

APPLICATION FOR USE OF OUTDOOR FACILITIES



Submit application in person at the Parks & Recreation office or email to rentals@covinaca.gov.

APPLICANT INFORMATION							
NAME*	EMAIL						
ADDRESS	CITY AND ZIP						
CELL PHONE	ALTERNATE PHONE						
ORGANIZATION/BUSINESS (if applicable)	ARE YOU A NON-PROFIT?						
*This person assumes responsibility for facility	use and will be the sole contact for the City.						
RESERVATION INFORMATION							
FACILITY REQUESTED:							
COVINA PARK BANDSHELL	(301 North Fourth Avenue)						
HERITAGE PLAZA PLATFORI	M AND GRASS AREA (400 North Citrus Avenue) (NO Lights available*)						
_	ELD (Fourth Avenue and Badillo Street)						
	S FIELD (1250 North Hollenbeck Avenue)						
	EA (735 North Glendora Avenue) (NO Lights available*)						
	A (815 North Barranca Avenue) (NO Lights available*)						
	ATING RINK (301 North Fourth Avenue)						
	KATING RINK (735 North Glendora Avenue) (NO Lights available*)						
* Rentals not approved after dust							
REQUESTING AN ONGOING RENTAL? YES	NO IF YES, HOW MANY WEEKS?						
WILL FEES BE COLLECTED? YES NO IF YES, FOR WHAT PURPOSE?							
WILL FOOD BE SERVED? YES NO IF	YES, WILL A COMMERCIAL CATERER BE USED? YES NO						
WILL THERE BE ENTERTAINMENT? YES N	O IF YES, WHAT TYPE?						
• • •	DATES(S) START TIME END TIME dates requested) (Including setup) (Including cleanup)						
(List all days requested) (List all	dates requested) (Including setup) (Including cleanup)						
1. Choice:							
2 nd Choice:							
PURPOSE OF USE/DESCRIPTION OF ACTIVITY	ESTIMATED ATTENDANCE						

INSURANCE REQUIREMENTS

APPLICANT'S SIGNATURE:

If required, undersigned must submit a certificate of Commercial General Liability Insurance (or other type of insurance as deemed appropriate by City staff) with Additional Insured endorsement, naming the City of Covina, its officers, employees, agents and volunteers as additional insureds. The scope and limits appropriate for said use will be determined by City staff and provided to undersigned, but will be at minimum \$2,000,000 per occurrence for bodily injury, personal injury and property damage and a general aggregate limit of \$2,000,000.

HOLD HARMLESS AND INDEMNIFICATION AGREEMENT

In consideration of the use of said facilities the undersigned, to the fullest extent permitted by law, shall, at its sole cost and expense, defend, hold harmless and indemnify City and its elected officials, officers, attorneys, agents, employees, designated volunteers, successors, assigns and those City agents serving as independent contractors in the role of City officials (collectively "Indemnitees"), from and against any and all damages, costs, expenses, liabilities, claims, demands, causes of action, proceedings, expenses, judgments, penalties, liens and losses of any nature whatsoever, including fees of accountants, attorneys or other professionals, and all costs associated therewith, and the payment of all consequential damages (collectively "Liabilities"), in law or equity, whether actual, alleged or threatened, which arise out of, are claimed to arise out of, pertain to, or relate to the acts or omissions of undersigned and all individuals utilizing said facility in connection with this specific approved usage (or any entity or individual that undersigned shall bear the legal liability thereof), including the Indemnitees' active or passive negligence, except for Liabilities arising from the sole negligence or willful misconduct of the Indemnitees, as determined by final arbitration or court decision or by the agreement of the parties. Undersigned shall defend the Indemnitees in any action or actions filed in connection with any Liability with counsel of the Indemnitees' choice, and shall pay all costs and expenses, including all attorneys' fees and experts' costs actually incurred in connection with such defense. Undersigned shall reimburse the Indemnitees for any and all legal expenses and costs incurred by Indemnitees in connection therewith.

Initial each item below to acknowledge understanding and agreement: I have reviewed all rental policies and fees and agree to be compliant. I understand that the application must be submitted at least 45 days prior to my rental date. I understand that submission of this application does not automatically grant approval. I understand that I will be notified within 5 business days whether application has been approved. I understand that rental policies may be added or changed as deemed necessary by the City of Covina in response to public health and safety. I understand that failure to pay all fees due by the deadline provided may result in cancellation of the approved rental.

DATE:

FACILITY USE FEES

	COVINA-BASED NONPROFIT ORGANIZATION, COVINA BUSINESS OR COVINA RESIDENT	NON-COVINA BASED NONPROFIT ORGANIZATION, NON-COVINA BUSINESS OR NONRESIDENT
SECURITY DEPOSIT	\$200	\$200
FEES (HOURLY RATE)		
COVINA PARK BANDSHELL	\$125	\$150
HERITAGE PLAZA PLATFORM AND GRASS AREA	\$100	\$125
COVINA PARK HOCKEY/SKATING RINK	\$50	\$50
WINGATE PARK HOCKEY/SKATING RINK	\$50	\$50
COVINA PARK SOFTBALL FIELD (Up to 50 people)	\$50	\$75
COVINA PARK SOFTBALL FIELD (Over 50 people)	\$75	\$100
HOLLENBECK PARK SPORTS FIELD (Up to 50 people)	\$50	\$75
HOLLENBECK PARK SPORTS FIELD (Over 50 people)	\$75	\$100
SUNKIST PARK GRASS AREA (Up to 50 people)	\$50	\$75
SUNKIST PARK GRASS AREA (Over 50 people)	\$75	\$100
WINGATE PARK GRASS AREA (Up to 50 people)	\$50	\$50
WINGATE PARK GRASS AREA (Over 50 people)	\$75	\$75
LIGHT USE FEES (PER HOUR)		
COVINA PARK SOFTBALL FIELD	\$30	\$30
HOLLENBECK PARK SPORTS FIELD	\$35	\$35

FACILITY USE POLICIES

RULES, REGULATIONS, AND POLICIES

Community facilities and related facilities shall be available for use as deemed appropriate by the Director of Parks & Recreation and Library Services or designee. Examples of appropriate use are team practices, scrimmage games, and family gatherings. Large events or tournaments are considered on a case-by-case basis and would potentially require additional processing time, permitting and fees. The Director of Parks & Recreation and Library Services reserves the right to cancel any reservation if it is in the best interest of the City, its residents, or public health to do so.

A. CLASSIFICATIONS

- COVINA-BASED NONPROFIT ORGANIZATION, COVINA BUSINESS OR COVINA RESIDENT
 - Nonprofit groups based in Covina (i.e. facility must have a Covina address or regular established meeting place must be in Covina), such as sports leagues, PTA, Girl Scouts, Boy Scouts, boosters, service clubs, churches, etc. Proof of 501c3 status may be required.
 - Individuals who reside in Covina, i.e. zip codes 91722, 91723, or 91724. This individual will be responsible for rental, all payments, and must be present at the event and stay for the duration of the rental. Residents may not rent facilities for a nonresident's use. Proof of residency in the form of a current utility bill is required at time of application.
 - Businesses with a Covina address, i.e. zip codes 91722, 91723, or 91724. An authorized representative from the business will be responsible for the rental and must be present for the duration of the rental. Payments must be made with business check or credit card or cash.
- 2. NON-COVINA BASED NONPROFIT ORGANIZATION OR BUSINESS, OR NONRESIDENT

All individuals living outside the City of Covina or any nonprofit organization or business based outside of Covina.

B. APPLICATION/RESERVATION POLICY

- 1. Applications must be submitted at least 45 calendar days prior to the date facility is requested.
- 2. Applications may be submitted in person at the Parks & Recreation office located at 1250 North Hollenbeck Avenue or emailed to rentals@covinaca.gov.
- 3. Applicants must be at least 21 years of age. This person must be in attendance for the entire function.
- 4. Review of application may take up to five working days.
- 5. Facilities are not available for rent on City-observed holidays/holiday weekends.
- 6. Facilities are reserved and billed in one-hour increments only with a minimum reservation time of two hours. Reservation times must include setup and cleanup periods.

C. <u>INSURANCE</u>

All groups utilizing City of Covina facilities may be required to submit a certificate of Commercial General Liability Insurance and an additional insured endorsement with a minimum of two million dollars (\$2,000,000) per occurrence and two million dollars (\$2,000,000) aggregate coverage, naming the City of Covina, its officers, employees, agents and volunteers as additional insured. Examples of the required documents are attached to this application (Attachment A & B). Other forms of insurance that may be required include Automobile Liability Insurance and Workers' Compensation Insurance. Applicant will be notified of any additional insurance requirements upon approval of application.

D. <u>FEE PROCEDURE</u>

- 1. Upon approval, applicant will be sent a quote via email. Quote must be accepted via email. If accepted, an invoice will be issued. Fees and/or required documentation must be submitted 30 days prior to rental date. Failure to pay fees or submit documentation by the due date will result in cancellation of reservation.
- Fees may be paid by cash, money order, check, or credit card. All payments must be made by the
 applicant only, i.e. applicant's name must appear on check or credit card. Credit card payments may
 be made by phone or online.
- 3. There will be a \$25 charge on all returned checks (NSF, stopped payment, or closed account).

E. SECURITY DEPOSIT AND REFUND POLICY

- 1. The refundable security deposit will be held until after the scheduled use.
- 2. If facility is left in a clean and undamaged condition and all city rules and regulations have been followed, then the deposit will be refunded in full.
- 3. If any of the following conditions are found or circumstances occur, then all or part of the deposit will be forfeited.
 - The facility is left dirty or damaged.
 - The group has not left the facility on time. (Any group staying later than originally reserved time will be charged at one and one-half times the regular rental fee.)
 - Alcohol is present during the event.
 - City property/equipment has been defaced, lost, damaged, or destructed.
 - Any other condition/circumstance deemed unacceptable by the Director of Parks & Recreation and Library Services.
- 4. If Security Deposit is inadequate to cover damages, then applicant will be billed for the remaining cost of the damages.
- 5. Refund will be issued approximately 2-4 weeks following use. For credit card payments, refunds are issued electronically back to the original card used. For cash, check, money order payments, a refund check will be mailed.
- 6. Full refunds will be processed in the event the use is cancelled by the City prior to the scheduled date.

F. TRANSFER POLICY

Subject to facility availability, an applicant may request a transfer from one facility, date, or time to another facility or later date/time by following these procedures:

- 1. The applicant must notify the Parks & Recreation office at least 30 calendar days in advance of originally approved rental date.
- 2. A \$25 transfer fee will be charged for all approved transfers.

G. <u>CANCELLATION POLICY</u>

- 1. Applicant must email their cancellation request to rentals@covinaca.gov. Applicant should also call the Parks & Recreation office at (626) 384-5340 to ensure notification of cancellation was received.
- 2. Cancellations must be made at least 30 days in advance of scheduled rental date to receive a full refund of any fees paid.
- 3. Cancellations made less than 30 days, but more than 48 hours in advance of scheduled rental date will be charged 50% of the total "Use Fee" of rental.
- 4. For cancellations made less than 48 hours in advance of scheduled rental date, paid fees will not be refunded.
- 5. Security Deposits will be refunded in full for all cancellations.

H. INCLEMENT WEATHER POLICY

Group may request a transfer, at least 5 days in advance of schedule rental date, if they deem inclement weather is a possibility on approved rental date. If facility is deemed unusable by the City due to potential inclement weather, then City will provide group with potential dates for rescheduling or provide a full refund.

I. ALCOHOL, CONTROLLED SUBSTANCES, SMOKING, AND CONDUCT

- 1. Alcoholic beverages and controlled substances are not permitted on City property.
- 2. Smoking of tobacco or any substance, is not permitted on City property. This includes e-cigarettes and vaping.
- 3. Profane language, indecent conduct, unusually loud amplified music, or any other activity that creates a disturbance will not be permitted.

J. <u>FOOD CATERERS</u>

- 1. Use of any commercial caterers must be approved by the Parks & Recreation Department prior to the rental date.
- 2. Caterers may not drive vehicles onto City park areas, but must park in designated parking lot or on street.
- 3. Commercial caterers must be completely self-contained and self-sufficient. No kitchen facilities are available.

- 4. Food and/or drinks may NOT be offered or sold to the general public or to City employees. Food and drinks provided by the caterer are for consumption by the rental group only.
- 5. Food trucks are not permitted.
- 6. Food caterers cooking onsite must place a tarp beneath the grill to catch any dripping grease, etc.
- 7. Caterers must provide Commercial General Liability Insurance with additional insured endorsement, as specified in Insurance section.

K. DECORATIONS

- 1. Decorations must be approved prior to installation and must be removed immediately after event.
- 2. No confetti, glitter, smoke-making machines or devices, "exploding" devices, or open flames permitted.

L. GENERAL RULES AND REGULATIONS

- 1. Applicant is responsible for keeping all guests/participants in rented areas.
- 2. Proper supervision of youth is required at all times. A minimum of one adult per 15 youth/teens is required at all times during rental.
- 3. The City is not responsible for lost or stolen articles.
- 4. The rental group must follow instructions of City employees on duty.
- 5. Discrimination by rental groups is prohibited. The City of Covina will not rent facilities to a person or persons who illegally discriminate on the basis of a protected characteristic.
- 6. The City of Covina does not discriminate in the rental of its facilities on the basis of a protected characteristic.
- 7. It is against City policy for any employee to receive any form or cash, gift, tip or gratuity. A letter to an employee's supervisor would, however, be appreciated if service has been noteworthy.

Attachment A



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS	š
CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES	š
BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED)
REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.	

If SUBROGATION IS WAIVED, s	older is an ADDITIO ubject to the terms	AL INSURED, the policy(ies) must have and conditions of the policy, certain policy be holder in lieu of such endorsement(s).	icies may require an endorsement.		
PRODUCER		CONTACT			
5.7888.000000		PHONE (A.C. No. Earl)			
		E-MAIL	(A/C, No):		
		AD DRESS:	BEAUTI AFFARRING AANER AAF	1	
		0.554054055	RER(S) AFFORDING COVER AGE	NAIC#	
VSURED		INSURER A:		-	
		NSURERB:			
		NSURER C:			
		NSURER D :			
		NSURER E :			
OVERAGES	CERTIFICATE NU	NSURER F:	'SIC' NUMBER:	_	
THIS IS TO CERTIFY THAT THE PO			THE INSURE A ABOVE FOR THE	DOLLOW DEDICA	
INDICATED. NOTWITHSTANDING A CERTIFICATE MAY BE ISSUED OF EXCLUSIONS AND CONDITIONS OF TYPE OF INSURANCE	MAY PERTAIN, THE SUCH POLICIES, LIMIT (ADDLES UBA)	NSURANCE AFFORDE LE PO. S SHOWN MAY HAVE SEED LIGHTER	DESCRIPTION OF AEREN IS SUBJECT TO		
COMMERCIAL GENERAL HABILIT	Y INSD WYD	POUCY NUM	EACH OCCURRENCE 1		
GLAIMS-MADE OCCU			UMMAGE TO HEN TED		
LIVING-MADE 1 COCO			PREMISES (Ea occurrence) \$ MED EXIP (Any one person) \$		
	<u> </u>		PERSONAL & ADV INJURY \$		
GENT, AGGREGATELIMIT APPLIES PER			GENERAL AGGREGATE S		
POLICY PRO LOX			PRODUCTS - COMPIOPAGE &		
OTHER			1		
AUTOMOBILEUABILITY			COMBINED SINGLE LIMIT (Ea accident)		
ANY AUTO			BODILY INJURY (Per person) \$		
OWNED SCHEDUL AUTOS ONLY AUTOS	EO		BOOLY INJURY (For accident) \$		
HIRED	E9	-	PROPERTYD AWAGE (Per accident)		
			5		
UMBRELLA LIAB			EACH OCCUPRENCE \$		
EXCESS LIAB			AGGREGATE \$		
DED RETENTIONS			4		
WORKERS COMPENSATION AND EMPLOYERS LIABILITY	1/8		STATUTE ER		
ANYPROPRIETOR PARTNER EXECU-	N/A		ELEACH ACCIDENT 1		
(Mandatory in NH)			E.L. DISEASE - EA EMPLOYEE 1		
If yes, describe under DESCRIPTION OF OPERATIONS below			EL DISEASE - POLICY LIMIT \$		
		dditional Remarks Schedule, may be attached if more s yees, agents and volunteers a			
		CANCELLATION			
CERTIFICATE HOLDER		CANCELLATION			
City of Covina		THE EXPIRATION	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BECANCELED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.		
125 E. College Street		AUTUOR750 0 50050 500	AUTHORIZEOR EPRES ENTATIVE		

Covina, CA 91722

© 1988-2015 ACORD CORPORATION. All rights reserved.

Attachment B

POLICY NUMBER:

COMMERCIAL GENERAL LIABILITY CG 20 26 04 13

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED – DESIGNATED PERSON OR ORGANIZATION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

Name Of Additional Insured Person(s) Or Organization(s):

The City of Covina 125 E College ST Covina, CA 91723

Its officers, employees, agents and volunteers are named as Additional Insureds.



Information required to complete this Schedule, if not shown about will be with in a Declarations.

- A. Section II Who Is An Insured is amended to include as an additional insured the person(s) organization(s) shown in the Schedule, but a with respect to liability for "bodily injury" "prope damage" or "personal and adverting injury caused, in whole or in part, by you omissions or the acts or omissions of the act and on your behalf:
 - In the performance of you to a operations or
 - In connection with your presses or a by or rented to yo

However:

- The insurance afforde to such additional insured only applies to ne extent permitted by law; and
- If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the contract or agreement to provide for such additional insured.

- Vith espect to me insurance afforded to these tional insureds, the following is added to on III Limits Of Insurance:
- If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:
- 1. Required by the contract or agreement; or
- Available under the applicable Limits of Insurance shown in the Declarations;

whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.