

USE OF FACILITIES AGREEMENT

by its obligations
The Facilities are
claim against the District
to, theft or destruction of the Agency's property.

7 responsible for claims
District Facilities

all, at the direction of the Agency, be a basis
y and property made available for use by the Agency.
for damages relating to its use of the Facilities

damages caused by its negligent failure to maintain,
. The District shall defend and indemnify the Agency,



USE OF FACILITIES AGREEMENT BETWEEN PUBLIC AGENCIES

A - Public

its liability insurance or coverage agreement(s), subject to a minimum limit of liability of \$ 1,000,000 per Claim, and further subject to a 60-day notice before such insurance or coverage is cancelled or terminated.

The Agency shall be financially responsible for any claims or damages caused, or arising in some manner from, whether in whole or in part, by any aspect of the Agency's use of the Facilities. The Agency shall