CLERING CLERIN	PARK RENTAL AGREEMENT Town of Clermont, P.O. Box 257 Clermont, GA 30527 770-983-7568 townofclermont@gmail.com	
EVENT DATE:	TIME IN:	TIME OUT:
<b>FELEPHONE NUMBER:</b>		
MAILING ADDRESS:		
FYPE OF ACTIVITY:		
RENTAL FEE:	2 HOURS	\$25.00
	4 HOURS	\$50.00
	Additional hour	\$15.00 x hours =
Nee	d stage with Chattahoochee Pavilion?	\$15.00
	* <u>Total due</u> :	
*Paid with check #	make payable to the Town of Clermont,	credit card, cash

Reservation of this park is limited to the PAVILION and/or STAGE use only. The public is allowed to access the playground and use of the facilities restrooms which are located at the park.

Renter shall hold harmless the Town of Clermont, its employees, and public officials from and against any and all claims, damages, losses and liabilities whatsoever in nature, cause of origin, and whether or not attributable to the negligence of Renter, its agents, contracts or employees or the use of occupancy of the designated facility or any other portion of Town of Clermont by Renter, its agents, employees and invitees.

Renter acknowledges and agrees that Renter is encouraged to examine and inspect rental facility to assess its condition, suitability and fitness for Renter's use.

I have read and understand the Policies & Procedures regarding facility usage and verify to the best of my knowledge that all information on this contract is correct. As the Renter, I understand that failure to comply with the above stated rules could result in the loss or part of all rental fees.

Signature indicates the signer has read, understands, and agrees to abide by the policies and procedures outlined herein.

**Renters Signature** 

## **Renter Agreement Policies and Procedures**

- 1. Renter agrees to pay all fees and submit necessary paperwork at the signing of the agreement.
- 2. Renter will examine the facility upon arrival and prior to use and agrees that the facility is in good condition and repair exempt for any defects which renter shall list in writing and provide to Clermont after his inspection and prior to use. Renter further agrees to return the facility in the same condition as received, and to pay for any loss or damage to the facility, including all costs which Clermont incurs in repairing damage, replacing the loss and returning the facility to use. If loss or damage exceeds deposit. Renter must pay the difference at the time the facility is or should have been returned or leave proper security until damage or loss is paid.
- **3.** Your rental fee reserves the pavilion for your use only. Other people may be utilizing the park during your reservation period.
- 4. The entire event, including set-up and clean up, must occur within the agreed upon rental hours.
- 5. Alcoholic beverages, tobacco products, and weapons are prohibited in the park as directed by Town of Clermont ordinance.
- 6. Unlawful or unauthorized use of the facility or not in accordance with the facility rules and regulations is prohibited.
- 7. The facility must be returned in clean condition.
- 8. Take down all decorations, tape, etc.
- 9. No vehicles allowed on grassed area for any reason.
- 10. If picnic tables are moved, please return to original location.
- 11. Rental events for youths must have adult supervision.
- 12. This facility is released to Renter "as is" without express or implied warranties.
- 13. Staff shall enforce all the above rules and regulations. Staff also has the authority to cancel any rental at any time during the rental period.
- 14. The Rental group shall not and cannot transfer the contract to another group.
- 15. If the Renter defaults in any of the obligations under this agreement or violates any terms thereof, the Town of Clermont may terminate this agreement. If this agreement is terminated for this reason, all fees are non-refundable.

I have read and understand the above stated rules.

Renters Initials\_\_\_\_\_

## **TOWN OF CLERMONT**

## Warning: Any person entering the premises waives all civil liability against this premises owner and operator for any injuries caused by the inherent risk associated with contracting COVID-19 at public gatherings, except for gross negligence, willful or wanton misconduct, reckless infliction of harm, or intentional infliction of harm, by the individual or entity of the premises.

The novel coronavirus, COVID-19, has been declared a worldwide pandemic by the World Health Organization. **COVID-19 is extremely contagious** and is believed to spread mainly from person-to-person contact and high contact surfaces. As a result, federal, state, and local governments and federal and state health agencies recommend social distancing and have, in many locations, prohibited the congregation of large groups and people.

**The Town of Clermont** has put in place reasonable preventative measures to mitigate the spread of COVID19; however, the Town **cannot guarantee** that anyone you are legally responsible for or yourself will not become infected with COVID-19 by utilization of or entering a Town facility.

By signing this agreement, I acknowledge the contagious nature of COVID-19 and voluntarily assume the risk that those I am legally responsible for and myself may be exposed to or infected by COVID-19 by utilization of or entering Town facilities and that such exposure or infection may result in personal injury, illness, permanent disability, and death, except for gross negligence, willful or wanton misconduct, reckless infliction of harm, or intentional infliction of harm, by the Town being the entity of the premises. I understand that the risk of becoming exposed to or infected by COVID-19 by utilization of or entering Town facilities may result from the actions, omissions, or negligence of myself and others, including but not limited to Town employees, volunteers, and program participants and their families, except for gross negligence, willful or wanton misconduct, reckless infliction of harm, by the Town being the premises.

I voluntarily agree to assume all of the foregoing risks and accept sole responsibility for any injury to those I am legally responsible for and myself, including, but not limited to, personal injury, disability, death, illness, damage, loss, claim, liability, or expense of any kind, that I or the party I am responsible for may experience or incur in connection with mine or his/her participation in Town activities or utilization of Town facilities, except for gross negligence, willful or wanton misconduct, reckless infliction of harm, or intentional infliction of harm, by the Town being the entity of the premises. On my behalf and on behalf of those I am legally responsible for, I hereby release, covenant not to sue, discharge, and hold harmless and indemnify the Town, its employees, agents, and representatives, of and from any and all claims, including all liabilities, claims, actions, damages, costs or expenses of any kind arising out of or relating thereto, except for gross negligence, willful or wanton misconduct, reckless infliction of harm, by the Town being the entity of the premises. I understand and agree that this release includes any claims based on the actions, omissions, or negligence of the Town, its employees, agents, and representatives, whether a COVID-19 infection occurs before, during, or after utilization of a Town facility, except for gross negligence, willful or wanton misconduct, reckless infliction of harm, by the Town being the entity of the premises.

I further agree to take all steps necessary to comply with the Executive and Emergency Orders issued by the Federal Government, the State of Georgia, and the Town of Clermont.