



AGREEMENT

In consideration for the use of municipal property in the City of North Royalton, including but not limited to: City Green, Pavilions, Municipal Buildings, the undersigned hereby agree(s) to promptly repair any municipal property sustaining damages that results from its use by the undersigned. The undersigned further agrees to replace any property damaged beyond repair. Such repair or replacement of said property shall be performed within one week of the conclusion of any event involving the use of City property. Said time period may be waived by the Mayor for good cause shown.

Pursuant to North Royalton Chapter 626, no smoking is permitted on or in municipal property. The undersigned agrees that a \$500 disinfecting charge shall be imposed if the Mayor finds smoking occurred on the premises.

Vehicles are not allowed on the asphalt path leading from the parking lot to Pavilion One near the playground. This is for authorized City vehicles only.

If use of a public building is requested, the undersigned further agrees to provide for cleaning and repair, if necessary, of any facility immediately after the conclusion of the use of such facility and further agrees to return said facility to its prior condition.

The undersigned further agrees to reimburse the City of North Royalton for any cost expended in repair, replacement or cleaning of any public property which results from the failure of the undersigned to comply with the agreement herein.

Regarding pavilion rentals specifically, in addition to abiding by all rules and regulations set forth in Ordinance 1062.01, the undersigned further agrees to not permit/authorize any items, equipment, devices, facilities, furniture or otherwise, including but not limited to food trucks, grills and cooking devices, alcoholic beverages, inflatable bounce houses, petting zoos and animals, performers, dunk tanks, tents, stages and/or other accessory items or structures, except for the pavilions or tables available on site. No items of any kind shall be permitted outside the concrete pad of the pavilion. No pets are allowed in the Splash Pad, playground or pavilions.

Also, in regard to pavilion rentals, the undersigned is only reserving the space included inside the pavilion, not outside the concrete pad of the pavilion, and private events may not interfere with the general public's use and enjoyment of the park.

Additionally, the Splash Pad is **not** reservable for private parties. Renters of either Pavilion **may not** have exclusive use or interfere with the public's use of the Splash Pad.

This agreement shall be binding upon the undersigned and any organization represented by the signer for the purpose of securing the use of municipal property.

SIGNED

FOR _____
(Group/Organization)

DATE _____