APPLICATION FOR A BEER PERMIT STATE OF TENNESSEE COUNTY OF LAWRENCE, Class A County

Date of Application:
Application for (check one): ON PREMISES PERMIT OFF PREMISES PERMIT ON AND OFF PREMISES PERMIT MANUFACTURED OR DISTRIBUTOR'S PERMIT SPECIAL EVENTS PERMIT
I HEREBY MAKE APPLICATION FOR A PERMIT TO SELL, STORE, MANUFACTURE, OR DISTRIBUTE BEER OF OTHER BEVERAGES AUTHORIZED TO BE SOLD, STORED, MANUFACTURED OR DISTRIBUTED UNDER THE PROVISIONS OF TENNESSEE CODE ANNOTATED §§ 57-5-101 ET SEQ. AND BASE MY APPLICATION UPON THE ANSWERS TO THE FOLLOWING QUESTIONS:
1. Full name of applicant (owner of business)
 Type of applicant (check one): Person Firm Corporation Joint-stock company Syndicate Association List all persons, firms, corporations, joint-stock companies, syndicates, or associations having at least a 5% ownership interest in the business (attach additional sheet, if needed)
If the owner(s) is an individual, answer questions 4, 5 and 6. Otherwise, proceed to question 6. 4. Present home address?
5. Previous address(es) within last ten (10) years
6. Date of birth Home telephone number 7. Under what name will this business operate? 8. Give business address and geographical location of business
Business telephone number 9. Specify the identity and address of the person to receive annual tax notices and any other communication
10. Give name and address of real estate (property) owner if other than business owner
11. Will permit be used to operate two(2) or more restaurants or other businesses within the same building?Specify number and list (on an attached sheet) the names of the restaurants or other businesses. Describe all locations:
12. Give name, date of birth, and address of any manager other than applicant
13.Have you or your organization ever had a beer permit revoked, suspended, or denied in the State of Tennessee? If so, specify, where, when and why
14. Give the name, relationship to applicant (if applicable) and address of the former beer permitee at this location

15. Name and address of the Property office) [TCA§57-5-	church or place of public gathering near 105(b)(1)]	est to your business (verified by	radius map from Assessor of
· ·	has adopted a rule forbidding the ithin 1000 feet of schools, church		•
16. Name(s) and address(es)	of the school(s) and playground(s) neare	est to the business	
17. Residential dwelling(s) w	vithin 300 feet radius of the business – D	welling Owner(s) name and add	dress:
feet of a residential I certify that I am knowled information to the best of m	adopted a rule forbidding the said dwelling, if the owner of the dwelling, if the owner of the dwelling the laws prohibiting the sale with the said on causes traffic congestion or interferential chealth, safety and morals.	telling objects to the issual le of beer to minors and that ware that I shall not be issued a	this application contains true a permit or my permit shall be
Signature of Applicant (Applicant must be present w	vith identification in the Lawrence Count	ty Clerk's office to apply)	
Sworn to and subscribed befo	ore me this day of	_, 20	
Notary Public Lawrence County Clerks Off	ice		
Commission Expires:			
To be filled out by Lawrence	County Clerk's Office		
Name on Applicants Identific	eation		
First	Middle		Last
ID/DL Number:	Expiration Date:	Issuing State:	<u></u>

NOTICE: A non-refundable \$250 fee must accompany this application. If the application is approved you are required to provide documentation of sales tax registration to the county within ten (10) days of approval. Any applicant making any false statement in this application shall forfeit his/her permit and shall not be eligible to receive any permit for a period of ten years.

A privilege tax of \$100 is imposed on the business of selling, distributing, storing or manufacturing beer in this state effective January 1, 1994 and each successive January 1. Any holder of a beer permit issued after January 1, 1994 shall pay a pro rata portion of this annual tax when the permit is issued.

A geographical and distance survey from a licensed surveyor **may** be required if the distance is questionable. This shall be done at the expense of the applicant.

Applicants will be responsible for any additional fees to re-run public notification(s) if information or meeting date is changed (through no fault of the county) by the applicant.