

EDMONDS SCHOOL DISTRICT NO. 15
Office of the Superintendent

Date Submitted: November 30, 2007
Date of Board Meeting: December 11, 2007

TO: Board of Directors X Single Reading (Action Recommended)

FROM: Nick Brossoit, Ed.D First Reading (No Action Recommended)
Superintendent Second Reading (Action Recommended)

SUBJECT: Interlocal Agreement with City of Edmonds for Fiber Optic Service

RECOMMENDATION:

It is recommended that the Board approve Resolution No. 07-50, authorizing the District to enter into an interlocal agreement with the City of Edmonds for fiber optic service.

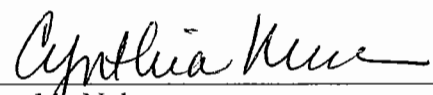
BACKGROUND:

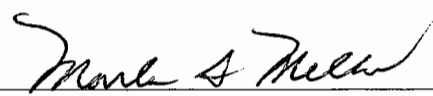
The District is poised to expand its outreach to students, staff and the community in order to advance instructional and communication goals. However, these efforts cannot be expanded adequately and efficiently without access to a second sophisticated broadband fiber network and internet connection which provides redundant connectivity.

The City of Edmonds is building a high speed, broad band fiber optic network and internet connection. The installation of an advanced fiber network allows the City of Edmonds to enjoy substantial additional capacity in the system and the opportunity to supply broad band fiber optic and internet connection services to other government institutions, such as the District.

This Agreement shall be effective the date on which the fiber optic connection is completed to the District, and the District has tested it. The initial term of this agreement is five years from its effective date. The estimated cost is \$1,000 per month. The actual cost is dependent on an industry standard "95th percentile" method of computing network utilization.

RCW 28A.320 and RCW 39.34, the Interlocal Cooperative Act, permit the District to establish interlocal cooperative agreements with other local governmental units.

Submitted by: 
(MS) Cynthia Nelson
Technology Director

Approved by: 
Marla S. Miller
Assistant Superintendent

RESOLUTION NO. 07-50
OF EDMONDS SCHOOL DISTRICT No. 15
SNOHOMISH COUNTY, WASHINGTON

AUTHORIZE INTERLOCAL COOPERATIVE AGREEMENT
WITH CITY OF EDMONDS FOR FIBER OPTIC SERVICE

WHEREAS, RCW 39.34, the Interlocal Cooperative Act, provides for interlocal cooperation between governmental agencies; and

WHEREAS, the Edmonds School District No.15 is poised to expand its outreach to students, staff and the community in order to advance instructional and communication goals. However, these efforts cannot be expanded adequately and efficiently without access to a second sophisticated broadband fiber network and internet connection which provides redundant connectivity; and

WHEREAS, the City of Edmonds is building a high speed, broad band fiber optic network and internet connection. The installation of an advanced fiber network allows the City of Edmonds to enjoy substantial additional capacity in the system and the opportunity to supply broad band fiber optic and internet connection services to other government institutions, such as the District; and

WHEREAS, the District and the City of Edmonds have identified that the funding to be provided to the City of Edmonds for the fiber optic service is competitively priced and would be mutually beneficial,

NOW THEREFORE, BE IT RESOLVED by the Board of Directors of the Edmonds School District No.15, Snohomish County, as follows:

1. That an interlocal cooperative agreement be formed between the Edmonds School District No.15 and the City of Edmonds for fiber optic service.

2. That the Superintendent or designee of Edmonds School District No.15, Snohomish County, Washington, is hereby designated as representative to the interlocal cooperative agreement, and the Superintendent or designee is further authorized to execute and implement the requisite agreement or agreements to accomplish this purpose.

ADOPTED by the Board of Directors of Edmonds School District No.15, Snohomish County, Washington, at a regular meeting thereof this 11th day of December, 2007.

Edmonds School District No. 15
BOARD OF DIRECTORS



Gary Noble, President



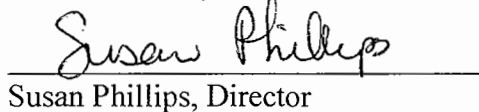
Ann McMurray, Vice President



Susan Paine, Legislative Director

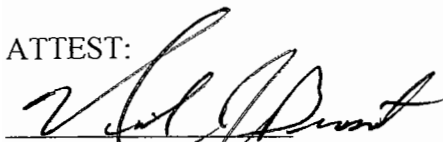


Patrick Shields, Director



Susan Phillips, Director

ATTEST:



Nick Brossert, Ed.D
Secretary of the Board

INTERLOCAL COOPERATION AGREEMENT
Between
Edmonds School District #15
And
City of Mountlake Terrace, Snohomish County, WA
For
Rental Credit Towards the Use of
Mountlake Terrace High School Multi-Use Turf Field

THIS INTERLOCAL AGREEMENT (“Agreement”) is by and between the Edmonds School District #15 and the City of Mountlake Terrace, Snohomish County, WA, both municipal corporations under the laws of the State of Washington, hereinafter referred to as “District” and “City” respectively.

WHEREAS, the Interlocal Cooperation Act, as amended and codified in Chapter 39.34RCW provides for interlocal cooperation between government agencies; and

WHEREAS, the District owns and maintains the Mountlake Terrace High School Multi-Use Turf Field primarily for school purposes, with some portions available for use for non-school purposes during the regular school day, evenings, weekends or vacation periods at fair rental or lease rates; and

WHEREAS, it is the policy of the District to encourage the joint use of portions of district facilities; and

WHEREAS, the City has determined that it is consistent with its community enhancement needs and is in the best public interest of city residents to provide funding to be applied towards the rental cost of the Mountlake Terrace High School Multi-Use Turf Field by City sports groups; and

WHEREAS, the District and the City have identified that the funding to be provided by the City to apply towards the rental cost of the Mountlake Terrace High School Multi-Use Turf Field would be beneficial for the District while enhancing recreational opportunities for City sports groups and the community as a whole,

NOW THEREFORE, the parties agree as follows:

1. GENERAL CONDITIONS

- 1.1. PURPOSE The purpose of this Agreement is to define the terms for, and entitlement resulting from, the funding provided by the City to the District that shall be applied towards the Field Rental Rates for use of the Mountlake Terrace High School Multi-Use Turf Field by sports groups or Mountlake Terrace Community Groups and/or Mountlake Terrace City Recreation/Sponsored Programs designated by the City, and to define the responsibilities of the District and the City. Such field use shall be consistent with District Policy 9200 and

Administrative Regulation 9200-R1, attached hereto as Exhibit A as now exists or hereafter amended., unless otherwise specified herein.

- 1.2. PREMISES The Multi-Use Turf Field described in this Agreement is located at Mountlake Terrace High School, 21801 44th Ave. W, Mountlake Terrace, WA 98043-3598.
- 1.3. TERM This Agreement shall be effective as of January 1, 2008 and expire on December 31, 2017, unless earlier terminated as provided herein.
- 1.4. WITHDRAWAL Withdrawal of this Agreement by the City may be accomplished by providing the District with thirty (30) days advance written notice. Any such withdrawal shall not entitle the City to any refund of payment made in accordance with paragraph 3.1.1 of this Agreement.
- 1.5. AMENDMENTS This Agreement may be modified or amended only in writing, signed by each of the parties hereto and executed in the same manner as provided by law for the execution of this Agreement.
- 1.6. ENTIRE AGREEMENT This Agreement contains the Entire Agreement between the parties with respect to the subject matter of this Agreement and supersedes all other agreements and representations.

2. REAL AND PERSONAL PROPERTY

- 2.1. The District owns the real property which is the subject of this Agreement. This Agreement does not contemplate the transfer of ownership of said property nor limit the District's ability to comply with its statutory obligations regarding the use and disposition of school property pursuant to Chapter 28A.335RCW.
- 2.2. In the event that the District shall, in its sole discretion, elect to sell the property or to otherwise remove the Multi-Use Turf Field from service or use by the general public and it therefore becomes necessary for the District to terminate this Agreement in order to comply with its statutory obligations regarding the use and disposition of school property under Chapter 28A.335RCW, the District may terminate this Agreement with thirty (30) days written notice to the City. Provided, however, upon the District electing to exercise its right to sell or otherwise remove the Multi-Use Turf Field from service or use by the general public and terminate this Agreement, the District shall refund within sixty (60) days of termination of this Agreement a prorated portion of the funds furnished by the City under this Agreement. The One Hundred Thousand Dollars (\$100,000) shall be prorated and based upon the rate of Ten Thousand Dollars (\$10,000) per year for each year of the (10) year term of this Agreement.
- 2.3. Consistent with District Policy 9200 and Administrative Regulation 9200-R1, as now exists or hereafter amended, unless otherwise specified herein. District

equipment and expendable supplies shall not be available for use by City designated sports groups or Mountlake Terrace Community Groups and/or Mountlake Terrace City Recreation/Sponsored Programs except for the following District property and non-expendable equipment which shall be provided at no additional charge and be included in the Field Rental Fee as follows:

1. District bleachers
2. Port-a-potties
3. Lights
4. Field Supervisor
5. Parking Lot use
6. Custodial services

Provided, further, that the District shall provide to the City within thirty (30) days of execution of this Agreement a written detailed report designating all additional items of District property and non-expendable equipment that are included in the Field Rental Fee.

- 2.4. The use of District facilities for storage of City sports group equipment or supplies must be authorized in writing by the District's Director of Athletics. The District is not responsible for loss or damage to property brought in or stored on District property.
- 2.5 In the event the Multi-Use Turf Field is temporarily unavailable for use for a consecutive period of longer than 90 consecutive days for reconstruction or rehabilitation, no return of funds shall be due for the length of time the Multi-Use Turf Field is out of service, PROVIDED, the District shall use reasonable efforts to return the Multi-Use Turf Field to operation as soon as practical and make every effort to provide use of an alternative District facility which is comparable in use to the Multi-Use Turf Field. In the event no comparable facility is available, the City shall receive a credit in the amount of hours that would have been available while the Field was unavailable, for use in the subsequent annual scheduling period. If no comparable field is available in year ten (10) of this agreement (January 1, 2017 through December 31, 2017), the City will receive a credit, in the amount of hours that would have been available while the Field was unavailable, at a comparable facility during calendar year 2018.

3. DUTIES OF THE PARTIES

3.1. DUTIES OF THE CITY

3.1.1 The City shall provide to the District by warrant, One Hundred Thousand Dollars (\$100,000.00), to be applied toward the future rental cost of the Mountlake Terrace High School Multi-Use Turf Field by City sports groups or Mountlake Terrace Community Groups and/or Mountlake Terrace City Recreation/Sponsored Programs designated by the City during the term of this Agreement. Payment shall be made by the City to the District within thirty (30) days of the execution of this Agreement by the parties. The City shall have taken

action, independent of this Agreement, to budget and provide the financing necessary to perform its financial obligation under this Agreement.

3.1.2 In recognition of the funds furnished by the City and its payment in full, the District shall provide the City with an annual credit of 275 hours of exclusive scheduled use of the Field, calculated as closely as possible to approximate the equivalent value per year of Ten Thousand Dollars (\$10,000.00) in hourly rental rates in effect at the time of execution of this Agreement. To acknowledge the value of the City's lump sum payment, and to provide for the efficient implementation of this Agreement, the number of hours of use to be designated by the City on an annual basis shall not be reduced during the term of this Agreement, regardless of whether hourly rental rates are increased by the District.

3.1.3 No later than January 15, 2008 for the first year of this Agreement, and no later than May 15th for each upcoming year thereafter for the remainder of this Agreement, the City shall provide the District's Director of Athletics a list designating the number of hours allocated by the City to City sports groups or Mountlake Terrace Community Groups and/or Mountlake Terrace City Recreation/Sponsored Programs entitled to receive Field Rental Credit for the use of the Mountlake Terrace High School Multi-Use Turf Field starting January 1st of each year and ending December 31st of the same year. Any unused Field Rental Credit during each calendar year of this Agreement may not be carried forward to the following year throughout the term of this Agreement.

3.2. DUTIES OF THE DISTRICT

3.2.1 The District shall be the administrator of this Agreement and shall be responsible for the general maintenance and upkeep of the Mountlake Terrace High School Multi-Use Turf Field.

3.2.2 By February 15, 2008 of year 1 and by September 1 of each subsequent year after the District shall provide the City a current annual schedule with dates/times and hours assigned to City designated sports groups or Mountlake Terrace Community Groups and/or Mountlake Terrace City Recreation/Sponsored Programs which shall be attached hereto as Exhibit B and incorporated by reference as though fully set forth. It is agreed by the parties that Exhibit B shall be reviewed by the City and District on a quarterly basis.

3.2.3 By September 1st of each year, the District shall arrange a meeting with the City to discuss and develop the following year Field rental schedule throughout the term of this Agreement.

3.2.4 The Parties acknowledge that the District shall have priority use of the Mountlake Terrace High School Multi-Use Turf Field with the City of Mountlake Terrace designated sports groups or Mountlake Terrace Community Groups and/or Mountlake Terrace City Recreation/Sponsored Programs having

use of the Mountlake Terrace High School Multi-Use Turf Field as provided for within this Agreement. The District's allocation of field time use for City recreation programs and/or designated community groups shall be consistent with the District's normal scheduling policies and procedures unless otherwise specifically designated in this Agreement.

3.2.5 The District shall require City sports groups designated by the City to abide by the regulations governing the community use of District facilities, and to satisfy all District requirements, including insurance coverage. The District shall provide within thirty (30) days of execution of this Agreement the "regulations" referred to herein, and the same shall be attached as Exhibit "B" to this Agreement incorporated by reference as though fully set forth.

4. ADDITIONAL REQUIREMENTS

- 4.1. **COMPLIANCE WITH LAWS** The District and the City shall comply with all applicable federal, state and local laws, rules and regulations in performing this Agreement, including, but not limited to, laws against discrimination.
- 4.2. **DISPUTE** In the event of a dispute between the District and the City arising under this Agreement, the Superintendent of the District, and the City Manager of the City, shall meet to attempt to resolve the dispute within thirty (30) days notice from either party of the existence of a dispute. In the event the Superintendent and the City Manager are unable to resolve the dispute within sixty (60) days notice from either party of the existence of a dispute, the parties shall submit the dispute to a mutually agreed upon private arbitrator for a binding resolution. In the event the parties cannot agree on an arbitrator, one will be appointed by the Presiding Judge of the Snohomish County Superior Court, with costs of arbitration borne equally. The prevailing party shall be entitled to recover reasonable attorneys' fees and costs related to said arbitration.
- 4.3. **GOVERNING LAW AND STIPULATION OF VENUE** This Agreement shall be governed by the laws of the State of Washington and the parties stipulate that any lawsuit regarding this Agreement must be brought in Snohomish County, Washington.
- 4.4. **NO THIRD PARTY BENEFICIARY** It is the intent of the parties, and all parties agree, that this agreement shall not confer third party beneficiary status on any non-party, including, but not limited to, the citizens of either the County or of the Participating Municipalities.
- 4.5. **NO JOINT VENTURE** This Agreement does not create a partnership or joint venture, and in carrying out this Agreement, the parties shall act in their individual capacities and not as agents, employees, or partners of one another.

4.6 ATTORNEY FEES In the event either party brings a lawsuit to enforce the Contract, or arising for breach of this Contract, the prevailing party shall be entitled to its costs and attorney's fees for bring or defending the action. The venue for any dispute related to this Contract shall be Snohomish County, Washington.

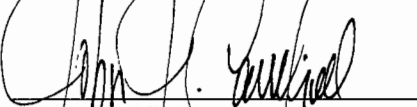
4.7 INDEMNIFICATION AND HOLD HARMLESS District shall protect, save, hold harmless, indemnify and defend as its own expense through counsel acceptable to the City, its elected and appointed officials, officers, employees and agents from any loss, or liability of any kind or nature for damages, loss or injury arising from or out of or connected with the performance of this Agreement. This promise to indemnify and hold harmless shall include claims or litigation brought by the District employees as well as third parties, and to the extent necessary, but only to that extent, the District waives its immunity under RCW Title 51. This waiver is mutually negotiated by the Parties. This promise to hold harmless and indemnify shall not include any loss, claim or liability found by a court to be solely caused by the negligence or willful misconduct of the City, its elected and appointed officials, employees or agents. It is specifically understood and agreed by the parties that no liability shall attach to the City or the District solely by the reason of entry into this Agreement, except as is expressly provided herein.

EXECUTED this 6 day of December, 2007.

Edmonds School District #15


Dr. Nick Brossoit

City of Mountlake Terrace


John Caulfield, City Manager

**EDMONDS SCHOOL DISTRICT NO. 15
POLICY 9200 AND
ADMINISTRATIVE REGULATION 9200-R1**



**Edmonds School District No. 15
Lynnwood, WA 98036-5789**

9200 - COMMUNITY USE OF SCHOOL FACILITIES

Adopted
11/5/73

It is the policy of Edmonds School District that district-owned buildings and facilities are public property, which are to be used in the best interests of the entire community within a nominal fee structure. Subject to the stipulation that all Edmonds School District uses of district-owned buildings and facilities have priority over any other uses, community groups are encouraged to make use of district facilities.

Revised
8/25/75
6/18/85
7/19/88
9/8/93

The superintendent or designee shall be responsible for implementing Board policy by establishing and maintaining a rental schedule, and rules and procedures for the use of facilities.

Source: <http://staff.edmonds.wednet.edu/users/kernsj/9000/9200.htm>



**Edmonds School District No. 15
Lynnwood, WA 98036-5789**

9200-R1 - COMMUNITY USE OF SCHOOL FACILITIES

Adopted
11/5/73

School facilities of the Edmonds School District are recognized as public facilities which are integral to the mission of the District. Further, the District recognizes and encourages the use of its facilities by the community, so long as that use does not conflict or constrain the educational mission of the District. This policy sets forth the guidelines for the scheduling and use of school facilities by the community.

Revised
8/25/75
7/18/77
1/9/80
7/19/88
3/3/92

I. BUILDING USE COMMITTEE

The building use committee, appointed by the superintendent, shall include a business office representative, the property manager, the supervisor of maintenance, the

director of food services, the custodial/grounds manager, the athletic director, the risk manager, and three building administrators, one each from elementary, middle school, and high school. This committee shall meet as needed to recommend rental fees and charges for the use of school facilities, subject to approval of the Board of Directors.

II. MANAGEMENT OF SCHOOL FACILITIES

A. Operating Schools

Each school principal or designee is responsible for the management and scheduling of use for his/her building.

B. Closed Schools

Use of closed schools shall be managed by the district's property manager.

C. Outdoor Fields/Facilities

Outdoor school facilities shall be scheduled by the district athletic director in consultation with the respective school principal. The district stadium shall also be scheduled by the district athletic director.

III. GROUP CLASSIFICATIONS

(This policy does not apply to associated student body activities.)

No basic fee shall be charged for district facilities when used for:

- official district programs/workshops
- PTSA, PTA, and school parent organizations, general meetings, or social/recreational activities
- fund-raising activities where gross receipts will be used for scholarships, equipment, or materials purchases

Nothing in this section shall be read to exclude reasonable charges for extended use of custodial services, foodservices, or building utilities. The district stadium does not fall within the scope of this section.

Group I: Nondistrict uses benefiting District students.

Group I activities primarily serve preschoolers or students residing in the Edmonds School District. These activities are nondiscriminatory and are not designed for fundraising.

Examples of Group I are: District athletic office activities, local Girl Scout/Boy Scout troops, and local youth athletic teams.

Group II: Private not for profit or other public entities.

Group II activities are of general community interest and are not organized as a profit-making venture. Use by youth and adult groups based outside the Edmonds School District will be limited and permitted only when all local requests for use have been accommodated.

Edmonds School District Interlocal for Use of MLTHS Turf Field

Examples of Group II are: Adult recreation programs, nonlocal youth drill teams, nonlocal youth performing arts and leadership groups, wedding receptions, church use, political organizations serving the general community on a nondiscriminatory basis or social/recreational events, Edmonds Community College (unless special arrangements have been made through cooperative ventures).

GROUP III: For Profit.

Any activity which is commercial in nature or for private gain will be charged two (2) times the Group II charges plus five percent (5%) of the gross receipts when admission is charged.

Examples of Group III are: Professional or semi-professional sporting and performing arts activities, professional seminar and speech presentations, and commercial hobby and crafts ventures (baseball card shows, rock and gem shows, etc.).

Organizations generally ineligible.

Organizations and activities will be denied the use of school facilities and buildings when, in the judgment of the Board, it is not in the best interest of the district.

IV. APPLICATION PROCEDURE FOR THE USE OF SCHOOL FACILITIES

A. Facility Use Permit, for use of indoor school facilities, must be submitted with payment in full at issuance and approved by the building principal or designee at least 24 hours prior to the scheduled event. If kitchen facilities are to be used, the approval of the supervisor of food services is also required. A health permit should be obtained from the Snohomich Scouny Health Department.

B. Permit and Billing Form for Outdoor Recreation Facilities (Form X-346), must be submitted with payment in full at issuance and approved by the athletic office.

V. RENTAL FEES AND OTHER CHARGES

Refer to *Schedule of Charges - Indoor Facilities* for rental rates. Payment in full is required at time of permit issuance unless otherwise expressly agreed to by the property manager. Checks shall be made payable to the Edmonds School District and delivered to the issuing school or department or to the accounting department. Organizations wishing to use specialized equipment or unique facility arrangements must make such requests at time of application. Charges may be added to the basic rental rates for these arrangements. (Please refer to Charges For Use of Facilities section.)

Charges for use of Facilities

The schedule of fees for the use of district facilities shall be maintained by the property manager. For rental rates refer to the *Schedule of Charges - Indoor Facilities*.

Arrangements for special equipment and facility set-up shall be made at the time of application for use.

Use of district-owned expendable materials is not permitted.

Any damages to the facility either directly or indirectly, shall be the responsibility of the user. Additional charges for repair or clean-up will be levied.

Refunds

Fees will be refunded only upon a 24-hour prior notice of the event's cancellation to the building principal or contract issuing department. Refunds will be processed according to district procedures.

VI. REGULATIONS GOVERNING USE OF SCHOOL FACILITIES

A. Indoor Facilities

1. All activities are subject to municipal and county ordinances as well as district and school policies.
2. All groups using school facilities shall have adequate adult supervision. The building principal shall determine the adequacy of the supervision.
3. The principal shall approve any decorations used. No furnishing normally present, including flags, shall be removed from the school building or moved from rooms when the building is being used by a community group.
4. School equipment shall not be used unless approved by the building principal. Expendable supplies shall not be used.
5. Use of gymnasiums with hardwood floors for activities other than sports shall be determined by the principal.
6. Smoking will not be permitted on school property.
7. When a building or outdoor facility is damaged or left in an unsatisfactory condition by a group, the principal or designee shall notify the maintenance department. The group responsible for the damage shall be billed for the cost of the repair and/or for the cleaning of the facility and shall be denied the use of school facilities until such time as payment for the damage has been made.
8. Violation of the rules under which a permit is issued may cause the violator to be placed on probation or to have his/her permit cancelled for the remainder of the fiscal year. The principal or designee issuing the building use permit shall make decisions involving probation or the cancellation of any permit and shall notify the property manager of such action.
9. Dances, other than school-related or sponsored, shall not be held in operating school facilities during the school attendance year. At the discretion of the superintendent or designee, groups may be allowed to use high school facilities during the summer for dances for high school-age students of this district. These dances

must meet the rules set forth in the building use permit, unless otherwise ordered by the superintendent. Closed school facilities may be rented for dances, subject to such special conditions as the property manager may deem necessary.

B. Outdoor Facilities

1. The use of all outdoor school facilities is subject to compliance with the rules stated on the application and permit for such use.
2. Any regularly scheduled school activity or community event shall have priority in the use of school fields. All contacts shall be made through the athletic director's office.
3. Activities on school playfields are subject to municipal and county ordinances as well as district and school policy.

VII. GUIDELINES FOR SCHEDULING THE USE OF SCHOOL FACILITIES

A. Indoor school facilities are scheduled by the building principal or designee according to the specified guidelines (Section VI of this policy).

B. Outdoor school facilities are scheduled by the athletic office. If there are any dates when the staff of a school do not wish their facilities to be scheduled, the school principal should notify the district athletic office indicating dates and times.

C. An organization which has used a facility in prior consecutive years should, whenever possible, be given priority of use.

D. An organization which has continuous use of a building space during the school year and whose activities would be seriously handicapped by exclusion during the summer months may petition in advance for the first summer use date for those activities requiring indoor facilities.

E. The principal or designee shall provide each renter with a copy of the permit. All groups are responsible for safeguarding the facility and for the conduct of participants and spectators arising from the rental.

F. Priorities in scheduling use:

1. School-related programs have priority over community group activities.
2. Community groups who serve school children or preschool children shall have priority over groups serving adults.
3. Community groups based within the school district should have priority over out-of-district groups.
4. Elementary school-age children should be scheduled for early after-school hours, secondary school-age young people should be schedule for early evening hours. Adults should be scheduled for late evening hours.
5. Traditional indoor sports have priority over outdoor sports when scheduling an

indoor facility.

G. The school district and the building principal reserve the right to alter the schedule of a community group using a school facility as necessary to accommodate school programs or additional scheduling requests.

H. If it becomes necessary for the principal to cancel the use of a school facility by a community group, he/she shall inform the community group leader as far in advance as possible so that the organization may reschedule its activities.

I. When a community group terminates its use of a school facility, it must notify the office which granted the request for that school facility.

J. When school is closed because of inclement weather or other emergency, all activities are cancelled during the closure period.

Source: <http://staff.edmonds.wednet.edu/users/kemsj/9000/9200r1.htm>

**CURRENT ANNUAL SCHEDULE OF DATES/TIMES/HOURS AVAILABLE
TO CITY DESIGNATED SPORTS GROUPS OR MOUNTLAKE TERRACE
COMMUNITY GROUPS AND/OR MOUNTLAKE TERRACE CITY
RECREATION/SPONSORED PROGRAMS**

*Refer to section 3.2.2 "Duties of District", of Interlocal Agreement
Exhibit B is to be provided by Edmonds School District by February 15, 2008 and by
September 1 of each subsequent year.*