

200 South Lamar, Austin, Texas 78704 (512)974-6797 http://www.austintexas.gov/parkevents

ALL ELECTRONIC APPLICATIONS MUST BE SUBMITTED TO: reservations@austintexas.gov

# **APPLICATION FOR FILMING/COMMERCIAL PHOTOGRAPHY**

Download application, save to computer. Complete, save and submit.

PRODUCTION COORDINATOR: Applicant Name:		(perso	(person responsible for <b>managing</b> filming activities)					
	olicant Title:							
• •	Mobile #:							
Em	nail address:							
	any / Individual	ANY/INDIVID	UAL ADD	ITIONAL INF	OR	MATION:		
Compa	ny or Individual							
	Address:			Sta	te:		Zip:	
	City:				_		_	
ranras	Company entative's name			Phor or er	-			
repres	entative s name _			Oi ei	illali			
DR∩IF	CT BENEFACT	OR:						
Comme Examples or 123 Me PROJE Project type:	Print Ad Campaign  T DETAILS:	pany or Product Na ercial for Bob's Car Com mentary not for comme chy Company/Prod BC Company, XYZ Clothin  TV Progra  Corporate Print or D Photo Sal	mming e Video igital es	TV Movie  Public Service Announcement Other as specified:		Documentary Student Film		Music Video
		tivities Needs. If a iled here. A map w	=				trol are	implied



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# PROPOSED SCHEDULE AND LOCATION(S):

*Use for 2 locations and 3 days per site, or up to 6 days at 1 site by continuing the schedule.* **Location 1 Park Name: Location Address:** Set up time – Strike Time: Day 1 Set up time - Strike Time: Day 2 (if applicable) Set up time - Strike Time: Day 3 (if applicable) **Location 2 Park Name: Location Address:** Set up time - Strike Time: Day 1 Set up time - Strike Time: Day 2 (if applicable) Set up time – Strike Time: Day 3 (if applicable) AREA USE MAPS ARE REQUIRED FOR ALL APPLICATIONS – SEE NEXT PAGE LOGISTICS: Number & Type of **Number Boxtrucks:** Number **Average Sized** Number RV's: of Cast + Vehicles: Number semi/18 wheel: Crew: Any motorized vehicle Ground Amplified sound? on unpaved grounds? **Access** 10 am - 10 pm. Number? Permit: If yes, explain. Will the public be invited or included to the filming in such a manner to produce a large crowd? If "yes", provide details below. Include crowd size. No Yes Unmamnned aircraft (drone)? If yes, you must attached/include flight No Yes pattern and FAA operator information/certification. **EQUIPMENT & PROPS:** ("X" all that apply) Any items/details not clearly indicated may be removed by City staff from during filming or production halted. Generator Light towers Crane Dolly Camera Car **Prop Firearms Effects** Fire/ Still Rigs **Pyrotechnics** or Weapons Track Track Length 10x10 tents Rental tents (staking prohibited) Tents over 400' sq. need AFD permits. number? Set Design, details: Large prop, details:

**NO HEAVY EQUIPMENT UNDER ANY TREES!** Examples include track, cars, stage cases, lifts...



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# FILMING LOCATION(S) MAP:

- Copy and paste, or insert clear well-marked maps of locations to be utilized.
- <u>Pin</u> points of film shots/b-roll. <u>Shade or encircle</u> larger areas or zones proposed for closure/intermittent traffic control.
- Items that must be shown: Location, Tents, Generators, Electrical cords/routes, Structures, Lifts, Cranes, Cars, cart paths (if approved)
- Hand drawn maps will not be accepted.



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# USE AND LOCATION AGREEMENT FOR FILMING OR COMMERCIAL PHOTOGRAPHY ON PROPERTY OF THE CITY OF AUSTIN

BETWEEN:	AND:			
The City of Austin	Production Company name:			
Parks and Recreation Department	Company/			
200 South Lamar Blvd.	Individual address City, State Zip			
Austin, Texas 78704	Company			
(512) 974-6797	representative's name			
Jason.maurer@austintexas.gov	Phone, fax, or email			
	I			
the City of Austin ("Agreement") is m	ent for Filming or Commercial Photography on Property of ade for the purpose of establishing terms for use of City of			
Section A of this Agreement.	rcial photography on the dates and at the locations listed in			
_	o on DATE, between the City of Austin, a Texas home-rule d through its Parks and Recreation Department Director , a			
acting	g by and through its duly authorized representative.			
Production Company has \$	agreed to pay a location fee in the amount of			
	<b>SED.</b> Production Company agrees to comply with the terms City grants to Production Company, subject to Production			
Company's continuing compliance v	with the terms of this Agreement, the right to use the			
("Facility") as specified in the chart be	elow for filming or commercial photography.			
Location 1 Park Name:				
Location Address:				
Day 1	Set up time – Strike Time:			
Day 2 (if applicable)	Set up time – Strike Time:			
Day 3 (if applicable)	Set up time – Strike Time:			



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Location 2 Park Name:	
Location Address:	
Day 1	Set up time – Strike Time:
Day 2 (if applicable)	Set up time – Strike Time:
Day 3 (if applicable)	Set up time – Strike Time:

**B. PAYMENT OF COSTS.** Under City Ordinance No. 20080306-038, City fees for use of the Facility are waived if Production Company plans to film a movie, television program, commercial, music video, or video game. The Parks and Recreation Department Director shall determine whether Ordinance No. 20080306-038 applies.

Production Company acknowledges it will be billed by City for actual costs for City staff, utilities, and security associated with any required make-ready activities and specific request(s) or needs. Production Company agrees to pay City for such costs not later than thirty (30) days after the date the invoice is sent to Production Company at the address specified on the attached Application for Filming/Commercial Photography ("Application"). Production Company warrants that all information provided on the Application is complete and accurate.

Production Company also agrees to pay City for costs of repairing damage to City property, including but not limited to any structures or plant life, caused by the activities or any act of the Production Company, its contractors, agents, invitees, guests, volunteers, and patrons of the attraction or function for which Production Company plans to use the Facility. It is expressly agreed that the Parks and Recreation Department Director shall determine whether damage has occurred, the extent and amount of damage, and the cost of repairing the damages. In the event of damages requiring repair or replacement of property, City will provide Production Company with a written statement detailing the damages not later than 4 days after Production Company vacates the Facility. Production Company shall pay City for such costs not later than thirty (30) days after the date the invoice is sent to Production Company at the address listed in this Agreement.

- **CREDIT.** As required under City Ordinance No. 20080306-038, the Production Company shall include a credit providing the following or similar statement: "Thank you to the City of Austin for its generous support of this production. Filmed on location in Austin, Texas, USA." This requirement applies only if the production is a film or television program, and the Parks and Recreation Department Director determines under Section B of this Agreement that Ordinance No. 20080306-038 applies.
- **D. COMPLIANCE.** Production Company shall comply with, and shall require its contractors, agents, invitees, guests, volunteers, and patrons of the attraction or function for which



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Production Company plans to use the Facility to comply with all federal, state and local laws and regulations, and with all applicable City policies, rules and procedures.

Production Company shall not bring or permit its contractors, agents, invitees, guests, volunteers, and patrons of the attraction or function for which Production Company plans to use the Facility to bring or keep anything on City property that may adversely affect the Facility. Production Company shall not bring or allow its contractors, agents, invitees, guests, volunteers, and patrons of the attraction or function for which Production Company plans to use the Facility to bring any items onto the property, or place any decorations or other items on the Facility that may damage any portion of the Facility, including but not limited to trees, grounds, or plant life, without the prior written consent of the Parks and Recreation Department Director. The City reserves the right at any time and at its sole discretion to require Production Company to remove from the Facility any animals, furniture, fixtures, wiring, exhibits, or other items brought onto the Facility by Production Company. Production Company shall immediately remove any item upon City's request.

Production Company acknowledges and agrees that the property is public park land, and that neither City nor Production Company can prohibit others from using the property during Production Company's filming activities.

Production Company acknowledges that Smoking is PROHIBITED in City parkland and agrees to comply with the smoking prohibition. Smoking by actors or models is authorized under this Agreement and the permit issued solely as required for the authorized filming or photography.

- **E. INTELLECTUAL PROPERTY.** City acknowledges that City has no copyright interests in the film, video, photographs, or other product created by Production Company on the Facility under this Agreement. Production Company is solely responsible for:
  - 1) obtaining any necessary approvals or permits to film or photograph individuals on the Facility, or to broadcast or publish images of individuals filmed or photographed on the Facility,
  - 2) compliance with all intellectual property laws; and
  - **3)** for any claims or lawsuits that may arise from the film, video, photograph, or other product created under this Agreement.

The City of Austin and Parks and Recreation Department names, logos, and seals are trademarked property of the City. Production Company shall not use the logos and seals in any film, video, photograph, or other product created under this Agreement without the express prior written permission of the City's Public Information Officer or authorized designee. The



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Public Information Officer's office is located at City Hall, 301 West Second Street, 3<sup>rd</sup> Floor, Austin, Tx 78701.

**F. INDEMNIFICATION.** Production Company shall indemnify, save, and hold harmless the City, its officers, employees, agents, licensees, and invitees ("Indemnitees") against any and all liability, damages, losses, claims, demands, and actions of any nature, including invasion of privacy rights, libel, slander, defamation, and rights of publicity, or due to personal injury (including, without limitation, workers' compensation and death claims), or property loss or damage of any kind ("Claims") which arises or is claimed to arise out of or is in any manner connected with the use by Production Company of the City property or with the presence on the City property of **Production Company**, its employees, agents, invitees, or volunteers except as to Claims which arise out or are related to City's negligence or intentional acts or omissions. The undersigned warrants that he/she has the authority to bind the Production Company to this indemnification provision.

By <u>typing</u> my name in the "applicant signature" line, I attest that this constitutes and represents my signature "electronically". <u>Electronic Signature Authorization</u>: I hereby acknowledge and agree that a signed, faxed, scanned copy or electronic signature of the Application shall be treated as an original document and signature binding me to the terms and conditions contained in the application. I authorize the City of Austin to accept the faxed, scanned copy or electronic signature of the Application as the original document and signature.

This Agreement is executed by:

City of Austin:	Production Company:	
By:	Ву:	
Kimberly McNeeley, CPRP	Name	
Director (or Designee)	Title	
	Company	