

BRENNAN PARK ADVERTISING Date:

Organization: _____ Contact Name: _____
 Mailing Address: _____ City: _____
 Province: _____ Postal Code: _____
 Phone Number: _____ Email: _____

NON-PROFIT GROUPS RECEIVE 50% OFF ADVERTISED RATE.

Non-profit: Y N Number (if applicable): _____

ADVERTISING RATES & SPECIFICATIONS

QTY	ADVERTISING	SPECIFICATIONS	FINE PRINT	RATE	COST
	Wall Board	W: 96" H: 48"	Advertiser is responsible for the production costs of the wall board sign.	\$ 413.57	
	Dasher Board	W: 95.75" H: 39.25"	Advertiser is responsible for the production and the installation costs of the dasher board sign.	\$ 551.19	
	Ice Resurfacers (Zamboni)	<i>please inquire for details</i>	Advertiser is responsible for the production and the installation costs of the sign. Car wrap quality vinyl is required.	\$ 1,323.10	
	In Ice Stencil	Blue Line Neutral Zone	Specially created by Jet Ice* Contact info: 1-877-851-8484 Website: www.jetice.com Logo must be on site by July 1st.	\$ 1,102.62 \$ 826.90	
	Bleacher Stairs	14 Stairs	Advertiser is responsible for the production and the installation costs of the signs.	\$ 551.19	
	Bike Locker (per side placement)	W: 96" H: 48"	Advertiser is responsible for the production and the installation costs. Car wrap quality vinyl is recommended.	\$ 325.24	
				Subtotal	
				5% GST Tax	
				TOTAL COST	

SCHEDULE

Wall Board, Dasher Boards & Bleacher Stairs:
 One year term September 1 to August 31. Sign should be on hand by August 1.

Ice Resurfacers and Stencils:
 Ice Season approximately September 1 to May 31. Sign should be on hand by July 1.

PAYMENT INFORMATION

An invoice will be mailed to you, once received please provide payment to Municipal Hall:

In Person: 37955 Second Avenue
 Cash, cheque and debit accepted

By Mail: Box 310, Squamish, B.C. V8B 0A3
 Cheques accepted



BRENNAN PARK ADVERTISING

ADVERTISING AGREEMENT

1. The District of Squamish reserves the right to refuse an Advertisement that is deemed of unacceptable quality, unsuitable, inappropriate or incorrect size.
2. The District of Squamish will attempt to place the Advertisement within the preferred location requested by the Advertiser. This does not represent or warrant that the Advertisement will be placed in the location requested. The Advertiser agrees that the District of Squamish may allocate space on a first-come, first-served basis and acknowledges that the District of Squamish's decision on "location" is final and binding.
3. The District of Squamish shall perform all installation, except the dasherboard sign, and removal of all the signs. The District of Squamish shall have the right to dispose of the sign if it has not been reclaimed by the Advertiser within fifteen (15) days after the District of Squamish gives written notice to the Advertiser or such removal. The Advertiser shall have no claim against the District of Squamish in relation to such disposal.
4. a) The Advertiser is responsible for the production cost of the sign.
b) The Advertiser with a dasherboard sign is responsible for the production AND the installation cost of the sign.
5. The Advertiser will submit to the District of Squamish the final sign, ready-to-install, fifteen(15) business days prior to the beginning of this contract.
6. If the District of Squamish determines the appearance of the Advertisement has deteriorated prior to the expiration of this contract the District of Squamish reserves the right to remove the sign and request the Advertiser to replace the sign at the sole cost of the Advertiser.
7. Except as set out herein, the sign shall not become the property of the District of Squamish, and the District of Squamish shall not bear any responsibility for repairs or maintenance thereto.
8. The Advertiser agrees that their advertising may be covered or camouflaged by the District of Squamish without reimbursement during any national or provincial event, some televised events (other than local events). The Advertiser shall not be entitled to any reimbursement relating to the annual maintenance shutdown or for any other closure.
9. The District of Squamish may, without notice, at any time and for any reason remove a Sign. The District of Squamish shall reimburse the Advertiser for the pro-rated amount of the fee for the balance of the term during which the sign is removed. The Advertiser shall not be entitled to any further claims for damages or reimbursement related hereto. No fee reimbursement will be given pursuant to section 8.
10. The Advertiser may apply for approval to renew this Agreement prior to the end of the current Agreement at the rates in effect at that time. Such application shall have priority over any non-renewing application.
11. It is agreed that neither party shall be bound by any representation, warranty, nor agreement which is not written in the Agreement and that, except as written in the Agreement, the District of Squamish shall not be responsible for any representation, warranty or agreement which may have induced the Advertiser to enter into this Agreement.
12. There will be no cancellations by the Advertiser after this contract has been signed.

Signature: _____

Date: _____