



Reiter Park Amphitheater and Pavilion Rental

EVENT DATE: _____ Time(s): _____

Name/Organization: _____

Mailing Address: _____

City/ State: _____

Phone Number: _____ Email: _____

AMPHITHEATER (All rental dates are subject to availability and usage is at the discretion of the Leisure Services Department)

Large Stage (\$100 damage deposit)

- _____ 4 hour rental & same day Community Building rental, \$350.00 + tax
_____ Additional hours @ \$87.50 + tax
- _____ 4 hour rental, \$600.00 + tax
_____ Additional hours @ \$150.00 + tax
- _____ 8 hour rental & same day Community Building rental, \$700.00 + tax
_____ Additional hours @ \$87.50 + tax
- _____ 8 hour rental, \$1,200.00 + tax
_____ Additional hours @ \$150.00 + tax

Small Stage (\$100 damage deposit)

- _____ 4 hour rental & same day Community Building rental, \$250.00 + tax
_____ Additional hours @ \$62.50 + tax
- _____ 4 hour rental, \$500.00 + tax
_____ Additional hours @ \$125.00 + tax
- _____ 8 hour rental & same day Community Building rental, \$500.00 + tax
_____ Additional hours @ \$62.50 + tax
- _____ 8 hour rental, \$1,000.00 + tax
_____ Additional hours @ \$125.00 + tax

PAVILION (All rental dates are subject to availability and usage is at the discretion of the Leisure Services Department)

Small Pavilion (15 – 20/ppl) (Pavilion B or D)

_____ Half Day (4 hours) \$35.00 + tax _____ Full Day (8 hours) \$65.00 + tax

Large Pavilion (30 – 35/ppl) (Pavilion A, C, or E)

_____ Half Day (4 hours) \$55.00 + tax _____ Full Day (8 hours) \$85.00 + tax

PLEASE DO NOT RELOCATE TABLES AND CHAIRS FROM ONE PAVILION TO ANOTHER.

REFUNDS WILL NOT BE ISSUED UNLESS LEISURE SERVICES CANCELS THE EVENT.

ALL CANCELLATIONS MUST BE RECEIVED THIRTY (30) DAYS PRIOR TO SCHEDULED RENTAL.

NO ALCHOLIC BEVERAGES ARE ALLOWED IN THE PARK.

The undersigned applicant agrees to abide by established rules, regulations, City and County ordinances and State laws in accordance with Longwood City Code Sec. 50-64.

A list of rules for the amphitheater will be provided upon receipt of the rental agreement.

I do hereby assume the risk of liability for and shall indemnify, defend and save harmless the City of Longwood and its officers, officials, agents, and employees from and against any and all claims, damages, suits, judgments, liabilities, losses, court cost and expenses (including attorney's fees and cost at all trial and appellate levels with attorneys selected by the City) for all personal injury or death, disease, damage and destruction to myself or other persons and to any property whatsoever arising out of my use of or participation in the rental of the City of Longwood facilities of which I am registering. I understand that I am responsible for my acts or omissions and as well as those of my invitees, guests, representatives, employees, vendors, contractors, servants and agents.

In the event City property is lost or damaged by me or by those to whom I am responsible during or arising from my use of this/these City facilities, I agree to reimburse the City for its damages. I remain at all times fully responsible for the protection of my own personal property or personal property for which I or others bring to the facilities, and in no event shall the City be liable for theft, loss or damage to my property or the property of others.

The City shall not be liable for any failure to perform its obligations under this agreement or not allowing use of the facilities where such arises from events beyond the City's control, including by way of example, but not limitation, Acts of God (including, inclement weather, fire, flood, earthquake, tropical storm, hurricane, tornado, or other natural disaster), war, strike, riot, civil commotion, vandalism, utility or power outage, street closure, and terrorism. Further, in the event the City fails to perform its obligations under this agreement for any other reason, including matters within the City's control, the City's maximum liability shall be limited to a refund of the deposit amount paid by applicant/renter to the City and a sum that is no more than one-hundred percent (100%) of the rental amount set forth in this agreement. In no event shall the City be liable for any special damages, indirect damages, mental anguish, punitive damages, or consequential damages.

Outdoor recreation carries with it certain risks that cannot be eliminated. Visitors to this facility understand and accept that outdoor recreation exposes visitors to numerous known and unanticipated risks which could result in personal injury, illness, death, or other damage to personal health or property. Should visitors to this facility hear thunder or see lightning strikes, visitors should immediately seek nearby shelter (not including park pavilions or amphitheater). Participation in outdoor recreational activities at this facility is voluntary and all visitors to this facility are solely responsible for deciding whether to participate in or continue in the participation of outdoor recreational activities at this facility.

I certify that I have read and understand this agreement and that I fully agree with all of its terms and conditions. If I am an adult signing on behalf of a minor, I affirmatively represent that I am the parent or legal guardian of that minor and I have authority to sign on the minors behalf. My signature on this paper is an acknowledgement of my agreement with the teams of this hold harmless.

Print Name _____ **Date** _____

Signature _____ **Approved:** _____

OFFICE USE ONLY

Date Submitted: _____

Rental Amount: _____

Rate: \$ _____ # hours: _____ fee: \$ _____

Tax (7%): _____

Damage Deposit(**Amphitheater Only**): \$100.00