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FIRST SCHEDULE: Areas where trading is prohibited or restricted.

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It is hereby notified that the Minister of Local Government and Rural and Urban Development has, in terms of PART XVII (BY-LAWS AND REGULATIONS) of the Urban Council's Act (Chapter 29:15), has made the following by-laws :

1. Title

These by-laws may be cited as Bulawayo City Council (Hawkers, Vendors and flea markets) by-laws, 2017

2. Application

These by-laws shall apply to the Council area.

3. Interpretation of terms

In these by-laws:

“Appropriate fees” means the appropriate fee fixed in terms of Section 24.

“Contagious and infectious disease” means any disease specified in or declared in terms of Section 17 of the Public Health Act (Chapter 15:09) as an infectious skin disease.

“Bay” means an area situated within a building or under a roof or other structure and whether or not is situated on a paved or unpaved surface.

“Council” means Bulawayo City Council.

“Designated area” means a stand or site set aside for vending or flea market purposes.

“Designated officer” means a person assigned by Council to be in charge of people’s markets.

“Flea market” means a place or a type of bazaar where a number of stall /table holders carry on the business of selling inexpensive or second hand goods in one controlled area that is governed by an imposed code of conduct.

“Food” means anything other than drugs, which is ordinarily used or intended to be used in human consumption, including drink, whatever its form or stage of preparation as approved by the Director of Health Services.

“Hawker” means any person who carries on the business of selling goods whilst travelling about for that purpose from place to place with the goods, either on foot or with a carrier but does not include :-

a) A baker or his employee in respect of the sale of bread.

b) A dairy marketing authority or a dairyman or its or his employee as the case may be, in respect of the sale of milk.

“Medical Certificate of Health” means a health certificate referred to in subsection (1) of Section 13;

“Employer’s Licence” means a licence issued to an employee of the holder of a license in terms of these by-laws.

“Environmental Health Officer” means an officer registered by the Environmental Health Practitioners Council of Zimbabwe and appointed by the Council as such.

“Licence” means a licence issued by the Council in terms of these by-laws.

“Medical Officer of Health” means the Medical officer registered by the Medical Council of Zimbabwe and appointed by the Council.

“Authorised Person” means any person employed or delegated by Council to carry out any function in terms of the by-laws.

“Council area” means the area under the jurisdiction of Council as fixed in terms of the Urban Councils Act, Chapter 29:15.

“People’s market” means any designated place and premises set aside by the Council for the purpose of vending and flea market providing a place of sale of approved goods and food stuffs.

“Permit” means any document issued on behalf of the Council by a designated officer permitting the use of stall, table or stand at a people’s market.

“Public place” means any bridge, enclosure, footpath, garden, open space, pavement, road ,sanitary lane, side walk, square, subway or street of the nature of a thoroughfare

vested in or controlled by the Council and to which the public or any section of the public has access.

“Sell” in addition to its ordinary meaning means barter or exchange, or expose or prepare for sale or to attempt to sell, offer, expose or display for sale a good or food stuff.

“Stall/table” means any surface constructed above ground level, or similar structure, whether or not it is situated within a building or under a roof or other structure .

“Stall or table holder” means any person who carries on the business of selling goods in or within a flea market premise or designated site.

“Stand” means any area designated as a stand to carry out a business activity and has been provided with sanitary facilities and water.

“Central Business District” means the area bounded by Masotsha Ndlovu Avenue, 15th Avenue, Lobengula Street and Samuel Parirenyatwa Street.

“Under garments” means bras, panties, socks, pantyhose, etc.

“Vendor” means any person who sells goods from one or more fixed places in or on any public place as designated by Council and should be a holder of a Licence or a Permit.

“Illegal Vendor” means any person who sells goods or items without a Licence or a Permit.

4. Control of hawkers and stall/table holders

No person, whether as principal, agent or servant, is to carry on the business of a hawker;

- a) Unless he is the holder of a hawker licence or is engaged or employed by the holder of a hawkers employer’s licence.
- b) Unless he is the holder of a valid medical certificate of health if he sells food.
- c) In any area specified in the first schedule.

5. Control of vendors

(1) No person shall, whether as principal, agent or servant carry on the business of a vendor:

- a) Unless he is the holder of a vendor’s licence or is engaged or employed by a holder of a vendor employer’s licence.
- b) If he sells food, unless he is the holder of a valid medical certificate of health.
- c) In any area specified in the First schedule.

(2) The Council may, by notice erected at any place or stand in any area specified in the First Schedule, authorize vendors, subject to the conditions or restrictions imposed upon the licence in terms of which they are authorised to carry on their business, to carry on such business in such places or stands on such days and during such hours and in respect of such goods as may be specified in the notice.

6. Control of flea market trading, employers of hawkers, vendors and stall/table holders.

No person shall engage, allow or employ another, whether as an agent, a servant, a hawker, a vendor or stall /table holder:

(a) Unless:

- i. The first mentioned person is the holder of a hawkers licence or a vendors employer's licence, a flea market vendor's licence, as the case may be; or
- ii. The hawker or vendor or stall / table holder concerned is the holder of a hawker's licence or a vendor 's licence , stall /table holder 's licence ,as the case may be.

(b) Unless the hawker or the vendor concerned, is the holder of a valid Medical certificate of health for the sale of food.

7. Application for stall/table holders, hawker's, vendor's licence or flea markets.

An application for stall /table holders ,hawkers or vendor's licence shall be made to the council ,and shall :

- a) Be in the form prescribed in the Second Schedule.
- b) Be accompanied by:

(i) The appropriate fee.

(ii) Two recent identical passport size photos.

(iii) A valid Medical certificate of health in the case of an applicant who wishes to sell food

8. Set aside land for people's markets

The Council may set aside land or premises for the purpose of people's markets and may divide such land or premises into separate stands, stalls or tables, as the case may be.

9. Application for a bay, stall/table in a people's market

- i. Any person wishing to use a bay, table or stall in a people's market shall apply to a designated officer for a licence.
- ii. Upon application being made in terms of section (i), and on payment of appropriate fee which shall be fixed by Council and reviewable annually, the designated officer shall allocate to the applicant a bay, stall or table, as the case may be and shall issue him with a licence which clearly defines the area of the bay, stall or table and state the name of the licence holder.
- iii. A licence issued in terms of this section shall not be transferred by the person to whom it was issued to any other person (s) without the authority of Council.

10. Vacation of a bay, stall/table in a people's market

A person who has been allocated a bay, table or stall in a people's market shall vacate such a bay, stall or table promptly on the expiry of the licence unless he / she has made an application for further use of such a bay, stall or table and has paid the required fee before such expiry .

11. Application for stall/table holders, hawker's, vendor's or flea market employer's licence

An application for a hawker's employer's licence or a vendor's employer's licence or flea market vendor's licence shall be made to the Council and shall:

- a) Be in the form prescribed in the second schedule.
- b) Be accompanied by the appropriate fee.

12. Applicants to permit inspection

Any person who is an applicant in terms of sections 7 or 8, at the request of an Environmental Health Officer or any person specially authorised thereto by the Council shall:

- a) Produce for inspection at the offices of the Council any food cart, container, clothing or equipment to be used in connection with the business for which the license is required.
- b) Permit such Environmental Health Officer or any person authorised, to inspect any food cart, container, storage-premises, site clothing or equipment which is to be used in connection with the business for which the licence is required.
- c) Permit Council officials to inspect monthly rental payments and compliance.

13. Medical Certificate of Health

- 1) Any person who, is the holder of a licence, or as the agent or servant of another, wishes to carry on the business of selling food or as a hawker or vendor shall obtain a certificate from a medical practitioner or the medical officer of health, certifying that, at the date of certification, he was examined and found not to be suffering from any contagious and infectious disease.
- 2) A Medical Certificate of health shall be valid for twelve months from the date of issue;
 - i. Provided that nothing in this subsection shall be construed as preventing the Council from cancelling a licence issued in terms of these by-laws, despite the fact of the validity of any such Certificate held by the hawker or vendor concerned.

14. Restrictions and conditions of licence/permit

(1) The Council may, in issuing or renewing a licence:

- a) Restrict the applicant to dealing in goods listed in his application.

- b) Restrict the applicant to dealing in certain goods, whether listed in his application or not, if, in its opinion, not to make such restriction would:
 - i. Adversely affect any existing trade or business carried on in the area of Jurisdiction of the Council.
 - ii. Be undesirable in the interest of public health, public safety or public morality;
 - iii. Create a fire hazard which could endanger life or property.
- (c) Restrict the applicant to carry on the business for which the licence is required to certain areas or sites and to certain hours and days;
- (d) In the case of an application for a hawker's employee's licence or vendor's employer's licence, restrict the applicant to engaging or employing not more than a specified number of hawkers or vendors, as the case may be.
- (e) Require the applicant to affix to any food cart, container or stall used in connection with the business for which the licence is required such identification mark as the Council may specify.
- (f) Require the applicant, in the case of hawker's employer's licence or vendor's employer's licence, to ensure that his agent or employee, whilst engaged upon the business for which the licence is required, such employer's licence for the purposes of identifying the applicant as the Council may specify.

(2) Any condition or restriction imposed by the Council in terms of subsection (1) shall be specified on the licence concerned.

- (a) Conditions to be imposed on the vendors licence for open fires for roasting;
 - i. Ensure that there are no combustible materials in proximity to the fire area.
 - ii. Open fire should be consistently checked when not in use.
 - iii. Never use fuels which are not recommended as safe for use on a roasting fire.
 - iv. Avoid using flammable liquid to start up a fire.
 - v. Site spot for open fire in proximity to the building openings (doors/windows) must be avoided.
 - vi. Ensure open fire is totally extinguished with water after use and dispose ashes/ambers in a safe place or kept safely for re-use as the case may be.

15. Renewal and variation of licence/permit

(1) A licence or permit issued or renewal in terms of these by-laws shall be in form set out in the Third Schedule, and shall be valid up to and including the 31st of December of the year for which it was issued or renewed.

(2) The holder of a licence or permit for the next succeeding year shall apply to the Council for the renewal thereof during the month of December preceding that year, and the provisions of sections 7 and 8 shall, mutatis mutandis, apply:

Provided that the Council may require the production of the licence or permit previously issued to him.

16. Refusal of application or renewal of licence/permit

(a) The Council may refuse to issue or renew a licence or permit if:

- i. The applicant has failed to adhere to Council by-laws and has been fined three consecutive times.
- ii. The applicant is guilty of any offence under these by-laws or any by-laws.
- iii. The applicant is guilty of any offence under the Urban Councils Act (Chapter 29:15).
- iv. The applicant is guilty of any offence which involves carelessness concerning, or a disregard for, cleanliness, hygiene, public health or public nuisance
- v. Sale of illegal items, sleeping at the site or fighting at the site.

(b) In the opinion of the Council the renewal will be denied if:

- i. The renewal would adversely affect any existing trade or business carried on in the area of jurisdiction of the Council; or
- ii. The goods sought to be dealt in ought not to be dealt in, in the interest of public health, public safety or public morality; or
- iii. Any food cart, container, stall, storage-premises, clothing or equipment used, or to be used, in connection with the business for which the license is required is unsuitable in the interest of public health; or
- iv. There are sufficient hawkers or vendors dealing in the goods, in respect of which the applicant requires the licence or permit,
- v. Has not paid for the licence or permit or rentals for the previous year.

17. Cancellation of licence/permit

(1) The Council may cancel a licence if the holder thereof, at any time after the issue of the licence or permit:

- a) Has been convicted of any offence referred to in paragraph (a) of Section 16; or
- b) Does not maintain a satisfactory standard of cleanliness and public safety in respect of his/her person or servant of his/hers who is engaged or employed in the business to which the licence or permit relates; or

- c) Does not maintain a satisfactory standard of cleanliness in respect of any food cart, container, stall, storage-premises, clothing or equipment used by him or by any agent or servant of his in connection with the business to which the business to which the licence relates.
- d) Sells illegal items or goods, makes illegal fires.

(2) The Council shall temporarily withdraw a hawker's licence or vendor's licence, or stall holder's licence if the holder thereof is dealing in food and is found to be suffering from a contagious and infectious disease:

Provided that the Council shall, at no extra charge, return to the holder the temporarily withdrawn licence if:

- a) He produces a Medical certificate of Health issued after the date of withdrawal of the licence, certifying that he is no longer suffering from a contagious disease or infectious; or
- b) He applies to the Council for his licence to be restricted to the sale of goods other than food, and submits his licence to the council for the purpose of the relevant endorsement to be made.

(3) If any hawker or vendor engaged or employed by the holder of a licence in connection with the sale of food is found to be suffering from a contagious and infectious disease, the Council may, by notice, in writing, given to the holder of the licence, direct him to cease forthwith engaging or employing that hawker, vendor or stall holder in connection with the sale of food, and, if such direction is not complied with forthwith, the Council may cancel the licence:

Provided that the Council shall, at no extra charge, return to the holder the temporarily withdrawn licence if:

- a) He produces a Medical certificate of Health issued after the date of withdrawal of the licence, certifying that the hawker or vendor concerned is no longer suffering from a contagious and or infectious disease; or
- b) He satisfies the Council that he has terminated the engagement of, or, discharged, the hawker or vendor concerned.

(4) Any licence cancelled and temporarily withdrawn in terms of this section shall be returned to the Council with immediate effect.

18. Inspection of food carts, stall/bay, storage/premises and peoples markets

(1) A Environmental Health Officer or any person specially authorized thereto by the Council may at any reasonable time inspect any food cart, container, stall, bay, storage-premises, clothing or equipment used by the holder of a licence or a hawker or a vendor engaged or employed by the holder of a licence in connection with the business to which the licence relates, in order to ascertain whether:

- a) A clean and sanitary condition is being maintained and fire precautionary measures taken; or
- b) The provisions of these by-laws are being complied with.

(2) No person shall hinder, obstruct or prevent a Environmental Health Officer or person authorized in terms of subsection (1) from making an inspection in terms of that subsection.

19. Health hygiene and food safety

- 1) No holder of a licence or any person employed/ engaged by the holder of a licence shall allow or permit any food cart, container, stall, bay, storage-premises, clothing or equipment used in connection with the business to which the licence relates to be in a dirty or insanitary condition.
- 2) No holder of a licence or hawker or vendor or stall/ table holder engaged or employed by the holder of a licence shall sell, or allow to be sold, any food which is not in a sound or wholesome condition.
- 3) No hawker, stall/table holder, or vendor shall sell any food :
 - a) Unless he has taken adequate precautions to safeguard the food from dirt, dust, flies or other contamination;
 - b) Whilst, to his knowledge, he is suffering from any contagious and infectious disease.
- 4) No holder of a licence or hawker or vendor or stall/table holder engaged, allowed or employed by the holder of a licence shall use any vehicle, container, stall/table, storage-premises, clothing or equipment, used for transporting or storing food, for any other purpose.
- 5) No holder of a license or hawker or vendor or stall/table holder engaged in the sale of second hand clothes shall be allowed to sell under garments as defined in Section 3.

20. Removal of waste

A hawker, stall/table holder or vendor shall:

- i. Not drop litter of any sort onto the land surface /street. If found doing so, they will face a fine or imprisonment or both such fine and imprisonment.
- ii. On request by any official of the Council, move his receptacles and goods so as to permit such official to clean the street or gutters;
- iii. Remove all receptacles and goods from his place or stand on the completion of business for the day, and shall leave his place or stand in a clean condition.
- iv. Not sleep at the area of business.
- v. Totally extinguish any open fire (roasting) and safely dispose of ashes/embers

as recommended by Council by-laws.

21. Replacement of lost or damaged licence and permit

Any person who has been issued with a licence or permit in terms of these by-laws may obtain a duplicate thereof :

- a) On certifying, to the council that the licence concerned has been lost or destroyed; and
- b) On payment of the appropriate fee.

22. Change of address or abandonment of business

A holder of a licence shall, within seven days of the abandonment of his business, or any change of address of his business or his storage-premises, notify the Council, in writing, of such change of address, or abandonment as the case may be.

23. Appearance of vending bays/ obstruction/ nuisance

(1) (a) Vending bays shall be as demarcated by Council.

(b) Vending bay shades, shall be determined by Council in consultation with vendors.

(c) Any vendor whose shade is not approved in terms of Council's standards would be requested to rectify within seven (7) days, failure of which Council will destroy it without further notice.

(d) All goods on display should be within the bay.

(i) Display tables of vendors who sell food should be 30-45 centimetres above ground level.

(ii) Goods that are displayed outside the bay or overlapping or displayed below the stipulated height as mentioned in subsection (d) (i) will attract a fine not exceeding Level Two.

(2) Any police officer or person specially authorized thereto by the Council may direct any hawker, vendor or stall holder who is directly or indirectly obstructing the use of any public place, or is a nuisance to any person in the vicinity of any public place, to move for such distance as may be reasonable or to cease such obstruction or to abate such nuisance, as the case may be. Failure to do so, will attract a fine of Level Three.

(3) No hawker, vendor or stall/table holder shall refuse to comply with any direction given in terms of subsection.(1) Anyone who refuses shall have the said item removed and should pay a fine of Level Three.

24.Fees

The Council may, by resolution made in terms of section 172 of the Urban Councils Act as in chapter 29:15, fix fees for any application made in terms of these by-laws and for any licence, certificate or duplicate thereof, issued in terms of these by-laws:

Provided that-

- i. Any fees shall be fixed through a Council resolution; and
- ii. The fee for a license or permit issued after the 31st December in any year shall be fifty per centum of the annual fee for such licence.

25. Offences And Penalties

(i)

Item	Section	Description of offence	Fixed Penalty US\$
1.	25(1)	Sells goods without a valid licence	10
2.	25(2)	Sublets a bay	20
3.	25(3)	Fails to produce a licence when asked to do so by an authorised person	10
4.	25(4)	Fails to produce valid receipts	10
5.	25(5)	Leaves goods on the bay overnight	20
6.	25(6)	Sleeps on the bay overnight	20
7.	25(7)	Sells prohibited goods on the bay or at the site	20
8.	25(8)	Does hairdressing or barbing at the vending bays	10
9.	25(9)	Occupies undesignated caravan sites	20
10.	25(10)	Fails to display a mobile kitchen registration certificate / licence / permit	5
11.	25(11)	Roasts maize at undesignated areas	10
12.	25(12)a..	Pushes pushcarts / parks / operates at undesignated areas	5
	25(12)b.	Second offence.....	10
	25(12)c.	Third offence.....	15

13.	25(13)	Does wholesaling from the bays	10
14.	25(14)	Displays goods outside the vending bay	10
15.	25(15)	Makes noise or is a public nuisance e.g. use of hailers and radio	5
16.	25(16)	Making of fire at a trading area	20
17.	25(17)	Sell goods or wares from an undesignated area, including pavements, parking bays, roads and sanitary lanes	10
18.	25(18)	Overlaps	10
Item	Section	Description of offence	Fixed Penalty US\$
19	25(19)	Conducts boot sales	20
20	25(20)	Selling food from a mobile kitchen or any place without a registration certificate/ licence/ permit	20
21	25(21)	Littering of any form	20

STANDARD SCHEDULE OF FINES

(ii)

LEVEL	MONETARY AMOUNT (US\$)
1	5
2	10
3	20
4	100
5	200
6	300
7	400
8	500
9	600
10	700
11	1000
12	2000
13	3000
14	5000

1. Any person who;

- a) Fails to comply with the provisions with these by-laws which it is his/her duty to comply with.
- b) Contravenes any condition or restriction of a licence issued to him.
- c) Transfers to another or makes fraudulent use of any licence, certificate issued in terms of these by-laws with intent to deceive;

Shall be guilty of an offence and shall be subject to a fine not exceeding Level Three.

2. Any person who;

- a) Unlawfully attempts to obstruct, obstructs or causes to be obstructed.
- b) Threatens or assaults an authorised persons in the execution of his/her duties.

Shall be guilty of an offence and shall be subject to a fine not exceeding level Three or to imprisonment for a period not exceeding six months or to both such a fine and imprisonment.

26. Procedure as to seizure, forfeiture and disposal

Any goods that are the subject matter of an offence in this by-law, shall be handed over to the Zimbabwe Republic Police for disposal.

27. Repeals

Statutory Instrument 902 of 1976 Urban Councils (Model) (Hawkers and Street vendors) By-laws, 1976.

28. Site management

All sites may have Management committees. These committees will do the organizational activities of getting the traders together to accomplish desired goals and objectives using available resources efficiently and effectively. The desired goals and objectives being to:

- Maintain cleanliness of sites and the toilets every time.
- Promote orderly trading and harmony daily at their sites.
- Maintain a record of their membership daily.
- Liaise with the Director of Housing & Community Services or his designate on any challenges faced by traders at their sites.
- Ensure that their members are up to date with their rental and licences payment.

FIRST SCHEDULE (Section 4 and 5)

Areas where trading is prohibited or restricted

SECOND SCHEDULE (Section 7 and 8)

Form of application

THIRD SCHEDULE

Forms of licences

FIRST SCHEDULE (Sections 4, 5,8 and 14)

PART 1

AREAS WHERE TRADING IS PROHIBITED OR RESTRICTED

- Restaurant
- Tea room/Cafe
- Hotels
- Boarding Houses
- Lodging Houses
- Butcheries
- Fishmonger's
- Bakeries
- Food factories
- Aerated-water factory
- Food purveyor's
- Caterer's
- Meat purveyor
- Fruits and vegetables dealer
- Food vending machine
- Barber
- Hairdresser
- Laundry Houses/Laundry depot
- Stables
- Food premises
- Service Stations

- Garages
- Financial Institutions
- Professional Bodies
- Funeral parlours
- Kiosks
- Curio Shops
- In front of all types of shops (except designated areas)
- On pavements or public walkways
- On roads or parking places and sanitary lanes
- Any area restricted by Council

PART 2

AREAS WHERE TRADING IS PERMITTED PROVIDED ONE HAS A LICENCE OR PERMIT OR AUTHORITY.

- Designated vending sites
- Areas around schools and tertiary institutions
- Public meeting places
- At all public institutions e.g. churches, pre-schools, hospitals etc
- Along major tourist routes
- Major road intersections
- All shopping centres
- All stadia and recreational areas
- Any place approved by the local authority

PART 3

PERMITTED ITEMS TO BE SOLD

The items to be sold are the following and are subject to the Director of Health approval:

- New and second hand clothes, footwear, bolts and nuts, belts and accessories.
- Fruits, vegetables, tubers, dried food stuff.
- Airtime, newspapers and periodicals.
- Cell phone chargers and accessories.
- Eggs, amacimbi etc.
- Firewood.
- Homemade floor polish, brooms, wooden cooking utensils, scouring powders, etc.
- Herbalist and traditional medicines and services.
- Roasting of nuts, sweet potatoes and maize.
- Curios, flowers, worms and nursery plants.
- Tyres, tubes, empty containers and other small mechanical merchandise.
- Waste recycling, waste such as bottles, plastics, metals etc.
- The list shall be reviewed from time to time in response to macro-economic fundamentals and be approved by Council in the first instance prior to allocation.

SECOND SCHEDULE (SECTIONS 7 AND 8)

FORM OF APPLICATION

Application for Issue or Renewal of a Licence/permit

To: The.....Council

1. Application for-

	New Licence	Renewal
(a) Hawker's Licence		
(b) Vendor's Licence		
© Stall/Table Holder's Licence.....		
(d) Hawker's employers Licence.....		
(e) Vendor's employers Licence.....		
(f) Stall employer's licence.....		

(Mark x in appropriate spaces)

2. Name of applicant

(block letters)

3. Address of applicant

(storage-premises)

4. Type of food cart, carrier, container or stall/bay/table to be used

.....

5. Goods to be dealt in

.....

6. Area under the jurisdiction of the council in which applicant wishes to trade

.....

7. Number of hawkers/vendors/ to be engaged or employed as agents or servants at any one time..... (If application is for licence (c) as specified in paragraph 1).

8. If paragraph 7 has been completed, describe how the persons there mentioned will be clothed or equipped so as to be patently identified with the applicant

.....

9. I/ We attach-

(a) Photographs (if application is for licence (a,b,c,d) as specified in paragraph 1);

(b) Medical certificates (required only upon the first issue or renewal of licences to deal in food).

10. I/We have read and understood the Council's by-laws pertaining to hawkers, vendors, stall holders and table holders

.....

.....

Date

Signature of applicant and status of applicant if making application on behalf of a company or partnership

THIRD SCHEDULE (Section 12)

FORMS OF LICENCES

PART 1

HAWKER'S/VENDOR'S/STALL HOLDER'S LICENCES*

Licence number.....

.....Council

The holder of this licence.....

(Name and address)

Whose photograph appears below is licensed as a hawker/vendor/stall/table holder within the under-mentioned area for the sale of the following goods:

.....

Areas:

Subject to the following conditions or restrictions (if any):

.....

.....

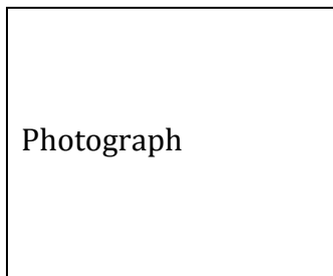
Date

.....

For and on behalf of the Council

**Delete the inapplicable*

This licence is valid until the 31st of December



2017			
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PART II

HAWKERS' EMPLOYER'S, VENDORS' EMPLOYER'S, STALL HOLDER EMPLOYERS
LICENCE/TABLE HOLDER EMPLOYERS LICENCE/FLEA MARKET LANDLORD'S LICENCE

Licence number.....

.....Council

The holder of this licence.....

.....

(Name and address)

Is licensed to engage, allow or employ at any one

Time.....

(State number)

Or fewer persons as hawkers/vendors/stall/table holders within the under-mentioned
area for the sale of the following goods:

.....

.....

Sites:

.....

Subject to the following conditions or restrictions (if any):

.....

.....

This licence is valid from..... to.....

.....

Date

.....

For and on behalf of the Council

**Delete the inapplicable*