

# **Facility Rental Agreement**

**Contract** 

Contract # FA-2452 Contract Name BC Christian Soccer League - Spring

& Summer 2022

Date 01 Mar 2022 Status Firmed

**Customer Information** 

Name Tom Kobelt Account BC Christian Soccer League - Non-

Profit

Address 19651 21 Ave, Langley, British

Columbia, V2Z 1Y8

N1

**Facility Rental Summary** 

Repeat Location Facility Date Range Day Start End # Sess.

20 Jun 2022

Weekly Yorkson Synthetic Turf Field - 04 Apr 2022 - Mon, Fri 9:00 PM 11:00 PM 21

Community

Park

**Exclusions, Additions and Modifications** 

Туре	Location	Facility	Date	Day	Start	End
Exclusion	Yorkson Community Park	Synthetic Turf Field - N1	15 Apr 2022	Fri	9:00 PM	11:00 PM
Exclusion	Yorkson Community Park	Synthetic Turf Field - N1	20 May 2022	Fri	9:00 PM	11:00 PM
Exclusion	Yorkson Community Park	Synthetic Turf Field - N1	24 Jun 2022	Fri	9:00 PM	11:00 PM

<b>Facility Bookings</b>							
Location	Facility	Start Date	End Date	Day	Time	Fee(s)	Subtotal
Yorkson Community Park	Synthetic Turf Field - N1	04 Apr 2022	04 Apr 2022	Monday	9:00 PM - 11:00 PM	\$123.12 (Parks - Adult/Non- Profit/Prime 2021/2022)	\$123.12
Yorkson Community Park	Synthetic Turf Field - N1	08 Apr 2022	08 Apr 2022	Friday	9:00 PM - 11:00 PM	\$123.12 (Parks - Adult/Non- Profit/Prime 2021/2022)	\$123.12
Yorkson Community Park	Synthetic Turf Field - N1	11 Apr 2022	11 Apr 2022	Monday	9:00 PM - 11:00 PM	\$123.12 (Parks - Adult/Non- Profit/Prime 2021/2022)	\$123.12
Yorkson Community Park	Synthetic Turf Field - N1	18 Apr 2022	18 Apr 2022	Monday	9:00 PM - 11:00 PM	\$123.12 (Parks - Adult/Non- Profit/Prime 2021/2022)	\$123.12

Yorkson Community Park	Synthetic Turf Field - N1	22 Apr 2022	22 Apr 2022	Friday	9:00 PM - 11:00 PM	\$123.12 (Parks - Adult/Non- Profit/Prime 2021/2022)	\$123.12
Yorkson Community Park	Synthetic Turf Field - N1	25 Apr 2022	25 Apr 2022	Monday	9:00 PM - 11:00 PM	-	\$123.12
Yorkson Community Park	Synthetic Turf Field - N1	29 Apr 2022	29 Apr 2022	Friday	9:00 PM - 11:00 PM	\$123.12 (Parks - Adult/Non- Profit/Prime 2021/2022)	\$123.12
Yorkson Community Park	Synthetic Turf Field - N1	02 May 2022	02 May 2022	Monday	9:00 PM - 11:00 PM	\$123.12 (Parks - Adult/Non- Profit/Prime 2021/2022)	\$123.12
Yorkson Community Park	Synthetic Turf Field - N1	06 May 2022	06 May 2022	Friday	9:00 PM - 11:00 PM	\$123.12 (Parks - Adult/Non- Profit/Prime 2021/2022)	\$123.12
Yorkson Community Park	Synthetic Turf Field - N1	09 May 2022	09 May 2022	Monday	9:00 PM - 11:00 PM	\$123.12 (Parks - Adult/Non- Profit/Prime 2021/2022)	\$123.12
Yorkson Community Park	Synthetic Turf Field - N1	13 May 2022	13 May 2022	Friday	9:00 PM - 11:00 PM	\$123.12 (Parks - Adult/Non- Profit/Prime 2021/2022)	\$123.12
Yorkson Community Park	Synthetic Turf Field - N1	16 May 2022	16 May 2022	Monday	9:00 PM - 11:00 PM	\$123.12 (Parks - Adult/Non- Profit/Prime 2021/2022)	\$123.12
Yorkson Community Park	Synthetic Turf Field - N1	23 May 2022	23 May 2022	Monday	9:00 PM - 11:00 PM		\$123.12
Yorkson Community Park	Synthetic Turf Field - N1	27 May 2022	27 May 2022	Friday	9:00 PM - 11:00 PM	\$123.12 (Parks - Adult/Non- Profit/Prime 2021/2022)	\$123.12
Yorkson Community Park	Synthetic Turf Field - N1	30 May 2022	30 May 2022	Monday	9:00 PM - 11:00 PM	-	\$123.12
Yorkson Community Park	Synthetic Turf Field - N1	03 Jun 2022	03 Jun 2022	Friday	9:00 PM - 11:00 PM	\$123.12 (Parks - Adult/Non- Profit/Prime 2021/2022)	\$123.12
Yorkson Community Park	Synthetic Turf Field - N1	06 Jun 2022	06 Jun 2022	Monday	9:00 PM - 11:00 PM	\$123.12 (Parks - Adult/Non- Profit/Prime 2021/2022)	\$123.12
Yorkson Community Park	Synthetic Turf Field - N1	10 Jun 2022	10 Jun 2022	Friday	9:00 PM - 11:00 PM	\$123.12 (Parks - Adult/Non- Profit/Prime 2021/2022)	\$123.12

Yorkson Community Park	Synthetic Turf Field - N1	13 Jun 2022	13 Jun 2022	Monday	9:00 PM - 11:00 PM	\$123.12 (Parks - Adult/Non- Profit/Prime 2021/2022)	\$123.12
Yorkson Community Park	Synthetic Turf Field - N1	17 Jun 2022	17 Jun 2022	Friday	9:00 PM - 11:00 PM	\$123.12 (Parks - Adult/Non- Profit/Prime 2021/2022)	\$123.12
Yorkson Community Park	Synthetic Turf Field - N1	20 Jun 2022	20 Jun 2022	Monday	9:00 PM - 11:00 PM	\$123.12 (Parks - Adult/Non- Profit/Prime 2021/2022)	\$123.12

<b>Booking Extra Fees</b>						
Name	#	Unit Price	Total Usage	Subtotal	Tax	Total Price
-	-	-	-	-	-	-

### **Extra Fees Details**

Contract

## **Payment Schedule**

Due Date	Invoice Number	Amount
01 Apr 2022	208528	\$904.96
01 May 2022	208529	\$1,034.24
01 Jun 2022	208530	\$775.68

The undersigned promises to pay the above payment schedule, via the payment method requested, until paid in full.

Contract Total						
Rental Fee	Rental Tax	Extra Fees	Extra Tax	Discount	Total	
\$2,585.52	\$129.36	\$0.00	\$0.00	\$0.00	\$2,714.88	

#### **Terms and Conditions**

By signing the Facility Rental Contract and renting a facility owned or operated by Township of Langley ("Township"), including the Township's community centres, community arenas, parks, Civic Facility, or Langley Centennial Museum (individually, the "Facility"), you are agreeing to these terms and conditions. Please read them fully and carefully.

- 1. Terms and Conditions Form Part of Contract. These terms and conditions apply and form part of the Facility Rental Contract entered into between the person or persons who are named on the Facility Rental Contract ("Licensee") and the Township with respect to the rental of the Township owned or operated facility, or portion thereof, indicated on the Facility Rental Contract ("Rented Facility") on the date or dates ("Rental Date") and during the time or times ("Rental Period") indicated on the Facility Rental Contract. To the extent of any inconsistencies between the Facility Rental Contract and these terms and conditions, the Facility Rental Contract will prevail.
- Compliance. The Licensee and the Licensee's officers, directors, employees, servants, agents, contractors, volunteers and
  guests must abide by all terms and conditions in the Facility Rental Contract. The Licensee must comply, and must
  ensure that all persons using the Rented Facility comply, with all applicable laws, bylaws, rules, policies, requirements,
  health guidelines, safe operation guidance and protocols, best health and safety practices, as well as
  from Township staff.
- 3. Payment. Unless otherwise expressly indicated in the Facility Rental Contract, the Licensee must pay all applicable fees, as determined by the Township, in its sole discretion (the "Fee"), to the Township at least two weeks prior to the first Rental Date. If another due date is set out in the Facility Rental Contract, the Licensee must pay the Fee to the Township by the indicated due date. If full payment of the Fee is not received by the due date, the Township may cancel the Licensee's rental of the Rental Facility.
- 4. Cancellation or Amendment by the Township. The Township reserves the right and privilege to, at its sole discretion, amend or cancel the Facility Rental Contract at any time, before or after a Facility Rental Contract has been completed, and for any reason, including but not limited to, a misrepresentation by the Licensee, or if such rental could lead to a protest or similar civil disruption resulting in safety or security concerns for attendees or Township staff, or potential damage to Township or other property. If the Facility Rental Contract is cancelled by the Township, through no fault of the Licensee, the Licensee will receive a full refund of any Fees paid, but the Licensee will have no other recourse or claim against the Township arising from the Facility Rental Contract or the cancellation thereof.
- 5. Cancellation or Amendment by the Licensee. The Licensee may cancel or amend the Facility Rental Contract at any time by providing written notice to the Township. If the Township receives written notice of cancellation or amendment from the Licensee at least 14 days prior to the Rental Date, the Licensee will receive a full credit or refund of any amounts paid to the Township, less an administrative fee of \$50. No refund will be issued to the Licensee if no written notice of cancellation or amendment is received or if written notice of cancellation or amendment is received by the Township less than fourteen (14) days prior to the first Rental Date.
- 6. Damage Deposit Required. Unless otherwise expressly indicated in the Facility Rental Contract, damage deposits are required on all rentals with a Fee exceeding \$100, and are equal to 50% of the Fee. The Licensee must pay damage deposits at the time that the Facility Rental Contract is signed.
- 7. Deductions from Damage Deposit. At the Township's sole discretion, the Township may deduct from the damage deposit any additional costs incurred by the Township arising in any way out of or connected with the Licensee's rental of the Rented Facility, including but not limited to, the cost of: any additional maintenance required to handle insufficient cleaning or debris left in the Facility, repair or replacement for any damage to the Facility or equipment, excessive noise or false alarms, or additional usage of the Facility where the rental exceeds the approved Rental Period.
- 8. Return of Damage Deposit. After all applicable deductions, if any, have been made, the remaining amount of the damage deposit, if any, will be refunded by the Township to the Licensee after the last Rental Date.

Date: 21-Mar-2022	Client Signature	Click to Sign	
Date: 21-Mar-2022	Client Signature	Click to Sign	

- 9. Property Damage. The Licensee is personally responsible and liable for all damage, whether accidental or deliberate, incurred to the Facility or to the Township's equipment or other property arising in any way out of or connected with the Licensee's rental of the Rented Facility. If the repair or replacement cost incurred by the Township for such property damage exceeds the amount of the available damage deposit, or where no damage deposit was paid, the Licensee must pay to the Township all outstanding costs.
- 10. Liability. The Township is not responsible for lost or stolen items or property. The Township is not responsible for any death, injury, loss or damage to any person or property arising in any way out of or connected with the Licensee's rental of the Rented Facility.
- 11. Indemnity. The Licensee must indemnify and hold harmless the Township and its elected and appointed officials, officers, employees, agents and volunteers from any and all loss, liability, actions, claims, demands, proceedings, suits, damage or expense of any kind or nature (including but not limiting the generality of the foregoing, in respect of death, injury, loss or damage to any person or property) arising in any way out of or connected with the Licensee's rental of the Rented Facility.
- 12. Insurance. Unless otherwise expressly indicated in the Facility Rental Contract, the Licensee must provide and maintain commercial general liability insurance in the amount of at least three -million dollars (\$3,000,000). Such insurance must list additional insureds as "The Corporation of the Township of Langley and its elected and appointed officials, officers, employees, agents and volunteers", cover the entire term of the rental, and include the address of the Rented Facility as a location covered under the insurance. The Licensee must provide proof of insurance to the Township at least fourteen (14) days prior to the first Rental Date.
- 13. Alcohol. The consumption, service and/or sale of alcohol is not permitted in the Township's Facilities, including in all Township parks, except under and in accordance with a valid liquor license. The Licensee is solely responsible for obtaining a liquor license and ensuring that all liquor licensing requirements are met. The Licensee must not permit or allow alcohol to be consumed, served or sold unless all liquor licensing requirements are met. The Licensee must provide a copy of all applicable liquor licenses to the Township at least fourteen (14) days prior to the Rental Date and must post the liquor licenses in a visible area where the alcohol is being served during the entire Rental Period. The Licensee must also obtain prior RCMP approval for the use of alcohol in any Township parks.
- 14. Business License. The sale of products, services or merchandise is not permitted except in accordance with a valid business license. The Licensee must provide a copy of the business license to the Township at least a week prior to the Rental Date.
- 15. Inspection. Before making any use of the Rented Facility, the Licensee must inspect, or arrange for the inspection of, the Rented Facility, to determine whether it is suitable, fit and safe, for the Licensee's intended use. If the Rented Faculty is a sports field, which includes ball outfields, the Licensee must also inspect, or cause sports field users to inspect, the Rented Facility prior to the beginning of each scheduled practice or game to ensure the sports field is suitable, fit and safe, for the Licensee's intended use. If the Rented Facility includes a ball infield, the Licensee must inspect, or cause ball field users to inspect, the ball infield at the beginning of each inning to ensure the infield is suitable, fit and safe, or the Licensee's intended use. The Township is not responsible for ensuring that the Rented Facility is suitable, fit and safe for the Licensee's intended use.
- 16. Conduct. While at the Facility, the Licensee and all of its officers, directors employees, servants, agents, contractors, volunteers and guests must behave in a safe and appropriate manner and treat all Facility users with respect, courtesy, fairness and equality. Everyone at our facilities has the right to be treated with respect, courtesy, fairness, and equality; feel safe in an accessible and welcoming environment; and be free from harassment, discrimination, physical or verbal abuse, and toxicity in relationships. Everyone at our facilities has a role in treating each other with respect, courtesy, fairness and equality, respecting everyone regardless of diversity or ability, and in using the facility and equipment in a safe and respectful way.
- 17. Adult Supervision. The Licensee, or the Licensee's authorized agent if the Licensee is not an individual, must be 19 years of age or older and must remain in attendance at Rented Facility on the Rental Date and for the duration of the Rental Period.

  The Licensee must ensure reasonable adult supervision is provided at all times during the Rental Period.
- 18. Emergencies. The Licensee must report emergencies, accidents, or spills to the Township immediately.
- 19. Noise. The Licensee must not make or allow loud noise, including but not limited to the playing of loud music, during the Rental Period if it will conflict with other uses of the Facility, or otherwise disturb others.
- 20. Politics & Religion. Event bookings with a political or religious nature must be held as a private function only. No handout, flyers or posters advertising the event, organization or its members may be distributed or posted at the Facility. The Licensee must not "recruit", or permit others to "recruit", in public areas of the Facility.

Date: 21-Mar-2022 Client Signature Click to Sign

- 21. *Smoking Prohibited*. Smoking is not permitted anywhere on property owned or operated by the Township, including at the Facility.
- 22. Photography. Except as may otherwise be agreed in writing between the Township and the Licensee, the Township has exclusive rights to photography, radio, television, and recordings with respect to the use of the Facility.
- 23. Decorations and Signage. The Licensee must not, and must not allow any person to, construct, erect, or attach any fixture or service whatsoever to any part of the Facility without the prior written consent of the Township. Signage or advertisements cannot be placed inside or outside of the Facility. The throwing of rice, confetti, or any other object, inside or outside of the Facility, is not permitted. Nails, tape, pins, glue, wax, powder or sand cannot be applied to the walls, floors, windows, or ceilings of the Facility. The use of candles is not permitted at the Facility.
- 24. Clean-up. The Licensee must ensure the Rented Facility, including fields and surrounding areas (as applicable), is left in a neat and clean condition, including but not limited to the removal of all personal equipment and personal belongings from the Rented Facility, the proper disposal of all garbage and recycling from the Rented Facility, and if applicable, the closing and locking of all Rented Facility doors and windows. Failure to do an adequate clean-up will result in charges to the Licensee for this service, in an amount determined by the Township, in its sole discretion.
- 25. Non Transferable. The Facility Rental Contract is not transferable.
- 26. No Assignment or Admission Fee. The Licensee must not assign, sublet, or apportion the whole or any part of the Facility and must not charge fees, for admission or otherwise, without the prior written consent of the Township.
- 27. Concessions. The Township retains the sole and exclusive right to operate or sublet all concessions in or at the Facility.
- 28. Display Rental Not Included. Unless otherwise expressly indicated in the Facility Rental Contract, the use and access to video display systems, scoreboards, and timers at the Facilities, including but not limited to the video display board at McLeod Athletic Park, are not included in the Facility Rental Contract or the Fee. An additional fee, in an amount determined by the Township in its sole discretion, and/or agreement with a third party operator and/or service provider may be required in order to use such items.
- 29. Closed Fields. The Licensee must not play, or allow any other person to play, on a field that is officially closed. Any Licensee found to have played, or to have allowed play, on a field that is officially closed may forfeit the right to use the Facilities for the remainder of the season, at the Township's sole discretion. For updated field closures and conditions please go to www.tol.ca.
- 30. Binding Effect. By signing the Facility Rental Contract, the Licensee represents and declares that the Licensee has had the opportunity to read these terms and conditions and has obtained, or has had the opportunity to obtain legal advice concerning the content and legal effect of these terms and conditions and that the Licensee is legally competent to enter into the Facility Rental Contract.
- 31. Law and Jurisdiction. The Facility Rental Contract is governed by and construed solely in accordance with the laws of British Columbia. Any disputes arising out of or in connection with the Facility Rental Contract must be submitted to and are subject to the exclusive jurisdiction of the courts of British Columbia.

By signing the Facility Rental Contract and renting any facility owned by the Board of Education of School District No. 35 (Langley) ("SD35") or portion thereof (known a Neighborhood Learning Centre or "NLC"), you are agreeing to the following additional terms and conditions. If there is a conflict between these additional terms and conditions and any other applicable terms and conditions, these additional terms and conditions apply to the extent of that conflict only. Please read them fully and carefully. If you have any questions, please contact the Township prior to signing.

32. Township Terms Apply. These terms and conditions, including terms 1 to 31 above, apply and form part of the Facility Rental Contract entered into between the person or persons who are named on the Facility Rental Contract ("Licensee") and the Township with respect to the rental of an NLC, or portion thereof, indicated on the Facility Rental Contract ("Rented NLC"), and where an NLC is being rented, the word "Facility" includes NLC and the word "Rented Facility" includes Rented NLC.

<b>Date:</b> 21-Mar-2022	Client Signature	Click to Sign	
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- 33. Additional Indemnity for SD35. The Licensee must indemnify and hold harmless SD35 and its elected and appointed officials, officers, employees, agents and volunteers from any and all loss, liability, actions, claims, demands, proceedings, suits, damage or expense of any kind or nature (including but not limiting the generality of the foregoing, in respect of death, injury, loss or damage to any person or property) arising in any way out of or connected with the Licensee's rental of the Rented NLC.
- 34. Additional Insured. In addition to the insurance requirements set out in term 12 above, the insurance kept by the Licensee must also list as additional insureds "The Board of Education of School District No. 35 and its elected and appointed officials, officers, employees, agents and volunteers".
- 35. Copyright Fees. Where the Licensee's use of the NLC requires payment of any copyright fees, including but not limited to, applicable license fees to copyright societies (e.g. RESOUND/SOCAN) with respect to the playing of copyrighted materials, including but not limited to, live or recorded music or videos, the Licensee must pay directly to the copyright society the applicable copyright fee.
- 36. Smoking Prohibited. Smoking is not permitted anywhere on indoor property owned by SD35, including at the NLC.
- 37. *Gymnasium Facilities*. Gymnasium facilities are not generally rented for indoor practice games of soccer, lacrosse, football or hockey. Gymnasium facilities may be used for conditioning activities related to these sports provided that Nerf or equivalent balls are used. Balls other than Nerf or equivalent balls for these sports are not allowed. Softball, baseball, or use of gymnasium facilities for any indoor practice game is only permitted with special written approval by the Township.
- 38. Footwear. Footwear with heels and/or hard sole shoes are not permitted on playing floors of any gymnasium facilities. Footwear normally used outside must not be used in any gymnasium facilities. All footwear must be non-marking. If improper footwear causes damage to the playing floor, the Licensee will be personally responsible and liable for all damages, in accordance with term 9 above.
- 39. SD35 Not Liable. The SD35 is not responsible for lost or stolen items or property. The SD35 is not responsible for any death, injury, loss or damage to any person or property arising in any way out of or connected with the Licensee's rental of the Rented NLC.
- 40. Compliance with SD35 Policies and Regulations. The Licensee must comply, and must ensure that all persons using the Rented NLC comply, with all applicable policies and regulations of SD35, including those with respect to fire safety, which include but are not limited to the use of only fire-proof props, not exceeding the seating capacity and keeping exits clear.

If the Licensee breaches any of the terms or conditions of the Facility Rental Contract, the Township may refuse to enter into a further or future Facility Rental Contract with that Licensee, or any entity controlled by or related to that Licensee. A Facility Rental Contract is considered valid only once all signatures and initials have been received indicating acceptance of all terms and conditions.

Date: 21-Mar-2022	Client Signature	Click to Sign	

#### **Additional Conditions of Use**

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REFUNDS: Cash payments, cash refunds are same day only. Cash refund requests past same day will be reimbursed by cheque. All other payment refunds will be refunded to original payment type.

Any personal information collected on this form will be managed in accordance with the Freedom of Information and Protection of Privacy Act. Direct enquiries, questions, or concerns regarding the collection, use, disclosure, or safeguarding of personal information associated with this form to: Supervisor, Information, Privacy, and Records Management, Township of Langley, 20338 – 65 Avenue, Langley, BC V2Y 3J1 foi@tol.ca 604.532.7396.

Aldergrove Credit Union Community Centre 604.857.4299 Parks Operations 604.532.7350 Civic Facility 604.533.6086 W.C. Blair Recreation Centre 604.533.6170 George Preston Recreation Centre 604.530.1323 Walnut Grove Community Centre 604.882.0408

Langley Centennial Museum 604.532.3536

Date: 21-Mar-2022 Client Signature Click to Sign

For Contract # FA-2452



# Township of Langley COVID-19 Addendum to Facility Rental Agreement ("COVID-19 Addendum")

Dr. Bonnie Henry stated on May 16, 2020 that "COVID-19 is new for all of us". We at the Township of Langley responded to the recommendation from our public health officials to first close our facilities, parks, and cease offering services, and we are now responding to the recommendation to reopen our facilities, parks, and offer services to our community cautiously, with the safety of our staff and community being our priority. This includes permitting user groups access to our facilities, parks, and/or programs but solely on the basis that COVID-19 precautions will be adhered to by any and all user groups and individual participants.

COVID-19 remains a worldwide pandemic and a threat to our local health and safety. We know the following (this list is not intended to be exhaustive):

- 1. The infectious agent, SARS-CoV-2, has caused cases and outbreaks of a serious communicable disease known as COVID-19 among the population of the Province of British Columbia;
- Our public health officials have determined this constitutes a regional event, as defined in section 51 of the Public Health Act;
- 3. A person infected with SARS-CoV-2 can infect other people with whom the infected person is in contact; and
- 4. The gathering of people in close contact with one another can promote the transmission of SARS-CoV-2 and increase the number of people who develop COVID-19.

We cannot be certain that a person (of any age) will not contract SARS-CoV-2 at one of our facilities or parks and/or while participating in one of our programs, but we have taken the steps required to develop our COVID-19 Safety Plan, which is available for your review at tol.ca/covid19/. Even though we have implemented our COVID-19 Safety Plan and are applying the associated procedures, the risk remains that a COVID-19 outbreak could occur despite our efforts.

As the representative of a user group, you are required to read and confirm that you understand our COVID-19 Safety Plan and that you have your own COVID-19 Safety Plan. You are required to circulate this COVID-19 Addendum to the participants in the activity for which you are utilizing our facilities, parks, or programs. You are required to take steps to ensure that participants act in accordance with both COVID-19 Safety Plans. Failure to adhere to the same could result in your user group's permit, agreement or license being revoked without refund of any fees and/or any particular person being banned from access to our facilities, parks, or programs. These termination rights are in addition to, and not in place of, any termination rights contained in the Facility Rental/Permit/Lease Agreement and will apply notwithstanding any terms in the Facility Rental/Permit/Lease Agreement.

#### It is vital that:

- no person who feels sick in any way visit any of our facilities or park and/or utilize any of our services or programs.
- no person brings a child who feels unwell or is showing any symptoms of illness to any of our facilities, or parks, or utilize any of our services or programs.
- any person who believes that they may have become ill or their child may have become ill within 14 days of visiting one of our facilities, parks, or programs should seek appropriate medical attention by calling 8-1-1, your family doctor or an Urgent and Primary Care Centre, so they can determine if they need to be assessed. We will share personal information for the purposes of contact tracing if the need arises. To attend our facilities, parks, or programs, all persons taking part in your activities must consent to the same.

For more information regarding the risks associated with COVID-19, please review the BC CDC guidelines for recreation facilities: http://www.bccdc.ca/health-info/diseases-conditions/covid-19/community-settings/recreation-facilities.

I have read, understand and agree to this COVID-19 Addendum.	INITIAL HERE
I have reviewed and understand the Township of Langley COVID-19 Safety Plan.	INITIAL HERE
I have reviewed this COVID-19 Addendum with all participants in the activity(ies).	INITIAL HERE
I have a COVID-19 Safety Plan for our operations and activities, prepared in accordance with WorkSafeBC and sector specific guidelines including those of the relevant Provincial, Federal, or National sport organization (if applicable), and have provided a copy to the Township of Langley.	INITIAL HERE
I acknowledge Provincial Ministerial Order No M183 states that our organization and its directors, officers, employees and volunteers are only protected from liability for damages relating, directly or indirectly, to COVID-19, if we are operating or providing those activities, in accordance with all applicable emergency and public health guidance while the Emergency Program Act is active.	INITIAL HERE

Print name clearly	Position within Organization	Name of Organization
Signature	Date Signed	
Cellular Phone Number	Email address	<u></u>

Any personal information collected on this form will be managed in accordance with the Freedom of Information and Protection of Privacy Act. Direct enquiries, questions, or concerns regarding the collection, use, disclosure, or safeguarding of personal information associated with this form to: Supervisor, Information, Privacy, and Records Management, Township of Langley, 20338 – 65 Avenue, Langley, BC V2Y 3J1 foi@tol.ca 604.532.7396.