

#### CITY OF ANGLETON

PARKS AND RECREATION BOARD AGENDA 120 S. CHENANGO STREET, ANGLETON, TEXAS 77515 MONDAY, FEBRUARY 14, 2022 AT 5:30 PM

# Chair | Chris Peltier

**Members** | Bill Ahlstrom, Clara Dannhaus, Bonnie McDaniel, Jaime Moreno, Terry Roberts, Steven Sebok

NOTICE IS HEREBY GIVEN PURSUANT TO V.T.C.A., GOVERNMENT CODE, CHAPTER 551, THAT THE PARKS AND RECREATION BOARD FOR CITY OF ANGLETON WILL CONDUCT A MEETING, OPEN TO THE PUBLIC, ON MONDAY, FEBRUARY 14, 2022, AT 5:30 P.M., AT THE CITY OF ANGLETON COUNCIL CHAMBERS LOCATED AT 120 S. CHENANGO STREET ANGLETON, TEXAS 77515.

# DECLARATION OF A QUORUM AND CALL TO ORDER

#### **REGULAR AGENDA**

- 1. Minutes from Regular Called meeting on October 11, 2021.
- 2. Discussion on Park and Recreation Department updates.
- 3. Discussion and possible action on approval of the 2022 Athletic Sports Association agreements and capital needs.

#### **ADJOURNMENT**

#### **CERTIFICATION**

I, Megan Mainer, Executive Director, do hereby certify that this Notice of a Meeting was posted on the City Hall bulletin board, a place convenient and readily accessible to the general public at all times and to the City's website, www.angleton.tx.us, in compliance with Chapter 551, Texas Government Code. The said Notice was posted on the following date and time: Friday, February 11, 2022 by 5:30 p.m. and remained so posted continuously for at least 72 hours proceeding the scheduled time of said meeting.

/S/ Megan Mainer Megan Mainer Executive Director

In compliance with the Americans with Disabilities Act, the City of Angleton will provide reasonable accommodations for persons attending City Council meetings. The facility is wheelchair accessible and accessible parking spaces are available. Please contact the City Secretary at 979-849-4364, extension 2115 or email citysecretary@angleton.tx.us.



# **AGENDA ITEM SUMMARY FORM**

**MEETING DATE:** 2/14/2022

**PREPARED BY:** Kyle Livesay, Assistant Director of Parks & Recreation

**AGENDA CONTENT:** Minutes from Regular Called meeting on October 11, 2021.

AGENDA ITEM SECTION: Regular Agenda

BUDGETED AMOUNT: NA FUNDS REQUESTED: NA

**FUND: NA** 

**EXECUTIVE SUMMARY:** 

Minutes from Regular Called meeting on October 11, 2021.

# **RECOMMENDATION:**

Staff recommends the Parks & Recreation Board approve the minutes from Regular Called meeting on October 11, 2021.



#### **CITY OF ANGLETON**

PARKS AND RECREATION BOARD MINUTES 120 S. CHENANGO STREET, ANGLETON, TEXAS 77515 MONDAY, OCTOBER 11, 2021 AT 5:30 PM

NOTICE IS HEREBY GIVEN PURSUANT TO V.T.C.A., GOVERNMENT CODE, CHAPTER 551, THAT THE PARKS AND RECREATION BOARD FOR CITY OF ANGLETON WILL CONDUCT A MEETING, OPEN TO THE PUBLIC, ON MONDAY, OCTOBER 11, 2021, AT 5:30 P.M., AT THE CITY OF ANGLETON COUNCIL CHAMBERS LOCATED AT 120 S. CHENANGO STREET ANGLETON, TEXAS 77515.

With a quorum present, Chair Peltier called the called the Parks and Recreation Board meeting to order at 5:32 P.M.

PRESENT
Chair Chris Peltier
Bill Ahlstrom
Bonnie McDaniel
Jaime Moreno
Terry Roberts
City Council Liaison Mark Gongora

ABSENT Clara Dannhaus Steven Sebok

# DECLARATION OF A QUORUM AND CALL TO ORDER

#### **RECREATION**

1. Minutes from Regular Called meeting on August 9, 2021.

Upon a motion by Member Roberts and seconded by Member McDaniel, the Board approved the minutes from the Parks and Recreation Board meeting that was held on August 9, 2021. The motion passed with a 5-0 vote.

2. Discussion on Park and Recreation administrative updates.

Kyle Livesay, Assistant Director of Parks & Recreation, reported administration updates for the Texas Parks and Wildlife Community Outdoor Outreach Grant resolution that would be presented to City Council for approval on Tuesday, October 12, the upcoming Keep Angleton Beautiful Fall Sweep Event, and staff's involvement in developing Special Event Permitting ordinances and standard operating procedures for the City.

3. Discussion on Recreation Division updates.

Geri Gonzales, Recreation Superintendent, reported Recreation Division updates for the status of the Recreation Center pool slide, the installation of new automatic pool doors, the renovations of the lifeguard area, aquatic manager office, and the multipurpose room kitchen, the impact and recovery from Hurricane Nicholas on the Recreation Division, Heart of Christmas event updates, and upcoming recreation events and programs for the 1st quarter.

4. Discussion on Parks Division updates.

Stewart Crouch, Parks Superintendent, reported Parks Division updates for the park damages that resulted from Hurricane Nicholas, Dickey Park playground installation timeline, Bates Park pavilion installation and disc golf tee sign installation, BG Peck pavilion surface improvement, installation of new lighting at Freedom Park, and the status of Welch Park as a debris removal site for organic debris that resulted from Hurricane Nicholas.

Megan Mainer, Director of Parks & Recreation, reported updates for the execution of contract, beginning of construction, groundbreaking plans, and project schedule for the completion of Lakeside Park.

5. Discussion on an earthen hill to be included in the Freedom Park design.

Upon a motion by Member Moreno and seconded by Member McDaniel, the board voted to have consultants look at the potential to include an earthen hill within Freedom Park. The motion passed with a 5-0 vote.

6. Discussion on preliminary tree planting plan in collaboration with Trees for Houston.

Megan Mainer, Director of Parks & Recreation, introduced discussion on tree planting plans in collaboration with Trees for Houston as well as TXDOT's Green Ribbon Project for board discussion.

7. Discussion on projects for future park development and associated funding through Angleton Better Living Corporation bond capacity.

Megan Mainer, Director of Parks & Recreation, introduced discussion of prioritized CIP park, recreation, and drainage projects to seek Board recommendations for prioritization for future funding. The Board provided recommendations and there was consensus that a southside park be the top priority for identified projects.

8. Discussion and possible action on future park development.

Megan Mainer, Director of Parks & Recreation, introduced discussion on future park development that is in line with the Comprehensive Parks and Recreation Master and Strategic plan. The board discussed future development of the Municipal Pool site, Veterans Park, Rueben Welch Park, and the Officer Cash Memorial Dog Park. The Board provided feedback for each item.

9. Discussion and possible action on park development on Anderson, Kiber and other south side alternatives.

Upon a motion by Member Roberts and seconded by Member Moreno the Board voted to pursue the alternative site for a Southside Park and combine Anderson and Kiber tracts for a larger dog park. The vote passed with a 5-0 vote.

10. Discussion and possible action contracting Kimley-Horn to develop a park standards manual.

Upon a motion by Member McDaniel and seconded by Member Roberts the Board voted to move forward with the recommendation to contract Kimley-Horn to develop Angleton's Design Standards Manual.

11. Discussion and possible action on closing Chenango between County parking lot access and egress allowing for Veterans Park expansion.

Upon a motion by Member Roberts and seconded by Member Moreno the Board voted to recommend closure of Chenengo Street between County parking lot access and egress.

#### **ADJOURNMENT**

The meeting was adjourned at 7:36 P.M.

These minutes were approved by the Angleton Parks and Recreation Board on this the 13<sup>th</sup> day of December 2021, upon a motion by XX, seconded by XX. The motion passed on a X-X vote.

CITY OF ANGLETON, TEXAS

Chris Peltier Chair	
ATTEST:	
Megan Mainer Director of Parks	and Recreation.



# AGENDA ITEM SUMMARY FORM

**MEETING DATE:** 2/14/2022

**PREPARED BY:** Megan Mainer, Director of Parks & Recreation, Kyle Livesay,

Assistant Director of Parks & Recreation, Geri Gonzales, Recreation

Superintendent, and Stewart Crouch, Parks Superintendent

**AGENDA CONTENT:** Discussion on Park and Recreation Department updates.

**AGENDA ITEM SECTION:** Regular Agenda

BUDGETED AMOUNT: N/A FUNDS REQUESTED: N/A

FUND: N/A

**EXECUTIVE SUMMARY:** 

#### **ADMINISTRATION**

**Veterans RFQ:** Staff advertised a Request for Qualifications for Veterans Park Renovations in December 2021. Funds for Veterans Park Renovations will be included in proposed bond package for City Council consideration on February 22, 2022. The submission deadline for Veterans Park Renovation RFQ was February 1, 2022. Director is compiling information for the Parks & Recreation Board and City Council to review and evaluate.

**South Side Park Land Acquisition:** Staff closed on the south side property Tuesday, February 8, 2022. Staff is still waiting to hear back from other landowners regarding additional parcels for expansion of the southside property site.

**Parkland Dedication Ordinance:** Staff presented the Parkland Dedication Ordinance to Planning & Zoning Commission on February 3, 2022. Planning & Zoning Commission unanimously approved the repeal and replacement of the Parkland Dedication Ordinance; Ellen Eby was absent.

**Peach Street Detention & Interlocal Agreement:** Staff has executed an interlocal agreement with Angleton Independent School District for improvements to Peach Street detention area. The District's planned outdoor amenities and facilities will include recreational hiking and walking trails and bird houses, together with appropriate signage for these amenities. The City's planned amenities shall include an outdoor butterfly garden, areas dedicated to the cultivation and display of wildflowers, together with appropriate signage for these amenities. Additional features may be decided upon by the parties in the future.

**Downing Tennis Courts:** Staff is developing an interlocal agreement for joint use of the Downing tennis courts with Angleton Independent School District. Joint use must be approved by the AISD

School Board before we can proceed with renovations. ABLC has approved up to \$30,000 in renovations.

**PARD Mission & Vision:** This year, one of the action items listed in the Parks & Recreation Master and Strategic Plan is to review and revise the Parks & Recreation mission and vision statements to ensure they reflect community needs and departmental direction. In preparation for a mission and vision workshop with staff, the department will be publishing a community needs assessment and parks and recreation performance survey.

**March Budget Workshop:** Staff is preparing documents to be reviewed by the Parks & Recreation Board and Angleton Better Living Corporation in March during a budget workshop.

**Special Event Permitting:** Parks & Recreation staff are continuing to work in conjunction with other city departments to develop ordinance drafts, standard operating procedures, and a public application process for obtaining a Special Event Permit within the City of Angleton. Staff are near completion of a draft ordinance to be reviewed internally and by the City Attorney. The newly drafted ordinance will guide the development of internal processes and procedures Special Event Permitting. The Special Event Permitting ordinance and process will be subject to review and approval of the appropriate boards and of City Council.

**ADA Self Evaluation & Transition Plan:** Staff held a kick-off meeting with Kimley-Horn on January 10, 2022. Kimley-Horn is conducting the self-evaluation from January to April 2022. This will be about a nine-month project where the Hike & Bike Subcommittee and other community stakeholders will serve as the ADA Advisory Committee. The project timeline can be found on the Angleton Parks & Recreation project webpage.

#### **RECREATION**

Recreation Center Renovations: The facility has several projects that have either been completed or in process. The scoreboard was updated in January. The new board is wireless and features the new city logo. Updated automatic doors are scheduled to be installed sometime this February. Damper replacements for the aquatics area have been ordered. A new operable wall has been ordered for the multipurpose rooms. New pieces of weight room equipment have been ordered. Non-functioning bollard lights were removed from the Recreation entryway as well as the rose garden gate.

**Recreation Center Plaza:** With ABLC funding, staff have been working to renovate the courtyard plaza. Renovations are set to include strand lighting, picnic tables and umbrellas, and concrete games, including cornhole and ping pong. Staff also plans to remove the concrete wall around the plaza as a parks winter project.

**Events & Programs:** Father Daughter Dance is scheduled for 2/12/2022. Staff are planning for upcoming events, such as Freedom Fireworks and Parks & Recreation month activities. Staff is also preparing for summer and planning a youth track program and youth volleyball. Senior programming is going well, with a new program, Bingocize, and the first overnight trip of the year both scheduled for April.

Recreation Revenue and Operations: During the December ABLC meeting, staff was directed to analyze the Angleton Recreation Center revenue and operation pitfalls and propose recommendations for improvement. Staff have analyzed several factors that impact Angleton Recreation Center revenue including how the facility compares to competitors within the market, needs of past and current ARC members, membership structure and offerings, as well as existing facility usage and conditions. Staff will present findings at the next scheduled ABLC meeting in February.

**i9 Sports:** Staff met with i9 Sports representatives to offer additional youth athletic programs in Angleton. i9 Sports is the nation's largest multi-sport provider focused solely on high-quality, community-based kids sports leagues. They offer recreational sports leagues, camps, and clinics for boys and girls in today's most popular sports such as flag football, soccer, basketball, lacrosse, and volleyball. Their coaches and instructors provide age-appropriate instruction that's both fund for kids and convenience for busy families. We hope to finalize agreements with i9 this spring for summer camps, leagues, and fall clinics.

#### **PARKS**

**Bates Park**: Pavilion installation is complete. The basketball goals were shipped and should be installed the second week of February. Pavilion lights are in the process of being installed by park staff. Material for field five lights have been delivered and staff are waiting on the contractor to schedule installation weather permitting. New disc golf tee signs and tee pads have been installed.

**Dickey Park:** New benches and hand sanitizer station have been installed by park staff.

**Freedom Park:** Solar lights have been shipped. As of 1/4/22, lights are pending offloading in Long Beach, CA.

**Rueben Welch Park:** Debris has been cleared; big thank you to the Public Works Department.

Brushy Bayou Park: Staff installed new dog waste station.

Officer Cash Memorial Dog Park: Staff replaced two dog waste stations and repaired lights within the park. Staff helped install a new sign for the Animal Shelter.

**BG Peck Soccer Complex:** Staff is working with the Public Works Department to clean culverts and ditches to assist with field drainage. Staff along with the help of Rotary Club of Angleton members planted 100 trees at the park. Staff has begun playground removal in preparation for a new playground installation.

**Park Standards:** Kimley Horn has submitted a 30% level of completion draft of the City of Angleton Parks and Recreation Design Standards Manual. A 60% level of completion draft of the City of Angleton Parks and Recreation Design Standards Manual will be presented to the Parks & Recreation Board and ABLC in March for initial input. This project is scheduled to be complete in April 2022.

**RECOMMENDATION: N/A** 



# AGENDA ITEM SUMMARY FORM

**MEETING DATE:** 2/14/2022

**PREPARED BY:** Megan Mainer, Director of Parks & Recreation, and Stewart Crouch,

Parks Superintendent

**AGENDA CONTENT:** Discussion and possible action on approval of the 2022 Athletic

Sports Association agreements and capital needs.

**AGENDA ITEM SECTION:** Regular Agenda

BUDGETED AMOUNT: NA FUNDS REQUESTED: NA

**FUND: NA** 

#### **EXECUTIVE SUMMARY:**

On September 24, 2021, Stewart Crouch sent the 2022 Athletic Sports Association agreement to Angleton Little League, Angleton Girls Softball Association, and Angleton Soccer Club for review and revisions in preparation for the 2022 agreement renewal. On November 9, 2021, Stewart Crouch sent an email to all ASA's requesting 2022 agreements be signed and returned by December 3, 2021. On December 1, 2021, Stewart sent a reminder email to ASA's regarding the approaching deadline.

On December 2, 2021, Angleton Little League requested changes to rental fees within their agreement and sent an email on December 7, 2021 with proposed changes. Please see the proposed changes tracked in red enclosed.

Staff has invited Angleton Girls Softball Association, Angleton Little League, and Angleton Soccer Club to discuss the 2022 Athletic Association Agreement revisions and capital improvement needs with the Parks & Recreation Board.

#### **RECOMMENDATION:**

Staff recommends the Parks & Recreation Board approve the 2022 Athletic Sports Association agreements as proposed without revisions.

#### **SUGGESTED MOTION:**

I move we approve the 2022 Athletic Sports Assocation agreements as presented without revisions.



# PARKS AND RECREATION DEPARTMENT 2022 ATHLETIC SPORTS AGREEMENT

#### CITY OF ANGLETON

#### POLICY FOR USE OF PARK AND RECREATIONAL FACILITIES

This policy for use of City of Angleton Park and Recreational facilities is comprised of procedures, regulations, and guidelines designed to ensure that all facilities are utilized in a safe and efficient manner.

Priority use of the athletic facilities is reserved for associations requiring the on-going, scheduled use of a facility to provide a recreational service or to meet a community recreational need. "Sports Association," as defined for the purpose of this document, is a non-profit organization under the terms of a 501(C)(3) status of the Internal Revenue Service that conducts its own affairs within the framework of polices established by the City of Angleton for use of city facilities and recommended by the Parks Board.

#### CITY OF ANGLETON

#### ATHLETIC FACILITIES PROCEDURES AND GUIDELINES

# **PARTIES:**

The City of Angleton, hereinafter referred to as the "City." And the City of Angleton Parks and Recreation Department, hereinafter referred to as "Parks." And the Angleton Sports Associations, hereinafter referred to as the "ASA," which consists of Angleton Little League, Angleton Girls Softball Association and Angleton Soccer Club are parties to this Agreement. Each organization shall designate one (1) person to act as the contact person for the sports association, and shall submit the person's name, title, address, home and work phone numbers to the Parks and Recreation Department. The ASA entities are responsible for updating their contact information as changes occur. The ASA is also responsible for notifying the City of removal or replacement of the designated contact person and shall provide the City with the contact information of their replacement within three (3) business days. The Director or Parks and Recreation, or designee, shall act as the City's liaison to the ASA.

#### **TERM:**

The term of this Agreement is from <u>January 1, 2022</u> to <u>December 31, 2022</u>.

# **CONDITIONS FOR USE:**

The ASA shall be required to attend an annual scheduling meeting. At this meeting, the ASA shall submit their requests in writing. Written requests shall be accompanied by a proof of liability insurance naming the City as an additional insured, a list of the ASA Board of Directors with appropriate addresses, both physical and email, and phone numbers, proof of their non-profit status, practice, game and tournament schedules, security deposit, annual budget, most recent financial statement and a copy of the ASA's bylaws.

The ASA shall provide a financial report to City within 45 days following the last regularly

scheduled game of the 2022 season.

The ASA shall provide the City with a certificate of general liability insurance naming the City of Angleton as an additional insured, that includes verification of insurance coverage; including but not limited to Comprehensive, General Liability coverage including contractual liability, premises/operations and personal injury liability in the amount of a minimum of \$1,000,000 per person and \$2,000,000 aggregate; and property damage in the minimum amount of \$100,000.00 per occurrence. The certificate of general liability insurance shall be sent certified mail receipt return requested to the Director of Parks and Recreation at 901 S Velasco, Angleton, Texas 77515, after the execution of this agreement but no later than five (5) business days prior to any scheduled event(s). Failure to provide said certificate within the time frame previously stated and the failure to maintain the required coverage and valid certificate while the agreement is in place shall be cause for termination of this agreement by the City. Notice shall be given to the City by certified mail thirty (30) days prior to the cancellation or upon any material change in coverage. All such insurance shall not be cancelable without thirty (30) days prior written notice being given to the City.

The City will process a security deposit in the amount of one thousand dollars and zero cents (\$1,000.00), and the City will deduct any charges for damages or fees for cleaning and field and facility maintenance, without notice and as outlined in this contract. The remaining funds will roll over to the following year's security deposit and the difference will be due upon annual agreement renewal.

The ASA has no authority to assign or sub-lease the use of Fields/Facility. Non-ASA groups, teams or individuals seeking reserved use of city athletic facilities for tournament play may do so by delivering to the parks and recreation director or designee at least two (2) weeks prior to such tournament beginning, the following fees (fees not received two (2) weeks in advance will be denied or not considered): Two hundred dollars and zero cents (\$200.00) per tournament day without lights; two hundred fifty dollars and zero cents (\$250.00) per tournament day with lights; and a deposit of one hundred dollars and zero cents (\$100.00) per tournament for cleaning. The deposit will be applied to the cost of clean-up, if any, and the balance, if any will be refunded. The person paying the deposit will be responsible to the City of any additional cleaning costs. The City will be responsible for facility cleanliness and field prep.

The City of Angleton and ASAs are subject to temporary closures of the fields/facility due to maintenance or inclement weather. The fields/facilities shall be available for public use when such use does not interfere with the League's scheduled activities and when use is reserved at the Angleton Recreation Center.

Non-ASA groups, teams or individuals seeking use of city athletic facilities hourly or for day use may do so by completing a Pavilion and Athletic Rental application and delivering it to the Angleton Recreation Center at least one week prior to such rental, the following fees (fees not received one week in advance will be denied or not considered): Twenty dollars and zero cents (\$20.00) per hour with lights or fifteen dollars and zero cents (\$15.00) per hour without lights; one hundred and fifty dollars and zero cents (\$150.00) per day with lights or one hundred dollars and zero cents (\$100.00) per day without lights. A deposit is not applied for hourly rentals but a deposit

of one hundred dollars and zero cents (\$100.00) is enforced for daily rentals. The deposit for daily rentals will be applied to the cost of clean-up, if any, and the balance, if any will be refunded. The person paying the deposit will be responsible to the city of any additional cleaning costs. A scheduled of reserved use must be provided to the ASA.

When dealing with contract laborers, the ASA will file the appropriate 1099 and any other required IRS filings. Payments should reconcile to game schedules.

All Organizations shall conduct background checks on all volunteers and/or paid employees who will interact with youth, and shall maintain documentation of completed background checks for review upon request by the City. If the background checks reveal that an employee or volunteer is unsuitable for working with youth, the ASA shall not allow the volunteer or employee to interact with youth. A person should be disqualified and prohibited from serving as a volunteer if the person has been found guilty of the following crimes:

For purposes of this policy guilty shall mean that a person was found guilty following a trial, entered a guilty plea, entered a no contest plea accompanied by a court finding of guilt (regardless of adjudication), or received court directed programs in lieu of conviction.

#### **SEXUAL OFFENSES**

• All Sex Offenses Regardlessof the amount of time since offense.

**Examples include:** sexual assault, prostitution, solicitation, indecent exposure, etc.

# **FELONIES**

• All Violent Felony Offenses - Regardless of the amount of time since offense.

**Examples include:** murder, manslaughter, aggravated assault, kidnapping, robbery, etc.

• All Non-Violent and Non-Sexual Felony Offenses within the past ten (10) years.

**Examples include:** drug offenses, theft, embezzlement, fraud, child endangerment, etc.

#### **MISDEMEANORS**

• All Violent Misdemeanor Offenses within the past seven (7) years

**Examples include:** assault, family violence assault, failure to stop and give information, theft, etc.

• Two or more Misdemeanor Drug and Alcohol Offenses within the past seven (7) years.

**Examples include:** driving while intoxicated, drug possession, disorderly conduct, public intoxication, possession of drug paraphernalia, etc.

#### **PENDING CASES**

Individuals found to have pending court cases for any of the disqualifying offenses will be disqualified. If the disposition of the pending case does not meet the criteria for the disqualification as listed above, the individual would then be cleared and reinstated.

# **SPECIAL USE OF FACILITIES:**

At any time, the City reserves and retains the right to use the fields/facility and all public park facilities for City-approved events including, but not limited to, hosting athletic leagues, tournaments, special events, programs that enhance economic development for the City as well as during an emergency. The City will make every effort to schedule City-approved events during dates and times that do not conflict with the ASA's previously submitted calendar, and scheduled activities. If the City's use conflicts with the ASA's calendar, and scheduled activities, the City will notify the ASA as soon as the City is aware of the date and time of the City-approved event on the fields/facility.

# **FACILITY KEYS:**

Prior to the execution of this Agreement, the Parks & Recreation Department shall provide the ASA with two sets of keys to all locks at the beginning of the season(s). If the City determines it is necessary to change the locks, ASA will be notified and new keys will be distributed. If the ASA is requesting locks be changed, they must contact the Parks & Recreation Department.

# **PARKING:**

Unless specifically marked, parking spaces at sports complexes are not reserved and are available on first-come, first-served basis.

#### **SIGNAGE:**

The ASA is granted the right to solicit advertising boards at each complex. Signs placed on fencing are limited to no larger than one fence panel in length (10 feet). Signs will be limited on outfield fencing to the area between the foul poles. Two (2) sponsorship signs are allotted backstops above the top cross bar, facing viewers. The signs shall not be longer than  $4 \times 6$  feet and they shall not obstruct the view. Signs along the interior gates along walkways shall not be longer than  $4 \times 6$  feet. The City reserves the right to review and approve potential advertisers and sign content prior to installation and can mandate sign removal if, under the City's sole discretion, the sign is not in compliance with this agreement, city ordinance, state law, or for any other reason the city deems fit for removal.

#### **CONCESSION AND STORAGE BUILDINGS:**

The City has provided a facility containing storage and concession facilities. The City agrees to maintain utility service to the concession and storage structure's various components including, electrical, plumbing, roofing and other systems that contribute to their safe and efficient operation. The City shall inspect the concession stand two (2) weeks prior to the first game of the

season and no later than two (2) weeks after the last game of the season. The ASA agrees it will solely operate appliances in the concession stand or storage rooms during league games, tournaments and outside tournaments. All revenues produced by concession operations shall belong to the ASA. The ASA is responsible for meeting all applicable federal and state laws, ordinances and codes regarding the following: sales tax, safety and any other issue relative to concession operations.

# **RESTROOM FACILTIES:**

The City has provided a facility containing restroom facilities. The City agrees to maintain utility service to the restroom's various components including, electrical, plumbing, roofing and other systems that contribute to their safe and efficient operation. The restroom facility will remain open to the public for use. The City will provide weekday custodial services for the restroom facility. The ASA is responsible for ensuring that restrooms are stocked with hand soap, toilet paper and paper towels, at the ASA's expense during the ASA's use of the facilities, including during tournaments, to assure restrooms are clean and operable. The ASA must ensure restrooms are clean, free of litter, vacant, water is turned off, and lights are turned off before leaving fields. City employees forced to clean restrooms, outside of weekday custodial services, will result in a fee of twenty dollars and zero cents (\$20.00) per man hour being deducted from the ASA security deposit.

## **DAMAGES AND VANDALISM:**

The ASA assumes responsibility and will bear the cost for repairs to the fields/facilities due to any damage caused by the ASA's activities. If the ASA does not pay for the repairs, the City shall pay for the repairs out of the ASA's deposit, and the ASA forfeits the right to any additional use of the fields/facilities until the deposit is replenished. The City will bill the ASA for any cost which exceeds the current balance of the security deposit. The ASA is responsible for immediately notifying the City in the event of any malfunction or damage to City infrastructure or City property.

ASA's with access to facilities shall make every effort to mitigate vandalism by securing all doors, windows, or any other point from which persons could enter. The City will share in the responsibility of deterrence by providing sufficient lighting, frequent security patrols, overall security assessment, and other measures upon the review and permission of the Parks and Recreation Director.

Repairs to City facilities caused by vandalism will be the responsibility of the City, unless the vandalized facility was vacated before being properly secured by the ASA, in which case, the ASA will be solely responsible for all costs and repairs. The City will repair or replace as necessary, the following equipment: air conditioners and/or heaters, electrical and lighting systems, plumbing systems, or others upon review and permission of the Parks and Recreation Director. The ASA will be responsible for replacing or repairing vandalized items which are built by the ASA. The City shall not be responsible for loss and/or damages to any property, equipment, supplies, etc. not owned by the City.

#### PARK AND ATHLETIC FACILITY ORDINANCES:

ASA agrees to comply with all city ordinances, including Code of Ordinances, Chapter 17, Article III, Use of Public Parks, and all state laws. ASA agrees to promptly notify the Angleton Police Department of any violations of federal laws, state laws or city ordinances on the fields/facilities as soon as they come to the attention of the ASA Officials.

# **FIREARMS:**

It is unlawful for any person to carry a trapping device or carry or discharge any firearm, pneumatic weapon, including but not limited to, a BB gun or pellet gun, spring-gun, cross-bow, bow and arrow or slingshot on or over any park; except as otherwise provided by law, it is an exception to this section if a person: carries in a park a concealed handgun, or a handgun in a shoulder or belt holster, or any other firearm, and is not prohibited from doing so under applicable Federal and State law, including Texas Penal Code Chapter 46 and Texas Government Code Ch. 411 Sub Chapter H (Handgun Licensing Law).

# **MAINTENANCE OF PARK AND REACREATIONAL FACILITIES:**

The ASA will provide general maintenance of fields/facilities so that it may be used safely and efficiently. General maintenance includes mowing, watering and trimming along fence lines, light poles, sidewalks, bleachers, buildings, restrooms and concessions areas etc. throughout the contract term.

Proper maintenance shall include: expertise, labor and equipment to provide sport specific, industry accepted, field maintenance practices and techniques in order to keep the infields in playable condition. ASA shall mow the turf infields at their respective complexes throughout their playing seasons. All ASA may be required at the request of the Parks and Recreation Director to mow playing field turf during scheduled seasonal play. This does not preclude the use of these fields by other organizations if approved by the Parks and Recreation Director. City employees forced to maintain fields/facilities will result in a fee of Twenty Dollars and Zero Cents (\$20.00) per man hour, in addition to cost of supplies, being deducted from the ASA security deposit.

The ASA shall also be responsible for any chemical applications, including insecticide and herbicide applications. Regulated chemicals must be applied by a licensed applicator and the ASA must notify the City at least one week prior to the application of any chemical.

The ASA is responsible for correcting hazardous conditions related to the ASA's activities.

The ASA is also responsible for, and shall pay for specific sports requirements including, but not limited to, watering, placement of bases, chalking foul/boundary lines, dragging infields, and screening.

The ASA shall furnish and maintain their own equipment, materials, and/or supplies for operating their games and events (i.e., starting blocks, bases, soccer goals, public address

systems, nets, etc.). ASA shall provide proper maintenance of the dirt infield areas year-round at their respective athletic complexes.

The ASA shall remove trash debris and litter from dugouts, around concession stands, playing fields, facilities/buildings, parking areas, and common areas. All trash, debris and litter shall be deposited in dumpsters on the park grounds.

Storage of equipment or materials needed to operate must be contained locked storage room(s) or receptacle(s) placed in a City-approved location. The City is not responsible for the damage, loss or theft of any equipment, supplies or materials stored by the ASA.

The City shall provide field lights for ASA's scheduled activities. If ASA activities end early and prior to the time previously submitted in the schedule provided to the City, ASA will contact the Parks and Recreation Director, or designee, to advise them that the lights may be turned off.

Work requests shall be called or emailed to the Parks and Recreation Director, or designee. Please give ample notice so Parks can schedule repairs.

THE CITY OF ANGLETON WILL NOT BE HELD LIABLE AND WILL BE HELD HARMLESS FOR ANY CONTENTS OWNED AND STORED BY ANY ASA IN ANY BUILDING PERTAINING, BUT NOT LIMITED TO, THEFT, VANDALISM, STORM DAMAGE OR ANY ACT CAUSING DAMAGE OR DESTRUCTION OF ASA OWNED CONTENTS.

STORAGE OF CONTENTS BY ANY ASA IS AT THE RISK AND FINANCIAL OBLIGATION FOR REPAIR OR REPLACEMENT OF CONTENTS BY THE ASA.

IF, AND WHEN, THE CITY OF ANGLETON DETERMINES THE STORAGE BUILDING NEEDS TO BE REMOVED AND/OR TORN DOWN FOR ANY REASON, THE CITY WILL GIVE ASA FORTY-FIVE (45) DAYS TO RELOCATE THEIR STORAGE CONTENTS AT THE EXPENSE OF ASA.

Signature of Acknowledgement
ASA Organization

#### **POLICING REQUIREMENTS:**

The City expects each ASA to not leave trash/recycling containers full or overflowing during and after their activities. In addition, all ASAs, organizations and individuals should make every effort to police the facilities, buildings, parking areas and common areas for trash, debris and litter associated with their activities. All trash, debris and litter shall be deposited in the trash receptacles or dumpsters on the park grounds.

#### **ENHANCEMENTS:**

Requests for improvements and enhancements to fields or facilities must be submitted in writing to the Parks and Recreation Director at least thirty (30) days prior to the desired date of installation or improvement. The ASA shall not install, build or perform any type of facility or property improvements without the prior written consent of the Director of Parks and Recreation or designee. All improvements may require Council action and must meet the City's inspection codes and/or ordinance requirements. These improvements and enhancements include, but are not limited to, enlarging ball fields, establishing new fields, cutting trees, extra landscaping, modifying irrigation systems, constructing buildings, and installing scoreboards, bleachers, netting and batting cages.

The ASA shall be responsible for the maintenance and upkeep of any improvements and enhancements to property or facilities that are made by the ASA after City approval.

All improvements to fields and facilities shall become the property of the City. Nothing in this Agreement shall be construed as a grant of ownership rights to the ASA. All ownership and property rights remain with the City.

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#### **NOTICES:**

All notices must be in writing and shall be deemed validly provided if given by personal delivery or if sent by certified mail, postage prepaid, return receipt requested, addressed as shown below (or to any other address that the party to be notified may have designated to the sender by like notice)

CITY:	City of Angleton	<b>Angleton Sports Association:</b>
	Director of Parks and Recreation	
	901 S Velasco	
	Angleton, Texas 77515	
	Telephone: (979) 849-4364 ext. 4101	Telephone
	Email: scrouch@angleton.tx.gov	Email
	0	Fax

CITY OF ANGLETON, TEXAS	ANGLETON SPORTS ASSOCIATIONS:
Chris Whittaker, City Manager	Print Name:
	Print Title:
Date Signed:	Date Signed:
Attest:	
Frances Aguilar, City Secretary	



# PARKS AND RECREATION DEPARTMENT 2021 ATHLETIC SPORTS AGREEMENT

#### CITY OF ANGLETON

#### POLICY FOR USE OF PARK AND RECREATIONAL FACILITIES

This policy for use of City of Angleton Park and Recreational facilities is comprised of procedures, regulations, and guidelines designed to ensure that all facilities are utilized in a safe and efficient manner.

Priority use of the athletic facilities is reserved for associations requiring the on-going, scheduled use of a facility to provide a recreational service or to meet a community recreational need. "Sports Association," as defined for the purpose of this document, is a non-profit organization under the terms of a 501(C)(3) status of the Internal Revenue Service that conducts its own affairs within the framework of polices established by the City of Angleton for use of city facilities and recommended by the Parks Board.

#### CITY OF ANGLETON

#### ATHLETIC FACILITIES PROCEDURES AND GUIDELINES

# **PARTIES:**

The City of Angleton, hereinafter referred to as the "City." And the City of Angleton Parks and Recreation Department, hereinafter referred to as "Parks." And the Angleton Sports Associations, hereinafter referred to as the "ASA," which consists of Angleton Little League, Angleton Girls Softball Association and Angleton Soccer Club are parties to this Agreement. Each organization shall designate one (1) person to act as the contact person for the sports association, and shall submit the person's name, title, address, home and work phone numbers to the Parks and Recreation Department. The ASA entities are responsible for updating their contact information as changes occur. The ASA is also responsible for notifying the City of removal or replacement of the designated contact person and shall provide the City with the contact information of their replacement within three (3) business days. The Director or Parks and Recreation, or designee, shall act as the City's liaison to the ASA.

#### **TERM:**

The term of this Agreement is from <u>January 1, 2022</u> to <u>December 31, 2022</u>.

# **CONDITIONS FOR USE:**

The ASA shall be required to attend an annual scheduling meeting. At this meeting, the ASA shall submit their requests in writing. Written requests shall be accompanied by a proof of liability insurance naming the City as an additional insured, a list of the ASA Board of Directors with appropriate addresses, both physical and email, and phone numbers, proof of their non-profit status, practice, game and tournament schedules, security deposit, annual budget, most recent financial statement and a copy of the ASA's bylaws.

The ASA shall provide a financial report to City within 45 days following the last regularly

scheduled game of the 2021 season.

The ASA shall provide the City with a certificate of general liability insurance naming the City of Angleton as an additional insured, that includes verification of insurance coverage; including but not limited to Comprehensive, General Liability coverage including contractual liability, premises/operations and personal injury liability in the amount of a minimum of \$1,000,000 per person and \$2,000,000 aggregate; and property damage in the minimum amount of \$100,000.00 per occurrence. The certificate of general liability insurance shall be sent certified mail receipt return requested to the Director of Parks and Recreation at 901 S Velasco, Angleton, Texas 77515, after the execution of this agreement but no later than five (5) business days prior to any scheduled event(s). Failure to provide said certificate within the time frame previously stated and the failure to maintain the required coverage and valid certificate while the agreement is in place shall be cause for termination of this agreement by the City. Notice shall be given to the City by certified mail thirty (30) days prior to the cancellation or upon any material change in coverage. All such insurance shall not be cancelable without thirty (30) days prior written notice being given to the City.

The City will process a security deposit in the amount of one thousand dollars and zero cents (\$1,000.00), and the City will deduct any charges for damages or fees for cleaning and field and facility maintenance, without notice and as outlined in this contract. The remaining funds will roll over to the following year's security deposit and the difference will be due upon annual agreement renewal.

The ASA has no authority to assign or sub-lease the use of Fields/Facility. Non-ASA groups, teams or individuals seeking reserved use of city athletic facilities for tournament play may do so by delivering to the parks and recreation director or designee at least two (2) weeks prior to such tournament beginning, the following fees (fees not received two (2) weeks in advance will be denied or not considered): Three hundred dollars and zero cents (\$300.00) per tournament day without lights; three hundred fifty dollars and zero cents (\$350.00) per tournament day with lights; and a deposit of one hundred and zero cents (\$100.00) per tournament for cleaning. The deposit will be applied to the cost of clean-up, if any, and the balance, if any will be refunded. The person paying the deposit will be responsible to the City of any additional cleaning costs. The City will be responsible for facility cleanliness; and the ASA will be responsible for field prep. All revenues produced by field rentals shall belong to the ASA to aid with field maintenance cost.

The City of Angleton and ASAs are subject to temporary closures of the fields/facility due to maintenance or inclement weather. The fields/facilities shall be available for public use when such use does not interfere with the League's scheduled activities and when use is reserved at the Angleton Recreation Center.

Non-ASA groups, teams or individuals seeking use of city athletic facilities hourly or for day use may do so by completing a Pavilion and Athletic Rental application and delivering it to the Angleton Recreation Center at least one week prior to such rental, the following fees (fees not received one week in advance will be denied or not considered): Sixty dollars and zero cents (\$60.00) per hour with lights or forty dollars and zero cents (\$40.00) per hour without lights; one hundred and fifty dollars and zero cents (\$250.00) per day with lights or one hundred dollars and

zero cents (\$150.00) per day without lights. A deposit is not applied for hourly rentals but a deposit of one hundred dollars and zero cents (\$100.00) is enforced for daily rentals. The deposit for daily rentals will be applied to the cost of clean-up, if any, and the balance, if any will be refunded. The person paying the deposit will be responsible to the city of any additional cleaning costs. A scheduled of reserved use must be provided to the ASA. All revenues produced by field rentals shall belong to the ASA to aid with field maintenance cost.

A written agreement between the City and the ASA that exclude Board Members with non-ASA groups to not be charged the field rental fee. Board Members volunteer numerous hours to the City to allow their respective organization to operate as well as maintenance the fields. This written document will be received quarterly.

When dealing with contract laborers, the ASA will file the appropriate 1099 and any other required IRS filings. Payments should reconcile to game schedules.

All Organizations shall conduct background checks on all volunteers and/or paid employees who will interact with youth, and shall maintain documentation of completed background checks for review upon request by the City. If the background checks reveal that an employee or volunteer is unsuitable for working with youth, the ASA shall not allow the volunteer or employee to interact with youth. A person should be disqualified and prohibited from serving as a volunteer if the person has been found guilty of the following crimes:

For purposes of this policy guilty shall mean that a person was found guilty following a trial, entered a guilty plea, entered a no contest plea accompanied by a court finding of guilt (regardless of adjudication), or received court directed programs in lieu of conviction.

#### **SEXUAL OFFENSES**

• All Sex Offenses Regardless of the amount of time since offense.

Examples include: sexual assault, prostitution, solicitation, indecent exposure, etc.

# **FELONIES**

• All Violent Felony Offenses - Regardless of the amount of time since offense.

**Examples include:** murder, manslaughter, aggravated assault, kidnapping, robbery, etc.

• All Non-Violent and Non-Sexual Felony Offenses within the past ten (10) years.

**Examples include:** drug offenses, theft, embezzlement, fraud, child endangerment, etc.

#### **MISDEMEANORS**

• All Violent Misdemeanor Offenses within the past seven (7) years

**Examples include:** assault, family violence assault, failure to stop and give information, theft, etc.

• Two or more Misdemeanor Drug and Alcohol Offenses within the past seven (7) years.

**Examples include:** driving while intoxicated, drug possession, disorderly conduct, public intoxication, possession of drug paraphernalia, etc.

#### **PENDING CASES**

Individuals found to have pending court cases for any of the disqualifying offenses will be disqualified. If the disposition of the pending case does not meet the criteria for the disqualification as listed above, the individual would then be cleared and reinstated.

# **SPECIAL USE OF FACILITIES:**

At any time, the City reserves and retains the right to use the fields/facility and all public park facilities for City-approved events including, but not limited to, hosting athletic leagues, tournaments, special events, programs that enhance economic development for the City as well as during an emergency. The City will make every effort to schedule City-approved events during dates and times that do not conflict with the ASA's previously submitted calendar, and scheduled activities. If the City's use conflicts with the ASA's calendar, and scheduled activities, the City will notify the ASA as soon as the City is aware of the date and time of the City-approved event on the fields/facility.

# **FACILITY KEYS:**

Prior to the execution of this Agreement, the Parks & Recreation Department shall provide the ASA with two sets of keys to all locks at the beginning of the season(s). If the City determines it is necessary to change the locks, ASA will be notified and new keys will be distributed. If the ASA is requesting locks be changed, they must contact the Parks & Recreation Department.

#### **PARKING:**

Unless specifically marked, parking spaces at sports complexes are not reserved and are available on first-come, first-served basis.

### **SIGNAGE:**

The ASA is granted the right to solicit advertising boards at each complex. Signs placed on fencing are limited to no larger than one fence panel in length (10 feet). Signs will be limited on outfield fencing to the area between the foul poles. Two (2) sponsorship signs are allotted backstops above the top cross bar, facing viewers. The signs shall not be longer than 4 x 6 feet and they shall not obstruct the view. Signs along the interior gates along walkways shall not be longer than 4 x 6 feet. ASA is allowed to install dugout signs. The City reserves the right to review and approve potential advertisers and sign content prior to installation and can mandate sign removal if, under the City's sole discretion, the sign is not in compliance with this agreement, city ordinance, state law, or for any other reason the city deems fit for removal.

# **CONCESSION AND STORAGE BUILDINGS:**

The City has provided a facility containing storage and concession facilities. The City agrees to maintain utility service to the concession and storage structure's various components including, electrical, plumbing, roofing and other systems that contribute to their safe and efficient operation. The City shall inspect the concession stand two (2) weeks prior to the first game of the season and no later than two (2) weeks after the last game of the season. The ASA agrees it will solely operate appliances in the concession stand or storage rooms during league games, tournaments and outside tournaments. All revenues produced by concession operations shall belong to the ASA. The ASA is responsible for meeting all applicable federal and state laws, ordinances and codes regarding the following: sales tax, safety and any other issue relative to concession operations.

#### **RESTROOM FACILTIES:**

The City has provided a facility containing restroom facilities. The City agrees to maintain utility service to the restroom's various components including, electrical, plumbing, roofing and other systems that contribute to their safe and efficient operation. The restroom facility will remain open to the public for use. The City will provide weekday custodial services for the restroom facility. The ASA is responsible for ensuring that restrooms are stocked with hand soap, toilet paper and paper towels, at the ASA's expense during the ASA's use of the facilities, including during tournaments, to assure restrooms are clean and operable. The ASA must ensure restrooms are clean, free of litter, vacant, water is turned off, and lights are turned off before leaving fields. City employees forced to clean restrooms, outside of weekday custodial services, will result in a fee of twenty dollars and zero cents (\$20.00) per man hour being deducted from the ASA security deposit.

# **DAMAGES AND VANDALISM:**

The ASA assumes responsibility and will bear the cost for repairs to the fields/facilities due to any damage caused by the ASA's activities. If the ASA does not pay for the repairs, the City shall pay for the repairs out of the ASA's deposit, and the ASA forfeits the right to any additional use of the fields/facilities until the deposit is replenished. The City will bill the ASA for any cost which exceeds the current balance of the security deposit. The ASA is responsible for immediately notifying the City in the event of any malfunction or damage to City infrastructure or City property.

ASA's with access to facilities shall make every effort to mitigate vandalism by securing all doors, windows, or any other point from which persons could enter. The City will share in the responsibility of deterrence by providing sufficient lighting, frequent security patrols, overall security assessment, and other measures upon the review and permission of the Parks and Recreation Director.

Repairs to City facilities caused by vandalism will be the responsibility of the City, unless the vandalized facility was vacated before being properly secured by the ASA, in which

case, the ASA will be solely responsible for all costs and repairs. The City will repair or replace as necessary, the following equipment: air conditioners and/or heaters, electrical and lighting systems, plumbing systems, or others upon review and permission of the Parks and Recreation Director. The ASA will be responsible for replacing or repairing vandalized items which are built by the ASA. The City shall not be responsible for loss and/or damages to any property, equipment, supplies, etc. not owned by the City.

# **PARK AND ATHLETIC FACILITY ORDINANCES:**

ASA agrees to comply with all city ordinances, including Code of Ordinances, Chapter 17, Article III, Use of Public Parks, and all state laws. ASA agrees to promptly notify the Angleton Police Department of any violations of federal laws, state laws or city ordinances on the fields/facilities as soon as they come to the attention of the ASA Officials.

#### **FIREARMS:**

It is unlawful for any person to carry a trapping device or carry or discharge any firearm, pneumatic weapon, including but not limited to, a BB gun or pellet gun, spring-gun, cross-bow, bow and arrow or slingshot on or over any park; except as otherwise provided by law, it is an exception to this section if a person: carries in a park a concealed handgun, or a handgun in a shoulder or belt holster, or any other firearm, and is not prohibited from doing so under applicable Federal and State law, including Texas Penal Code Chapter 46 and Texas Government Code Ch. 411 Sub Chapter H (Handgun Licensing Law).

## **MAINTENANCE OF PARK AND REACREATIONAL FACILITIES:**

The ASA will provide general maintenance of fields/facilities so that it may be used safely and efficiently. General maintenance includes mowing, watering and trimming along fence lines, light poles, sidewalks, bleachers, buildings, restrooms and concessions areas etc. throughout the contract term.

Proper maintenance shall include: expertise, labor and equipment to provide sport specific, industry accepted, field maintenance practices and techniques in order to keep the infields in playable condition. ASA shall mow the turf infields at their respective complexes throughout their playing seasons. All ASA may be required at the request of the Parks and Recreation Director to mow playing field turf during scheduled seasonal play. This does not preclude the use of these fields by other organizations if approved by the Parks and Recreation Director. City employees forced to maintain fields/facilities will result in a fee of Twenty Dollars and Zero Cents (\$20.00) per man hour, in addition to cost of supplies, being deducted from the ASA security deposit.

The ASA shall also be responsible for any chemical applications, including insecticide and herbicide applications. Regulated chemicals must be applied by a licensed applicator and the ASA must notify the City at least one week prior to the application of any chemical.

The ASA is responsible for correcting hazardous conditions related to the ASA's activities.

The ASA is also responsible for, and shall pay for specific sports requirements including, but not limited to, watering, placement of bases, chalking foul/boundary lines, dragging infields, and screening.

The ASA shall furnish and maintain their own equipment, materials, and/or supplies for operating their games and events (i.e., starting blocks, bases, soccer goals, public address systems, nets, etc.). ASA shall provide proper maintenance of the dirt infield areas year-round at their respective athletic complexes.

The ASA shall remove trash debris and litter from dugouts, around concession stands, playing fields, facilities/buildings, parking areas, and common areas. All trash, debris and litter shall be deposited in dumpsters on the park grounds.

Storage of equipment or materials needed to operate must be contained locked storage room(s) or receptacle(s) placed in a City-approved location. The City is not responsible for the damage, loss or theft of any equipment, supplies or materials stored by the ASA.

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CITY:	City of Angleton	Angleton Sports Association:	
	Director of Parks and Recreation 901 S Velasco	<del></del>	
	Angleton, Texas 77515		
	Telephone: (979) 849-4364 ext. 4101	Telephone	
	Email: scrouch@angleton.tx.gov	Email	
		Fax	
CITY	OF ANGLETON, TEXAS	ANGLETON SPORTS ASSOCIATIONS	
Chris V	Whittaker, City Manager	Print Name:	
CIII IS	Winttaker, City Wanager	Time Name.	
		Print Title:	
Date S	igned:	Date Signed:	
Attest:			
120000			
	es Aguilar,		
City Se	ecretary		