

SIDEWALK STREET VENDOR APPLICATION

APPLICATION PROCESS

The application process is used to review the proposed street vending sale of food and food products to help ensure that vendors obtain all necessary permits and comply with applicable sanitation, food preparation and food handling laws. The goal of the application process is to inform the applicant of the rules and regulations that the City of San Fernando has established.

Staff will ask for the following items of all applicants:

- Original copy of California Drivers License or Identification Number, individual taxpayer identification number (ITIN) or social security number (*This information will be kept confidential*).
- Copy of a valid California Department of Tax and Fee Administration seller's permit.
- Description, map or drawing of the areas in which the applicant proposes to operate.
- An encroachment permit issued by the City of San Fernando Public Works Department (if applicable).

When Applicable, staff will ask for the following items:

- Description of food to be offered for sale and vending equipment to be used (including the dimensions of carts or other equipment).
- If food vendor, proof of all approvals from the Los Angeles County Department of Public Health.
- Results of a fingerprinting background check using a form furnished by the City of San Fernando Police Department.
- The hours per day and the days per week of proposed operation.
- Proof of liability insurance with an endorsement naming the city as an additional insured. (minimum limits of \$1,000,000 single coverage and \$2,000,000 in the aggregate against any injury, death, loss or damage as a result of wrongful or negligent acts or omissions by the applicant).
- Agreement to indemnify and hold harmless the City of San Fernando, its officers and employees for any damage or injury caused to the city as a result of sidewalk vending conduct or activity.

Approval or Denial of Permit

The director or designee shall approve the issuance of the permit unless it is determined that:

- The requested information from the applicant is false in any material detail.
- The applicant has failed to provide a complete application after having been notified of the requirement to produce additional information.
- The applicant has failed to demonstrate an ability to conform to the operating standards in order to obtain a street vendor's nermit
- The applicant has delinquent fines, community service or alternative disposition associated with a previous violation of these regulations.
- Once a permit application has been denied, written notice and reasons of the denial shall be provided to the applicant.

Permit Expiration and Renewal

A sidewalk vending permit shall be valid for twelve (12) months for the date of issuance. A person may apply for a permit renewal prior to the expiration of the active sidewalk vending permit.

Permit Rescission and Appeals

The Director may rescind a permit issued to a sidewalk vendor for a fourth violation or subsequent violations of these regulations. Notice of the hearing for rescission of a permit shall be given in writing, setting forth specifically the grounds of complaint and the time and place of the hearing. Such notice shall be mailed, postage prepaid, to the permittee at his last known address at least five (5) days prior to the date set for the hearing. A sidewalk vendor whose permit is rescinded may apply for a new sidewalk vending permit upon the expiration of the term of the rescinded permit.

Appeals

Any person aggrieved by the decision of the Director to issue, deny issuance, or rescind a sidewalk vending permit may appeal the decision to the City Manager. The appeal shall be filed with the City Manager within fourteen (14) days following the date of the Director's decision. The City Manager shall set a time and place for a hearing on such appeal, and notice of such hearing shall be given to the appellant. Such appeal shall be heard and decided by the City Manager within thirty (30) days from the date such appeal was filed unless such time limit is extended, with the written consent of the appellant. The decision and order of the City Manager on such appeal shall be final and conclusive.

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INCORPORATED Aug. 31, 1911



SIDEWALK STREET VENDOR APPLICATION

APPLICANT INFORMATION						
APPLICANT NAME		PHONE NUMBER				
MAILING ADDRESS						
EMAIL ADDRESS		FAX NUMBER				
VENDOR CATEGORY	HOURS/DAYS OF	OPERATION				
☐ Roaming Vendor						
☐ Stationary Vendor						
DESCRIPTION OF ITEM(S) BEING SOLD AND conveyance(s)	D VENDING EQUIPMENT F	Provide dimensior	ns of cart(s) or other			
PROPOSED AREA OF STREET VENDING OPERA	ATION Provide site plan or map o	of area(s)				
AUG. 31, 1911 CALIFORNIA						
CERTIFICATION I hereby certify that the statements furnished above and in the attached exhibits present the data and						
information required for this initial evaluation to the best of my ability, and that the facts, statements and information presented						
are true and correct to the best of my knowledge and APPLICANT NAME	APPLICANT SIGNATURE		DATE			



SIDEWALK STREET VENDOR APPLICATION

OI LIMITING STAILDAIDS I lease initial the joildwing standards					APPLICANT INITIALS	
No sidewalk vendor shall sell in the following locations:						
	a.		f any driveway or drivew		n.	ı
	b.		arkway or landscaped are			1
	c.		(500) feet of a permitted farmers market, swap meet or special event during operating			
	d.					
		before or after school drop off and pick up operations.				
	e. f.	In any City parking lot On private property w		ten auth	norization of the property owner. Must provide written	
	approval on-site upon request.					
2.	. No sidewalk vendor shall sell in a manner that blocks or obstructs the free movement of pedestrians, bicycles or vehicles.					
3.						
•	a. In residential areas, roaming sidewalk vending shall only be permitted between the hours of 8:00 a.m. and				1	
			_	-	D a.m. and 5:00 p.m. on weekends and holidays.	
	b.				ation shall not be more restrictive than the hours of	
			sinesses or uses on the s			
	C.				y during hours open to the public.	
4.	Sta				zoned exclusively residential.	
5.	Sta	tionary sidewalk vend	ors shall not sell at any	park w	where the City has signed an exclusive agreement of	
		cessions.				
6.				<u> </u>	nated litter receptacle in the immediate vicinity.	
7.					e attached to the vending cart.	
8.					sed of in a City refuse container.	
9.						
					vith a rubber floor mat, tarp or plywood sheet.	
11.		ndors shall possess and alth.	display their Public Hea	Ith Pern	nit from the Los Angeles County Department of Public	
12.	Ver	ndors shall possess all p	ermits and licenses requ	ired by	the City to operate at all times.	
13.	Ver	ndors shall possess curr	ent liability insurance at	all time	S.	
14.	Ver	nding carts shall not be	chained, fastened or affi	ixed at a	ny time to any building or structure.	
15.	No	vending cart shall beco	me a permanent fixture	on any	site or considered an improvement to real property.	
_				-	inattended or stored on any part of the sidewalk.	
17.	Ver	nding carts shall not be	placed on any public pro	perty o	ther than a sidewalk.	
FO	R O	FFICE USE ONLY				
СНЕ	CKLI	ST				
	Copy	y of California ID, Driver's	License, Individual Taxpaye	er Identif	ication Number (ITIN) or Social Security Number (SSN)	
	Copy	y of California Departmen	t of Tax and Fee Administra	ation Sell	er's Permit	
	App	roval from Los Angeles Co	ounty Department of Public	Health		
╽╗	Back	ground Check Clearance	from San Fernando Police D	Departme	ent	
$ \Box$	Proc	of of Liability Insurance				
Encroachment Permit (if applicable)						
STA	TION	IARY VENDOR	ROAMING VENDOR		DATE FILED	
		IG REVIEW	PLANNING REVIEW FEE			
PR FEE			ACCEPTED BY			
		RCHARGE \$ 32.64 RCHARGE \$ 16.32	AIMS SURCHARGE \$ GPU SURCHARGE \$	32.64 16.32	ACCEPTED BY	
ENCROACHMENT \$ 106.08						
	MIT	· · · · · · · · · · · · · · · · · · ·			CASE NO.	
тот	AL F	\$ 481.44	TOTAL FEES \$	375.36		



CITY PLANNING FILE NO.

•			SIDEWALK STREET VE	NDOR APPLICATION				
	INDEMNIFICATION AGREEMENT							
APPLICANT SUBMITTED AN APPLICATION TO THE CITY OF SAN FERNANDO COMMUNITY DEVELOPMEN' DEPARTMENT ON THE FOLLOWING DATE, FOR THE FOLLOWING APPROVAL(S):								
	DATE APPROVAL(S)							
As part of, and in connection, with this application, Applicant agrees to defend, indemnify, release and hold harmles the City of San Fernando ("City"), its agents, officers, attorneys, employees, boards, commissions, advisory agencie consultants and contractors (collectively "Indemnitees"), from and against any claim, action or proceeding (collective "proceeding") brought against Indemnitees to challenge, attack, set aside, void or annul the approval of this application and/or any action taken by Indemnitees to provide related environmental clearance under the California Environment Quality Act of 1970, as amended ("CEQA"). This indemnification shall include, without limitation, damages, fees and/o costs awarded against or incurred by Indemnitees, if any, and costs of suit, claim or litigation, including, without limitation, attorney fees, expert witness fees and other costs, liabilities and expenses incurred in connection with the proceeding, whether incurred by Applicant, Indemnitees, and/or parties initiating or involved in such proceedings.								
	Applicant agrees to indemnify Indemnitees for all of the Indemnitee's costs, fees and damages incurred in enforcing the indemnification provisions of this Agreement.							
Applicant agrees to defend, indemnify and hold harmless Indemnitees from and for all costs and fees incurred in additional investigation or study of, or for supplementing, redrafting, revising, or amending, any document (such as an environmental impact report, negative declaration, specific plan, or general plan amendment) if made necessary by the proceeding and if Applicant desires to pursue such City approvals and/or clearances, after initiation of the proceeding and that are conditioned on the approval of these documents.								
In the event that Applicant is required to defend Indemnitees in connection with the proceeding, Indemnitees shall have and retain the right to approve (a) the counsel to so defend Indemnitees; (b) all significant decisions concerning the manner in which the defense is conducted; and (c) any and all settlements, which approval shall not be unreasonably withheld. Indemnitees shall also have and retain the right to not participate in the defense, except that Indemnitees agree to reasonably cooperate with Applicant in the defense of the proceeding. If Indemnitees choose to have counsel of its own defend any proceeding where Applicant has already retained counsel to defend Indemnitees in such matters, the fees and expenses of the additional counsel selected by Indemnitees shall be paid by the Indemnitees. Notwithstanding the immediately preceding sentence, if the City Attorney's Office participates in the defense, all City Attorney fees and costs shall be paid by Applicant.								
	Applicant's defense and indemnification of the indemnitees set forth herein shall remain in full force and effect throughout all stages of litigation including any and all appeals of any lower court judgments rendered in the proceeding.							
	If, for any reason any portion of this indemnification agreement is held to be void or unenforceable by a court of competent jurisdiction, the remainder of the agreement shall remain in full force and effect.							
AFTER REVIEW AND CONSIDERATION OF ALL OF THE FOREGOING TERMS AND CONDITIONS, APPLICANT, BY ITS SIGNATURE BELOW, HEREBY AGREES TO BE BOUND BY AND TO FULLY AND TIMELY COMPLY WITH ALL OF THE FOREGOING TERMS AND CONDITIONS.								
	APPLICANT NAME (PRINT)		APPLICANT SIGNATURE	DATE				



