

**Indemnification and Hold Harmless Agreement**

It is hereby agreed by and between the School District of Springfield Township (hereinafter “School District”) and (hereinafter “Indemnitor”), that Indemnitor, which shall include School District employees operating outside of their normal contractual obligations or supplemental contracts, shall indemnify and hold harmless the School District from any and all claims, losses, damages, costs and/or expenses which the School District may hereafter suffer or incur as a result of utilization by Indemnitor of School District facilities, and Indemnitor, does further agree to pay and discharge forthwith, on demand of School District, each and every claim, loss, damage, cost and/or expense which shall be made against School District by any party as a result of any such utilization of said facilities by Indemnitor.

And Indemnitor, which shall include School District employees, participating outside of their normal contractual obligations or supplemental contracts, in any activity while using School District facilities that in the event of any injury, damage or harm caused to said employee thereon, that the Indemnitor shall make claim for medical insurance carrier or through that provided by the Indemnitor herein, but that they shall not make claim for such medical insurance coverage through the School District.

And Indemnitor further agrees to instruct the parent(s) of each child participating in any activity under the supervision, direction and/or control of Indemnitor while using School District facilities that in the event of any injury, damage or harm caused to said child thereon, that the parent(s) shall make claim for medical insurance carrier or through that provided by the Indemnitor herein, but that they shall not make claim for such medical insurance coverage through the School District.

By:

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School District of Springfield Township: Indemnitte

By:

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Indemnitor

Date:

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