

INCORPORATED VILLAGE OF LINDENHURST

430 SO. WELLWOOD AVENUE - LINDENHURST, NEW YORK 11757

SPECIAL EVENT IN VILLAGE RIGHT-OF-WAY PERMIT APPLICATION

Email to: info@villageoflindenhurstny.gov

Business N	lame:	
		Phone #
Event Title	& Description (i.e., ver	ndors, live music/dj):
Expected N	Number of People:	
REQUEST Date(s) of		ssary):
Times:	Begin Set Up At	
	Actual Event	
	Cleaned Up By	·
		nt diagram to include traffic/pedestrian flow, placement of tents, ad closures etc.):
Showmobil	le Needed? (\$350.00 Fed	
Clean-Up A	Attendant Needed?(\$125	.00 Fee)*
-		W Clean-Up Attendant, you are agreeing to be responsible for your. If the premises are not left in "broom swept" condition, you may be
Can you nr	ovide a Certificate of In	surance?

Will you be serving	ng food? (County Health Depar	rtment permit required)
Will you be serving	ng alcohol? NYS Liquor Autho	ority permit required)
Will you be hiring	g security for your event?	
Do you have any	special requests from the Villa	ge?
observed and that	the areas used are left in a clea	the request to see that all Village regulations are closely an condition. Further, it is also the responsibility of the ose individuals utilizing the park during the planned
Date		Signature of Applicant
	Approved:	Disapproved:
	<u> </u>	ablic Works, Rick Sorrentino at least 10 days prior to at 631-957-7520 (office) or 631-767-1794 (cell).
Date		Village Clerk
cc: Departme	ent of Public Works	

Department of Code Enforcement



INCORPORATED VILLAGE OF LINDENHURST

430 SO. WELLWOOD AVENUE - LINDENHURST, NEW YORK 11757

Event Vendor Insurance Requirements and Options

These are the insurance requirements that have been set by our Insurance Company. They need to be met 30 days prior to the commencement of the event.

This <u>original</u> form must be complete, signed, dated and returned with the required <u>original</u> certificate(s) of insurance.

A)		you do not have insurance and surance policy, please initial he	would like to get a quote in order to be included on the master event re
B)	If	you have your own insurance, j	blease follow the steps below and provide coverage.
	1.	Applicable to all vendors General Liability Limits \$1,00	0,000 Occurrence/\$2,000,000 Aggregate
	2.	If you do not use a motor vehi Commercial Auto Insurance L	cle as part of your operations, please initial imit \$1,000,000
	3.	If you do not serve alcohol as Liquor Liability Insurance Lin	part of your operations, please initial nit \$1,000,000
	4.	Name as Additional Insured of Inc. Village of Lindenhurst 430 South Wellwood Avenue Lindenhurst, NY 11757	n all applicable coverages above:
	5.		teers as part of your operation, please initial ss \$1,000,000/\$1,000,000/\$1,000,000
C)	In	demnification, applicable to all	vendors, please fill in your name and sign below.
ha of pe	rml the rfor	same against any claims, dama	shall indemnify and hold arst, 430 South Wellwood Avenue, Lindenhurst, NY 11757 and any associates ges, losses, and expenses, including legal fees, arising out of or resulting from ent caused in whole or in part by the Vendor or anyone directly or indirectly Vendor.
Si	gnat	ure Event Authority	Signature Event Vendor
Pr	int N	Name & Title	Print Name &Title
Da	nted		Dated



INCORPORATED VILLAGE OF LINDENHURST

430 SO. WELLWOOD AVENUE - LINDENHURST, NEW YORK 11757

Insurance Requirements, Hold Harmless & Indemnification Agreement

Project:	
Contractor:	
Address:	-
This Agreement sets forth additional terms and conditions under which the Contra Agrees to perform work for the Village of Lindenhurst now or at any time in the fourchase orders, work orders and any other agreements or undertakings, whether 'contractor' accepts and performs for the "village" in connection with any project 'contract work.") Are expressly made subject to the terms and conditions set forth	Suture. All contracts, subcontracts, verbal or written, which the t (hereinafter referred to as the

1. <u>Insurance Coverage/Certificates of Insurance</u>

- a) The contractor shall purchase and maintain the required insurance from a responsible insurer or insurers acceptable to the village in the type and amount deemed necessary by the village to protect and defend against all claims, loss, and liability arising from injury, death, and damage to persons or property arising out of the performance or nonperformance of the contract work. The contractor will not commence work until the required insurance is obtained
- b) The required insurance shall include worker's compensation Insurance, umbrella, comprehensive general liability insurance (including premises/operations, independent contractors, complete operations and contractual liability covering indemnification agreements) and comprehensive automobile liability.
- c) The "village" shall be named as additional insured on each of these policies (except for workers' compensations). The contractor will have an endorsement, CG2037, substantially in the form set forth below added to its Comprehensive General Liability policy and to its umbrella or Excess Liability Policy:
 - It is hereby agreed and understood that the "village: is named as an additional insured. The coverage afforded to the additional insured under this policy shall be primary insurance. If the additional insured has other insurance, which is applicable to the loss, such other insurance shall be on an excess or contingent basis. The amount of the insurer's liability under this policy shall not be reduced by the existence of such other insurance.
- d) The contractor's Comprehensive General Liability Insurance, Umbrella, Comprehensive Automobile Insurance and Worker's Compensation Insurance as required by the Section 1 shall be written with limits of liability not less than the following:

Comprehensive General Liability Insurance
Combined Single Limit (Bodily Injury and Property Damage)
\$1,000,000 each occurrence
\$2,000,000 products and completed operations
\$2,000,000 aggregate

<u>Umbrella Liability</u> \$5,000,000 each occurrence <u>Comprehensive Automobile</u> Combined Single Limit (Bodily Injury and Property Damage) \$1,000,000 each occurrence

Worker's Compensation \$1,000,000 \$1,000,000 \$1,000,000

- e) Comprehensive General Liability Insurance and Workers Compensation insurance may be arranged under single policy for the limits required, or by a combination of underlying policies wither the balance provided by an Excess or Umbrella Liability Policy and must include a "Waiver of Subrogation" endorsement in favor of the village.
- f) The contractor shall maintain completed operations liability for one year after acceptance of any contract work or substantial completion of any project to which the contract work relates, or to the time required by any other agreement, insurance at the time of completion of the contract work.
- g) All insurance policies shall provide that the "village" will be notified by the insurer of the cancellation or the restrictive amendment of the policy at least (30) days prior to the date that the cancellation or restrictive amendment takes effect. The contractor shall notify the village of any change in coverage of any insurance policy not less than fifteen (15) days prior to the change in the policy
- h) Certificates of Insurance and a copy of the additional-insured endorsement, indicating that the required insurance is in force, shall be furnished to the "village" prior to the contractor's performance of the contract work. Each certificate of insurance shall set forth the type and amount of insurance, the number of the policy, the date coverage under the policy begins and the date that coverage expires.
- i) The "village", by requiring the contractor to purchase insurance, shall not be deemed to waive the "villages" right to bring any action, to the fullest extent permitted by law, for any loss which may be covered, completely or in part, by that insurance. Nor shall the fact that insurance is obtained for a certain risk to deemed to release, relive or diminish the liability of the contractor to indemnify the "village" pursuant to the provisions of this letter agreement or otherwise. The damages recoverable by law, including, but not limited to, contractual contribution, contractual indemnification, and/or common-law indemnification.

2. <u>Indemnification</u>

The contractor agrees to indemnify, defend and hold harmless the village and each of its shareholders, directors, officers, partners, members, employees agents, subsidiaries and divisions (and each of their heirs, successors and assigns) from any and all claims, losses, costs and damages, including but not limited to judgments, attorneys' fees, court costs and the cost of appellate proceedings, which the contractor incurs because of injury to, or sickness, illness or death of, any person, (including but not limited to, any employee of the contractors or any employee of any of its subcontractors), or on account of damage to property, including loss of use thereof, and any other claim arising out of, in connection with, or as a consequence of the performance or nonperformance of the contractors work, whether same be labeled as full indemnification, partial indemnification or contractual contribution.

This indemnification provision is limited only to the extend that the General Obligations Law of the State of New York is applicable, in that this provision does not require indemnification for the contractor's own negligence. This provision does, however, require indemnification for liability imposed by statute. This indemnification provision is binding on the contractor to the fullest extent permitted by law, and does not negate, abridge or reduce any other rights or obligations of the persons and entities described herein with respect to indemnification or partial indemnification (whether contractual or common-law), or contractual contribution.

3. Combinance with rederal, State, and Local La	3.	Complianc	e with Federal.	State.	and Local	Law
---	----	-----------	-----------------	--------	-----------	-----

The contractor agrees to be bound by and at its own cost, comply with all Federal, state and local laws, ordinances and regulations (hereafter collectively referred to as "laws") applicable to the contract work including, but not limited to, the federal Occupational Safety and Health Act (OSHA). The contractor shall be liable to the "village" for all loss, cost and expense attributable to any acts of commission or omission by the contractor, its employees and agents resulting from the failure to comply. Therewith, including, but not limited to, any fines, penalties or corrective measures.

4. <u>Subcontractors of the Contractors</u>

All subcontractors of the contractor are required to meet all of the same requirements set forth in this contract and submit a signed contract prior to commencement of any work.

Dated:		
Contractor:		
Signed by:		
Print Name:		
Title:		

The foregoing terms and conditions are acknowledged, accepted and agreed to.

ADDITIONAL PERMITS REQUIRED FOR EVENTS SERVING FOOD & BEER/WINE

EVENTS SERVING FOOD:

All events/vendors/food trucks serving food must provide a Suffolk County Health Department FOOD SERVICE VENDOR PERMIT.

Contact the Suffolk County Health Department for information and an application. Food vendors cannot operate at your event without one!

Single-Event Permit:

https://www.suffolkcountyny.gov/Portals/0/FormsDocs/health/PublicHealthProtection/TEMP%20EVENT%20ORG%20APP%200519%20FILLABLE.pdf

Multi-Event Permit:

https://www.suffolkcountyny.gov/Portals/0/FormsDocs/health/PublicHealthProtection/Temp%20Event%20Multi-Event%20Vendor%20Permit%20Application.pdf

EVENTS WITH FOOD TRUCKS:

In addition to a Suffolk County Health Department Food Service Vendor permit, all food trucks must provide a VILLAGE OF LINDENHURST FOOD TRUCK PERMIT. https://villageoflindenhurstny.gov/wp-content/uploads/2023/12/FOOD-TRUCK-PERMIT-APPLICATION.pdf

EVENTS SERVING BEER/WINE:

All events/vendors/food trucks serving beer/wine must provide a New York State Liquor Authority One-Day Beer and Wine Permit, also known as a TEMPORARY BEER, WINE AND CIDER PERMIT. This permit authorizes the sale of wine, beer or cider at retail for consumption at a gathering for a period of 24 hours. During the event, no alcoholic beverages sold by the permittee can be consumed outside of the area that is licensed. Beer/wine vendors must provide the event consumers with either a labeled cup or a cup that clearly shows their business logo.

Contact the SLA for information and an application. You cannot operate without one! One-Day Beer and Wine Permit Fee: \$36 per point of sale, per day. https://sla.ny.gov/permits-available-online

If you are a Food Vendor serving beer and wine, you will need both Health Department and SLA Permits.