Welcome

Thank you for considering the City of Richland for your upcoming 2017 sports field needs. Please take a few minutes to review all the attached information as it will make your experience with us more enjoyable. For questions and assistance please contact:

Patty Roe, 942-7526, proe@ci.richland.wa.us, 2700 Duportail St., Bldg 100

These guidelines are applicable for all field requests in excess of three field requests per year.

Please follow the steps below to allow adequate time for processing and preparation for your field needs.

1. **Read the Sports Association Field Usage Guidelines.** If you have any questions please contact us.

2. **Complete the following items** and submit them to Patty per Section 2.4 below. Priority is allocated as identified in Section 2.4.

   The Application Checklist:
   - Field Usage Application
   - Field Usage Application Checklist
   - The Hold Harmless Agreement
   - Certificate of insurance
   - Pay the $100 non-refundable application fee
   - Submit the $250 damage deposit, per complex
   - Submit a copy of your standard concussion consent form if applicable

   **Please Note:** The $250 damage deposit per complex is paid at the time of application. The games fees and insurance requirements will be due 14 business days prior to your first day of field use.

3. **A pre-use walk through** is required within 5 business days of the first day of field use. See Section 2.11.

4. **Damage deposit** – please note – the damage deposit is not used to pay the field use fees. Refunds are processed approximately 15 working days after the last scheduled day of field use. A refund, or partial refund or letter of non-refund of the damage deposit is mailed to the Responsible Party.
1.1 Definition of Terms

a) “Responsible party” is defined as the activity organizer, promoter or representative responsible for organizing the public or private use activity within any City of Richland park or facility. The Responsible Party shall be 18 years of age or older.

b) “Athletic Field Use Permit” is defined as a contract/reservation agreement issued by the City. A permit is required for any organized activity involving the use or having impact upon the parks facilities or grounds.

c) “City” means the City of Richland

d) “Community Events” means those events where the general public is invited to attend and no entrance fee or participation fee is required.

e) “Department” means the City of Richland Parks and Public Facilities Department

f) “Historic Use” means organizations who have scheduled sport fields during the most recent prior season for a particular sport.

h) “Maintenance Staff” means the City of Richland Parks and Public Facilities Maintenance staff.

i) “Private Events” means those events where participants are selectively invited to participate or where a fee is charged to participate.

j) “Organization” means any entity requesting use of a sports field whether it is a league, group, association or individual team.

k) “Resident” means someone who resides within the city limits of Richland.

l) “Select teams” mean those teams made up of participants who have been selectively chosen and a publicly advertised solicitation has not occurred.

m) “Athletic Field” means those fields identified in this document.
Terms and Conditions for Use of Athletic Fields

The following rules and regulations will be in effect for all City of Richland parks. The Responsible Party will adhere to all park rules and regulations and will insure all field use participants do as well.

2.1 Prohibited Activities

Any activity that is prohibited by Federal, State, County or City of Richland law.

2.2 Laws, Rules and regulations

The Responsible Party and users shall comply with all Federal, State, County laws and City of Richland ordinances and regulations governing the use of Richland parks. Said laws, rules, ordinances and regulations as applicable shall be made available to the Responsible Party. It is the responsibility of the Responsible Party to provide and disseminate the information to all attendees and participants.

a) Individuals are responsible for any damage done to person(s) or property when equipment leaves the complex. For example, but not limited to, a homerun ball flying over the outfield fence and striking a car resulting in a broken window or causing body damage to the vehicle. If the individual who caused the damage does not take responsibility, the Responsible Party will be responsible for the damage.

b) Changes, alterations, or defacement of park property, facilities, facility furnishings or equipment is not allowed. Any person or group causing damage to property or equipment will be required to pay for current cost or repair including labor, or replacement to restore furnishings or equipment to its original condition. Costs will be deducted from the damage deposit. Additional charges above the damage deposit must be paid in full. Until final payment for damage is received, the City shall have the right to deny future applications without any stated cause and seek restitution through the legal system.

2.3 Condition of Premises

The Responsible party will accept the premises in its present condition and at the times designated on the Athletic Field Use permit. Any field conditions that affect the playability of the field will be noted on the pre-use walk through and corrected by the City prior to scheduled field use.

2.4 Reservations of Use Dates

Preference for Scheduling shall be given in the following order:

1st Leased facilities
2nd City of Richland operation/maintenance/events/programs; tournaments solicited by the City and City co-sponsored events or programs
3rd Governmental Agencies/Richland School District: conducting events or activities designed to serve the citizens and businesses of Richland and tournaments that increase tourism.
4th Organizations with which the City has Facility Use Agreements
5th Historic Use Youth sports leagues: Richland resident youth games and practices
6th Youth sports league play
7th Richland resident youth Select Teams games and practices
8th Richland resident adult sports leagues and all other tournaments
9th Richland residents & resident non-profit businesses: Residents (non-commercial) and resident non-profit businesses
10th Resident Businesses: Must conduct operations and have a building within the City limits.
11th Non-residents; non-resident select teams, non-resident league play and Non-resident non-profits:
12th Non-resident businesses

The City will not normally schedule any use of sports fields during the months of November, December, January and February. Each request during these months will be considered on an individual basis.

For sport field requests beginning on March 1st and extending through July 15th applications from government agencies, organizations with which the City has existing use agreements, Richland based youth sports organizations, Select Teams, adult sports leagues, Richland residents, Richland businesses may be submitted beginning December 15th of each year and must be submitted by January 15th. During the month of January the City will evaluate all the requests and grant field use based on Section 2.4 Non-resident and non-resident business may submit applications after March 1st of each year. All requests received after March 1 of each year will be considered on a case by case basis.

For sport field requests beginning on July 16th and extending through October 31st applications from government agencies, organizations with which the City has existing use agreements, Richland based youth sports organizations, select teams, adult sports leagues, Richland residents and Richland businesses may be submitted beginning May 1st of each year and must be submitted by May 31st of each year. During the month of June the City will evaluate all the requests and grant field use based on Section 2.4. Non-resident and non-resident business may submit applications after June 1st of each year.

Due to limited field availability the City cannot always guarantee that you will receive all the field times that you have requested.

2.5 Athletic fields that may be reserved

Baseball Fields (grass infields)

<table>
<thead>
<tr>
<th>Park</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Badger Mountain Park</td>
<td>3 Little League baseball fields* &amp; 1 practice field</td>
</tr>
<tr>
<td>Claybell Park</td>
<td>2 Little League baseball fields</td>
</tr>
<tr>
<td>Jefferson Park</td>
<td>2 Little League baseball fields</td>
</tr>
<tr>
<td>Jason Lee Park</td>
<td>1 practice field</td>
</tr>
<tr>
<td>Lynnwood Loop Park</td>
<td>1 practice field</td>
</tr>
<tr>
<td>Frankfort Park</td>
<td>1 practice field</td>
</tr>
</tbody>
</table>
Beverly Heights Park 1 practice field
Craighill Park 2 practice fields
Rod Block Park 1 practice field
Stevens Park 1 practice field
Leslie Groves Park 1 practice field

Softball fields (dirt infields)
Columbia Playfield 5 softball fields*, 4 lit fields
Horn Rapids Athletic Complex 4 softball fields, 1 lit field

Multi-Purpose Sports Fields
Badger Mountain Park 3 fields (Wiser Field*), Wiser field lit
Claybell Park 2 fields 180’ x 330’ and 225’ x 330’
Leslie Groves Park, south of Saint St. 1 field
Jason Lee Park 1 field, 180’ x 270’
Lynnwood Loop Park 1 field, 180’ x 270’
Columbia Point Marina Park 1 field, 330’ x 180’

*These fields must be reserved, no drop in use

2.6 Insurance and Hold Harmless
The Responsible Party agrees to hold harmless the City from all liability resulting from the use of the park and the Responsible party is required to complete, sign and submit the City’s Hold Harmless Agreement.

For the duration of the Special Use Permit, the Responsible Party shall procure and maintain insurance against claims for injuries to persons or damage to property which may arise from or in connection with its use of City property. Applicant shall provide a certificate of insurance evidencing the following:

General Liability Insurance covering the premises and property. The City shall be named as an additional insured on Responsible Party’s General Liability insurance policy. The General Liability insurance shall be written with limits no less than $1,000,000 each occurrence, $2,000,000 general aggregate.

The insurance policy shall contain, or be endorsed to contain, that the Responsible Party’s insurance coverage shall be primary insurance with respect to the City. Any insurance, self-insurance, or insurance pool coverage maintained by the City shall be excess of the Responsible Party’s insurance and shall not contribute with it.
The Responsible Party shall provide an ACORD form certificate of insurance evidencing the required insurance before using the property rented pursuant to this Agreement. The City must receive the required certificate of insurance prior to execution of this Agreement. If at any time the Responsible Party is unable to obtain sufficient insurance meeting the above requirements, all activities shall cease and this Agreement shall immediately terminate with no notice.

Insurance is to be placed with insurers with a current A.M. Best rating of not less than A:VII.

2.7 Use Fees
Fees are charged to provide for recovery of the cost to City taxpayers for administrative and maintenance costs associated with exclusive use requests of park facilities. Fees include the cost for application processing, administration, maintenance, utilities, space and/or facility use and in some cases, fire, police, public works and other miscellaneous expenses.

Responsible Party shall complete the Field Use Application identifying field use and associated fee. The responsible party will be required to pay 75 percent of the calculated fee at the time of application. At the end of the field use time the balance of the fees shall be paid, accounting for any additions or deletions to the submitted field requests.

<table>
<thead>
<tr>
<th>Fees Due at time of Application</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Application Fee (non-refundable)</td>
<td>$100.00 per application</td>
</tr>
<tr>
<td>Damage deposit</td>
<td>$250 per complex</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Fees Due 15 Business Days Prior to Use</th>
<th>Resident</th>
<th>Non-resident</th>
</tr>
</thead>
<tbody>
<tr>
<td>Softball field</td>
<td>$4.25/hour</td>
<td>$5.25/hour</td>
</tr>
<tr>
<td>Baseball</td>
<td>$4.25/hour</td>
<td>$5.25/hour</td>
</tr>
<tr>
<td>Multi-Purpose Sports Field</td>
<td>$4.25/hour</td>
<td>$5.25/hour</td>
</tr>
<tr>
<td>Use of Lights</td>
<td>$13.25/hour</td>
<td>$17.00/hour</td>
</tr>
</tbody>
</table>

The resident rate will apply to organizations that have 51% of the participants that reside within the City of Richland.

2.9 Field Use Cancellation Policy
Field use cancellation must be made in writing (email is acceptable) at least 14 calendar days prior to scheduled field use. Failure to do so will mean forfeiture of the field use fees for all fields not used. Fees will only be refunded if the City has to close the fields for a safety reason or the City determines that the fields are unplayable due to weather conditions. Once field use has begun, however, you are responsible for the payment for all field fees and games that were completed or partially completed before the rainout or field closure.

2.10 Field Maintenance
1) Field users are responsible for clean-up, litter removal (including but not limited to seed shells and plastic bottles) and removing all equipment and materials after use.

2) The level of service for field maintenance shall be negotiated with the City and Organization prior to the beginning of field use.

3) Fields shall not be used while maintenance activity is occurring on the field.

4) The City reserves the right to limit the amount of scheduled and non-scheduled play on athletic fields during any given season to prevent excessive damage to turf.

5) Field Closure/Rainouts – The Department will have the final authority regarding the playability of the fields. The Department will consult with the umpire-in-chief and the Responsible Party regarding the playability of fields during inclement weather. When innings are in progress, the umpire will make the decision to continue or stop play.

6) Closures may result from poor playing conditions that could cause safety hazards for the public and/or damage to City property that could result in excessive repair work to bring the field back to a playable condition.

7) The Responsible Party is responsible for assisting field maintenance personnel to keep participants off the playing field when the maintenance is taking place.

8) Field maintenance standards include, but are not limited to:
   a) Dragging the infield and raking around the bases
   b) Watering the infield
   c) Chalking lines and boxes
   d) Resetting bases and pitching rubbers
   e) Rebuilding pitching mounds
   f) Fields will not be lined for practice times.
   g) The Responsible Party will be charged $14 per bag, in excess of 5 bags per field per day, for field conditioner, to enhance/continue field playability.

### 2.11 Field Information

Games shall not start before 8:00 am and all games shall be completed by 11:00 pm.

No participant or person associated with the organization shall intentionally throw or kick balls into or over fences, backstops or buildings or climb on fences, backstops, buildings or other structures.

Fields cannot be modified, improved, dug into, repaired, wrongly used or modified in any way without prior written permission from the City. The cost for repairs to correct damage caused
by an Organization will be deducted from the damage deposit. The Organization is responsible for educating volunteers, umpires, coaches, parents and visitors about monitoring behavior and actions of participants.

The responsible party (or designated individual) is required to attend a pre-season walk through within 5 business days of the first day of use. This is a scheduled mandatory walk-through and not a drop in situation. Please allow for at least ½ hour of time for the walk through at each location and ½ hour for each conference call.

2.12 Clean-Up
The field area used by the Responsible Party shall be free of litter each day prior to leaving the facility.
All equipment brought in by the responsible Party shall be removed at the conclusion of the last game/practice.
If any additional clean-up work is required to be performed by the maintenance Staff, the cost will be deducted from the damage deposit.

2.13 Vehicles in Parks
Vehicles will only be allowed outside designated parking lots with the permission of the City.

2.14 Concessions/Vendors
If concession sales or vendors are considered for the league season the Organization shall contact the City of Richland Business Licensing Office at 942-7317 or apalmquist@ci.richland.wa.us to obtain information on business licensing requirements.

2.15 Alcohol
The consumption of alcoholic beverages is not permitted in City parks unless the responsible Party is granted written approval from the City. Approval from the City will require the Responsible Party to provide the following:
   a) Receive a temporary license through the Washington State Liquor Control Board
   b) Arrangements must be made for professional security to be present during the activity. The City will assist in determining the number of security personnel for the activity. The security company must be licensed and bonded
   c) All areas where alcohol is being consumed must be enclosed per standards established by the Washington State Liquor & Cannabis Board.
   d) No minors are allowed within the designated alcohol use area.
   e) A licenses alcohol server must be provided to serve all alcohol. No bring your own bottle.
   f) All alcohol shall remain in the designated area.
   g) Supplemental Commercial General Liability insurance as follows:
      1) Insurance as required under 2.6
2) $1 million liquor liability insurance from the Responsible Party
3) $1 million liquor liability insurance from the alcohol server
4) $1 million general liability insurance from the security company

2.16 Smoking and Tobacco
Smoking and Tobacco use is prohibited within any building, within 25 of any building entrance and within 50 feet of any playground.

2.17 Banners
All banners, flyers, announcements, advertisers and/or ads posted in the park or used and/or promoted with the event requires the approval of the City. The Responsible Party is responsible for the removal of all the items.

2.18 Music/Public Address System/Noise Ordinance
When music or a public address system is necessary or requested for use in a park, City approval is required. The Responsible Party recognizes that the Field Use Permit executed with the understanding that the Responsible Party will respond responsibly and appropriately to any complaints received regarding excessive noise, up to and including removal of the noise source.

2.19 Emergency and Non-emergency Situations
In the event that an emergency occurs during field use please contact emergency services at 911. For non-emergency situations please call 628-0333

2.20 Pets
Pet waste must be picked up by the pet owner. All dogs must be on a leash or at heel (2 feet from owner and under voice control).

2.21 Non Discrimination
Applicant shall comply with the State of Washington’s “Fair Play and Community Sports Act” (Chapter 467, 2009 Laws, effective date July 26, 2009) that prohibits discrimination against any person in a community athletics program on the basis of sex.
Applicant shall not discriminate on the basis of sex, religion, gender identity, transgender, color, race, creed, national origin, age, marital status or the presence of any sensory mental or physical handicap in the provision of services, in programs or activities. The City does not discriminate on the basis of disability in the programs and activities which it operates or allows other organizations to operate on City lands, pursuant to the requirements of the American with Disabilities Act of 1990, Pub. L101-336.

2.22 Zackery Lysted Law
Applicant shall annually require all youth players and the parent(s)/guardian(s) of those players to sign and return an informed consent form relating to the nature and risk of concussion or head injury. This information sheet shall include the signs and symptoms of concussion/brain injury. A copy of the form given to players/parents/guardians shall be submitted to the City. Applicant shall ensure that all coaches
are educated in the nature and risk of concussion or head injury prior to the first practice/competition. This education shall include signs and symptoms of concussion/brain injury. Resources for this education shall be available in both English and Spanish.

2.23 Termination  Failure of the responsible party to comply with the conditions of the field use permit and these conditions shall constitute full and adequate cause for the City to immediately terminate this Permit subject to the notice and cure provisions of the following paragraph:

Timely and full performance of all terms and conditions of this Permit is made the essence hereof. In the event the Responsible Party fails to keep or perform any terms or conditions required herein to be kept or performed by it, the City shall have the right to promptly notify the Responsible Party of such failure. The Responsible Party shall take immediate action to correct such failure. If the Responsible Party fails to take the appropriate corrective action within an mutually agreed period of time (which shall not be more than 24 hours during the time of field use), the City may, at its option, take such action as is reasonably necessary to correct the failure and charge the cost thereof to the Responsible Party or declare this Permit forfeited and resume possession of the premises.
Field Amenities

Columbia Playfield

Location: 1500 Mansfield St. in downtown Richland
Fields: 5 softball fields with 200 – 213 foot outfield fencing
Pitching rubber can be set at 35’, 40’ or 43’ and based are set at 60 feet
Amenities: restrooms, playground, tails, RV Parking, pool, concessions
Parking: 271 paved parking stalls & 10 RV stalls
Surroundings: close to shopping, restaurants & lodging

Horn Rapids Athletic Complex

Location: 2000 Snyder St. in north Richland
Fields: 4 softball fields with 300 foot outfield fencing
Pitching rubber set at 35’, 40’ 43’ or 50’ and based can be set at 60’ or 70’
Amenities: restrooms, playground, concessions
Parking: 275 paved parking stalls
Surroundings: close to shopping, restaurants & lodging

Badger Mountain Park

Location: 350 Keene Road
Fields: 3 Little League baseball fields, 3 multi-purpose fields (1 regulation size football field with goal posts)
Amenities: restrooms, playground, splash & play, dog-park, concessions
Parking: 284 onsite paved parking stalls & 50 onsite gravel parking stalls
Surroundings: close to shopping, restaurants

Claybell Park

Location: 425 Broadmoor Street
Fields: 2 Little League baseball fields, 2 multi-purpose fields
Amenities: restrooms, playground, tennis & pickleball courts
Parking: 87 onsite paved parking stalls
Surroundings: close to shopping, restaurants
Jefferson Park

Location: 1400 George Washington Way
Fields: 2 Little League baseball fields
Amenities: restrooms and playground
Parking: 38 onsite paved parking stalls
Surroundings: close to shopping, restaurants & lodging

Jason Lee Park, Lynnwood Loop Park, Frankfort Park, Beverly Heights Park, Craighill Park, Rod Block Park, Stevens Park & Leslie Groves Park have backstops and grass infields.
General Park Rules RMC 9.42

1. There shall be no unauthorized motorized vehicles allowed in the parks. Vehicles are authorized only when approved by the City.

2. The possession of weapons in the parks is prohibited including, but not limited to, air rifles, paintball guns, bows and arrows, crossbows, swords and pellet guns. This section shall not apply to the open carry of a firearm except where prohibited or to firearms permitted under Chapter 9.41 RCW.

3. There shall be no intentional dumping of personal trash, litter or garbage outside a receptacle provided by the city and/or which is appropriate for that purpose allowed in the parks.

4. There shall be no intentional destruction of vegetation.

5. There shall be no unauthorized burning.

6. There shall be no unauthorized camping per subsection (D) of this section.

7. There shall be no alcoholic beverages consumed in the parks without the appropriate permits.

8. There shall be no littering in the parks.

9. Dogs must be in compliance with existing leash law as set forth in RMC 7.03.050, or in compliance with rules established for designated off-leash dog areas within the city park system.

10. There shall be no sound made by the use of a musical instrument, whistle, sound amplifier, juke box, radio, television, iPod or other similar device so as to be audible greater than 75 feet from the device.

11. City property, which consists of dedicated or designated public parks, shall be available for use and activities during the hours of 5:00 a.m. and 11:00 p.m. It shall be unlawful for any person to be present in or use these public facilities after 11:00 p.m. or prior to 5:00 a.m.

No participant shall intentionally throw, hit or kick balls into or over the fences, backstops or buildings.

City of Richland owned bases, pitching rubbers, pitching mounds, etc. are not to be removed from or relocated on any sports fields.

The Department or his/her designee shall enforce, or caused to have enforced, the provisions herein; and shall have the authority to deny use of any facility to an individual or group who refuse to comply with the rules and regulations of the permit. The City reserves the right to full access of the rented space during a rental to ensure compliance with rental rules and regulations.
City of Richland Field Usage Application Checklist

Please ensure that you have completed and enclosed the following items. Incomplete applications will not be accepted and will be returned. Applications must be submitted to the Parks and Public Facilities Department office, 500 Amon Park Drive, at least 60 days prior to the first day of requested field use. This checklist must be attached to the application when submitted. Payment is accepted by cash, check or credit/debit card.

1) I have read the Athletic Field Usage Guidelines and understand the requirements for field use

2) The Application form is completed fully, signed and dated

3) The hold Harmless Agreement is signed and dated

4) The application fee is enclosed

5) The $250 damage deposit fee, per location, is enclosed

6) Application Checklist (this sheet) is signed and dated by the Responsible Party

7) Proof of liability insurance

8) I have read and understand the policy on sports complex cancellations

9) I have attached a copy of the form given to players/parents/guardians regarding concussions.

Organization__________________________________________________________

Signature___________________________________   Date: ___________________
City of Richland Hold Harmless Agreement

Name of organization/Individual ______________________________________
Field use Location(s) ________________________________________________
Field use date(s) ____________________________________________________

(Organization/Individual Name) ___________________ agrees to indemnify, defend and hold the City harmless from and against all liabilities, costs, damages and expenses which may accrue, be charged to, or recovered from the City by reason or on account of damage to the property of the City, including environmental damage, injury to, or death of any person, arising from ___________________________’s use and occupancy of City property, provided the City shall give __________________________ prompt and timely notice of any claim made or suit instituted which in any way affects __________________________ or its insurer, and __________________________ and its insurer shall have the right to compromise and defend the same to the extent of their own interest. Any final judgment rendered against the City for any cause for which __________________________ is liable hereunder shall be conclusive against __________________________ as to liability and amount.

I further state that I am 18 years of age or older and legally competent to sign this document. I understand these terms are contractual and not mere recital and that I have signed this document as my own free act.

______________________________________________________________ Date: _____________________
Signature of Responsible Party