Proof of Liability Insurance:

G. Except for Categories A and E, users must assume all liability, provide proof of liability insurance, and hold the District and Board harmless for any and all damages or injuries that result from the use of the facility. Proof of insurance must be provided at the time of application. The user shall indemnify and hold the District and Board harmless from and against any and all liability and costs arising from injury to persons or property occasioned wholly or in part by any act or omission of the user, its employees, members, invitees, and all other persons whom the user permits in, on, or about the facilities or property designated herein. The user shall defend any and all claims, actions, suits, or legal proceedings which may be brought against the District or Board, or in which the District or Board may be impleaded or joined with others as a result of the user's use of the facilities or property designated herein, and shall satisfy and discharge any judgments, orders, and decrees that may be recovered against the user of the District or Board, in any such action or proceedings.

The user agrees that at all times material to this agreement, it shall provide liability insurance amounts of $1,000,000 on any claim or judgments and $2,000,000 on all claims and judgments arising from the same incident/occurrence. The user shall present proof of such insurance.

General liability insurance covering bodily injury and property damage arising from use of District facilities is required. This coverage shall have limits of $1,000,000 per occurrence and $2,000,000 aggregate. The District School Board of Collier County must be identified as a certificate holder and shall be named as an additional insured.

For more information, read Use of District Facilities Procedure at http://www.neola.com/collier-fl.search/AP/ap7510.htm