

VILLAGE OF TUPPER LAKE
APPLICATION FOR HAWKER'S AND/OR PEDDLER'S LICENSE

DATE (\$): _____ FEE: _____

NAME OF APPLICANT: _____

NAME OF CORPORATION: _____

ADDRESS OF APPLICANT: _____

PHONE NUMBER: _____ D.O.B. _____

DESCRIPTION OF ITEM (S) TO BE SOLD: _____

AREA OF OPERATION: _____

YEAR AND MAKE OF VEHICLE: _____

COLOR: _____ I.D. #: _____ PLATE #: _____

LENGTH OF TIME OF APPLICATION: (Specify Dates)

_____ Day _____ Week _____ Year

DEPARTMENT OF HEALTH APPROVAL SUBMITTED _____

SALES TAX#: _____ COPY OF LOCAL LAW RECEIVED: _____

WEIGHTS & MEASURES CERTIFICATES #: _____

PROOF OF INSURANCE SUBMITTED: _____

Note: Applicant must submit proof of liability insurance coverage in the form of an insurance binder or policy. Said proof must include the Village of Tupper Lake as an additional named insured with stated limits of liability of one million dollars (\$1,000,000).

SIGNATURE OF APPLICANT: _____

APPROVAL BY: _____
CODE ENFORCEMENT OFFICER DATE

Application and proof of liability insurance must be submitted to: Village Clerk,
Village of Tupper Lake
53 Park Street
P.O. Box 1290
Tupper Lake, NY 12986

HAWKING AND PEDDLING

- § 28-1. Inducements prohibited.
- § 28-2. License required; penalty for violation.
- § 28-3. Who may hawk or peddle.
- § 28-4. Exception to § 28-3.

[HISTORY: Adopted Tupper Lake Village Board 9-12-27.
Amendments noted where applicable.]

§ 28-1. Inducements prohibited.

No person shall offer for sale on any of the public streets, lanes, byways, public parks or grounds of Tupper Lake Village, any article within which is concealed money, jewelry or other article or device, the purpose of which is to make more ready sale or disposal of goods, wares or merchandise to be disposed of, under a penalty of ten dollars (\$10.) for each offense.

§ 28-2. License required; penalty for violation.

No person, whether acting as a principal or the agent for another, shall conduct a transient retail business in any store or other building in Tupper Lake Village for the sale of goods which shall be advertised or represented as bankrupt stock or as assigned stock or as goods damaged by fire, water or otherwise or by such like representation or device, without procuring a license therefor. Such license shall state the place where such business is to be carried on and shall not be assignable or transferable. The amount of fee for such license shall be paid in advance and is hereby fixed at not less than twenty-five dollars (\$25.) per month nor more than one hundred dollars (\$100.) a

month in the discretion of the Board of Trustees. A violation of this section will be punishable as prescribed by Section 85 of the General Municipal Law.

§ 28-3. Who may hawk or peddle.

No person, except honorably discharged United States soldiers and sailors, who are residents of the State of New York, shall offer any goods or property for the sale by public auction, nor shall any person hawk or peddle any goods, wares, merchandise or other property, except meats, fish, fruits or products of the farm, within the limits of Tupper Lake Village, and no person shall take orders for future delivery of any goods, wares, merchandise or other property within Tupper Lake Village, the same being within this state at the time of taking such orders and such orders being taken with the intent of thereby evading the provisions against peddling contained in this section, or sell the same or offer the same for sale from any cart or vehicle standing in any street, lane, alley or public place without having a license therefor, under a penalty of twenty-five dollars (\$25.) for each offense. But nothing in this section shall be construed to prevent sales under judgment, execution or authority conferred by the statute or in satisfaction of specific liens. License may be granted by the Board of Trustees for such purpose at the rate of not less than two dollars (\$2.) nor more than seventy-five dollars (\$75.) per day.

§ 28-4. Exception to § 28-3. [Amended 4-21-30]

A license may be granted by the Board of Trustees for the purpose of peddling as defined in § 28-3 to firms, persons or corporations at a rate of from twenty-five dollars (\$25.) to one hundred dollars (\$100.) annually, at the discretion of said Board of Trustees. That license granted under this section may be revoked by said Board of Trustees and by refunding proportionate part of license fee for unexpired part of license term.