



2024 Campsite Reservation Application (10-day Minimum)

Campsites during the Porter County Fair are limited. This is an application only and **does not** guarantee that a site will be available. Prior campers will be offered sites first. A *non-refundable* 1st night deposit will be required when application is accepted.

Name: _____

Company Name (if vendor) _____

Address: _____

Email: _____

Phone: _____ 30 AMP

Current Campsite # _____ 50 AMP

Type of RV _____ Length of unit: _____

License Plate No.: _____

_____ Full hook Up (electric, water, sewage) \$350 for 10 days. \$35 each additional day

_____ Electric & water (no sewage) \$300 for 10 days. \$30 each additional day

_____ Electric only \$250 for 10 days. \$25 each additional day

- *Issued permits must be displayed and visible for fair personnel.
- *No campsites are to be sub-let for any reason or purpose.
- *Absolutely no alcohol is allowed on the fairground.
- *Only one additional vehicle is allowed on site.
- *All units must be checked in prior to parking or setting up in designated site
- *All damage to electric pedestals or panels, water hydrants, sewage receptacles, showers, toilets, buildings, etc must be reported immediately.
- *All campers must comply with State/Local Health Standards and keep their site/surrounding area neat and clean of all garbage/rubbish.
- *Fair management reserves the right to at any time revoke any permit and evict the permittee and all other persons onsite if there is dangerous, threatening, loud, obnoxious behavior that interferes with the health, safety and welfare of other campground permittees. Quiet times in campgrounds are 11:00 p.m. to 7:00 a.m.
- *Person renting camping site must be at least 21 years of age.

The Porter County Agricultural Society d/b/a Porter County Fair is not responsible for damage/losses of any amount or nature due to power outages, power surges, water supply, sewage failure, faulty hookups, acts of God, irresponsibility on part of permittees. Insurance is the responsibility of the unit owner. I attest that I have read and understand this application.

Owner, Signature

Date

Porter County Fair Campsite Rules and Policies

Thank you for your interest in renting a campsite at the Porter County Fair. Please be advised that all permitted renters of campsites agree to adhere and be bound by the following:

1. Permits. Campsite applicants who have their applications for a campsite approved will be issued a permit (hereafter referred to as Permittees) by the Porter County Agricultural Society, d/b/a Porter County Fair (hereafter referred to as Management). All permits are to be displayed by Permittees in a visible location for Management's inspection. All permits are for a ten (10) day minimum stay.
2. Subletting or Assignment. Campsites may not be subleased, assigned, or transferred.
3. Substances. Permittees may not consume or possess alcohol, illegal drugs, or illicit substances while on Management's premises.
4. Vehicles. Campsite space is extremely limited. Each Permittee may only have one additional vehicle on the campsite.
5. Inspection. All units must be inspected prior to parking or setting up in Permittee's designated campsite.
6. Reporting. All damage to electronic pedestals or panels, water hydrants, sewage receptacles, showers, toilets, buildings, etc., must be reported to Management immediately.
7. State/Local Health Standards. All Permittees shall comply with Indiana State and local health standards, rules, codes, laws, and ordinances. Permittees agree to keep their campsite and surrounding area neat, clean, and free of any garbage, rubbish, or debris.
8. Discretion of Management. Management, in its discretion, may remove Permittees and visitors and revoke permits at any time for any reason including but not limited to dangerous, threatening, obnoxious, lude, or offensive behavior or behavior that interferes with the health, safety, and wellbeing of other Permittees or fairgoers. All Permittees agree to adhere and be bound by the Policies and Procedures of the Porter County Agricultural Society.
9. Quiet Hours and Minimum Age. Quiet hours in the campgrounds are 11:00 p.m. to 7:00 a.m. All Permittees must be at least 21 years of age.
10. Indemnification and Liability Waiver. The Permittee will indemnify and forever hold harmless Management and its agents and from and against any and all liabilities, claims, demands, damages, expenses, attorneys' fees, costs, fines penalties, suits, proceedings, actions and causes of action of any and every kind and nature arising or growing out of, or in any way connected with, the Permittee's use, occupancy, management or control of the Permittee's premises. If Management is made a party to any litigation by or against the Permittee, the Permittee will protect and forever hold Management and its agents harmless and will pay all costs, expenses, and reasonable attorneys' fees incurred or paid by Management in connection with such litigation. Management is not responsible, and Permittee waives any right to damages, losses, or equitable remedies of any amount, including personal property or injury, due to power outages, power surges, water supply, sewage failure, faulty hookups, acts of God, negligence or irresponsibility of Permittee, or negligence of a third party. Management is not responsible or liable for any damage or loss to Permittees personal property. Management is not responsible for any lost or stolen property of Permittee. Permittee voluntarily assumes all risk and danger of personal injury and all other hazards arising from or related in any way to attendance and camping at the Porter County Fair.
11. Agritourism Activity. Permittee consents and agrees that the camping activity being contracted for is an agritourism activity pursuant to I.C. § Code 34-31-9 et seq. and agrees to be bound by the State of Indiana's laws governing agritourism activities.
12. Venue and Jurisdiction. All claims arising under this Agreement and relationship shall be brought in the Superior Courts of Porter County, Indiana or the United States District Court in the Northern District of Indiana. All Permittees consent and purposefully avail themselves to personal jurisdiction of the State of Indiana. This Agreement is bound and interpreted under the laws of the State of Indiana. If a claim or dispute is filed and Management prevails, Permittee shall pay the reasonable attorney's fees, legal costs, and expenses of Management.

Permittee read, reviewed, and understands the terms of this Agreement and agrees to be bound by said terms and conditions.

Dated: _____

Permittee, signed

Permittee, printed