



WILLISTOWN TOWNSHIP PARKS AND RECREATION

*Willistown.pa.us 610-647-5300 x224 mhundt@willistown.pa.us
688 Sugartown Road, Malvern, PA 19355*

CORPORATE OR ORGANIZATION FIELD USE APPLICATION & PAYMENT FORM

Please contact Willistown Parks and Recreation at mhundt@willistown.pa.us to inquire about field use availability. Make this inquiry and wait for communication back **PRIOR to filling out this application** to assure facility availability. Please Note: Unfortunately, the Township is not able to accommodate all field use requests. Emails are preferred for documentation purposes.

FIELD USE GUIDELINES

RAINOUPS:

The fields may only be used weather permitting and field conditions permitting. Please be responsible about your use of this Willistown resident owned facility. You know when the fields should not be in use and when use is causing damage. Use during inappropriate weather or field conditions is grounds for expulsion from field use without reimbursement and that team will be responsible for facility restoration costs.

The Township can not reimburse for dates that are rained out, but will attempt to reschedule your date(s), schedule permitting. There is no guarantee that dates will be rescheduled.

NO REFUNDS:

There are no reimbursements for deletions of schedule dates or dates that are unusable due to weather conditions.

MAINTENANCE:

Teams are responsible for lining the fields and raking infields, etc. The township drags the fields once per week. The township does not supply bases, any play supplies, storage lockers or goals. As a courtesy, the Parks Department can send an email to the field use group on behalf of a team requesting to borrow goals already on site asking if there is a party willing to share their goals and giving the requesting team's contact information. That is the extent of what Willistown can do.

Teams must pick up all trash after use.

Please email any maintenance concerns to Mary at mhundt@willistown.pa.us.

NO VENDING: No vending of food or goods is permitted in Township parks.

NO ALCOHOLIC BEVERAGES: No alcoholic beverages are permitted in Township parks.

FIELD LOCATION:

Willistown's Garrett Mill Park, 1040 Garrett Mill Road at intersection with Route 3, Newtown Square, PA 19073

FIELD USE FEES:

\$25 per use up to 2 hours; \$45 per use over 2 hours and less than 4 hours, \$65 per use for 4 hours and more; time slots may not exceed 6 hours

WILLISTOWN TOWNSHIP PARKS and RECREATION CONTACT:

Mary Hundt, Director, Willistown Parks and Recreation: mhundt@willistown.pa.us 610-647-5300 ext. 224

CALENDAR IS YOUR PERMIT:

The Township requires you to have a copy of the approved field use calendar for the date of play available while using the fields as proof of your team's approved time slot.



CORPORATE OR ORGANIZATION FIELD USE APPLICATION & PAYMENT FORM

FIELD: _____ **DATE:** _____
(Garrett Mill 90' and/or 60' baseball, or GM soccer/lacrosse, or Greentree Recreation field)

SPONSOR INFORMATION

CORP OR ORG NAME: _____

CONTACT INFORMATION

CONTACT NAME: _____ EMAIL: _____

MAILING ADDRESS: _____

DAY PHONE: _____ CELL PHONE: _____

The Sponsor is requesting to use Willistown Township facilities and assumes full responsibility for any damages to Township equipment or property. The Sponsor will indemnify and hold harmless the Township from all personal liabilities that are caused by or due to any acts or omissions of the sponsor and its members and guests. I acknowledge that I have the legal authority to sign on behalf of the Sponsor.

PRINT Sponsor's authorized signatory/agent name and title

SIGN Authorized agent's signature and phone number

1. Insurance Certificate Attached: ____ (Initial) **Insurance Co. Name:** _____
(Attach a copy of the certificate with Willistown Township as Additional Insured with the following address: 688 Sugartown Road, Malvern, PA 19355 – separate faxes or emails can not be accepted.)

2. Properly executed Release and Indemnification form attached ____ (Initial)

3. I have read, understand, and pledge to abide by the attached Field Use Guidelines and Chapter 96, Park and Recreation Code of Willistown Township. ____ (Initial)

4. FIELD USE FEE: To be **paid in full:** \$25 per use up to 2 hours; \$45 per use over 2 hours and less than 4 hours, \$65 per use for 4 hours and more

NUMBER OF USES:

_____ up to 2 hrs	@ \$25.00 = _____	*6 HOUR TIME LIMIT ON USAGE
_____ 2 hrs+ up to 4 hrs	@ \$45.00 = _____	
_____ 4 hrs+ up to 6 hrs	@ \$65.00 = _____	
TOTAL _____		

5. CHECK NUMBER: _____

Make checks payable to Willistown Township Parks and Recreation a minimum of 2 weeks prior to play.

- Please mail your payment in full along with the first page of this form to:
FIELD USE PAYMENTS
WILLISTOWN TOWNSHIP PARKS AND RECREATION
688 SUGARTOWN ROAD

MALVERN, PA 19355

- You may also drop off your form and payment, as addressed above, at the Township Administration office between 8:00 AM and 4:00 PM Monday through Friday except on holidays. There is no off hours mail drop slot.
- **Notification of receipt of properly executed form and payment will be emailed – you may not use the fields until you have received this notification.**
- The final Field Use Calendar reflects agreed upon times of play. To be approved to use the field, you must submit this application properly executed, with required attachments and payment in full. **All paper work must be submitted together at one time along with payment in full.**
- Please note this application is 8 pages long, continue on to next page.

RELEASE AND INDEMNIFICATION

KNOW ALL MEN BY THESE PRESENTS, that the undersigned:

1. Represents to Willistown Township the undersigned signatories are authorized to execute this Release and Indemnification on behalf of and in the name of _____ (referred to herein as the “Sponsoring Organization”) and; (Print: *Formal Team/League or Family/Company/Organization Name*)

2. That in consideration of (i) the permission granted by Willistown Township (the “Township”) to the undersigned and the Sponsoring Organization, at their request, to use the Township’s parks and recreation facilities (collectively the “Park”), (ii) *intending to be legally bound* hereby, the undersigned and the Sponsoring Organization, and their guests and members (collectively the “Releasing/ Indemnifying Parties”) agree to be bound by the terms of this Release and Indemnification; and

3. That by execution of this Release and Indemnification, the Releasing/ Indemnifying Parties do hereby remise, release and forever discharge the Township, its elected and appointed officials, and its agents, servants and employees (the “Released/ Indemnified Parties”) of and from all obligations, liabilities, causes of action, judgments, and all other claims and demands of any nature whatsoever, whether in law or in equity (collectively “Liabilities”) for personal injuries or death, whether known and unknown, foreseen and unforeseen, temporary or permanent, including property damage (collectively “damages”), which accrue or may accrue or arise or result from the Releasing/Indemnifying Parties use of the Park, whether such damages shall occur as a result of the Releasing/Indemnifying Parties actions, fault, or negligence, or the actions, fault, or negligence of other users, occupiers or possessors of the Park, including the Released/Indemnified Parties; this Release also including, in addition to the foregoing, all rights of and claims for contribution from and indemnification by the Released/Indemnified Parties; and

4. The Releasing/Indemnifying Parties shall at all times hereafter indemnify and hold harmless the Released/Indemnified Parties from and against any and all losses, damages, liabilities, costs, and expenses (including reasonable attorneys’ fees and other litigation expenses) incident to any claims, suits, actions or proceedings which the Released/Indemnified Parties may hereafter suffer, incur, be put to, or pay by reason of any actions of or activities conducted by the Releasing/Indemnifying Parties in or upon the Park; and

5. In every instance where the undersigned, the Sponsoring Organization, or any other of the Releasing/Indemnifying Parties shall have notice that any claim, demand, suit or cause of action (collectively “claim”) whatsoever exists, or has been asserted, or is threatened, which would or could constitute a claim hereunder to be indemnified, they shall promptly notify the Township of all of the facts within its/their knowledge with respect thereto. For its part, the Township will notify the undersigned should such facts come into its possession. The Township reserves the right, but shall not have the obligation, to contest through its own counsel, any such claim, including the right to appeal to a court of the highest appellate jurisdiction. If the Releasing/Indemnifying Parties should fail to contest or resist any such claim within a reasonable time after receiving notice thereof, but not later than ten (10) days after such notice, the Township upon becoming aware of the claim shall have the right to satisfy and discharge the same by suit, settlement or otherwise. The amount of any such claim determined to be due by way of judgment following suit, settlement or otherwise, shall become due and payable immediately by the Releasing/Indemnifying Parties to the Released/Indemnified Parties upon the Township’s written demand for such payment.

By execution of these presents, the undersigned(s) do hereby bind himself/herself and itself, and the Sponsoring Organization, and its and their respective heirs, successors, executors, administrators and assigns, jointly and severally, to the terms of this RELEASE AND INDEMNIFICATION.

IN WITNESS WHEREOF, *intending to be legally bound* hereby, the undersigned have/has executed this Release and Indemnification on behalf of the Sponsoring Organization identified hereinabove this _____ day of _____, 20____ for the following use(s):_____

_____, for the following year: _____, at the following location(s)_____.

Sponsoring Organization
(Print: *Formal Team/League or Family/Company/Organization Name*)

By: _____
SIGNATURE of Authorized Person/Officer/Title
(*Person with authority to bind Family/Company/Organization to Release*)

By: _____
PRINT name of Authorized Person/Officer/Title
(*Person with authority to bind Family/Company/Organization to Release*)

PLEASE READ THIS BINDING LEGAL DOCUMENT CAREFULLY. AS A PROSPECTIVE USER OF A FACILITY OF WILLISTOWN TOWNSHIP, IT IS NECESSARY THAT YOU SIGN THIS RELEASE OF LIABILITY AND INDEMNIFICATION AGREEMENT BEFORE YOU OR ANY MEMBER OF YOUR ORGANIZATION WILL BE PERMITTED TO USE A TOWNSHIP FACILITY. BY SIGNING THIS DOCUMENT, YOU, YOUR ORGANIZATION AND THE MEMBERS AND GUESTS OF YOUR ORGANIZATION ARE RELIEVING WILLISTOWN TOWNSHIP OF ANY RESPONSIBILITY FOR ANY UNTOWARD OCCURRENCE, INCLUDING PERSONAL INJURIES, DEATH AND PROPERTY DAMAGE, ARISING OUT OF THE USE OF SUCH FACILITY; AND, YOU AND YOUR ORGANIZATION ARE AGREEING TO HOLD WILLISTOWN TOWNSHIP AND ITS ELECTED AND APPOINTED OFFICIALS, AGENTS, SERVANTS AND EMPLOYEES HARMLESS FROM ANY DAMAGES RELATED THERETO, AND ARE AGREEING TO INDEMNIFY WILLISTOWN TOWNSHIP FROM AND AGAINST ALL DAMAGES, CLAIMS, LOSSES, DEMANDS, JUDGMENTS AND COSTS ON ACCOUNT OF ANY INJURY OR DAMAGES TO ANYONE USING THE WILLISTOWN TOWNSHIP FACILITY UNDER YOUR AUSPICES, WHETHER OR NOT SUCH USER IS SUBJECT TO YOUR DIRECTION OR CONTROL. YOU HAVE THE RIGHT TO SEEK THE ADVICE OF YOUR ATTORNEY BEFORE SIGNING THIS DOCUMENT.

PARKS AND RECREATION CODE:

CHAPTER 96. PARKS

[HISTORY: Adopted by the Board of Supervisors of the Township of Willistown 5-12-1997 by Ord. No. 3-1997 Editor's Note: Ordinance No. 1-2006, adopted 2-27-2006, amended all of Ch. 96 to change all references from "township park" to "Township park." Amendments noted where applicable.]

GENERAL REFERENCES

Park and Recreation Board — See Ch. 31.

Outdoor burning — See Ch. 69.

Subdivision and land development — See Ch. 123.

Zoning — See Ch. 139.

§ 96-1. Use regulations; prohibitions.

§ 96-1. Use regulations; prohibitions.

- A. No person shall be permitted in a Township park except between the hours of dawn to dusk, unless a permit has been issued by the Park and Recreation Board, or its designate for such permit issuance, as hereinafter provided in § 96-4. [Amended 2-27-2006 by Ord. No. 1-2006]
- B. No person shall enter or leave a Township park except by entrances and/or exits provided for such purposes.
- C. No person shall enter or use a toilet in a Township park set apart for the use of the opposite sex.
- D. Possession, distribution or consumption of beer, ale, other alcoholic or intoxicating beverage or a controlled substance (such as are now defined or may later be defined by federal, state or Township law, act or ordinance) is strictly prohibited in any and all Township parks.
- E. No gambling or gambling device is permitted in any Township park.
- F. No abusive, threatening, indecent or profane language and/or conduct that is publicly inappropriate and/or annoying to others using Township park facilities shall be permitted.
- G. No person or persons shall be permitted to solicit money, or promise for the same, within the confines of a Township park.
- H. No horses, dogs or other animals owned or possessed by people shall be permitted within the confines of Township parks, except as permitted in the Okehocking Preserve and the Serpentine Preserve. Horses shall be permitted in the Okehocking and Serpentine Preserves in designated areas shown on the Okehocking Preserve and Serpentine Preserve recreation maps, if attended and under control at all times. Properly licensed dogs shall be permitted in the Okehocking and Serpentine Preserves if they are on a leash not exceeding six feet in length and if attended and under control at all times. Dogs shall be permitted in Okehocking Preserve off of leashes only in designated areas as approved by resolution of the Board of Supervisors from time to time and shown on the Okehocking Preserve recreation map, if attended and under control at all times. For the purpose of this subsection, the term "dogs" does not include guide dogs or other dogs which are assisting handicapped persons and are controlled by the use of a harness or other restraint. Owners or handlers of a dog shall be responsible for the prompt and complete removal of their excrement by immediate disposal of pet waste bags in a trash receptacle (if provided) or removal from the premises. [Amended 11-24-2014 by Ord. No. 6-2014; 9-9-2002 by Ord. No. 2-2002; 2-27-2006 by Ord. No. 1-2006]
- I. Use of vehicles and equipment.
 - (1) No person shall drive, operate or park any vehicle (motor- or self-propelled) in any portion of a Township park except in spaces specifically set aside and marked for parking purposes; and no person shall occupy a parked motor vehicle after dark within a Township park except with the exterior parking lights and interior lights turned on and in operation.
 - (2) Use and operation of bicycles, go-carts, remote-controlled vehicles, skateboards, roller blades, aircraft, including but not limited to ultralight planes, remote-controlled planes and hot-air balloons, and/or other motorized and/or nonmotorized devices employing wheels and/or blades of any kind (metal, wooden, plastic, rubber, etc.) is strictly

prohibited on Township park basketball courts, tennis courts, volleyball courts, picnic areas, ball fields or any other portion of any Township park. Motor vehicles, with the exception of motorized wheel chairs and vehicles connected with official Township business, are prohibited.

[Amended 2-27-2006 by Ord. No. 1-2006]

- J. No person, other than Township active duty police officers employed in the execution of their duties, shall discharge a firearm in a Township park. Wildlife management practices in Township parks are permitted only with written approval of the Board of Supervisors and Willistown Township Police Department notification.
[Amended 6-17-2013 by Ord. No. 4-2013; Amended 2-27-2006 by Ord. No. 1-2006]
- K. Littering is prohibited, and all refuse shall be placed in trash receptacles (if provided) or removed by the person(s) generating the refuse. Grass clippings, brush and other debris from private property may not be discarded or otherwise placed anywhere on Township park property, including trash receptacles.
[Amended 2-27-2006 by Ord. No. 1-2006]
- L. Vandalism to park property and facilities, including defacing or damaging park property (permanent or temporary), disturbing wildlife and disturbing/destroying/removing vegetation, is prohibited. No person shall climb a tree nor shall any person foul and/or otherwise contaminate any body of water in any Township park at any time. No person shall remove equipment from the parks or move such equipment from its designated location.
[Amended 2-27-2006 by Ord. No. 1-2006]
- M. No person shall injure, deface or destroy any public signs, ordinances or other official Township notices posted in a Township park.
- N. No advertisement, placard or notice, except official authorized notices, shall be posted and/or distributed in a Township park.
- O. No person shall light or permit a fire to burn in a Township park except in a permanent fireplace provided for such purposes. Portable grills are permitted in designated areas only with written permission from the Township. Ceremonial fires are permitted only with written consent of the Township and must be constantly attended. Responsibility for such fires shall be solely that of the person or persons starting and/or using the fire. Township-supervised burning is permitted for natural resource management.
[Amended 2-27-2006 by Ord. No. 1-2006]
- P. The playing of golf, or the hitting of golf balls, is strictly prohibited at all times in any Township park.
- Q. Smoking is not permitted in any Township park. Remediation of any damage caused by smoking in the parks will be at the expense of the person responsible. In addition to other fines and penalties, the Township may collect the cost of repair of any damage caused by smoking, together with the penalty, against the person causing the damage.
[Amended 2-27-2006 by Ord. No. 1-2006]
- R. Swimming or wading in any body of water is strictly prohibited in any Township park.
[Added 2-27-2006 by Ord. No. 1-2006]
- S. Sound amplification equipment is permitted only with written permission from the Township.
[Added 2-27-2006 by Ord. No. 1-2006]
- T. Use of a Township park for any of the following purposes is prohibited, unless a permit is first obtained from the Township Park and Recreation Board, or its designate for such permit issuance, as hereinafter provided:
[Amended 6-17-2013 by Ord. No. 4-2013; Amended 2-27-2006 by Ord. No. 1-2006]
 - (1) Sales of merchandise of any kind.
 - (2) Use of fireworks or other explosives.
 - (3) Musical, theatrical or other entertainment.
 - (4) Overnight camping.
 - (5) Parties, meetings and/or gatherings comprised of 25 or more persons.
 - (6) Conducting fee-based programming
 - (7) Field use for organized sports.

- (8) Person(s) undertaking activities permitted with written permission from the Township must have a copy of the written permission on them at all times while undertaking approved activities.

§ 96-2. Enforcement.

The Police Department shall enforce the regulations herein set forth and shall exercise general supervision over persons and property in any Township parks.

§ 96-3. Powers and duties of Park and Recreation Board. [Amended 6-17-2013 by Ord. No. 4-2013; *editor's note: see Chapter 31 for Powers and duties of Park and Recreation Board*; Amended 2-27-2006 by Ord. No. 1-2006]

§ 96-4. Permits. [Amended 2-27-2006 by Ord. No. 1-2006]

Permits for use of Township park(s) and field(s) shall be issued in behalf of the Township by the Township's Park and Recreation Board and/or designated Township park and recreation staff. The Township, upon recommendation from its Park and Recreation Board, may enact a fee schedule for such permits. All moneys received from these fees will be entered into the Township's Park and Recreation Fund and be designated for Township park maintenance and improvements, appropriate Township-sponsored recreation programs held within the confines of its parks or at other sites and facilities approved by the Township.

§ 96-5. Violations and penalties.

Pursuant to Section 1901(c.1)(2) of the Second Class Township Code, any person who violates this chapter, and/or any regulation established herein, shall, by action brought before a District Magistrate Judge in the same manner provided for the enforcement of summary offenses under the Pennsylvania Rules of Criminal Procedure, upon judgment of conviction thereof, be sentenced to pay a fine not exceeding \$1,000 per violation, together with the costs of prosecution; and further subject to imprisonment to the extent allowed by law for the punishment of summary offenses. Each day a violation continues shall constitute a separate offense.

Parents and/or legal guardians of person(s) less than 18 years of age will be held liable for any/all fines assessed and/or damages incurred by those persons to Township park properties.

Further, the appropriate officers or agents of the Township are hereby authorized to seek any other available relief at law or equity, including injunction, to enforce compliance with this chapter.

§ 96-6. Existing rights and remedies preserved; severability.

It is hereby declared to be the purpose of this chapter to provide additional and cumulative remedies to regulate the public use, enjoyment, health, welfare and safety of Township parks and recreation areas, and nothing contained in this chapter shall in any way abridge or alter rights of action or remedies now or hereafter existing in equity, or under common law or statutory law, civil or criminal. All other sections, parts and provisions of said Code of Ordinances of the Township of Willistown shall remain unchanged.