



## **Resurfacing Application**

Graphics are an important aspect to a business' identity and ability to attract customers. Previously permitted graphics are allowed to be resurfaced and redesigned if the graphic does not change in surface area, location on the property, or height.

TO BE COMPLETED BY STAFF		
Application Fee Paid: \$ 90.00		
Approved or Denied :		
	Time & Date Received Stamp	
Applicant	Information	
Contact Name:		
Business Name:		
Mailing Address:		
City:Sta	te:Zip Code:	
Contact Phone: Ext:		
Email Address:		
Site In	formation	
Project Address/Location:		
Property Owner Name:		
Property Owner Address:		
City:Sta	te:Zip Code:	
Property Owner Phone:		
Email Address:		

	Required Paperwork Checklist
The fol	lowing information is required depending on the type of graphic you are applying for.
	Completed Application Form
	Completed "Required Paperwork" checklist
	Proof of possession of the premises (deed, title report, etc.)
	Proof of legal status (graphic permit, previous planning department letter, etc.)
	If you do not have proof of legal status there may be a delay in approval due to the Planning
	Department having to locate your proof of legal status.
	The application fee is paid. Checks should be made payable to the City of Mt. Shasta.
	Color photographs: Provide color photographs of the graphic location with a rendering of the
	proposed graphic resurfacing
	Description of changes to the graphic material(s), coloration, and design
	Color renderings of the proposed graphic design
	Graphic Information
Please pr	ovide proof of legal status of the graphic to be resurfaced. If you do not have proof, please
complete	the following information to help the Planning Department locate your graphic permit
informati	on.
Estimated	d date of graphic permit issued:
Height of	f the graphic:
Current	total square footage of the graphic:
Are there	e other graphics on the property?
	YES NO
If yes, ple	ase describe the other graphics on the premise (type, size, etc.).

Please provide details about the proposed design and material(s) changes to the graphic.
Please describe the lighting, if any, that will be used to illuminate the graphic. Please include the level of brightness.

# **Property Owner Authorization**

l,	, authorize the resurfacing of the proposed graphic(s) on my private		
property as those terms (	defined in the City of Mt. Shasta, shou	ld this graphic obtain the appropriate Resurfacir	
Letter. I further understa	nd that I am responsible for, and als	so subject to, enforcement actions regarding ar	
violations and/or nuisance	e activity which may occur at this pro	perty.	
Legal Property Owner	<b>(s):</b>	Date:	
	Name (Please Print)	Title:	
	Signature		
Legal Property Owner	<b>(s):</b>	Date:	
	Name (Please Print)	Title:	
	Signature		
Legal Building Owner	:	Date:	
(If Applicable)	Name (Please Print)	Title:	
	Signature		
Property Manager:		Date:	
(If Applicable)	Name (Please Print)	Title:	

## **Applicant Certification**

Under penalty of perjury, I hereby declare that the information contained within and attached to this application is complete, true, and accurate. I understand that a misrepresentation of fact is cause for rejection of this application, denial of the license, or revocation of a license issued. By submitting this application, I certify that I have read and understand the requirements of the application process and that I may be disqualified for failure to met the requirements of state law or City ordinance, or for incomplete, late, or inaccurate applications/ attachments, and that all fees paid in connection with this application are non-refundable.

Signature of Applicant		
Date:		

#### **Indemnity Agreement**

THIS AGREEMENT is made and entered into	this day of	,, between the
City of Mt. Shasta, a municipal corporation exi	sting under the Constitution of	the State of California ("City").
and	, ("Applicant").	
WHEREAS, Applicant has applied to re	surface a legally existing graphic	c hereinafter known as the
"Project".		

WHEREAS, Applicant has requested City to accept the application for the Project and to review, consider, and approve the Project and to conduct environmental review and to make findings as required by the California Environmental Quality Act ("CEQA"); and

WHEREAS, the parties agree that it is in the best interest of Applicant and City to indemnify and hold harmless City from any and all damage, liability or loss or claim of damage, liability or loss connected with or arising out of the approval of the Project or any action taken or decision made by City approving the Project, supplementing the Project, placing conditions on the Project and any decision, determination, of finding made concerning CEQA;

NOW,THEREFORE, in consideration of the recitals set forth above and the terms and conditions discussed below, the parties mutually agree as follows:

- I. Applicant, and each of them, shall defend, indemnify, and hold harmless City and its officers, agents, and employees from any claim, action, or proceeding hereinafter collectively known as "Action" against City, its officers, agents, and employees to attack, set aside, void, annul, modify, or in any way challenge any decisions, findings, determinations, or approval made by City resulting from their involvement in the Project, including any claim for private Attorney General fees claimed by or awarded to any party from the City as a result of any challenge to the Project or any action or challenge resulting from use, operation, or maintenance of the Project.
- 2. Applicant shall reimburse City for any costs, including but not limited to attorney's fees, consultants costs, and litigation expenses incurred by City in defense of any action.
- 3. Applicant shall indemnify and hold harmless City from any award against the City for attorney's fees, costs, or damages arising out of or related to the City's approval of the Project or Applicant's operation or maintenance of the Project.

#### INDEMNITY AGREEMENT CONTINUED

- 4. Applicant agrees to abide by all state and City regulations pertaining to graphics and holds City harmless in the enforcement of regulations set out in City ordinance.
- 5. City shall promptly notify Applicant of any action and shall provide reasonable cooperation with Applicant in fulfillment of Applicant's obligations and responsibilities set forth herein.
- 6. City, at its sole discretion, may elect to participate independently in the defense of any such action and Applicant will continue to be responsible to reimburse City's expenses. In that case, City shall make independent decisions concerning a defense of its actions and shall make good faith efforts of keeping expenses and costs associated with the defense reasonable. City will, nevertheless, cooperate with Applicant and Applicant shall cooperate with City.
- 7. If the City enters into a settlement agreement, Applicant shall not be required to pay or perform any settlement unless the settlement is approved by Applicant, which approval shall not be unreasonably withheld.
- 8. Applicant shall, before hiring counsel to defend any action, consult with City concerning the qualifications and experience of any counsel to be retained. The City will have the right to approve the attorney hired. The approval shall not be unreasonably withheld.
  - 9. All notices under this Agreement shall be sent by certified or registered mail addressed as follows:

To Applicant:		 	
To City:	City of Mt. Shasta		
	305 N Mt. Shasta Blvd.		
	Mt Shasta CA 96067		

### INDEMNITY AGREEMENT CONTINUED

matters discussed herein.

IN WITNESS WHE	REOF the parties hereto this Agreement to be executed on the date set forth
pelow.	
Dated:	
	CITY OF MT. SHASTA
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Dated:	APPLICANT
Dated:	<del></del>
	APPLICANT
Dated:	
	APPLICANT

10. This Agreement represents a full and complete understanding between the parties regarding the