$291
Non-Prime AM Rate (6 am - 3:59 pm Mon-Fri)	\$291
Fire Rate Practice Field (Purchased within 7 Days 6am- 11pm Mon-Sun)	\$90
Fire Rate Full Field (Purchased within 7 Days 6am-11pm Mon-Sun)	\$270
Batting Cages (per cage)	\$25
Summer TCO Turf rates (May 1-October 15)	Hourly Rate
Prime Time Rate for Practice Field (all day)	\$55
Prime Time Rate for FULL soccer field (all day)	\$165
Batting Cages (per cage)	\$25
Turf/Ice Combo	\$40