Cardiff Council Camp Site – Licence Application



PUBLIC HEALTH ACT 1936, S. 269

- Application for Licence to use Land as a Site for Moveable Dwellings

Applicant Details					
Applicant Name: Address:					
Postcode:					
Site Details					
Address or description of site for which site licence is required:					
State maximum number of Tents proposed to be stationed on the site at any one time for the purpose of human habitation:					
The following will be provided:					
Water Supply					
Washing Facilities					
Sanitary Provisio Closet Accommod					
Disposal of Refuse					

Reply to Private Sector Housing, Regulatory and Supporting Services, City Hall, Cathays Park, Cardiff CF10 3ND e-mail privatesectorhousing@cardiff.gov.uk

State the nearest supply of drinking water if none on the site, and its distance from the site:

State the arrangements proposed for disposal of refuse and the available sanitary conveniences and their distance from the site, if not on the site:

Please sketch a plan of the proposed site below (if you don't have enough space then please attach a sketch):

Reply to Private Sector Housing, Regulatory and Supporting Services, City Hall, Cathays Park, Cardiff CF10 3ND

e-mail privatesectorhousing@cardiff.gov.uk

4.R&SS.Camp	Issue: 1	Jun 11	Process Owner: Manager: Service Manager,	Authorised: Chief Officer	Page 2 of 3
Site Lic			Proactive	R&SS	-

I/ We HEREBY APPLY for a Licence under Section 269 of the Public Health Act 1936 authorising the use as a site for moveable dwellings of the land within Cardiff District occupied by me (Subsection 8 (ii) of Section 269 provides that the owner of land which is not let shall be deemed to be the occupier thereof.)

Signature of Applicant:	
Date:	

1. In addition to obtaining a licence under the Public Health Act 1936 it may be necessary to obtain planning permission under the Town and Country Planning Acts and enquiries as to this should be made form the local planning authority.

2. Section 269 (4) provides that where under the section an application for a Licence is made to a Local Authority, the authority shall be deemed to have granted it unconditionally, unless within four weeks from the receipt thereof they give notice to the applicant stating that his application is refused, or stating the conditions subject to which a Licence is granted, and, if an applicant is aggrieved by the refusal of the authority to grant him a Licence, or by any condition attached to a Licence granted, he may appeal to a Court of Summary Jurisdiction.

Reply to Private Sector Housing, Regulatory and Supporting Services, City Hall, Cathays Park, Cardiff CF10 3ND