

FACILITY RESERVATION FORM

Canyon Lake POA Activities Department activities@canyonlakepoa.com | 951.244.6841 x610

APPLICANT INFORMATION

Applicant is responsible for reading and following all Canyon Lake Property Owners Association Rules, Regulations and Policies as well as The City of Canyon Lake Municipal Code Chapter 11.25 regarding Special Events. Events expecting 50+ people must obtain a Special Events Permit from the City of Canyon Lake at least 30 days prior to the event, and potential permits with the Health Department/ Fire Department. For those events taking place on CLPOA common areas, failure to obtain proper permits will result in cancellation and/or fine.

Applicant Name		Organization/Club	
Applicant Address			
Address		City	Zip
Phone Number:		Email:	
		DETAILS	
Event Type <mark>:</mark> (i.e. birthday party, p	picnic, etc)		
Date Requested: /	/ Time:	Expected At	<mark>tendance</mark> :
Special Request:			
Do you plan to have any of t			
Activities Department at <u>activites@</u> Jumper □ Live Band/DJ/		Other:	
Indian Beach Park	FAC Holiday Harbor Park	CILITY Roadrunner Park	Factnort Bark
Pavilion 1 (4 Tables)	☐ East Pavilion (7 Tables)	□ Pavilion	Eastport Park ☐ Activities Room*
Pavilion 2 (4 Tables)	☐ Pavilion (3 Tables)	Gault Field	Snack Bar*
☐ Stage☐ Stage w/electrical access	☐ Snack Bar* ☐ Amphitheater*	Field Number: 1 2 3 4	Other
Utility Access Only (Located by Restrooms)	Sierra Park		
	Pavilion 1 (4 Tables)	Pavilion 2 (4 Tables)	
ability insurance, portable restroor all set up and clean up, court niversal utility charge is added to vailable at all sites. All applican ubmitted 48 hours in advance to By signing below, I acknowledge orth by the CLPOA.	com facilities, security or addition desy is appreciated by all facility to any reservation that uses elect ts are required to read and sign to the Activities dept. at activities	nal special permits for use durin users. Some facilities may requitricity at any of the parks listed a Hold Harmless Form. For a @canyonlakepoa.com or 951.24 d all information provided and of	nay be required to provide addition g their event. Applicant is responsibilities a damage/loss non-cash deposit above. Use of utilities may not be full refund, cancellations must be 44.6841 x610. Aggree to all terms and conditions se Date:
NTERNAL USE:			
Deposit Required: Yes / No	Vendor Insurance Required:	Yes / No Insurance Verifie	ed: / /

Notes:



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FACILITY USE

HOLD HARMLESS

Canyon Lake Property Owners Association (CLPOA) desires to be protected against loss by reason of the temporary use and occupancy of its facilities by special event renters. It is therefore agreed:

- The renter agrees to indemnify CLPOA, its Board of Directors, officers, employees and agents from all losses, liabilities, damages, costs and expenses (including, without limitations, actual attorney's fees, arbitration expenses and litigation expenses) that they, or any of them may incur by reason of the use and occupancy of the CLPOA facilities as set forth above by the renter, its employees, agents, subcontractor, and guests.
- CLPOA shall give the renter prompt written notice on any claim, action or proceeding, which could rise to a right of indemnification under this Agreement. Notwithstanding such notice, CLPOA shall be entitled at its sole discretion either to defend or settle such claim, action or proceeding. CLPOA shall also be entitled to engage, at the renter's expense, independent counsel to advise it with respect to any claim, action or proceeding which gives rise to a right of indemnification under this Agreement.
- Indemnification shall be made by the renter within ten (10) days after receipt from CLPOA of notice describing the nature of claim made and the amount of any loss, liability, damage, cost or expense. All such costs and expenses, which are not paid when due shall, until paid, bear interest from such date at the rate of twelve percent (12%) per annum.

In the event of any litigation among the parties concerning the enforcement or interpretation of this Agreement, including but not limited to arbitration or civil lawsuit, the non-prevailing party (or parties) shall pay any and all reasonable fees and expenses (including attorney's fees, arbitration expenses and court costs) incurred by the prevailing party (or parties) in connection with such litigation.

AGREEMENT

	DATE:
(Applicant Signature)	
(Printed Name)	
EPTED BY CLPOA	DATE:
(Manager)	