

PEDDLER'S APPLICATION for FROZEN CONFECTIONS CHAPTERS 745, 733, 717 CODIFIED ORDINANCES CITY OF CUYAHOGA FALLS

No:_		
Paid:		

NAME: COMPANY:		DATE:	DATE: FROM: TO:		
		FROM: _			
TO BE COMPLETED	BY APPLIC	CANT:			
LOCAL PHONE:			BUSINES	S PHONE:	
NAME OF APPLICAN	IT:				
ADDRESS:					
BIRTHDATE:	SO	CIAL SECU	IRITY NO:		
HEIGHT:	WEIGHT:		HAIR:	EYES:	_
MOTOR VEHICLE:	MAKE:			MODEL:	
	LICENSE I	NO.:		YEAR:	
DRIVER'S LICENSE:	STATE OF	ISSUANCE	= :		
	LICENSE I	NO.:			
NAME OF EMPLOYE	R:			PHONE:	
ADDRESS OF EMPLO	OYER:				
DESCRIPTION OF G	OODS OR S	SERVICES:			
CONVICTED OF ANY	CRIME:	YES	NO	PENALTY:	
		NATURI	E:		
TRAFFIC VIOLATION (within last 5 years)					
APPLICAN	T'S SIGNAT	TURE		DATE	
			========		:=====
DIRECTOR OF P	UBLIC SER	VICE		DATE	

Records Check:

City of Cuyahoga Falls DIVISION OF TAXATION

2310 Second Street * Cuyahoga Falls, Ohio 44221 Phone: (330) 971-8220 * Fax: (330) 971-8219 Website: http://www.cityofcf.com/tax

Municipal Income Tax Account Questionnaire

Firm				
Name:			DBA	
Local Street	Address of Bus	iness:		
City:		State:	Zip:	
Business Ph	one:		Business Fax	
Nature of				
Business				
Have you pr	eviously had a N		account with the City of Cuyahoga Falls, Yes \(\subseteq \text{No} \)	Ohio?
If Yes, pleas	se indicate the ac	count number (SSN c	or EIN)	
Approximat	e monthly payro			
A coountant	c Name:		Phone:	
Accountant'	s mame		Phone:	
	C Corporation			
	S Corporation: Federal ID No. Fiscal Year End Vice President:			
	Address of Ho	me Office:	Vico i l'osidoni.	
	Subsidiary Of:			
	Partnership: I	Federal ID No.:	Fiscal Year End	
		SSN:_		
	Name:		Address:	
	Name:	SSN:	Address:	
	Sole Proprietor	shin: Federal ID No	If applicable:	
	Name of Own	er.	ii appriouoto.	
	Home Address	· .		
	Phone:	**	SSN:	
			5511.	
	_ Withholding A _ Federal ID No.		Courtesy Withholding or	Non-Profit
	LEGICIAL II J. NO.			



City of Cuyahoga Falls

DIVISION OF TAXATION

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Important Due Dates for Businesses

Net Profit Income Tax Returns

- For calendar year taxpayers, must be filed by April 15.
- For fiscal year taxpayers, must be filed by the 15th day of the fourth month following the end of the fiscal year.

Estimated Tax Payments

- For calendar year taxpayers, quarterly installments are due April 30, July 31, October 30, and January 31.
- For fiscal year taxpayers, quarterly installments are due on or before the last day of fourth, sixth, ninth, and twelfth month after the beginning of the taxpayer's taxable year.

Employer Withholding Returns

- \$\infty\$ For employers who qualify to withhold tax quarterly, due dates are as follows:
 - 1st Quarter January, February, March due April 30
 - 2nd Quarter- April, May, June due July 31
 - 3rd Quarter July, August, September due October 31
 - 4th Quarter October, November, December due January 31
- *Only employers whose annual withholding is less than \$1,200.00 qualify to remit withholding on a quarterly basis.
- For employers required to withhold monthly, the due date for withholding is the 20th of the following month.

Example: January monthly withholding is due February 20

- A year end withholding reconciliation is due by January 31.
- \$\times\$ Copies of W2 forms must be attached to year-end reconciliation form.

For further information, please contact the Income Tax Office at 330/971-8220 or visit our website at http://www.cityofcf.com/tax.htm.

CHAPTER 733 Frozen Desserts and Confections

733.01	Noise-producing devices on vehicles.
733.02	Selling to person in streets.
733.03	Equipment required.
733.04	Interpretation.
733.99	Penalty.

CROSS REFERENCES

Power to inspect food products - see Ohio R. C. 715.46

Frozen desserts - see Ohio R. C. 3717.51 et seq.

State license required for sale or manufacture of frozen desserts - see Ohio R. C. 3717. 52

Labeling and misrepresentation - see Ohio R. C. 3717.54

Disturbing the peace - see GEN. OFF. 509.03

Business solicitation identification cards required - see BUS. REG. Ch. 717

Peddlers license required - see BUS. REG. Ch. 745

733.01 NOISE-PRODUCING DEVICES ON VEHICLES.

The use or operation of noise-producing devices employed by vendors or peddlers using motor vehicles, pushcarts or tricycles for the sale of ice cream, popsicles, ice sherbets and other frozen desserts, soft drinks, candy, sandwiches, peanuts, popcorn and other similar products is prohibited when such vehicles are in motion. In no event shall a noise-producing device for the attention of customers be employed past the hour of 9:00 p.m. (Ord. 256-1959. Passed 10-19-59.)

733.02 SELLING TO PERSON IN STREETS.

- (a) No vendors or peddlers employing motor vehicles, pushcarts or tricycles for the sale or offering for sale of any of the products set forth in Section 733.01 shall sell or offer for sale any of such products to any person when that person is on or within any public street or right of way normally used by motor vehicles. (Ord. 125-1954. Passed 7-12-54.)
- (b) A person shall vend only from the side of the truck away from moving traffic and as near as possible to the curb or side of the street.
- (c) No driver of a frozen dessert or confection truck shall back the same to make or attempt to make a sale.

733.03 EQUIPMENT REQUIRED.

Every vehicle referred to in Section 733.01 shall maintain the following equipment in good working order:

- (a) A convex mirror mounted on the front so that driver in the driver's normal seating position can see the area in front of the truck obscured by the hood.
- (b) A device capable of emitting a sound audible under normal conditions from a distance of not less than 200 feet when the vehicle is backing up.

733.04 INTERPRETATION.

It is not the intention of this chapter to prohibit the sale or offering for sale of the products set forth in Section 733.01 nor to prohibit the use of reasonable sound-producing devices to attract trade, but is rather for the sole purpose of regulating the sale of such products to provide for the protection of the children of the City whose attraction to these products outweighs their sense of caution. (Ord. 125-1954. Passed 7-12-54.)

733.99 PENALTY.

Whoever violates any provision of this chapter is guilty of a minor misdemeanor.

CHAPTER 745 Peddlers

745.01	Definition.
745.02	License required.
745.03	License fee.
745.04	Inspection of license
745.05	Exception.
745.99	Penalty.

CROSS REFERENCES

Power to inspect food products - see Ohio R. C. 715.46

Power to regulate - see Ohio R. C. 715.61 et seq.

Charitable solicitations - see Ohio R. C. Ch. 1716

Trespass - see GEN. OFF. 541.05

Disturbing the peace - see GEN. OFF. 509.03

Littering- see GEN. OFF. Ch. 557

Business solicitation identification card required - see BUS. REG. Ch. 717

Frozen desserts and confections - see BUS, REG, Ch. 733

745.01 DEFINITION.

"Peddler" means every person who shall sell or offer for sale, barter or exchange any goods, wares, produce, merchandise or other articles of value at any place in, along or through the streets or other public places. (Ord. 6-1925. Passed 3-3-25.)

745.02 LICENSE REQUIRED.

Every peddler, huckster, itinerant retailer or other person shall, before engaging in the business of selling, bartering or offering for sale vegetables, provisions, goods or merchandise or anything of value, upon the public streets or other public places within the City, procure a license for such purpose and obtain a license therefor from the Director of Public Service. (Ord. 6-1925. Passed 3-3-25.)

745.03 LICENSE FEE.

The applicant and grantee of any license for the purposes enumerated in Sections 745.01 and 745.02 shall pay the following fees for the license:

- (a) A license for a motor vehicle shall be fifty dollars (\$50.00) per year.
- (b) A license for a handcart shall be ten dollars (\$10.00) per year. The license for a participant in the Farmers' Market on the Front Street Mall selling produce other than that personally grown shall be a fee of ten dollars (\$10.00) per year.
- (c) A license where the merchandise being sold is carried by the seller shall be ten dollars (\$10.00) per year.

If an applicant desires the license for less than one year, the license fee for the same shall be at the rate of five dollars (\$5.00) per day. (Ord. 165-1928. Passed 12-4-28.)

745.04 INSPECTION OF LICENSE.

Every grantee of a license to peddle under this chapter shall, when so requested by any member of the Police Department, produce such license for inspection. (Ord. 6-1925. Passed 3-3-25.)

745.05 EXCEPTION.

- (a) Nothing in this chapter shall be construed to require the payment of any license fee by the owner of any product or article of his own raising or manufacture for selling such article or product, either personally or by an agent.
- (b) A person registered under Chapter 757 does not need to pay a peddler's fee as required under this chapter. (Ord. 6-1925. Passed 3-3-25.)

745.99 PENALTY.

Whoever violates any provisions of this chapter is guilty of a minor misdemeanor for the first offense, and a misdemeanor of the fourth degree for the second or any subsequent offense.

CHAPTER 717 Business Solicitation Identification Cards

717.01	Identification card required.
717.02	Card application, fee and issuance.
717.03	Revocation of certification card; appeal.
717.99	Penalty.

CROSS REFERENCES

Charitable solicitations - see Ohio R. C. Ch. 1716 Trespass - see GEN. OFF. 541.05 Peddlers - see BUS. REG. Ch. 745 Solicitation of funds - see BUS. REG. Ch. 757

717.01 IDENTIFICATION CARD REQUIRED.

No person shall enter upon the premises of any residence in the City for the purpose of soliciting orders for, or selling goods, wares, merchandise or services of any kind or character, unless such person shall have first obtained an identification card as hereinafter provided. (Ord. 236-1964. Passed 11-23-64.)

717.02 CARD APPLICATION, FEE AND ISSUANCE.

- (a) Whoever desires the issuance of an identification card required by Section 717.01 shall file with the Records Clerk of the City a written application, on a form to be provided, correctly containing the following information:
 - (1) Full name of applicant.
 - (2) Address.
 - (3) Birthdate, height, weight, color of eyes and hair.
 - (4) If applicant uses motor vehicle; the make, model, year and current registration number thereof.
 - (5) State of issuance of driver's license and number thereof.
 - (6) Name and address of employer.
 - (7) Brief description of goods, wares, merchandise or services involved.
- (8) Whether applicant has ever been convicted of any crime, and, if so, the nature thereof and penalties therefor.
- (b) Upon approval of the application by the Police Chief and Public Safety Director, the applicant shall pay a fee of ten dollars (\$10.00) to compensate for the costs incident to the issuance thereof.
- (c) Upon compliance with the foregoing, the identification card, which shall be valid for a period of one year from the date of issuance, shall forthwith be issued to the applicant.

717.03 REVOCATION OF CERTIFICATION CARD; APPEAL.

(a) Should any subsequent investigation disclose that the applicant has falsified any information required in his application which was the basis upon which the identification card was issued, the Records Clerk of the City shall immediately

- revoke the identification card and notify the holder thereof, either in person or by certified mail, of such action so taken.
- (b) Any person whose identification card is so revoked may, within ten days after receipt of the revocation notice, appeal to Council by filing with the Clerk of Council a signed written statement briefly setting forth his grounds of appeal. Council shall give the appellant due notice of a hearing by certified mail. The appellant may appear before Council in person or by attorney, and the decision of Council thereon shall be final. (Ord. 236-1964. Passed 11-23-64.)

717.99 PENALTY.

Whoever violates any provision of this chapter is guilty of a minor misdemeanor for each such offense.

CHAPTER 565 City Parks

565.04 RULES AND REGULATIONS.

- (a) The following rules and regulations are hereby ordained and established for the conduct of the parks and recreation areas of the City and the use thereof by the public:
 - (1) The parks shall be open daily to all residents of Cuyahoga Falls, on equal terms, and none shall be given special privilege therein or be permitted to make use of them for any purpose not practically common to all, and not in consonance with the proper uses of a park or recreation area.

The parks shall be used only during the hours from sunrise to sunset unless authorization is given by the Park and Recreation Board or the Superintendent of Parks and Recreation.

2) The parks are constructed and maintained for the use of the residents of Cuyahoga Falls, but the driveways and roads therein shall be used only by persons, carriages, automobiles and other vehicles used for purposes of pleasure and any person on horseback, and the walks and paths are reserved for the exclusive use of pedestrians. Horses may not travel in any park except upon bridle paths, driveways or roads.

Heavily laden vehicles, automobiles, trucks or vehicles carrying or ordinarily used in carrying merchandise, goods, tools, material or rubbish, market wagons, milk wagons, dirt carts, moving vans, drays, trucks or teams of traffic, except as may be used in the park service, are prohibited from passing over the driveways in any part of the park.

Nothing contained in this subsection shall be held to conflict with the established rights of travel or occupancy of any of the public streets or avenues running around the parks.

(3) No person shall ride or drive upon any part of or portion of any park at a rate of speed exceeding fifteen miles per hour. Every person so using the driveways, roads, parkways and bridle paths shall, as to rate of speed of driving or riding thereon and as to moving or driving on, or stopping any automobile, vehicle, horse or team in such rides or drives, be subject to and shall obey the orders of any police officer or Park and Recreation Board employee, whenever in the judgment of such officer or employee, the safety or convenience of those using such rides or drives shall require a greater or less rate of speed than that at which such person shall be riding or driving, or that he ride or drive on, or stop. All animals or vehicles in motion shall keep to the right.

- (4) No automobile, vehicle or animal shall be permitted to stand upon any driveway, road or parkway to the obstruction thereof or to the inconvenience of travel, nor shall any person solicit passengers within or upon the park. Automobiles and vehicles shall be driven only in the designated roadways and driveways. Hitching horses or other animals to any tree, shrub, fence, railing, building or other structure, except such as are provided for such purpose, or allowing horses or other animals to stand unhitched while the driver or attendant is beyond reach of such horse or other animal, is prohibited.
- (5) No person shall place or suffer to remain in or upon any park or parkway any goods, merchandise or other articles in the nature of an obstruction to the use and enjoyment of the park or parkway; nor shall any person place any straw, dirt, chips, paper, shavings, shells, ashes, swill or garbage, or other rubbish, even though not offensive to health, in or upon the same. No person shall distribute any circulars, cards or other written or printed matter in any park or parkway. The provisions of this subsection shall in no way affect any existing structure or other building or electric, sewer or water facility of the City. In the event the City Engineer recommends the future construction of sewer or water lines under any City park or playground, such utilities may be constructed, provided the park or playground is restored to its original condition after such utility improvement is completed. If the City desires to construct any other structure or building for any utility purposes in any City park or playground, permission to construct such structure or facility must first be obtained from the Park and Recreation Board.
- (6) The placing of any unauthorized structure, sign, bulletin board or advertising device of any kind whatever, or the erection of any post or pole, or the attachment of any notice, bill, poster, sign, wire, rod or card to any tree, shrub, fence, railing, foundation, wall or post, or the placing of any advertising, decorative or other device of any kind whatever, on any of the vases, statues, bridges or monuments in any park or parkway is prohibited.

The Park and Recreation Board or the Superintendent of Parks and Recreation may permit the erection of temporary decorations on occasions of public celebrations or holidays.

- (7) No person shall remove, destroy, break, injure, mutilate or deface in any way any structure, monument, statue, vase, fountain, wall, fence, railing, vehicle, bench, tree, shrub, fern, plant, flower or any other property in any park or parkway. No person other than an employee of the parks shall bring into any of the parks or have in his possession while therein, any tree, shrub or plant.
- (8) Domesticated animals shall not be allowed to run at large, and, if found within the park limits, may be impounded. Dogs, unless accompanied by their owners and held in control, shall not be allowed within the parks. No dogs shall be allowed in Oak Park or Linden Park. No dog shall be allowed in Valley Vista except in posted

areas. No animals of any kind shall be allowed to enter any of the lakes, ponds, fountains or streams. Owners of dogs or other animals damaging or destroying park property will be held liable for the full value of the property damaged or destroyed in addition to the penalty imposed for a violation of this section.

- (9) Picnics and picnicking groups are not prohibited from occupying the parks for such purposes, but no person shall join any such party without the consent of the persons of whom it shall be composed, or shall in any manner disturb or interfere with the same.
- (10) No gambling of any kind will be permitted in the parks. Portions of the park may be set apart by the Superintendent and/or the Board for play or other games.
- (11) Solicitors, agents, peddlers, etc., are prohibited from plying their trades in the parks.
- (12) Climbing any tree or walking, standing or sitting upon the monuments, vases, fountains, railings, fences or copings is prohibited.
- (13) The use of firecrackers, torpedoes or explosives of any kind within the parks is prohibited unless authorized by the Board and bond is given in an amount suitable to the Chief of the Fire Department.
- (14) No person shall use any weapon, stick, stone or missile of any kind for the destruction or injury of or to any wild or domestic animal or fish within the park limits.
- (15) No person shall go onto the ice on any of the lakes, ponds or streams in the parks, except such as are designated as skating fields and only when a safety signal is displayed.
- (16) Sleeping or protracted lounging on the seats or benches, loud, boisterous, threatening or abusive, insulting or indecent language or disorderly conduct or behavior, or any act tending to a breach of the public peace is strictly prohibited.
- (17) No person shall bring into and/or possess in any park any intoxicating liquor or alcoholic beverage. No intoxicated person shall be allowed to enter or remain within any of the parks.
- (18) No person shall enter any building, enclosure or structures which are closed or upon which the words "No admittance" are displayed or posted by sign, placard or otherwise, without the consent of the Superintendent or other officer.
- (19) No person shall injure, deface or destroy any notice of the rules and regulations for the government of the parks, which shall have been posted or permanently fixed by order or permission of the Board or Superintendent.

- (20) Fishing, wading, swimming or bathing in any of the lakes, ponds, fountains, or streams, is prohibited except in places so designated by the Board.
- (21) No person shall resist any member of the Police Department in the discharge of his duty within the limits of any City park, nor in any manner interfere or hinder or prevent him from discharging his duty, nor in any manner assist any person in custody of any member of the Police Department to escape or attempt to rescue any person in custody.
- (22) Permits to use various posted areas or other facilities shall be issued to applicants by the Superintendent or his designated agent. A system of fees and charges may be set up for use of certain designated parks or facilities after approval by the Board, which shall have the discretion to refuse the issuance of a permit for just cause.
- (23) It shall be the duty of every person claiming to have a permit from the Board and the Superintendent or any of its officers to produce and exhibit such permit upon the request of any authorized person who shall desire to inspect the same.
- (24) All permits issued by the Superintendent shall be subject to the park rules and regulations and City ordinances, and the person to whom such permit shall be issued shall be bound by such rules, regulations and ordinances as though the same were inserted in such permit. Any person to whom such permit shall be issued shall be liable for any loss, damage or injury sustained by reason of the negligence of the person or persons to whom such permits shall be issued as well as for any breach of such rules, regulations and ordinances, to the person or persons so suffering damages or injury.
- (25) The word "Board" and the term "the Board" as used in these rules and regulations means "the Park and Recreation Board members of Cuyahoga Falls", and the word, "Superintendent" means the Superintendent of Parks and Recreation, Cuyahoga Falls.
- (26) Persons riding motorcycles or in automobiles shall possess all the rights and privileges and shall be subject to all the rules and regulations, not in conflict with the provisions hereof, which are prescribed for persons riding motorcycles or in automobiles on the public highways of the City.
- (27) No golf equipment of any kind, including but not limited to golf clubs, golf balls and golf shoes, shall be used in the parks unless authorized by the Board or the Superintendent.

(Ord. 64-1965. Passed 4-26-65; Ord. 157-1980. Passed 10-13-80.)

CHAPTER 757 Solicitation

757.05 SOLICITATION PROHIBITED.

No person shall go upon any premises and ring the door bell upon or near any door, or rap or knock upon any door, or create any sound in any manner calculated to attract the attention of any occupant of such premises for the purpose of securing an audience with the occupant(s) thereof to engage in solicitation as defined in this chapter if:

- (a) It is earlier than 9:00 a.m. or later than 9:00 p.m. local time; or
- (b) There is posted upon or near the main entrance door of such premises a notice, not less than three inches by five inches and not more than fifteen square inches, containing the words "No Soliciting" in letters at least one inch in height; or
- (c) There is posted upon or near each entrance to a residential development the inhabitants of which are members of a bona fide condominium or homeowners' association a sign, placed by said association, not less than two and not more than four square feet containing the words "No Soliciting" in letters at least four inches in height.

Any sign which complies with this section shall not count as a sign for purposes of determining the maximum number of signs permitted by the Sign and Landscaping Code.

757.99 PENALTY.

Whoever violates Section 757.05 shall be guilty of a minor misdemeanor on the first offense and a misdemeanor of the second degree for any subsequent offense.

Whoever violates any one the other provisions of this chapter, or files or causes to be filed a registration containing false or fraudulent misstatements, is guilty of a misdemeanor of the second degree.

(Ord. 56-1999. Passed 3-8-99.)