

Town of View Royal Centennial Park Rental Application

Group Name:			
Contact Name:			
Address:			Postal Code:
Telephone:	Work:		Email:
Alternative Contact Name:			
Space Required: (i.e. washrooms, ballfield, tennis court)			
Type of Use: (i.e. tournament, etc.)			
Date(s) and time(s) required:			
Applicant Signature:		Date:	
Return this form with all required documentation and payment to: Town of View Royal, 45 View Royal Ave, Victoria, BC			
OFFICE USE			
Deposit of \$100.00 (refundable upon inspection of facilities, post event)			
Cleaning and Garbage Collection Fee of \$250 (non-refundable)			
Current Letter of Insurance (naming Town of View Royal):			
Approved by: Date:			
Deposit Account # 01-159191-0000			

This information is collected by the Town of View Royal under the Local Government Act and the Freedom of Information and Protection of Privacy Act and will be used for the purpose of administering requests for park rentals. Should you have any questions about the collection of this personal information please contact the Director of Engineering, 45 View Royal Avenue, 250-479-6800, info@viewroyal.ca.

CONDITIONS OF RENTAL

- 1. This agreement is not valid until the undersigned (hereinafter referred to as the Tenant) signs and returns this agreement with the payment indicated below.
- 2. The Tenant agrees to comply with Municipal Fire Regulations and Bylaws, including smoking, fire proof props, seating capacity and exit clearance.
- 3. The Tenant further agrees to maintain at its own expense public liability insurance in such amount and upon such terms and in such companies as may be reasonably satisfactory to the Town of View Royal, insuring against claims for personal injury, death, or property damage occurring upon, in or about the demised premises. The Tenant shall provide the Town of View Royal (hereinafter referred to as the Town) with a copy of any and all insurance policies on request.
- 4. The Tenant agrees to indemnify and save harmless the Town from and against any and all claims by any person or persons arising out of any act or neglect of the Tenant, its agents or servants, in respect of the demised premises, its use or the non repair thereof.
- 5. The Tenant agrees that there will be no alcoholic beverages brought onto or consumed on Town premises without prior written permission of the View Royal Council for the Town.
- 6. The Tenant agrees to provide adult supervision to confine participants and spectators to the areas indicated in this agreement. The Town reserves the right to evaluate the adequacy of the supervision.
- 7. The Tenant acknowledges that the facilities are for the purpose indicated in this Agreement, and not for personal or private purposes or gain.
- 8. The Tenant agrees to accept reasonable direction from Town employees in charge of the premises being use.
- 9. If the Parks Building is included in the above accommodation, the Tenant agrees:
 a) \$100 key and damage deposit will be required;
 b) \$250 washroom cleaning and garbage removal fee will be required Note: Failure to leave the facility in the condition in which it was found may result in additional charges for clean-up.
- 10. The Tenant acknowledges that only the equipment specified in this written agreement will be provided.
- 11. The Tenant acknowledges that the Town is not responsible for loss or damage to property left on Town property by the Tenant, its Agents or Servants.
- 12. The Tenant acknowledges the Town's right to cancel or revoke this agreement at any time, with or without cause and no claim may be made against the Town for damages or reimbursement on account of any loss, damage or expense whatsoever.
- 13. The Tenant acknowledges and agrees that the holding of any games of chance, including lotteries, raffles and bingos will not be held on the premises unless proper permits are obtained.
- 14. If professional musicians are used during the course of this agreement, the Tenant agrees to hold the Town blameless in any action to collect copyright royalties through the Copyright Act of Canada.
- 15. The Tenant agrees that no connection to electrical panels will be made without prior authorization from the Town.
- 16. The Tenant acknowledges the Town's right to establish minimum / maximum occupancy for the facilities included in this Agreement.
- 17. The Tenant agrees that the facilities included in this Agreement will not be used for band practices and/or performances unless the Agreement specifically authorizes these activities.
- 18. The Town reserves the right to restrict use of any field due to weather conditions, noise, watering, topdressing, repairs, etc.
- 19. Vehicles are NOT allowed on playfields at any time.
- 20. No group shall line or mark a field in any manner. All lining must be approved by the Town.
- 21. The Town reserves the right to prohibit the use of loudspeakers for outside events.
- 22. The Tenant acknowledges that the Park is a public space and must be shared with other users, other than the sole use of the sports fields during the rental period.