



CITY OF MARQUETTE

HAWKER AND PEDDLER LICENSE APPLICATION

City Code, Chapter 34, Article II, Section 34-19:23

Fee: \$63/year; \$21/day (If not using a motor vehicle)

\$90/year; \$32/day (If using a motor vehicle)

**** ATTACH A COPY OF YOUR DRIVER'S LICENSE TO THIS APPLICATION****

Applicant Name: _____

Applicant Address: _____

Phone Number: _____ DOB: _____

Employer Address: _____

Places of business and nature thereof of applicant during the previous year:

Description of goods or merchandise to be sold:

Method of selling: ball field concession from a stand
 using pushcart or bicycle door-to-door
 using a motor vehicle other method

If ballfield concession, name of field: _____

If not an annual license, give dates of sale: _____

State Sales Tax License number: _____

Does applicant have a state license as hawker or peddler? Yes No

If yes, give number, date and term: _____

If applicant is engaged in interstate commerce, check to verify the following are filed:

- Written satisfactory evidence of authority to represent employer
- Written guarantee from employer that all money paid as down payment or otherwise for goods sold by him will be accounted for and applied according to his representations to the purchasers, and that such goods will be delivered according to the representations made by the applicant to such purchasers.

APPLICANT SIGNATURE

DATE

This section for office use only

POLICE CHIEF

Approved

Denied

DATE

CITY TREASURER

Approved

Denied

DATE

CITY PLANNING/ZONING ADMINISTRATOR

Approved

Denied

DATE



**CITY OF MARQUETTE
APPLICATION FOR INDIVIDUAL
WORKING FOR MERCHANT**

**** ATTACH A COPY OF YOUR DRIVER'S
LICENSE TO THIS APPLICATION****

Date: _____

Applicant Name: _____

Applicant Address: _____

Phone Number: _____ DOB: _____

Name of transient merchant you will be working for: _____

Local address: _____

APPLICANT SIGNATURE

DATE

This section for office use only

POLICE CHIEF

Approved

Denied

DATE

CITY TREASURER

Approved

Denied

DATE



**CITY OF MARQUETTE
PERMISSION SLIP FOR USE OF PRIVATE PROPERTY**

Name: _____
(The following is to be completed by the property owner)

I, _____, the property owner/representative, hereby give permission to the above-named individual/company to use my property, located at:

(Address of property)

more commonly known as: _____
(Name of business, if applicable)

From: _____ through: _____
(Dates of use)

PROPERTY OWNER/REPRESENTATIVE SIGNATURE

DATE

A plot plan is required, please see the reverse side of this sheet for the required information and graph paper. An aerial photo may be obtained for a fee from the Community Development Department for this purpose. Contact 225-8380 or zoning@mqcty.org to request it.

Excerpt from the Zoning Ordinance:

80.42 Off-Street Parking and Loading Zone Requirements.

2. Required Parking.

D. Limitations on use of all parking lots except for residential uses:

(1) Temporary sales areas may be permitted to occupy not more than twenty-five percent (25%) of the existing or required parking spaces on the site, for a total of not more than 90 days in any 12 month period. The location of sales merchandise and/or temporary structures shall not interfere with traffic patterns or access to remaining parking spaces. Prior to placement of merchandise or erection of temporary structures, the Zoning Administrator shall be notified of the date of removal. (The location and construction of all temporary structures (including tents) erected in association with the temporary sale of merchandise shall require the approval of the Zoning Administrator and the Fire Administrator. It is the responsibility of the business owner to contact the County Building Code Administrator to determine if a building permit is required.

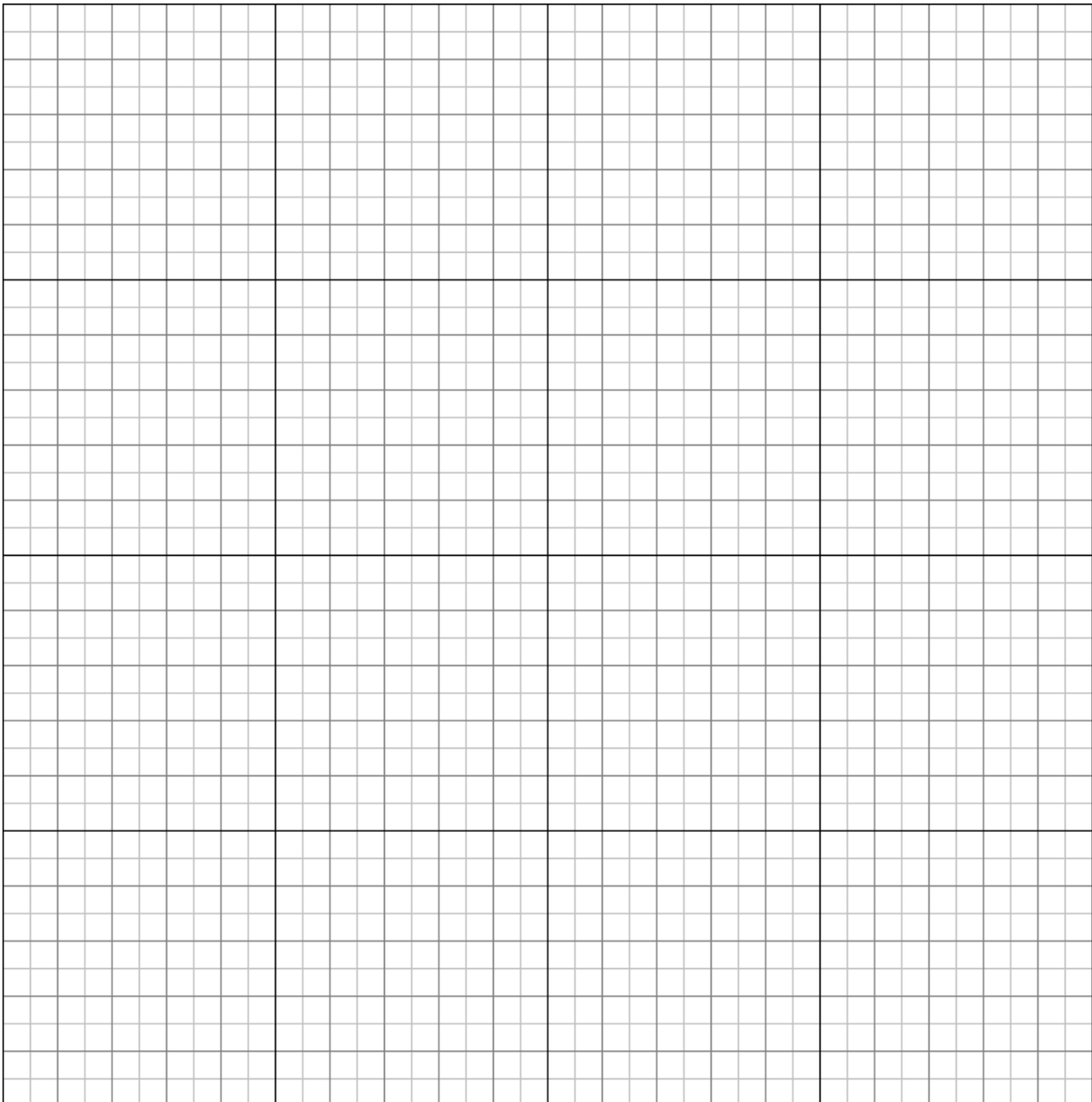
a. Mobile Food Vending Units per Chapter 35 of the City Code are exempt from section 80.42.2.D.(1).

b. Temporary sales areas that require a person to obtain a license from the City Clerk's Office are exempt from obtaining a Zoning Compliance Permit, but must meet the requirements of section 80.42.2.D.(1).

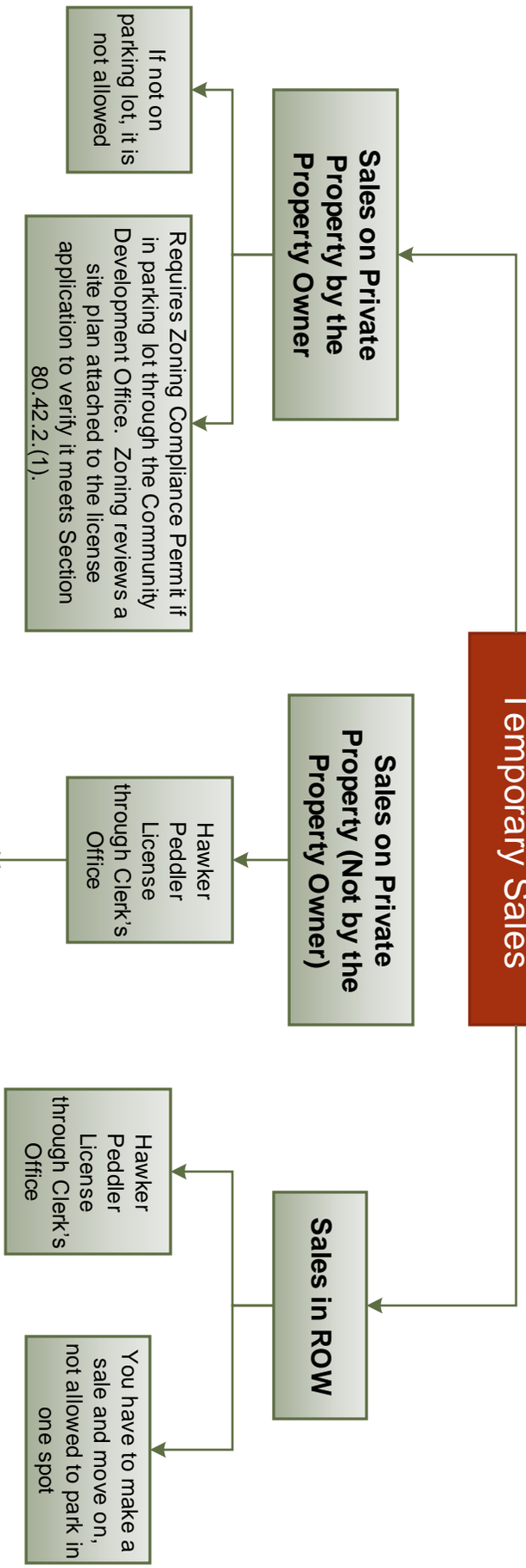
A plot plan is required and the following information must be shown on the plan:

- Show and label property lines, adjoining rights-of-way, curb and pavement locations.
- Show and label all existing structures and dimensions of the proposed temporary structures and/or sales area.
- Show all proposed temporary structures set back distances from the property lines and between structures.
- Show driveway location and all parking spaces.

Please use this graph paper or an aerial photo may be obtained for a fee from the Community Development Department for this purpose. Contact 225-8380 or zoning@mgctcy.org to request it.



Temporary Sales



Excerpt from Chapter 80: Zoning Ordinance

Section 80.42 Off-Street Parking and Loading Zone Requirements.

2. Required Parking.

D. Limitations on use of all parking lots except for residential uses:

- (1) Temporary sales areas may be permitted to occupy not more than twenty-five percent (25%) of the existing or required parking spaces on the site, for a total of not more than 90 days in any 12 month period. The location of sales merchandise and/or temporary structures shall not interfere with traffic patterns or access to remaining parking spaces. Prior to placement of merchandise or erection of temporary structures, the Zoning Administrator shall be notified of the date of removal. (The location and construction of all temporary structures (including tents) erected in association with the temporary sale of merchandise shall require the approval of the Zoning Administrator and the Fire Administrator. It is the responsibility of the business owner to contact the County Building Code Administrator to determine if a building permit is required.
- a. Mobile Food Vending Units per Chapter 35 of the City Code are exempt from section 80.42.2.D.(1).
- b. Temporary sales areas that require a person to obtain a license from the City Clerk's Office are exempt from obtaining a Zoning Compliance Permit, but must meet the requirements of section 80.42.2.D.(1).

- CODE OF ORDINANCES

Chapter 34 - PEDDLERS, SOLICITORS AND TRANSIENT MERCHANTS

ARTICLE II. PEDDLERS AND SOLICITORS

ARTICLE II. PEDDLERS AND SOLICITORS

[Sec. 34-19. License required.](#)

[Sec. 34-20. Licensing conditions.](#)

[Sec. 34-21. Fixed stands prohibited.](#)

[Sec. 34-22. Practices prohibited.](#)

[Sec. 34-23. Sales in interstate commerce.](#)

[Secs. 34-24—34-51. Reserved.](#)

Sec. 34-19. License required.

No person shall engage in the business of hawking, peddling or soliciting orders for any goods, wares, merchandise, magazines, periodicals or books within the city limits without first obtaining a license therefor.

(Code 1999, § 6.8.01)

Sec. 34-20. Licensing conditions.

No license to peddle fruits, vegetables or other articles of food or food products shall be granted to any person unless he shall first receive certification to county health department regulations.

(Code 1999, § 6.8.02)

Sec. 34-21. Fixed stands prohibited.

No licensee shall stop or remain in any one place upon any street, alley or public place longer than necessary to make a sale to a customer wishing to buy. Any peddler using a vehicle, when stopped, shall place his vehicle parallel to and within 12 inches of the curb and shall depart from such place as soon as he has completed sales with customers actually present.

(Code 1999, § 6.8.03)

Sec. 34-22. Practices prohibited.

No peddler shall shout or cry out his goods or merchandise, nor blow any horns, or use any other similar device to attract the attention of the public.

(Code 1999, § 6.8.04)

Sec. 34-23. Sales in interstate commerce.

In the event that the hawker, peddler or solicitor described in this article conducts his operations in interstate commerce so as to render any of the provisions of this article inapplicable to the conduct of such business, said hawker, peddler or solicitor shall nevertheless be subject to the further provisions relative to licensing and qualifying himself for the taking of orders for goods, that he give his name, the

- CODE OF ORDINANCES

Chapter 34 - PEDDLERS, SOLICITORS AND TRANSIENT MERCHANTS

ARTICLE II. PEDDLERS AND SOLICITORS

name and address of his employer, a description of what he intends to hawk, peddle or sell and the method whereby he intends to sell his products, satisfactory evidence of his authority to represent his employer, and a written guarantee from his employer that all money paid as a down payment or otherwise for such goods and products will be accounted for and applied according to the representations of such applicant for license and that goods purchased from him will be delivered according to the representations of the applicant.

(Code 1999, § 6.8.06)

Secs. 34-24—34-51. Reserved.