MOBILE VENDOR LICENSE APPLICATION

City of Terre Haute City Controller's Office 17 Harding Avenue Terre Haute, Indiana 47807 812-244-2363

1. License Len	gth and F	ee Applica	ition				
Length of License: 24	Hours	☐ 3 Days	☐ 7 Days	☐ 30 Days	☐ 3 Month	ns 6 Months	☐ 1 Year
License Fee:	\$25	\$30	\$50	\$75 [°]	\$150	\$200	\$350
2. Applicant Ir	nformatio	n					
Name:							
Title/Position:							
Date of Birth:							
Address:							
City, State, Zip:							
E-Mail Address:							
Phone Number:				Mobile F	Phone:		
3. Indiana Cor	ntact Info	rmation (F	or non-res	idents on	ly)		
If applicant is not	a resident	of Indiana, th	ney must desi	gnate a resi	dent to se	erve as a contact.	
Name:							
Address:							
City, State, Zip:							
E-Mail Address:							
Phone Number:				Mobile F	Phone:		

4. Company Infor	mation				
Name of Employer:					
Address of Employer:					
City, State, Zip:					
Employment Start Date:			End Date (If l	known):	
Phone Number:					<u>'</u>
Website / Email:					
Company is a:	Limited Liability Corporation (LLC)	Corporation	Partnership	Sole Proprietor	Other:
5. Company Office	er Informati	on			
Provide the names and with controlling interes			ficers, partners	s, trustees, c	wners or other persons
Name			Address		
6. Company Incor	noration Inf	formation (For Corpora	tions and	II Ce Only)
	poración Im	ormation (i di Corpora	cions and	LLC3 Office
Date of incorporation or organization:					
State of incorporation or organization:					
(If Not Indiana) Date qualified to transact business in state of Indiana:					

7.	Description of pr	oduct or service to be sold a	nd any edui	pment to be usea
			, , , , , , , , , , , , , , , , , , ,	
_	anned hours of eration:			
Pla you bus pro wri	ace or places where u will conduct siness (If private operty, attach itten permission om property owner):			
lice Cit	ve you had a similar ense, either from the cy of Terre Haute, or different unicipality, revoked?	Yes	No 🗆	
(If	Yes) Provide details			
(If	Yes) Provide details			
	·			
	·	secure, attach, and submit	he following	g:
	ou are required to	secure, attach, and submit to a registration for the vehicle	he following	g:
	ou are required to	a registration for the vehicle	he following	g:
	A copy of the Indian Copy of a valid drive	a registration for the vehicle		
	A copy of the Indian Copy of a valid drive Copy of an Indiana I	a registration for the vehicle r's license	whatever Stat	e has issued the applicant his/he
	A copy of the Indianal Copy of a valid drive Copy of an Indiana Indian	a registration for the vehicle r's license Driver's Record and/or equivalent or accordance with the limits describ de:	whatever Stated in Section 4	e has issued the applicant his/hei
	A copy of the Indianal Copy of a valid drive Copy of an Indianal Coriver's license Proof of insurance in Terre Haute City Cocoo Personal Injury: \$	a registration for the vehicle r's license Driver's Record and/or equivalent or accordance with the limits describ de: 100,000.00 per occurrence and \$30	whatever Stated in Section 4	re has issued the applicant his/her -375 of the aggregate
	A copy of the Indianal Copy of a valid drive Copy of an Indianal Copy of insurance in Terre Haute City Coo Personal Injury: \$ Property Damage:	a registration for the vehicle r's license Driver's Record and/or equivalent of accordance with the limits describ de: 100,000.00 per occurrence and \$30 \$25,000.00 per occurrence and	whatever Stated in Section 40,000 in the a	re has issued the applicant his/her -375 of the aggregate e aggregate
	A copy of the Indianal Copy of a valid drive Copy of an Indiana Indian	a registration for the vehicle r's license Driver's Record and/or equivalent or accordance with the limits describ de: 100,000.00 per occurrence and \$30	whatever Stated in Section 4 00,000 in the a 0,000.00 in the	re has issued the applicant his/hele- -375 of the aggregate e aggregate harmless the City of
	A copy of the Indianal Copy of a valid driver Copy of an Indianal Copy of insurance in Terre Haute City Coo Personal Injury: \$ Property Damage: Release of liability wow Terre Haute for losses	a registration for the vehicle r's license Driver's Record and/or equivalent or accordance with the limits describ de: 100,000.00 per occurrence and \$30 \$25,000.00 per occurrence and \$5 herein the Applicant agrees to inde	whatever Stated in Section 4 00,000 in the a 0,000.00 in the mnify and hold peration of his/l	re has issued the applicant his/her -375 of the aggregate e aggregate harmless the City of her business.
	A copy of the Indianal Copy of a valid driver Copy of an Indianal Copy of insurance in Terre Haute City Coo Personal Injury: \$ Property Damage: Release of liability wow Terre Haute for losses	a registration for the vehicle r's license Driver's Record and/or equivalent or accordance with the limits describ de: 100,000.00 per occurrence and \$30 \$25,000.00 per occurrence and \$5 herein the Applicant agrees to inde es or expenses arising out of the op ss's registration with the Indiana S	whatever Stated in Section 4 00,000 in the a 0,000.00 in the mnify and hold peration of his/l	re has issued the applicant his/her -375 of the aggregate e aggregate harmless the City of her business.
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	A copy of the Indianal Copy of a valid driver Copy of an Indianal Copy of insurance in Terre Haute City Coco Personal Injury: \$ Property Damage: Release of liability wow Terre Haute for lossed A copy of the busines A signed copy of the copy of th	a registration for the vehicle r's license Driver's Record and/or equivalent or accordance with the limits describ de: 100,000.00 per occurrence and \$30 \$25,000.00 per occurrence and \$5 herein the Applicant agrees to inde es or expenses arising out of the op ss's registration with the Indiana S yer ID number Prohibited Location Agreement Standards of Conduct Agreement	whatever Stated in Section 4 00,000 in the a 0,000.00 in the mnify and hold peration of his/l	re has issued the applicant his/he -375 of the aggregate e aggregate harmless the City of her business.

For City Of Terre Haute Use Only			
Date Received:	Received By:	Date Approved:	Approved By:

RELEASE, HOLD-HARMLESS AND INDEMNIFICATION AGREEMENT

The undersigned, in consideration for the issuance of a license by the City of Terre Haute Controller, agrees to the following:

- 1. The undersigned, in exchange for the issuance of a license by the City of Terre Haute Controller, agrees to release, hold harmless, and forever indemnify the City of Terre Haute and any and all City employees, officers, and agents from any claim or claims which may arise out of any incident connected with or in any way related to his/her issuance of a license by the City of Terre Haute or his/her operation of a business which was licensed by the City of Terre Haute. This includes claims for personal injury, death, property damage, and/or any other type of harm or injury.
- 2. The undersigned shall, and hereby does, indemnify, defend, and hold harmless the City of Terre Haute and any and all City employees, officers, and agents from and against any and all actions, costs, claims, suits, losses, expenses or damages, including but not limited to attorneys' fees and court costs, arising out of the undersigned's operation of a business which has been licensed by the City of Terre Haute.
- 3. The undersigned understands this release binds him/herself, his/her spouse, and all heirs, executors, partners, co-owners and administrators of those individuals.

The undersigned signs this release voluntarily ar	nd with full knowledge of its significance.
Name, Printed	•

The undersigned acknowledges that he/she has read this release and understands all of its terms.

Signature	Date Release Signed

Prohibited Location Agreement

Terre Haute City Code Section 4-380 prohibits Mobile Vendor Units from operating in certain locations. All signatories to this Agreement are required to review not only this Agreement, but also Sections 4-367 through 4-385.

As a licensed Mobile Vendor Unit, I understand and agree that I cannot and will not operate my mobile vendor unit in a manner that would violate any of the below-listed location restrictions: □ No mobile food vendor unit shall locate in any parking lot, parking space, or parking facility owned, leased or managed by the City of Terre Haute unless approval has been given by the City's Board of Public Works. No mobile food vendor unit shall operate within fifty feet of any facade of a ground level establishment that also sells food or beverages, or operate within fifty feet of the perimeter of such an establishment's outdoor seating area, regardless of whether or not the mobile food vendor unit is currently conducting business. The distance restriction only applies from one hour before the opening time to an hour after the closing time posted by a ground level establishment on the facade of its building. No mobile food vendor unit shall locate in an alleyway. Mobile food vendor units shall be located a reasonable distance from all posted bus stops, crosswalks, driveways, alleyways, right-of-way lines of two or more intersecting streets and building entrances or walk-up windows. Mobile food vendor units shall only be located on private property if the private property owner has provided both the business operator and the City written permission for the mobile food vendor unit to locate on said property. □ No mobile food vendor unit shall locate within a two block radius of a Special Event unless prior approval has been granted by either the operator of the Special Event or the City's Board of Public Works. No mobile food vendor unit shall park on City property in violation of any City parking regulation, restriction, or ordinance. For example, if parking at one, or multiple, parking meters, the operator of the mobile food vendor unit shall feed all relevant parking meters with the required monetary amount. No mobile food vendor unit shall be located in a manner which would significantly impede or prevent the use of any City of Terre Haute property, or which would endanger the safety or property of the public. No mobile food vendor unit shall be located within fifteen feet of any fire hydrant. Mobile food vendor units shall operate only in areas that are designated as commercially zoned unless provided approval pursuant to Terre Haute City Code Section 4-380(a). No mobile food vendor operating on private property shall displace required parking or landscaping nor block any drives, parking access aisles, fire lanes, sidewalks, or accessible routes required for the private parking by the City's zoning code. No mobile food vendor unit shall be located more than one foot away from the curb of the

street on which it is parked.

☐ No mobile food vendor unit shall park near an intersectine-of-sight of drivers using adjacent roadways.	tion and in a manner that blocks the
I, the undersigned, understand that if I locate my mobile ved described prohibited locations or manner that I subject my revocation of my Mobile Vendor Unit License, as so described that City Code.	yself to fines and possible
Vendor:	
Name:	
Signature:	
Date:	

Standard of Conduct Agreement

Terre Haute City Code Section 4-382 provides Standards of Conduct for all Mobile Vendor Units. This Agreement provides a list of said Standards of Conduct. All signatories to this Agreement are required to review this Agreement prior to signing this Agreement.

As a licensed Mobile Vendor Unit, I understand and agree that I cannot and will not conduct business in a manner that would violate any of the Standards of Conduct noted below: ☐ Mobile food vendor unit operators shall conduct themselves at all times in an orderly and lawful manner, and shall not make, or cause to be made, any unreasonable noise of such volume as to be in violation of the City of Terre Haute Noise Ordinance as stated in Sections 6-163 and 6-164 of the Terre Haute City Code A device may not be used which would amplify sounds nor may attention be drawn to the mobile food vendor unit by an aural means or a light-producing device (examples of such devices may include, but are not meant to be limited to the following: bull horns and strobe lights No mobile food vendor unit may be permanently or temporarily affixed to any object, including but not limited to buildings, trees, telephone phones, streetlight poles, traffic signal poles or fire hydrants □ No mobile food vendor unit may be used to advertise any product which is not authorized to be sold from that unit □ No mobile food vendor unit may make use of any public or private utility while in operation ☐ Each mobile food vendor unit shall protect against littering and shall have both an adequate trash receptacle and a separate receptacle for recyclable materials: The trash and recyclable receptacles shall be emptied sufficiently often to allow disposal of litter and waste by the public at any time; o The trash and recyclable receptacles on the mobile food vendor unit shall not be emptied into trash or recyclable receptacles owned by the City of Terre Haute; o Liquid from the mobile food vendor unit shall not be discharged on or in a City sewer or drain or elsewhere on City property, nor on private property without the express written consent of the owner thereof; Before leaving any location each mobile food vendor unit shall first pick up, remove and dispose of all trash, refuse and/or recyclable materials, including products spilled on the ground within twenty feet of the mobile food vendor unit. □ No mobile food vendor unit shall expose any pedestrian to any undue safety or health hazards nor shall it be maintained so as to create a public nuisance Each mobile food vendor unit shall be maintained free and clear of dirt, and finishes shall not be chipped, faded or unduly marred; and the body of the vehicle shall be in reasonable condition.

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☐ Mobile food vendor units which utilize a grill or device that may result in a spark, flar fire shall adhere to the following additional standards:	
 Be placed approximately 20 feet from a building or structure; 	
 Provide a barrier between the grill or device and the general public; 	
 The spark, flame or fire shall not exceed 12 inches in height; 	
 A fire extinguisher shall be within reaching distance of the mobile food vendor operator at all times; 	unit
☐ Mobile food vendor unit operators shall be required to obey the commands of law enforcement officers or fire officials with respect to activity carried out inside of the C jurisdictional limits, including, where possible, the removal of the mobile food vendor and cessation of such sales	
☐ No mobile food vendor unit shall ever be left unattended	
☐ Mobile food vendor units shall not be stored, parked or left overnight on any City propuless parked legally and not in operation	erty
☐ All mobile food vendor unit operators are required to collect and pay all applicable an appropriate sales taxes	d
□ No mobile food vendor shall provide customer seating unless approval has been provi by the City's Board of Public Works.	ded
□ No mobile food vendor shall have a drive-thru	
I, the undersigned, understand that if I conduct business in violation of any the above described standards of conduct, or any other portions of Terre Haute City Code, that I subject myself to fines and possible revocation of my Mobile Vendor Unit License.	
Vendor:	
Name:	
Signature:	
Date:	

Special Event Consent

This letter authorizes(Name of mobile ven	, to conduct solicitation
within the two-block radius restriction of the	following Special Event:
(Name of Special Event)	
Haute, unless revoked as described herein. If City of Terre Haute, this consent shall be void	bbile Vendor's License issued by the City of Terre at any time the license expires or is revoked by the l. The mobile vendor is required to comply with all ode, Vigo County Code, and Indiana State Code. location to be revoked.
I understand that if I revoke this Letter of Concopy of said revocation to the City of Terre H.	asent I must do so in writing and must supply a aute Controller's Office
Special Event Representative:	Mobil Vendor:
Name:	Name:
Signature:	Signature:
Date:	Date:
Telephone Number:	Telephone Number: