

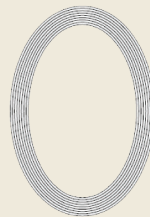
NAME OF ORGANISATION OR HIRERS NAME			
POSTAL ADDRESS			
CONTACT NUMBER	<input type="checkbox"/> PRIVATE	<input type="checkbox"/> COMMERCIAL	<input type="checkbox"/> COMMUNITY EVENT
NAME OF REQUESTED SPORTING GROUND			
FIELDS	<input type="checkbox"/> 1	<input type="checkbox"/> 2	<input type="checkbox"/> 3
	<input type="checkbox"/> 4	<input type="checkbox"/> 5	<input type="checkbox"/> 6
	<input type="checkbox"/> 7		
DATE REQUIRED		TIME REQUIRED FROM:	DATE:
CONTACT PERSON		POSITION	
WILL YOU BE CHARGING AN ENTRY FEE FOR THIS EVENT?			
		<input type="checkbox"/> YES	<input type="checkbox"/> NO
DESCRIPTION OF ACTIVITY			
<input type="checkbox"/> Fireworks	<input type="checkbox"/> Filming/Photography	<input type="checkbox"/> Marquee	<input type="checkbox"/> Animals
			<input type="checkbox"/> Alcohol Consumption

Please note that athletics equipment cannot be provided for athletics carnivals by the Council.
For any questions please feel free to contact the Parks Liaison Officer on 9843 0236.



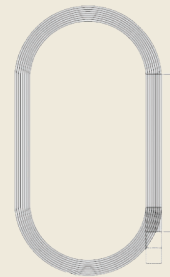
100m Straight

Please tick if required
additional 100m track



200m Track

Please tick if required



400m Track

Please tick if required

Should there be variations to the above or other marking are required, please draw a diagram and include this with the application form.

PLEASE ENSURE A COPY OF YOUR BOOKING CONFIRMATION IS TAKEN WITH THE RESPONSIBLE TEACHER ON THE DAY,
AS IT MAY BE REQUESTED TO BE SEEN.

THE HILLS SHIRE COUNCIL

3 Columbia Court Baulkham Hills NSW 2153
PO Box 7064, Baulkham Hills BC 2153

Phone 02 9843 0555 Email council@thehills.nsw.gov.au
Facsimile 02 9843 0409 www.thehills.nsw.gov.au

SECTION 2 - CONDITIONS OF HIRE FOR COUNCIL PARKS, RESERVES AND SPORTING GROUNDS*

Please read the below conditions and sign at the bottom of the form.

1. Hirers will be required to pay a fee in accordance with Council's adopted fees and charges. A ground hire fee will be charged for High Schools.
2. A line marking fee is charged where line marking is required. Please refer to Council's scheduled Fees/Charges.
3. Council will determine the closure of grounds due to inclement weather or renovations. Use of grounds after closure will result in loss of allocation.
4. Prior to any activity, hirers should inspect the ground and satisfy themselves that there are no hazards on the field. Hazards are to be reported immediately to Council, and confirmed in writing.
5. No portable P.A system is to be used.
6. All rubbish must be removed from the grounds after each use.
7. Amenities must be cleaned after use and must be in a good condition at the end of the season. Failure to do this will result in Council cleaning the amenities and billing the hirer.
8. There is to be no use of Council sporting grounds on Mondays under any circumstances.
9. There is to be no digging / excavation on any of Council Sporting Grounds without prior consent from Council.

10. Public Liability

Public liability insurance for no less than ten million dollars (\$10,000,000) is required to be held by the sporting club/hirer for the sporting season. The Council is to be named on this policy as an interested party. A true copy of this policy of insurance must be provided to the Council prior to the commencement of the season.

11. Indemnity and Release

(a) The club/hirer indemnifies and keeps indemnified the Council, its officers, employees, agents and contractors against all liability for death of or injury to persons or loss of or damage to property and all actions, claims, demands, losses, damages, costs and expenses whatsoever arising in respect of hire, the club/hirer not proceeding with the hire, or any breach of these Terms and Conditions of the Agreement by the club/hirer, except to the extent that such liability is caused by a wilful or negligent act or omission by the Council.

(b) The club/hirer releases the Council from and agrees that the Council is not liable for any loss or damage to person or property suffered or incurred (including loss of profits or loss or damage to the clubs/hirers reputation) in connection with the hire unless such loss or damage is caused by a wilful or negligent act or omission by the Council.

(c) The indemnity and release in the clause apply whether or not the loss or damage arose as a result of anything the club/hirer is authorised or obliged to do under the Terms and Conditions of the Agreement, or anything the Council has consented to or approved.

All the above conditions must be read and adhered to. Failure to comply with any of the above conditions will result in loss of allocation.

Applicant Signature

Witness Signature