SCHOOL DISTRICT NO.10 (ARROW LAKES)



Policy 250 – Community Use of District Facilities

General

- 1.1 School facilities are primarily for the education of public-school students. However, where space and resources are available, the Board supports the use of school facilities by third-party/community users.
- 1.2 Use of School District facilities by third-party/community users shall not interfere with the education of public-school students and shall not adversely reflect upon the School District.
- 1.3 The School District will charge fees for the use of its facilities, which will, at minimum, cover the direct and indirect costs to the School District incurred due to the use of the facility by the third-party/community user.
- 1.4 Regular school curricular activities and extra-curricular activities that are authorized, organized and supervised by school staff have priority use of School District facilities and grounds.
- 1.5 The consumption of alcohol on School District property may be permitted in some circumstances; however, the School District may restrict or deny any requests for this.
- 1.6 The consumption of cannabis and tobacco, including smoking and vaping, is always prohibited on School District property and in all School District facilities. The ceremonial use of tobacco may be permitted with the approval of the school Principal or Superintendent.

Authority

- 1.7 The Superintendent is authorized to enter into facility use agreements with third-party/community users and establish protocols that:
 - 1.7.1 Stipulate the parameters and conditions under which the School District will permit third-party/community users of facilities.
 - 1.7.2 Establish the criteria and process by which a third-party/community user applies for and is granted use of School District facilities.
 - 1.7.3 Set the fees charged for the use of School District facilities in accordance with this policy.