

# MOBILE CATERING VENDOR LICENCE FOR SHROPSHIRE COUNCIL COUNTRYSIDE SITES

Shropshire Council's Country Parks & Heritage Sites Team is offering the opportunity to grant an annual licence to a Mobile Catering vendor(s) to sell refreshments, such as tea/coffee, soft drinks and food/snacks at 3 Countryside Sites across the county. There is no electric/water provision at any of the sites, so all mobile catering units will have to provide their own services. The licence contract can be for one or more of the 3 sites listed below:

## 1. Nesscliffe Country Park

Nesscliffe is a very popular country park attracting many local people and visitors from further afield. Generally, both car parks are full at the weekends.

Mobile Unit Location - To be located at the Pines car park identified below



### 2. Corbet Wood, Grinshill

Corbet Wood is a very popular woodland site with great views across Shropshire, attracting many visitors from Shrewsbury and further afield. The car park is full most weekends with people coming for a morning or afternoon walks.

Mobile Unit Location – In the car park



3. Stanmore Country Park, Bridgnorth

Stanmore is Bridgnorth's only Country Park, located west of Bridgnorth and is well used by the local community and visitors. The car park location is alongside the main road into an Industrial Estate which has many HGV vehicles delivering during the day from which the Vendor may benefit. The car park is generally full at the weekends.

**Mobile Unit Location** – In the car park



License Period – 1st May 2018 to 31st April 2019

**License fee** – bids are invited for an annual concession license with submissions to be returned by 24<sup>th</sup> May 2018, no later than 1pm. Please provide a submission bid for each individual site. You may submit for one or more sites. The terms and conditions are set out below.

Detail of submission should include:

- Trading name of business, Food Business Operator and address
- Local Authority business registered with, date of last inspection and current food hygiene rating
- Food hygiene and gas/ electrical certificates
- Outline of your company's background and experience and number of years trading
- Health and safety policy
- Insurance certificates (public liability of no less the £5M)
- The amount you intend to bid for each concession

For any further information and bids to be sent to: Mark.blount@shropshire.gov.uk

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# LICENCE TERMS TO TRADE AT SHROPSHIRE COUNCIL'S COUNTRY PARKS

Shropshire Council is prepared to grant a licence to sell refreshments, such as tea/coffee, soft drinks and food/snacks at 3 of its Country Parks, on the following basis:

#### **AGREEMENT**

It is agreed between the parties:

- that this Licence is personal to the Licensee and no persons other than the Licensees shall be entitled to exercise any rights granted by this Licence
- that this Licence is not capable of being assigned or otherwise disposed of and its benefit shall not be shared with or made available to any other person
- that the right to use the Designated Space shall be terminated immediately by the Licensor in the event of the Licensee not complying with the terms of this Licence and the Licensee's Undertakings contained herein

#### LICENCE

 The Licensor gives the Licensee the right to use the Designated Space for the Licence Period subject to the terms contained herein. Exclusive Possession will not be given by the grant of this Licence.

## LICENSEE'S UNDERTAKINGS

## The Licensee hereby agrees:

- To make good any damage to the Designated Space arising from the Licensee's occupation
- Not to make any alterations or additions to the Designated Space
- The Licensee will provide bins and remove litter from site in the immediate vicinity of their units
- To pay the agreed licence tender fee
- To use the Designated Space only to sell tea/coffee, soft drinks and food/snacks to the public. At no time will the Designated Space be used for any other purpose
- Not to use the Designated Space in such a way as to cause any nuisance damage disturbance annoyance inconvenience or interference to the Licensor
- Not to do any act matter or thing which would or might constitute a breach of any statutory requirement affecting the Designated Space or which would or might vitiate in whole or in part any insurance effected in respect of the designated space from time to time

- The Licensee will be responsible for insuring its contents and will indemnify the Licensor and keep the Licensor indemnified against all losses claims demands or other liability arising from this Licence or any breach of any of the Licensee's undertakings. The licensor will not be responsible for any injuries sustained by the licensee using the unit for the use permitted
- To deliver up the Designated Space when this Licence is terminated in a clean and tidy condition commensurate with the condition of it at the Commencement Date
- The Licensee will not assign charge part with or share possession with or dispose of any interest in the Designated Space or of the Unit of which it forms part

### **TERMINATION**

The Licensee may be terminated at any time by either party giving to the other one week's prior notice.