

Valet Parking Services Proposal

Company **Enter Business Name**

Event **Event Information**

Location **Enter Location**



ENTER CLIENT NAME

Valet Services Proposal

Prepared for

Prepared by

Individual Name Individual Title Debbie Harrison VP of Marketing

Ph: 000.000.0000 email@gmail.com

Ph: 000.000.0000

debbie@allaboutparking.com

SCOPE OF SERVICES

Detail of Provided Valet Services

Thank you for the opportunity to quote the following services.

EVENT DATE: Tuesday, August 01, 2017

EVENT TIME: 10:00 AM to 2:00 PM

VALET SERVICE TIME:

9:30 AM to 2:00 PM

(Includes set-up prior to servicing guests)

EVENT LOCATION:

1496 Hamilton Ave, San Jose

NO. OF VEHICLES: 100

ATTENDANT COST: \$843.75

ADDITIONAL COST: The following prices

are valid if this contract is signed and returned

by **July 15, 2017**

TOTAL COST: \$843.75

DEPOSIT DUE:

A deposit (50%) amount of \$
is due to reserve the event. The balance of
\$
is due upon conclusion of event.
Please email or fax your signed copy of this
proposal.

EVENT CODE: 17.07.15 Kerri Perez

STANDARD GRATUITY:

_____ Please initial if you want to add our standard gratuity of 20% to your amount due.

OVERTIME:

Each additional hour or fraction thereof after the specified valet service time will be billed at \$12.50 / 15 min / valet. Overtime hours to be billed post event.

THE AAP ADVANTAGE

All About Parking pledges to our clients that we will provide the highest quality service.

We are devoted to offering services at a level of distinction unmatched in our industry. We have bestowed upon each of our operations an indispensable atmosphere of positivity, customer service, and efficiency.

Whether we manage a hotel, luxury retirement home, private event, or commercial building, all our operations are immersed with technology and innovation that help us catch the smallest details of our business and ensure exceptional service to every client. We make things easy and efficient.

With a keen eye for perfection and a positive attitude, the company has grown to provide valet parking for luxury retirement facilities, hotels, first-class restaurants and special events. The company has diversified to provide parking lot management, consulting and professional carwash and detail services.

JOB DESCRIPTION

All About Parking, Inc. will provide:

- (1) Uniformed supervisor(s) to welcome and direct guests for the duration of the event.
- (4) Uniformed valet attendant(s) to greet and park all quest's vehicles for duration of event.

Insurance coverage for any damages resulting from the running of the valet service for the duration of the event.

All signs, tickets and uniforms necessary for the event.

VALET PARKING AGREEMENT

THIS VALET PARKING AGREEMENT (the Agreement), dated as of	, 2017, for	
reference purposes, is by and between	having	
its principal place of business at		
(Client), and All About Parking, Inc., a California	corporation	
(Operator), having its principal place of business at 1139 San Carlos Ave. Suite 309, San		
Carlos, CA 94070.		

ARTICLE I

PURPOSE OF THE AGREEMENT

The purpose of this Agreement is to state the terms and conditions pursuant to which Operator shall furnish uniformed attendants who are fully qualified and capable of operating and handling the Mobi equipment and EV service.

ARTICLE II

FURNISHING OF ATTENDANTS; EQUIPMENT

Operator will furnish sufficient uniformed attendants to provide services during the hours of operations and the number of days set forth below:

- (1) Operator at (enter address) Monday thru Friday 8:30 AM to 5:00PM
- (1) Operator at (enter address). Monday thru Friday 8:30 AM to 5:00PM

(Operator will not provide service during communicated company observed holiday or weekends.)

While on duty each attendant furnished by Operator will be well groomed and completely outfitted in the appropriate seasonal uniform with identifying nametags.

Each attendant will be above the age of 19 years, have a valid, duly authorized California driver's license and be otherwise qualified and capable of performing the services required to be undertaken hereunder. All parking attendants on duty will speak and fully understand English. All attendants are trained in driving all models and makes of vehicles (including but not limited to automatic transmission, standard transmission, electric).

Client will provide a reasonable storage area on its premises to store Operator's equipment. Operator shall provide phones for our attendants. Client will provide all necessary equipment for EV services. Any custom signs desired by Client will be at the expense of the Client.

ARTICLE III

MANAGEMENT OF PAYROLL

Operator's office staff will handle all aspects of their employee payroll through Operator's own contracted payroll company. Operator is responsible for all employer taxes due. Operator assumes full responsibility for all payroll taxes due and all other payroll expenses related to Operator's employees.

ARTICLE IV

HANDLING CLAIMS/COMPLAINTS

Operator's employees are required to have all parties sign and fill out a detailed accident report form whenever there is a claim involving a vehicle. Operator's employees are required to contact their Supervisors or Managers immediately and provide their Supervisor or Manager with a copy of the report and all details related to the claim or complaint. Operator's Supervisor or Manager will contact the owner of All About Parking who will contact the claimant within twenty-four hours after receiving a claim. The Operator's owner will work with the claimant as required to reach a mutual settlement to repair the vehicle or claim.

ARTICLE V

COMPENSATION & Payment Terms

For the services described herein, Client agrees to pay Operator the hourly rate as shown in Exhibit A.

In consideration for Operator's performance of its obligations hereunder and subject to the other terms of this Agreement, Client will pay Operator for services pursuant to the terms herein and the for the fees set forth in Article VI or as otherwise agreed to by both parties in writing. Operator will timely invoice Client, but in no event later than thirty (30) days following the last day of the calendar month in which services are provided. Operator will invoice Client for actual services delivered on the 1st and 15th of each month Payment for the services will be made to Operator net thirty (30) days after Client's receipt of an invoice from Supplier. There will be a late fee of 5% after 45 days that an invoice is past due and 10% for invoices that are 60 days past due.

ARTICLE VI

DUTIES AND CONDUCT OF ATTENDANTS

The services to be provided pursuant to this Agreement will be performed by qualified, efficient, careful, courteous attendants in strict accordance with the recognized best practices of other operators in the community and with the standard and special instructions issued by Client.

If for any reason whatsoever, Client believes that any attendant is not properly carrying out his/her duties, Operator will immediately remove said individual from premises and from the performance of further services under this Agreement and will simultaneously substitute a fully qualified employee.

ARTICLE VII

EMPLOYEES OF OPERATOR

All attendants furnished by Operator will be its regular employees and will, at all times, be subject to its direct supervision and control. Operator will further carry worker's compensation insurance covering all attendants and employees of Operator engaged in performing the services required under this Agreement. Operator will ensure that only employees who have passed background checks to Operator's satisfaction are furnished. In no event will Operator use subcontractors to carry out the services referenced in this Agreement without the advance written approval from Client.

ARTICLE VIII

REPORTING TO AND CONFERRING WITH EMPLOYEES

The supervisory personnel of Operator, who are responsible for the direct supervision of the attendants, will be available during normal business hours to report to and confer with Client.

ARTICLE IX

INSURANCE

Operator will furnish, at its own expense, and keep in full force and effect at all times during the term of this Agreement, a comprehensive broad form general liability insurance policy covering the operations and activities of Operator under this Agreement, including claims and liability to the public or damage or injury to Client incident to the use or occupancy of the Client parking lot and all other areas to be served by Operator or resulting from any accident occurring in or about or from Operator's use of the same. The insurance policy must specifically name Client as a named additional insured. Such insurance will cover the contingent liability of Client and shall be payable to Client and Operator as their respective interests may apply. Such insurance will be in the amount of at least One Million Dollars (\$1,000,000.00) liability coverage.

Operator will deliver to Client certificates of such insurance coverage with evidence by stamping or otherwise of the payment of the premiums, and shall deliver evidence of each renewal thereof at least twenty (20) days prior to the expiration of any policy or coverage then existing. Operator will provide a separate endorsement or other evidence satisfactory to Client evidencing that Client is a named additional insured. Each policy will provide that the carrier or carriers will notify the parties not less than thirty days (30) prior to any cancellation by such carrier of the coverage. Operator's current insurance coverage is attached to this Agreement as Exhibit B.

ARTICLE X

INDEMNIFICATION

Operator shall defend, indemnify, and hold Client harmless from any loss, cost, liability, damage, injury, claim, or expense arising from the willful or negligent acts or omissions of Operator or its employees in connection with Operator's duties and obligations pursuant to this Agreement.

ARTICLE XI

TERM OF AGREEMENT & TERMINATION

Operator and Client agree the commencement dates of this Agreement shall be as set forth below and continue through _______. Operator and Client will use its commercially reasonable efforts to meet 60 days prior to the expiration of the service to discuss if the service should continue. Either party may terminate this Agreement for its convenience, at any time for any reason with 60 days written notice to the other party.

ARTICLE XII MISCELLANEOUS PROVISIONS

A. Arbitration: Intentionally left blank.

B. Payments and Notices: Any sums or notices to be paid or given by either of the parties hereto to the other hereunder may be delivered in person, or may be deposited in the United States mail, duly registered and certified, with postage prepaid, and addressed to the party for whom intended as follows:

To Client:

(Enter Client Name)

All About Parking

Attn:

(Enter Client address)

Attn: Roy Nickolai

(Enter Client address)

1139 San Carlos Avenue, Suite 311

(Enter Client City, State, Zip)

San Carlos, CA 94070

or at such other address as either of the parties may hereafter designate in writing. Service of any written notice shall be deemed complete at the time of personal delivery or within three (3) days after the mailing as provided above.

- C. Construction and Effect: All remedies contained in this Agreement are cumulative and not exclusive. The waiver of any breach shall not constitute a waiver of any prior or subsequent breach. The article headings are used only for the purpose of convenience and shall not be deemed to limit the subject of the articles or be considered in their interpretation. Each and all of the obligations, covenants, conditions, and restrictions of this Agreement will inure to the benefit of, and be binding upon and enforceable against, as the case may require, the heirs, successors, executors, administrators, personal representatives, and assigns of the respective parties.
- D. Independent Contractor: Operator will act as an independent contractor and will retain complete control over its agents and employees. Operator will have no authority to contract for or otherwise bind Client. Operator will not place signs, allow attendants to wear identification, or otherwise act in a way which may suggest that Operator's agents and employees are agents or employees of Client.
- E. Entire Agreement: This Agreement contains the entire agreement of the parties with respect to the matters covered by this Agreement, and no other agreement, statement, or promise made by any party, or any employee, officer, or agent of any party shall be binding or valid if it is not contained in this Agreement. This Agreement may only be modified or amended by a writing signed by both parties.

This Agreement is being entered in San Mateo County, California, between All About Parking (Operator) and FreeWire Technologies, Inc. (Client). The parties hereby agree to the terms and conditions as set forth in this Agreement.

CLIENT:	ENTER BUSINESS NAME		
	Ву:	(Enter Client Name)	
	Its:	(Enter)	
	Date:	(Enter Date)	
OPERATOR:	ALL ABOUT PARKING, INC.		
	Ву:	(Enter Printed Name)	
	lts:	(Enter)	
	Date:	(Enter Date)	





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