



APPLICATION TO USE CITY PARK

Foley Recreation Department
121 N. Alston Street Foley, AL 36535
(251) 970-5020 kellis@gmail.com www.foleyrecreation.com

Applications must be received at least three weeks prior to the event.

Park Requesting: Beulah Heights

Name: Andy Quaates, Brenda McGaster, Grace H. Quaates

Address: 311 Trade Wind Ct, Foley, AL 36535

Phone No: 251-504-7156 Email: Andersonquaates@gmail.com

Type of Event: May Day Event

Description of all activities/facilities involved (include whether food or beverages will be served, tents erected, music, power requirement, etc.) **The use of propane grills are NOT allowed in our parks.**

Food, Drinks, Snow Cones, Tents erected, Music w/power cord
Baseball games, Basketball games. We will have a
Charcoal grills Food Truck and a Car Show.

We are requesting extra garbage cans, table w/benches. Electric hook up

Date of Event: May 18, 2024

Time of Event: From 9:00 am To: 10:00 PM
(including set up and clean up)

Maximum Number of Persons: unknown

Signature of Applicant: Anderson Quaates Date: 4/17/24

Section 94 of the Constitution of Alabama prohibits municipalities from granting their credit, money or any other "thing of value" in aid of a private individual, corporation, or association. Thus, there is a prohibition on allowing private commercial use of a public park.

One exception to this rule is that municipalities can grant franchises or licenses to conduct business on public property, and municipalities can lease public property.

RESERVATION AND HOLD HARMLESS AGREEMENT
(Inflatable Children's Entertainment Devices)

The City of Foley, an Alabama municipal corporation (hereinafter the "City"), and Anderson Quates IV ("User"), on this 18 day of May, 2024, hereby agree as follows:

1. Facilities and Uses. User has hereby reserved, and User is hereby granting a limited, non-exclusive license to use the following Beulah Park areas and/or facilities of the City: (the "Licensed Facilities") for the purpose of having a party with an inflatable entertainment device, water slide or "moonwalk" (hereinafter generically referred to as the "Equipment"). The City will not allow the User to have said Equipment on the Licensed Facilities except under the terms contained herein.

2. Period. The license and reservation made herein is only for the following date(s) and times:

Date: _____; Beginning time: _____; Ending time: _____.

Set up of the Equipment cannot begin before the 7 a.m., and removal of the Equipment must be complete by the 10 p.m. on the date indicated.

3. Provider. The Equipment will be provided by _____ ("Owner") whose address and phone number is _____.

4. Insurance. The User is responsible for advising the Owner and ensuring that, as a condition precedent to this license, that the Owner names the City as an additional insured on the Owner's policy of liability insurance. The User is responsible for providing proof of adequate insurance acceptable to the City.

5. Indemnity; Hold Harmless; Release. The User agrees that the City is to be free from any and all liability or potential liability, and in consideration for the granting of this license by the City, the User hereby agrees and will forever release, defend, indemnify and hold harmless the City and its officers, employees and agents from all liability, claims, losses, costs (including attorney's fees and court costs), damages and expenses of any kind and nature by reason of property damage, personal injury or death to persons from whatever cause which arises from, is related to, or otherwise would not have occurred but for the User's exercise of its rights under this License, including, but not limited to, injury, damages or death arising out of or related to the Equipment or any other use by User or injury, damages or death arising out of or related to the condition, maintenance or dangers associated with the Licensed Facilities. User's obligations hereunder extend to cover injury, damages or death to User, User's invitees, agents, representatives, employees, participants, spectators, and to any other persons who are present on the Licensed Facilities. User's obligations hereunder continue to exist in full force and effect even in the event that the City is alleged or deemed to be negligent or otherwise in breach of some duty.

Signature of Applicant: Anderson Quates IV Date: 4/17/24

Signature of COF Employee: Brenda McGaster, Grace Quates Date: 4/17/24