

TOWN OF SARATOGA

P.O. Box 486 / 110 W Spring Avenue Saratoga, WY 82331 Phone: (307) 326-8335 Fax: (307) 326-8941

Mobile Vending Application

A mobile vending license is valid from January 1st to December 31st of the calendar year in which it is issued.

Name		Email				
Primary Phone Other Phone		ne				
Address		City, State,	City, State, Zip			
	s of age or older? Ever					
	e corporation (if applicable) se	Phone Phone				
ivaille		PHONE				
Person(s) who w	vill be present and authorized	to sell goods under the	permit on the day(s) of	of operation;		
NamePhone_						
	f operation					
Second choice_						
	time(s) (starting and ending) v					
	Start Time					
	Start Time					
Date	Start Time		_ End Time			
• Itams t	o be sold					
• items t	o be solu					
• Propos	ed methods for containment	of litter		······································		
• Descrip	otion of the type and number	of vehicles, equipment	and/or structures which	ch will be used		
within th	ne area for vending					
	For Town of Saratoga Use Only:					
	Received by (initial):					
	Issued by (initial):	Date of Entry:	/			

Read and Initial Each Section: If any vendor intends to make a request for a malt beverage or catering permit pursuant to Saratoga Municipal Code, the applicant for such shall file with the Town Clerk's office as to the issuance of any malt beverage or catering permit. Compliance is expected with any relevant law and in obtaining any legally required permit or license, including, without limitation, alcohol permits or vendor licenses. (Mun. Code 5.08.150) License Attached Any person processing, distributing, storing, or preparing food for wholesale or retail use shall obtain a license from the department of agriculture or a local health department. Contact the Consumer Health Services Specialist at 307-324-3220. License Attached The applicant and authorized officers of the corporation, if any, are required to possess or obtain public liability insurance and/or liquor liability endorsement to protect against loss from liability imposed by law for damages on account of bodily injury and property damage arising from the vending. Insurance coverage is required as a condition of vending, and commercial general liability insurance required is 1 million per occurrence and a combined single limit of 1 million dollars per occurrence. Proof of Insurance Attached This serves as an agreement that the applicant and corporation listed above, if any, agree to reimburse the town for any costs incurred by the Town of Saratoga in repairing damage to town property occurring in connection with the operations proximately caused by the actions of the vending license permit holder, its officers, volunteers, employees or agents, or any person who was under the vending license permit holder's control. Agreement also provides that the permit holder shall defend the town against, and indemnify and hold harmless, the town, its officers, employees, volunteers, and agents from all causes of action, claims or liabilities occurring in connection with permit holder's operations, except those which occur due to the town's sole negligence. Any audio amplification used shall not be audible from any neighboring properties. Any temporary signage shall conform to the standards of Saratoga Municipal Code Chapter 18.63 and be removed outside hours of operation and shall not be located within the town right-of-way. All units used or associated with the vending operation shall be located so as not to interfere with the normal operations of any permanent use located on the property. The location of the vending operation and all units associated with such shall not impede required fire access lanes, accessible routes, setbacks on the property, or clear vision triangles. Mobile vending operation shall have proper authorization to use property. If any person violates any term of a license issued under this chapter, or any provision of this chapter, upon conviction he shall be fined not to exceed seven hundred and fifty dollars for each violation. If any person is convicted of any violation of this chapter or of any municipal ordinance or state statute relating to health permits or littering, the city manager shall revoke that person's vending license and shall not issue that person another license for a period of one year from the date of conviction. If the violation is by the employee of any licensed corporation or partnership, then the corporation's or partnership's license shall be similarly revoked, and the entity shall not be issued another license for a period of one year from the date of conviction. (Ord. 1077 § 6, 1992). Suitable receptacle(s) for litter/ recycling shall be located on-site or on-vehicle, and not located within the city right-of-way. __ No unit used, or item associated with the vending operation shall impede city right-of-way, including sidewalks. There shall be a maximum of one mobile vendor per lot without an approved special events permit. _ Flashing or strobe lights associated with the mobile unit shall not be permitted. \$50.00 annual fee per mobile vending unit and the license shall expire on December 31 at four fifty-nine p.m. of each year and may be renewed annually with the submission and approval of a completed mobile vending application to the town clerk's office.

 •	