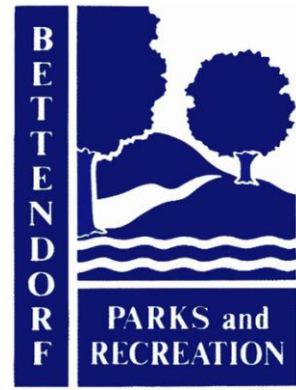


APPLICATION FOR PRIVATE BUSINESS OPERATION WITHIN CITY PARKS



Date: _____

Business Name: _____

Contact Name: _____

Address: _____

Phone: _____
(please provide two numbers)

Email: _____

Park(s) Requested: _____

Dates Requested: _____

Item(s) Sold: _____

Contact Name and Phone for Person(s) In Charge during Hours of Operation: _____

How many carts, trailers, or other units will you use to provide the operation? _____

Please describe these units: _____

Rules and Regulations for Business Operation in City Parks:

The Director of Parks and Recreation may allow seasonal vendors (a vendor being defined as one person or corporate entity with one cart or trailer; two carts being considered two vendors regardless of common ownership) to use City parks on the following conditions:

1. The use must be allowed under the City's Zoning Code.
2. No more than three vendors shall be authorized under this policy – initially, spaces shall be allocated on a first come, first served basis. Thereafter, allocation shall be as described below.
3. No owner of a business asking to operate in a park will be allowed to do so until a criminal history check is done on the owner and all employees; no one with a drug conviction or conviction under Chapter 709 of the State code (or similar provisions of other state laws) will be approved without the consent of the Director of Parks and Recreation.
4. Each approval shall be for a period of April 1st through October 30th. From November 1st through December 15th, vendors wishing to receive a license to operate under this policy shall submit an application on a form

provided by the Director of Parks and Recreation. In the event more than three applications are received, the Director shall choose the vendors based upon past experience, references, and amount of fee/ payment to non-profit the vendor will provide. The license the vendor receives is non-exclusive.

5. Vendors must follow all park rules, and city, county, state and federal laws. City and county permits, as required, must be obtained before beginning to operate.
6. The vendor must keep the area surrounding the use free from trash or debris; all staff must be neatly attired and have proper identification; the vendor's equipment must be kept clean and in good repair. The vendor shall identify itself by signage so as to minimize confusion that the use is provided by the City.
7. Vendors shall locate their equipment on paved parking areas only. Vendors should not locate next to dekhockey, special events, or approved tournament play.
8. Vendors shall be charged a fee for their use of public ground. The fee shall be negotiated by the Director of Parks and Recreation. The Director shall attempt to keep fees charged uniform among the vendors, but may vary based upon expected sales or other factors such as location. In lieu of a fee, the Director may authorize the vendor to make a payment to a non-profit organization as mutually agreed. The Board shall be told of each agreement reached with a vendor, and the amount of fee charged for the authorization to use a City park. All agreements reached shall be public documents.
9. This policy does not apply to youth baseball, dekhockey, tournament play and all special events approved by the Park Board.
10. Upon request, and for good cause shown, the Parks and Recreation Director may vary from the terms of this policy. Appeals from denials under this policy shall be to the Park Board.
11. Failure of the vendor to follow any of the rules or laws governing behaviors in the parks, or the requirements of this policy, shall be grounds for revocation of the license to use City parks for vendor's business. Any vendor whose license is revoked may appeal such revocation to the Park Board, which shall promptly hear and decide such appeal. However, the vendor shall not operate pending the appeal.
12. The Park Board has signed an exclusive contract for beverage sales in City Parks and facilities. The vendor, if it chooses to sell beverages, may only sell the beverages allowed under the exclusive contract.

The following items must be submitted with this application:

- **References – minimum of two**
- **Copy of City or County Permit As Your Business Requires**
- **Background Check Authorization Form for Each Employee/Owner**

Authorized Approval by Director of Parks and Recreation

Fee Paid by Business to City of Bettendorf \$ _____

OR

Fee Paid by Business to Non-Profit Agency \$ _____

Non-Profit Agency to Receive Fee: _____

Director of Bettendorf Parks & Recreation

Business Owner/Representative

Signature

Signature

Printed Name

Printed Name

inquirehire

Look Better

DISCLOSURE and AUTHORIZATION For Consumer Reports

In connection with my application for employment (including contract or volunteer services), I understand consumer reports will be requested by _____ (Company). These reports may include, as allowed by law, the following types of information, as applicable: names and dates of previous employers, reason for termination of employment, work experience, education, accidents, licensure, credit, etc. I further understand that such reports may contain public record information such as, but not limited to: driving record, judgments, criminal records, civil records, etc., from federal, state and other agencies that maintain such records.

In addition, investigative consumer reports (gathered from personal interviews, as applicable, with former employers, past or current neighbors and associates of mine, etc.) to gather information regarding my work performance, character, general reputation and personal characteristics and mode of living (lifestyle), may be obtained.

If I am hired, I understand that my employer can use this disclosure & authorization to continue to obtain such consumer reports throughout my employment, contract period or volunteer service unless revoked in writing.

Authorization

I, _____, hereby authorize Inquirehire or its agents to prepare a consumer report or an investigative consumer report for the Company. If hired (or contracted), this authorization shall remain on file and shall serve as ongoing authorization for Inquirehire to procure such reports at any time during my employment, contract or volunteer period. I authorize without reservation, any person, business or agency contacted by Inquirehire to furnish the above mentioned information.

This authorization is conditioned upon the following representations of my rights:

I understand that I have the right to make a request to Inquirehire (contact information below) to obtain copies of any reports furnished to my employer or prospective employer by Inquirehire and to request the nature and substance of all information in its files on me at the time of my request, including the source of information. Inquirehire, on the Company's behalf, will provide a complete and accurate disclosure of the nature and scope of the investigation covered by any investigative consumer report(s). Inquirehire will also disclose the recipients of any such reports on me which Inquirehire has previously furnished within the two year period for employment request, and one year for other purposes preceding my request (California three years). I hereby consent to Company obtaining the above information from Inquirehire. I understand that that I can dispute, at any time, any information that is inaccurate in any type of report directly with Inquirehire.

For **Minnesota and Oklahoma and California**, check here if you would like a copy of the consumer report.

I understand that if I am applying for employment in New York, that I have the right to receive a copy of Article 23-A of the New York Correction Law _____ (initial if this applies).

I understand that if the report is provided to an employer in the State of Washington, that I can contact the following office for more information regarding my rights under Washington state law in regard to these reports: State of Washington Attorney General, Consumer Protection Division, 800 5th Ave, Ste. 2000, Seattle, Washington 98104-3188, (206) 464-7744.

Under the Fair Credit Reporting Act, you are entitled to a copy of your report. Various states have similar requirements and if you would like to know individual state requirements, you can contact Inquirehire at 800-494-5922 or go to www.inquirehire.com/resource/IndividualStaterights.

inquirehire

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I am providing the following information for the preparation and proper verification of the consumer report.

Previous maiden name or other married name? Yes ___ No ___

If yes, list names and corresponding years. _____

Drivers License number: _____ State of issuance (DL): _____

Date of Birth: _____ Social Security Number: _____

List all past **counties** of residence **and** corresponding years: (i.e. Scott, IA 2003 – 2013)

County _____ Years: From _____ through _____

County _____ Years: From _____ through _____

County _____ Years: From _____ through _____

County _____ Years: From _____ through _____

Current Address, City, State, & Zip

I understand that I have rights under the Fair Credit Reporting Act, and I acknowledge receipt of the Summary of Rights
_____ (initials).

I hereby acknowledge that I have read and understand this document and authorize the obtaining the consumer report.

Signature

Date

Email address

Print Full Name - Include Middle Name (please print legibly)

Parent/Guardian Signature if under 18

Date

Inquirehire, Inc. 320 LeClaire Street, Davenport IA 52801 | 800-494-5922 or inbox@inquirehire.com
To view Inquirehire Privacy Policy: <http://www.inquirehire.com/misc/privacy.php>

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