Public Works (Maint Srvcs)

Risk Management Redev. & Econ. Dev. County Health Permit State Liquor License

### CITY OF FULLERTON APPLICATION FOR A □SPECIAL EVENT PERMIT □ BLOCK PARTY PERMIT

FOR EVENTS ON PRIVATE PROPERTY AND/OR EVENTS IN CITY

PRIVATE **PROPERTY** (Community Dev.) ☐ PUBLIC PROPERTY

Date	Permit	Was	Issued
Permit	Issued Bv:		

CALIFORNIA	PARKING LOTS OR IN C		(Public Works)	When Approved And Validated	
Date Submitte	ed Name of Event				
Applicant/Eve	ent Sponsor		Phone		
Applicant Add	dress	City		Zip	
Location of E	vent	<del>-</del>			
Public Proper	rty Being Requested, If Any				
Date(s) of Us	e	Ho	ours		BLOCK PARTY PERMITS MUST BE
<b>Estimated Att</b>	endance				RETURNED TO THE CITY AT LEAST
Type of Activi	ity				5 DAYS PRIOR TO THE EVENT.
Detailed desc	cription of event				
Is the sponsor of	this event a non-profit organization?	☐ Yes ☐ No	Will you be using	extension cords or a	generator?

Will there be a charge for admission?	<b>□</b> Yes	□No	Will you be serving food?	<b>□</b> Yes	<b>□</b> No
Will you be donating the event proceeds to charity?	Yes	□No	Will you be cooking with compressed gas or with an open flame?	Yes	□No
Will you be serving alcohol?	Yes	□No	Will you be installing a temporary stage?	Yes	□No
Will the general public be admitted?	Yes	□No	Will you be installing tents, canopy structures, or booths?	Yes	□No
Will you be closing any public streets or parking lots?	Yes	□No	Will you be providing portable toilets?	Yes	□No
Will you be having live music or amplified music?	Yes	□No	Will you be providing temporary promotional signs/banners?	Yes	□No
Will you be providing security/crowd-control personnel?	Yes	□No	If your event is on public property, please indicate if you will insure the event through the City's Tenant/User Liability Insurance Program (TULIP), or through a private insurer.	☐ TULIP☐ Private	Insurance
			inibarance i regiani (10En ), or inibagir a private insarci.		
Have you completed and submitted with this application the "Addendum to Permit"?	Yes	□No	induance riogram (rozm ), or undagir a private modici.		
the "Addendum to Permit"?	Yes		t Approved Comments		

Special Event Permit Fe	ees	Account Numbers (Tran Code)		Inspection Record
Community Development Permit Issuance Fee = \$100	\$	10345-4614 (3221)	Date	Ву
Public Works Engineering Permit Issuance fee = \$62(BP)/\$184(SE)	\$	10322-4280 (2020)		
Public Works Engineering Inspection and plan check fee = \$99	\$	\$99 to 10329-4260 (2404) After hours/weekends = \$122.50	Date	Ву
Joint Inspection From Fire Dept. & Building Dept. During business hours = \$300	\$	50% to 10345-4220 (3210) 50% to 10251-4640 (7037) After hours/weekends = \$450	Date	Ву
Police Department Staffing (714) 738-6829	<b>*</b>	(*Billed hourly by Police Department after	the event, only if	police officers are required)
Refundable Deposit (\$1,000) (not required for block parties)	\$	10-2420 (2000)		
Total	\$			

#### THE UNDERSIGNED PERMITTEE/APPLICANT HEREBY CERTIFIES AND AGREES:

- A new permit shall be required in the event the applicant makes a material change to this permit.
- For special events on public property, the applicant agrees to pay the cost of any and all damage to public property stemming from this event if the cost of such damage exceeds the \$1,000 deposit.
- \*The Fullerton CA Municipal Code, Chapter 8.71, Special Events on Public Streets and Public Facilities, provides full disclosure and is available for permittee/applicant review.

I HAVE READ AND UNDERSTAND ALL OF THE ABOVE:

Date:					

Original Blue Green Pink Engineering Maintenance Inspection (Eng.) Police Traffic Police Trailic
Treasury
Applicant
Risk Management
Inspection (Fire)
Community Development
Rya Goldenrod White Copy Copy Copy Copy



# **CITY OF FULLERTON** COMMUNITY DEVELOPMENT DEPARTMENT 303 W. Commonwealth Ave. Fullerton CA 92832 (714) 738-6550 or (714) 773-5773

# **Master Application Form**

property:					
2. Submitted by:					
Property owner:	Applicant:				
Mailing address:	Mailing address:				
City, State, Zip Code	City, State, Zip Code				
Phone number:	Phone number:				
Email address:	Email Address:				
3. Property owner authorization for applicant (Sibe notarized)  I hereby authorize the above listed applicant representative.	_				
		Signature of Property Owner			
A notary public or other officer completing this certificat this certificate is attached, and not the truthfulness, accu					
4. Notarization					
STATE OF CALIFORNIA ) ss.	On, before me,, personally appeared, who proved to me on the basis of				
COUNTY OF)	the within instrument and ack same in his/her/their author	ne person(s) whose name(s) is/are subscribed to knowledged to me that he/she/they executed the prized capacity(ies), and that by his/her/their at the person(s), or the entity upon behalf of which d the instrument.			
	I certify under PENALTY C California that the foregoing p	OF PERJURY under the laws of the State of paragraph is true and correct			
	WITNESS my hand and offici	al seal.			
Notary Seal	Sig	nature of Notary Public			
·	Ç	•			
5. All required plans and documents attached.	6. □ Planning Act R OFFICE USE ONLY	tion Description/Justification form attached.			
Date Filed:	-	Tympo of Applications			
	,	ypes of Applications			
General Plan Designation:	☐ Abandonment	☐ Specific Plan			
Zoning Designation:	☐ Certificate of Compliance☐ Conditional Use Permit	<ul><li>Tentative Parcel Map</li><li>Tentative Tract Map</li></ul>			
Preliminary CEQA Determination: Project Planner:	☐ General Plan Revision ☐ Historical Landmark ☐ Major Site Plan Review	<ul><li>Variance</li><li>Minor Exception</li><li>Zone Amendment</li></ul>			
APN(s)	☐ Minor Site Plan Review☐ PRD Concept	☐ <i>Other</i> ☐			
Application Number(s)					

#### SPECIAL EVENTS ON PRIVATE PROPERTY

#### Sections:

15.58.010. Intent and purpose.

15.58.020. Definitions.

15.58.025. Applicability.

15.58.030. Permit required.

15.58.040. Application for permit and fees.

15.58.050. Requirements and provisions for approval of permit.

15.58.060. Procedure for review of application.

15.58.070. Decision on the application and appeal of decision.

15.58.080. Suspension of permit.

15.58.090. Business licenses.

15.58.095. Temporary commercial use on private property.

#### 15.58.010. Intent and purpose.

The intent of this chapter is to identify special events and to specify the requirements and provisions for their approval regardless of the proposed location or zone classification. The requirements and provisions established for each special event are intended to ensure the general safety, health, and welfare of the community and to ensure that the temporary operation of the special event will be a compatible activity for the neighborhood in which it is located.

(Ord. 2982, 2001)

#### 15.58.020. Definitions.

- A. A **SPECIAL EVENT (PRIVATE PROPERTY)** means an event that is conducted outdoors on private property by a private entity and is open to the general public (admitted or invited). Examples of such events include: carnivals, festivals, car show, circus, auction or a similar kind of temporary outdoor exhibition or performance.
- B. A **SPECIAL EVENT (PUBLIC PROPERTY)** means an event that is conducted outdoors on public streets, public parking lots, public parks or public facilities.

(Ord. 3232 (part), 2016; Ord. 2982, 2001).

#### 15.58.025. Applicability.

- A. Special Events (Private Property) shall be subject to the review and approval process specified in this Chapter.
- B. Special Events (Public Property) shall be subject to review and approval from the Public Works Department and/or Parks and Recreation Department.
- C. A Temporary Commercial Activity, such as a sidewalk or parking lot sale shall be subject to the provisions of Section 15.58.095 and shall not be considered a Special Event for purposes of this Chapter.

(Ord. 3232 (part), 2016)

#### 15.58.030. Permit required.

- A. A special event shall be prohibited on private property unless a properly issued special event permit is first issued to the applicant. An application for a special event on private property shall be filed with the Community Development Department.
- B. An application for a special event in a public park shall be filed with the Director of Parks and Recreation in accordance with Chapter 9.12 of the Fullerton Municipal Code.
- C. An application for a special event using a public street and/or a public facility shall be filed with the Director of Public Works in accordance with Chapter 8.71 of the Fullerton Municipal Code.

(Ord. 3232 (part), 2016; Ord. 2982, 2001)

#### 15.58.040. Application for permit and fees.

A. A complete application for a special event permit must be received by the Community Development Department no

later than 30 days before the scheduled special event. The City Council may, by resolution, set appropriate fees for the filing of the application.

- B. An application for a special event permit shall be on a form provided by the City and shall provide the information necessary to make recommendations and/or provisions for approval. At a minimum, the following information shall be provided:
- 1. The applicant's identity and the identity of a responsible person who will serve as the primary interface for communications.
  - 2. A Site Plan of the proposed special event area that clearly identifies the following:
    - a. The geographical boundaries of the event;
- b. The location of any temporary buildings or structures, including any stages, tents, canopies, toilets or vendor's booths;
  - c. The current land uses on adjacent properties to the proposed location;
  - d. Location of fire hydrants and fire access lanes;
  - e. Location of all proposed toilets, trash disposal and water facilities that will be provided; and
  - f. Location of proposed on-site parking and number of spaces provided.
  - 3. A description of the type of special event to be held including:
    - a. The hours of operation of the activities;
    - b. The expected number of participants, assistants, workers, and spectators to be involved in the special event;
    - c. All proposed security measures;
    - d. Parking management and directional signage for the event;
    - e. Setup and cleanup plan.
- 4. If parking is proposed on another property, written approval from that property owner permitting the use of said parking is required.

(Ord. 3232 (part), 2016; Ord. 2982, 2001)

#### 15.58.050. Requirements and provisions for approval of permit.

- A. Requirements and conditions shall be imposed on any special event permit to protect the public health, safety and welfare. At a minimum, said conditions shall include the following:
  - 1. Signs shall be posted onsite to clearly and conspicuously indicate the geographical boundaries of the special event.
- 2. All equipment, stages, rides or any other loud noise emitting apparatuses shall maintain a minimum 20-foot setback from any property line abutting a residential use.
- 3. The special event permit holder shall ensure that on-site circulation and access to parking is maintained throughout the event. The use of traffic and parking directional signs, or other measures, are required.
- 4. The special event permit holder shall provide sanitation, trash collection/disposal measures for the special event and agrees to clean up no later than one day following the completion of the event.
- 5. Hours of operation for the event shall be limited to 10:00 a.m. to 11:00 p.m. Monday through Saturday and 11:00 a.m. to 9:00 p.m. on Sunday.
- 6. Noise sources associated with the construction, dismantling of equipment, cleaning, deliveries and rides, shall be permitted provided said activities do not take place between the hours of 8:00 p.m. and 7:00 a.m. on weekdays, Saturday or Sunday.
- 7. Documentation maintained on site that any required building, electrical or plumbing permits and associated inspections have been completed.
- 8. The special event permit holder shall make sufficient arrangements to provide adequate parking for the people attending the event. If parking is proposed on another property, written approval from that property owner permitting the use of said parking is received.
- 9. Compliance with any additional requirements or conditions specified by the City to ensure the health, safety and welfare of the community during the event.
- B. Those having the responsibility to review and approve the application may stipulate additional provisions or requirements.

(Ord. 3232 (part), 2016; Ord. 2982, 2001).

#### 15.58.060. Procedure for review of application.

A decision to approve an application for a special event permit on private property shall be made by the Community Development Director or their designee.

- A. A permit for a special event may be approved and issued if all provisions and requirements as stated in this chapter are satisfied. Prior to acting on the application, the Community Development Director or their designee shall do the following:
  - 1. Consult with other applicable city departments and review available records on the request.
- 2. Review city records and comments received from the public regarding the events compliance with conditions/requirements from previous events if any have occurred at this location previously.
- 3. Notification shall be mailed to adjacent properties no later than five (5) days before the event. If off-site parking is proposed, notice shall also be mailed to properties adjacent to the off-site parking location. The notice shall contain at a minimum:
  - a. A map showing the proposed location of the event;
  - b. A brief description of the event including dates, times and any setup and/or clean up requirements;
  - c. Contact information to submit comments/concerns to the City prior to the event; and
  - d. Contact information and process to submit comments/concerns during or after the event.
  - 4. Consider all reasonable comments and issues identified by City staff and the general public.

(Ord. 3232 (part), 2016; Ord. 2982, 2001).

#### 15.58.070. Decision on the application and appeal of decision.

A. Within 10 business days after receipt of a complete application, the Community Development Director or their designee shall notify the applicant in writing of the decision that approves the request, conditionally approves the request, or denies the request with the reasons for denial stated.

(Ord. 3232 (part), 2016; Ord. 2982, 2001).

#### 15.58.080. Suspension of permit.

- A. The Community Development Director and/or the Chief of Police shall have the power to suspend, and shall suspend, any special event permit if the applicant has done any of the following:
  - 1. Violated any provision or requirement of approval imposed upon the permit.
  - 2. Violated any provisions of the law.
- 3. With the actual conduct of the activity, threatened the preservation of the public peace, safety or general welfare, or unreasonably interfered with the use and enjoyment of other property in the immediate vicinity of the activity.
- B. The Community Development Director and/or the Chief of Police shall give the applicant written notice of the suspension, and immediately upon the giving of the notice of the order of suspension all activities under the permit shall forthwith cease. The decision of the Community Development Director and/or the Chief of Police to suspend a permit shall be final and conclusive.

(Ord. 3232 (part), 2016; Ord. 2982, 2001).

### 15.58.090. Business licenses.

- A. A special event permit issued pursuant to this chapter shall control over any business licenses issued pursuant to Chapter 4.02. Only those vendors who have received prior written approval from the special event permit holder shall be allowed to operate within the prescribed venue area of the special event. The written approval shall not be unreasonably withheld.
- B. The special event permit holder may charge a reasonable registration fee of all vendors who desire to operate within the prescribed venue area of the special event.

(Ord. 2982, 2001).

#### 15.58.095. Temporary commercial use on private property.

- A. Property with a residential, commercial or industrial zone classification may conduct a temporary commercial use such as a Christmas tree lot, pumpkin patch or agricultural stand on an intermittent, seasonal or promotional basis in accordance with the following:
- B. Such a business activity may operate for a maximum time period of 90 calendar days from the time setup begins to the time all removal and clean up must be completed. Extensions beyond this time period shall require approval by the Planning Commission in accordance with Chapter 15.76.

- C. The activity shall be allowed on property with an R-1 or R-1P zone only if there is no habitable structure on the premises.
- D. The activity shall be allowed only on a property having frontage along an arterial or Collector Street. No direct access from a residential street shall be allowed.
- E. The applicant shall provide written consent from the owner of the subject property to conduct the activity prior to any set up on the site.
- F. The applicant shall obtain applicable permits from the Community Development and/or Fire Departments and a business license from the Business Registration Department.
- G. The sales and other public areas shall be cleared before opening and shall be maintained free of weeds, holes, and other hazards throughout the operation to the satisfaction of the Community Development Department.
- H. At least six off-street spaces shall be provided for the use of patrons. In the case of a developed lot, sufficient parking as determined by the Community Development Director shall be retained for the existing uses on site during the temporary business activity.
  - I. No structure, sign, or merchandise associated with the temporary commercial use shall obstruct a public right-of-way.
- J. Advertising signage shall not exceed a collective total of 50 square feet of area, and no sign shall exceed a height of eight feet.
- K. "No Smoking" signs shall be posted wherever indicated by the Fire Department. These signs shall meet the specifications stipulated by the Fire Department.
- L. Property with a commercial zone classification may conduct a temporary open air marketing activity such as a sidewalk or parking lot sale on an intermittent, seasonal or promotional basis in accordance with the following:
  - M. Such an activity shall be subject to the provisions of "C" through "J" in subsection "L" of this section.
- N. Such an activity shall be for the display and sale or merchandise of merchants already operating a business on the premises.
- O. Such an activity shall be no longer than five days in duration and only one such activity shall occur on the property within a thirty day period.
- P. Display and sales areas will not obstruct, delay or interfere with the Fire Department or with the egress of building occupants in the event of the fire, and the layout will otherwise comply with the general safety requirement of the Uniform Fire Code.
- Q. The failure to comply with the provisions specified above shall result in the stoppage of the business activity. (Ord. 3232 (part), 2016).