



Sandwich Board Application
NO FEE

Business Name: _____

Business Location: _____ Contact Number _____

Size of Sign: Total Area: ____ (Must be 10 square feet or smaller)
Width X Height: ____ (Must be 2 X42 inches or smaller)

Materials and Color of Sign:

Please submit a color sketch or picture of the sandwich board with the application.
Sandwich boards are allowed as long as they do not block pedestrian and vehicular traffic:

1. One sandwich board sign, per street frontage
2. The total area of the signboard shall not exceed ten (10) square feet.
3. Any sandwich board sign shall not exceed two (2) linear feet in width, with a maximum height of forty-two (42) inches. Within these specified maximum dimensions, creative shapes that reflect the theme of the business are encouraged (i.e. ice cream shops may display a sign in the shape of an ice cream cone);
4. The sign must be constructed of materials that present a finished appearance. Rough-cut plywood is not acceptable. The sign lettering should be professionally painted or applied and the sign may not be more than fifty (50) percent changeable copy where the letters are inserted onto tracks; a "yard sales" or "graffiti" look with hand painted or paint stenciled letters is not acceptable, however, chalkboard signs shall be permitted. The written message of the sign should be kept to the minimum necessary to communicate the name of the business or a special message of the business;
5. The sign shall be located within five (5) to ten (10) feet of the main building entrance to the business and its location shall not interfere with pedestrian or vehicular circulation;
6. The sign shall be removed at the end of the business day.
7. Any person erecting a sandwich board sign shall indemnify and hold harmless the City and its officers, agents, and employees from any claim arising out of the presence of the sign on City property or rights-of-way.

An approved application will serve as permit that give s the business owner the approval to use a sandwich board as long as the business remain in existence. **Must Submit and Sign Back of this Form.**

Business Owner (please print): _____

Business Owner Signature : _____ Date: _____

Approval Signature: _____ Approval Date: _____

City of Pickens Hold Harmless Agreement Form

To the maximum extent permitted by law, CONTRACTOR (or Lessee or Vendor) assume entire responsibility and liability and shall defend, indemnify, and hold harmless the City of Pickens, including its governing bodies such as Authorities, Boards, Commissions, officers, directors, members, consultants, agents, employees, and volunteers of the above-named parties, from all claims, demands, liabilities, losses, costs, expenses, suits, fines, penalties, fees, and actions, including reasonable attorney's fees and dispute-related costs (collectively "such claims"), arising out of or incidental to Contractor's performance of the work (work identified in the Scope of Work provisions of this Contract) and/pr work performed on the Contractor's behalf by its employees, agents, and subcontractors. Contractors further agrees to indemnify City of Pickens for any bodily injury or property damaged caused by, resulting from, or incidental to, the performance of the work by Contractor or its employees, agents, and subcontractors.

Contractor's duty to defend is at its own cost and hold harmless ripens immediately upon tender by a party protected under this Hold Harmless Agreements. Contractor's duty to defend, indemnify, and hold harmless applies regardless of fault and expressly includes such claims arising from sole negligence of a party projected under this Hold Harmless Agreement unless prohibited by law. Contractor agrees that a portion of the Contract Price has been paid to the Contactor as specific consideration for the indemnifications set forth in this Hold Harmless Agreement. Contractor's duties under this Hold Harmless Agreement shall survive completion, acceptance, final payment, and termination of this Contract and work performed thereunder.

As an integral part of this agreement, Contractor agrees to purchase and maintain during the life of this contract, liability insurance in the amount required in the general liability insurance requirements and to furnish property evidence thereof. Under no circumstances shall any insurance requirements associated with this Contract be construed to limit Contractor's indemnification obligations under this Hold Harmless Agreement. Subcontractor waives any right of subrogation against parties protected under this Hold Harmless Agreement with respect to claims arising from or incidental to work under this Contract.

Contractor:

City of Pickens

Authorized Signature and Date

Authorized Signature and Date

Authorized Signature and Date

Authorized Signature and Date