PERMIT	#
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TOWN OF WARWICK ATHLETIC FIELD PERMIT

BASEBALL	SOCCER	LACROSSE	HOCKEY
(X for Baseball only)Union C	orners,Pine	Island,Wickham Wood	lland,Airport Park)
APPLICANT INFORMATION:			
NAME/ORGANIZATIO	N:		
ADDRESS:			
TELEPHONE:			
EMAIL:			
DATE OF EVENT:			TIME:
APPLICANT SIGNATU	RE		DATE:
THE TOWN RECREATION CO APPLICATIONS PRIOR TO ANY PERMIT WILL BE ISSUED TO T	USE. UPON	THEIR APPROVAL, A	
1	RULES & RE	GULATIONS	
THERE IS A \$50 NON-REFUN GROUNDS/FACILITY IS RESTO WILL BE REFUNDED, IF APPLI	ORED TO PI	ROPER CONDITION;	THE \$200.00 DEPOSIT
*SECTION 106-11 INSURANCE REQ	UIREMENTS O	N REVERSE SIDE OF TH	HIS APPLICATION**
SEE RULES GOVER	RNING USE O	F TOWN BASEBALL F	TIELDS 2004
THE USE OF ALCOHOLIC BEVI	ERAGES IS PI	ROHIBITED IN THE T	OWN PARKS.
Person signing the permit must be or group to which this permit is issue		wick resident and is resp	oonsible for the club, team
There may be a charge for excess urged to bring extra plastic garbag			generated. Applicants are
PLEASE RECYCLE All recyc(All Glass, Plastics (#1-7), Aluminu			ed in containers provided.
DEDOCIT.	OFFICE U	USE ONLY	
DEPOSIT: FEE:(Non Refundable)			
DATE RECEIVED			
APPROVED BY TOWN BOARD LIAISO	ON	DAT	E

Town of Warwick AED Law Acknowledgment

(This is included to ensure that leagues/organizations are aware of the new law and the following statement will be included in Town of Warwick Field Use Application forms)

In accordance with the NY State AED Law S.7424 all camps and youth sports programs with more than 5 teams shall implement a plan for cardiac emergencies using an AED. Sports programs under 5 teams will make a "best effort" to comply with the law. The camp/youth sports programs is responsible for ensuring at least one board member/coach/volunteer or other qualified adult is present at each camp, game, practice, or tournament and who has successfully completed a nationally recognized training course within the preceding twenty-four months of each such camp session, game/tournament, and/or practice.

Name of League/Camp Representative:	
Title of League/Camp Representative:	
Date:	

SECTION 106-12 INSURANCE REQUIREMENTS

- 1. Liability limits shall be \$2,000,000.00, two million dollars per occurrence and aggregate as a minimum, and can be provided under a primary liability contract, or a \$1,000,000.00 one million dollar commercial Umbrella policy. Any such policy(ies) shall list the Town property. This shall be confirmed by a Certificate of Insurance signed by either the Company or a principal of the issuing Agency, as well as a copy of a signed Endorsement Request adding the Town as an Additional Insured.
- 2. If any exclusion pertaining to participants in the sport is included in the policy(ies), such exclusion shall be eliminated from any and all contracts by endorsement, with copy of said endorsement on file with the Town Clerk.
- 3. Each league in question shall have, in addition, a valid sports Accident Policy protecting the participants for injuries sustained while participating in league play, with a copy of same filed with the Town Clerk.
- 4. All others reserving the Town Park pavilions for family events and other social affairs shall provide the Town with a Certificate of Personal Liability Insurance.

Town of Warwick

The Recreation Commission requests (prior to approval) that all teams participating are listed below along with the Coach Names and Contact numbers. Your application will not be considered without this information.

Team Name	Coach	Telephone Number

Hold Harmless Agreement

- 1. In consideration for receiving permission to utilize town property, I hereby release, wave, discharge and covenant not to sue the Town of Warwick, their officers, agents, servants, or employees (here after referred to as releases) from any and all liability, claims, demands, actions and causes of action whatsoever arising out of or related to any loss, damage, or injury, including death, that may be sustained by me or any of the property belonging to me, whether caused by the negligence of the releases, or otherwise, while participating in such activity, or while in, on or upon the premises where the activity is being conducted.
- 2. I am fully aware of the risks involved and hazards connected with private activities included in public venues, and hereby elect to voluntarily participate in said activity with full knowledge that said activity may be hazardous to me and my property. I voluntarily assume full responsibility for any risks of loss, property damage or personal injury, including death, that may be sustained by me or any loss or damage to property owned by me, as a result of being engaged in such an activity, whether caused by the negligence of the releases or otherwise.
- 3. I further hereby agree to indemnify and hold harmless the releases for any loss, liability, damage or cost, including court costs and attorney fees, that they may incur due to my participation in said activity, whether caused by the negligence of the releases or otherwise.
- 4. I understand that the Town of Warwick does not maintain any insurance policy covering any circumstance arising from my participation in this event or any activity associated with or facilitating that event. As such, I am aware that I should review my personal insurance portfolio.
- 5. It is my express intent that this waiver of liability and hold harmless agreement shall bind the members of my family and spouse, if I am alive, and my heirs, assigns and personal representative, if I am deceased, and shall be deemed as a release, waiver, discharge and covenant not to sue the above named releases. I hereby further agree that this waiver of liability and hold harmless agreement shall be construed in accordance with the laws of the State of New York.
- 6. In signing this release, I acknowledge and represent that I have read the foregoing waiver of liability and hold harmless agreement, understand it and sign it voluntarily as my own free act and deed, no oral representations, statements, or inducements, apart from the foregoing written agreement, have been made; I am at least 18 years of age and fully competent; and I execute this release for full, adequate and complete consideration fully intending to be bound by the same.

°;		Applicant	
Witness	E .		
in witness thereof, i n	are nareance set my	and sear on this	day of