



Legislation Details (With Text)

**File #:** 2003-2153      **Version:** 1  
**Type:** Resolution      **Status:** Passed Finally  
**File created:** 7/22/2003      **In control:** Committee on Parks, Recreation & Youth Policy  
**On agenda:**      **Final action:** 8/4/2003  
**Enactment date:** 8/4/2003      **Enactment #:** 668  
**Effective date:** 8/14/2003

**Title:** Resolution providing for an Agreement or Agreements with the School District of Pittsburgh to grant the City of Pittsburgh priority usage of certain School District Facilities for public recreational use during periods whereby said Facilities are not in use for School District purposes in the Department of Parks and Recreation.

**Sponsors:**

**Indexes:** AGREEMENTS

**Code sections:**

**Attachments:**

| Date      | Ver. | Action By                                     | Action                    | Result |
|-----------|------|---|---------------------------|--------|
| 8/15/2003 | 1    | Mayor   | Signed by the Mayor       |        |
| 8/4/2003  | 1    | City Council                                  | Passed Finally            | Pass   |
| 7/30/2003 | 1    | Committee on Parks, Recreation & Youth Policy | AFFIRMATIVELY RECOMMENDED | Pass   |
| 7/22/2003 | 1    | City Council                                  | Read and referred         |        |

Presented by Mr. Motznik

Resolution providing for an Agreement or Agreements with the School District of Pittsburgh to grant the City of Pittsburgh priority usage of certain School District Facilities for public recreational use during periods whereby said Facilities are not in use for School District purposes in the Department of Parks and Recreation.

**Be it resolved by the Council of the City of Pittsburgh as follows:**

**Section 1.** The Mayor, the Director of the Department of Parks and Recreation and the Director of the Department of Public Works, on behalf of the City of Pittsburgh are hereby authorized to enter into an Agreement or Agreements, in a form approved by the City Solicitor, with the School District of Pittsburgh for the purpose of providing priority usage of certain School District Facilities for public recreational use during periods whereby said Facilities are not in use for School District purposes for the benefit of the resident of the City of Pittsburgh. Costs incurred by School District and the City subsequent to each entity's recreational usage as identified in the Site Addenda, shall be reviewed on an annual basis. By a process of mutual examination, the entity possessing the greater liability shall be satisfactorily compensated at an agreed upon sum. The School District shall assume liability for claims arising from the operation of School District owned or controlled Facilities and the City shall assume liability for claims arising from the operation of City owned or controlled Facilities.