EATONTOWN RECREATION DEPARTMENT

47 Broad Street, Eatontown, NJ 07724 Phone: (732) 389-7607, Fax: (732) 389-7670 Email: rec@eatontownnj.com

To be completed by the Recreation Office:				
Event date:				
Registration date:				
Fee: (\$200/\$350)				
Fee due date: (4 weeks before event date)				
Deposit of \$50 paid on (due at registration)				
Cancellation Policy: Must notify our office four weeks before event date for deposit to be returned. In case				
of rain event still runs, we do not cancel.				
WOLCOTT PARK FACILITY USAGE				
The park can be reserved May-September on Saturdays/Sundays when not in use by Borough of Eatontown. Weekday picnics may be approved on a case by case basis. DAY OF EVENT IN CASE OF EMERGENCY CONTACT 732-542-0100 This permit entitles the group (below) to exclusive rights to the premises described herein on the date and time designated (below).				
EVENT DATE TIME OF EVENT to				
(The Park is to be closed no later than Dusk.)				
SET UP TIME CLEAN UP TIME (This information is essential! A representative of the Parks Department will be meeting you. Please be prompt in arriving at this designated "Set Up" time. Minimum one hour before event)				
GROUP NAME CONTACT PERSON				
ADDRESS				
PRIMARY PHONE NUMBER OTHER TELEPHONE NUMBER				
TYPE OF ACTIVITY PROOF OF RESIDENCY:				
NUMBER OF PEOPLE EXPECTED TO ATTEND (Not to exceed 250 people)				
APPLICANT'S SIGNATURE:				

BOROUGH ORDINANCE PROHIBITS SERVING OR CONSUMING ALCHOLIC BEVERAGES IN EATONTOWN PARKS

The fee for Eatontown residents is \$150.00. Proof of residency required. The fee for non-residents is \$300.00. An **additional** security deposit of \$50.00 is required for all groups using Wolcott Park. Please send check payable to the **"Borough of Eatontown"** to the address above. Your \$50.00 deposit will be returned to you after an inspection of the park is completed. Any cost for damage or excessive clean-up will be deducted from the \$50.00 deposit. Addiitonal damage will be the responsibility of the permit holder. Fee waivers are sometimes granted for Eatontown Borough entities only. Your fee entitles you to the following: the pavilion, electricity in pavilion, the open field next to the pavilion, the barbecue pits around the pavilion, the picnic tables under the pavilion and restrooms. **NOT INCLUDED**, Ball fields #1, #2, #3, or tennis courts. Please park in designated parking lot parking spaces only. NO PARKING ON GRASS. Violators will be ticketed. Tents, propane grills, inflatables, items not specifically listed above require permission and IF allowed, extra permits and fees may apply.

While the Borough of Eatontown maintains liability insurance covering the Borough for injuries or expenses occurring by reason of its negligence, the Borough does not carry insurance to provide payment for medical expenses occasioned by injuries unrelated the fault on the part of the Borough or its employees.

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HOLD HARMLESS AGREEMENT

(Please type or print)

BETWEEN THE BOROUGH OF EATONTOWN, MONMOUTH COUNTY, NEW JERSEY AND

_____(Applicant).

WITNESSETH:

OTHER:

1. In consideration of permission to use the public facility described below on the _____ day of, _____ 20___, the applicant does hereby covenant and agree to save and hold the Borough of Eatontown, its agents, servants and employees harmless from any and all liabilities or costs arising out of the use of the described premises by the applicant, the applicant's invitees or other persons.

2. The facilities will be used for the following purpose and no other: Number of persons expected to attend: _____.

 The applicant is: (check one)
 _____ An individual _____ Non-profit corporation _____ Non-profit association

 _____ A profit making organization
 _____ Other (describe) ______

3. The applicant is: (check one)

If applicant is an association or corporation, the undersigned certifies that the execution of the HOLD HARMLESS AGREEMENT has been duly authorized.

4. The applicant acknowledges that the permission to utilize the facilities is limited to the portion of the premises herein described (if applicable) and the permission to use the facility is valid only for the activity herein described. Not withstanding the foregoing, however, this HOLD HARMLESS AGREEMENT shall be applicable to any claim asserted against the Borough of Eatontown or any loss incurred arising out of the applicant's activity whether or not the same extends beyond the permitted type or locale of activity or occurs on a different date than specified. The applicant further HOLDS HARMLESS, the Borough of Eatontown and its agents, from all liability or costs arising from any interaction or contact between the applicant and other applicants/activities taking place on municipal property, or arising from adjoining private property.

5. The applicant specifically agrees that this Indemnification and Hold Harmless Agreement shall include the responsibility to provide legal defense for the Borough of Eatontown for any suit arising out of the applicant's use of the premises, and that should the applicant or the applicant's insurance carrier fail or refuse to provide such a defense, the applicant will reimburse the Borough of Eatontown for any costs incurred by it for any person or organization acting on its behalf.

6. The undersigned is authorized to execute this HOLD HARMLESS AGREEMENT as the binding act of the applicant.

X		X	
Signature of Applicant	Date	OFFICE ONLY) Signature of Witness	Date

If you (the applicant) are a corporation, association or company carrying insurance, please complete the information below. The applicant has furnished the Certificate of Insurance described below as an additional inducement for the permission to use of the premises.

RRIER:	
Property Damage _	
Public Liability	
	1 2 0 =

A true copy of the Certificate of Insurance is attached here to: _____. NOTE: Require \$1,000,000 per loss liability insurance for Special Events, subject to review and approval by the Borough Administrator. The following additional documents form a part of the Agreement: FACILITY USE APPLICATION FACILITY OR FIELD DIAGRAM _____ ____ LETTER DATED: _____ RESOLUTION DATED: _____