

**City of Cleveland, Texas
Cleveland Municipal Park
Facility Practice Reservation Form**

The City of Cleveland Municipal Park Coordinator has issued this reservation to

The renting party is entitled to the exclusive use of the athletic practice facility on the date and time listed below

Field

Authorized By

Reservation Date

Date Approved

Time

Receipt Number

Regulations

1. The above athletic field will be surrendered on the date and time listed by any and all persons upon the request of the holder of this reservation.
2. The renting party is allowed another available date at no additional charge, if inclement weather prevents the scheduled reservation. High winds, blowing dust or low temperatures are not considered inclement weather. There are no refunds due to high winds, blowing dust, or low temperatures.
3. Reservations are for the field only. Bases, press box, playing equipment, and scoreboards are not provided. Lights will be provided with an additional charge.
4. The Cleveland Municipal Park Coordinator reserves the right to refuse reservations to a person, team or organization due to previous misconduct or misuse of a City facility.
5. Such misconduct during the term of this reservation may affect eligibility in City League and Tournament Competition.
6. The Cleveland Municipal Park Coordinator reserves the right to discontinue field reservations at his/her sole discretion. If such rights are exercised, all reservations will be void and refunds will be issued to the renting party.
7. Use of alcoholic beverages and illegal substances are prohibited on City of Cleveland property.
8. The holder of this reservation cannot charge admission to the field.
9. This reservation is nontransferable.
10. Indemnity: Lessee, to the fullest extent permitted by law, shall indemnify, defend and hold City, its officers, agents, employees and elected officials free and harmless from and against any and all claims, losses, and/or liabilities which arise directly or indirectly, or are related to, in any way, manner or form, the activities contemplated by this Lease and/or the Lessee's agents, employees, invitees, patrons, licensees, guests and/or independent contractors use and possession of the Premises, including, but not limited to Lessee, damage to the Premises, or from the act or omission of any person or persons, including Lessee, in or about the Premises. Such indemnification includes but is not limited to liability resulting from the unintentional interruption of utility service.

Reserving Party signature: _____

Date: _____