CITY OF COLUMBIA CITY City Council

1840 Second Street - PO Box 189 - Columbia City, Oregon 97018

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RENEWAL - APPLICATION FOR PORTABLE BASKETBALL HOOP IN ROW PERMIT

APPLICANT	PHONE		
MAILING ADDRESS	EMAIL		
PROPERTY OWNER	PHONE		
MAILING ADDRESS	EMAIL		
DESCRIBE DESIRED LOCATION FOR	R HOOP PLACEMENT:		
ADJACENT TO MAP AND TAX LOT N	JMBER:		
ATTACH ALL OF THE FOLLOWING ITEMS TO THE APPLICATION: A SITE PLAN SHOWING THE REQUESTED PLACEMENT LOCATION, (only if location has changed) A COPY OF PROOF OF CURRENT LIABILITY INSURANCE An approved permit is subject to all of the regulations outlined on the back of this form and any special conditions noted below.			
		and agents harmless against any claim, employees and agents as a result of a regulations applicable to this permit. I urallowed under this permit at any time, v	efend and hold the City, its elected officials, officers, employees suit or action made against the City, its elected officials, officers any person's failure to satisfy any obligation imposed by the nderstand that the City retains the right to revoke the privileges without cause, upon giving 30-days written notice to the permit harmless for any and all causes of action to and including
		SIGNATURE (applicant)	DATE
		**************************************	**************************************
Special conditions associated with the issuance	of this permit:		
Permit expires:			

Revised 12/06/2024

City of Columbia City, Oregon Regulations applicable to Portable Basketball Hoops placed in Public Right-of-Way Ordinance No. 504 amended by Ordinance No. 14-685-O

Section 26. Portable basketball hoops:

- A) Permit required: No portable basketball hoop shall be placed within any part of the street right-of-way without first obtaining a Portable Basketball Hoop Permit. The City Council may, at its sole discretion, approve the issuance of a Portable Basketball Hoop Permit to permit the placement of a portable basketball hoop within the right-of-way. The owner or lessee of the adjacent or abutting real property shall complete an application for a Portable Basketball Hoop Permit, which shall include an agreement signed by the owner or lessee stating that they will hold the City harmless from all liability as outlined in Subsection D, Item 2 and 3 of this Section. The application shall be accompanied by a fee of \$20.00, the owner or lessee's proof of current liability insurance, and a site plan showing the requested placement location. If approved, the permit shall become renewable annually on the first day of January. Renewal applications shall be processed at no charge and shall be accompanied by the owner or lessee's proof of current liability insurance.
 - B) Permissible locations and use:
 - 1) Portable basketball hoops shall not be placed within or upon any sidewalk.
 - 2) Portable basketball hoops shall be placed at least five feet from manholes, catch basins, traffic signs, fire hydrants, light poles, mail boxes, and above ground electrical transformers, telephone boxes, and cable boxes.
 - 3) Portable basketball hoops shall be placed in a manner that does not impede the flow of motor vehicle traffic.
 - 4) All players utilizing a portable basketball hoop shall yield to the flow of motor vehicle traffic.
- C) <u>Adjacent or abutting landowner's or lessee's maintenance duties and liabilities:</u> When a permit is issued for a portable basketball hoop under this ordinance, the owner or lessee of the adjacent or abutting real property shall be responsible for maintaining the portable basketball hoop in accordance with the following standards:
 - 1) Reflectors or reflective tape shall be placed upon both sides of the portable basketball hoop in visible locations.
 - 2) Portable basketball hoops shall be maintained in a stable condition with adequate weight distribution to prevent tipping.
 - 3) A hoop ring shall be at least 10 feet above the surface of the street, measured vertically from the surface of the street.
 - 4) Owners and lessee's of a portable basketball hoop shall properly, safely and reasonably maintain, inspect, repair, use and supervise its use and shall be responsible for compliance with the requirements of this ordinance. Damage to the portable basketball hoop which occurs during the lawful, no negligent use of the public right-of-way shall be the responsibility of the hoop owner.
 - 5) A person who is injured or whose property is damaged by reason of an act or omission constituting a violation of this section shall have a cause of action for any and all damages sustained, including punitive damages, against a person or persons referred to in this section, whose acts or omissions result in a violation of this section. The person or persons who actually cause such injury or damage by reason of their negligence, wrongful or intentional misconduct shall also be liable.

D) <u>City immunity from liability:</u>

- 1) No recourse whatsoever shall be had or available against the City, its elected officials, officers, employees or agents for damage, injury or loss to any person or property arising directly or indirectly out of the negligent otherwise wrongful construction, maintenance, inspection, repair, use or supervision of use of any portable basketball hoop placed in the public right-of-way or for any act or omission in violation of this ordinance.
- 2) In consideration for the City allowing a person owning, possessing, occupying or having control of real property that abuts or is adjacent the public right-of-way to maintain, inspect, repair, use or supervise the use of a portable basketball hoop placed in the public right-of-way, such person shall indemnify, defend and hold the City, its elected officials, officers, employees and agents harmless against any claim, suit or action made against the City, its elected officials, officers, employees and agents as a result of any person's failure to satisfy any obligation imposed by this ordinance.
- 3) The permittee holds the City harmless for any and all causes of action to and including negligence of the City.
- E) <u>City revocation:</u> Nothing contained herein shall be construed as a permanent conveyance, grant or transfer of a property interest or permanent private right in any public right-of-way. The City retains the right to revoke the privilege allowed under a Portable Basketball Hoop Permit at any time, without cause, upon giving 30-days written notice to the permit holder.