

# APPLICATION FOR A CLASS C (MOBILE) LIQUOR LICENCE

Instructions: 1. Complete all sections; 2. Attach any required documents; 3. Submit with payment.

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Type of Application						
New Application	Transfer Applica	Term of Licence			rs	
Catering Ship Special Events						
D						
Business Structure						
Sole Proprietorship	Corporation (registered in t	he NWT)	Registere	ed Partnershi	р	
If requesting an exemption to	publish notice of the application	n, please	attach a written req	uest with rea	asons for the exc	emption.
Applicant Information						
Applicant First Nam Name:	e	La	ast Name			
Canadian Citizen	Canadian Citizen Permanent Resident of Canada I am at least 19 years of age					
Corporation (enter the name private corporation, partners)						
Mailing Address						
P.O. Box #:	Street Number:	Street Name:				
Community:		Territory/Province:		Postal Code:		
Phone Number:			Email:			
Establishment Informatio						
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Establishment Name:				Anticipated	Opening Date:	DD / MM / YYYY
Establishment Street Address	S					
Street Number:		Street Na	ame:			
Community:		Territory/Province:		Postal Code:		
On site Manager						
On-site Manager						
Name of On-site First Name Last Name Manager:						
Mailing Address						
P.O. Box #:	Street Number:	Street Name:				
Community:	mmunity: Territory		/Province:		Postal Code:	
Phone Number:			Email:			

Complete this section on	y if this Application is for a C	Catering I	Business		
Business Name:					
Address of Commercial Kitch	en				
P.O. Box #:	Street Number:	Street Na	Street Name:		
Community:		Territory	/Province:	Postal Code:	
Phone Number:			Email:		
Complete this section on	y if this Application is for a S	hip			
Name of Ship:					
Specify Areas of Ship to be Licensed:					
Community Docked At:					
Communities Visited During Operation:					
Extensions (only if this Ap	oplication is for a Ship)				
Please indicate if any of the fo	ollowing extensions are being app	olied for.			
Extensions to Class C (Mobile	e) Licence				
Mini-bar	Room Service				
Request to Transfer Licen	ce (to be completed by the C	URRENT	licence holder – only for trar	nsfer applications)	
		es to the	transfer of Liquor Licence Numbe		
(licence holder	name)			(current number)	
for		1		,	
(current	name of establishment)		(new applicant name)		
effective on a date to be esta	blished by the Liquor Licensing Bo	oard.			
	X				
Print Name	Signatu	re		Date DD / MM / YYYY	
	especting any circumstances	-	ense and who in the applicati to in Section 5 of the <i>Liquor</i> A	on knowingly fails to make full Act (persons ineligible for a	
Declaration					
I certify that the information section 12 of the <i>Liquor Regu</i>		o this app	lication is correct, and that I have	read section 5 of the <i>Liquor Act</i> and	
Dated this day of	, 20				
			X		
Printed Name of Applicant			X Signature of Applicant		

Please refer to the attached Application Requirements for a complete list of required documents to be submitted with this application.

Applications can be submitted to the Liquor Licensing Board by email or by mail at:

# LLBinfo@gov.nt.ca

or

Suite 204 - 31 Capital Drive, Hay River, NT X0E 1G2

Required Documents				
The Applicant must provide the following documentation:				
1. A criminal records check, issued by the RCMP and dated within 3 months, for: the applicant (where the applicant is not a corporation), the applicant's associates (where the associate is not a corporation), and the on-site manager. *Required prior to issuance of licence.*				
2. In the case of an applicant that is a partnership, written evidence of registration under the <i>Partnership Act</i> (Filed Form #1 – Declaration of Partnership).				
3. In the case of an applicant that is a corporation, a copy of the applicant's constating or establishment documents (Certificate of Incorporation).				
4. In the case of an applicant that is a corporation, a signed or sealed officers' resolution authorizing a representative of the corporation to apply for a liquor licence on behalf of the company.				
5. In the case of an applicant that is a corporation, a signed or sealed list of directors and officers of the company.				
6. A copy of the signed agreement or conditions of employment between the applicant and the on-site manager (where the applicant is not the on-site manager).				
7. A copy of the applicant's business licence, issued under the <i>Business Licence Act</i> and/or a copy of the applicant's municipal business licence, issued under a municipal bylaw.				
8. Proof of compliance with the <i>Fire Prevention Act</i> – an occupancy load certificate(s), dated within 3 months, for the proposed premises. *Required prior to issuance of licence.*				
9. Proof of compliance with the <i>Public Health Act</i> – a valid food establishment permit(s) for the proposed premises. * <i>Required prior to issuance of licence</i> .*				
10. If this application is for a ship, a copy of the Certificate of Registry, Declaration of Ownership, and the Passenger Ship Safety Certificate.  *Required prior to issuance of licence.*				
Please note – if the application is for a catering business:				
You will need to submit for <b>each separate event</b> , a completed Notice of Proposed Event, Consent to Inspection and any supporting documents, in advance of the regulatory filing times. The forms have been attached to this application, if applicable.				

The personal information collected by the Liquor Licensing Board is authorized by sub-paragraph 40(c)(i) of the *NWT Access to Information and Protection of Privacy Act*, which permits a public body to collect personal information when the information is related directly to, and is necessary for, an operating program or activity of the public body. This personal information is protected by the privacy provisions of the *Access to Information and Protection of Privacy Act*.

If you have any questions in relation to the personal information collected, please send an email to <a href="mailto:LLBinfo@gov.nt.ca">LLBinfo@gov.nt.ca</a> or contact:

General Manager/Registrar NWT Liquor Licensing Board Suite 204 - 31 Capital Drive Hay River, NT XOE 1G2

Payment Method				
Cheque Money Order Credit Card		Total Amount Enclosed:		
Credit Card Payment				
PRINT Cardholder Name as Shown on Credit Card:	SIGNATURE of Card Holder: X			
Credit Card Number: Expiry I		Date:	3 digit CVV (back of card):	
Note: Credit Card information is not retained. Upon authorization of the payment request, all credit card information is destroyed.  Cheques and Money Orders can be made payable to the NWT Liquor Licensing Board.  Interac and cash payments can be made in person at the Hay River Board office.				

Licence	Initial Application Fee	Annual Fee
Class C (Liquor Primary)	\$300.00	\$200.00

Extension	Annual Fee
Mini-Bar	\$100.00
Room Service	\$100.00

**Note:** If the application is for Special Events – there will be a fee of \$100 for each Special Event.

# **Application Information**

#### If the applicant is a corporation:

Liquor Licensing Board approval is required for any prospective issue or transfer of shares that would result in a shareholder owning or controlling more than 10% of the voting rights attached to all outstanding shares of the corporation.

## Who is an on-site manager?

For the purposes of the Act and Regulations, a person is to be considered an "on-site manager" if he or she is responsible for managing the operations of the licence holder in respect of the licensed premises.

#### Who is an associate?

For the purposes of the Act and Regulations, a person is to be considered an "associate" of an applicant or licence holder if:

- 1. the person and the applicant or licence holder are in a partnership within the meaning of the Partnership Act;
- 2. the person is a corporation and the applicant or licence holder has control of or direction over the person;
- 3. the applicant or licence holder is a corporation and the person has control of or direction over the applicant or licence holder;
- 4. both the person and the applicant or licence holder are corporations and both share common control or direction from the same person or group of persons;
- 5. the person has provided financing in an amount exceeding \$10,000 to the applicant or licence holder in relation to the business to be licensed; or
- 6. the person is the applicant's spouse, as defined in the Family Law Act.

#### **Prohibitions:**

A licence will not be issued or transferred to, or in respect of, a person if the applicant (person), applicant's on-site manager, or applicant's associate:

- 1. has been convicted of an offence described in the *Liquor Regulations* and established under a law of Canada, the Northwest Territories, another territory or province;
- 2. has been charged with an offence and is awaiting a final disposition for an offence described in the *Liquor Regulations* and established under a law of Canada, the Northwest Territories, another territory or a province;

Subsection 12(3) of the *Liquor Regulations* provides for an applicant to apply to the Board to exempt an offence described in subsection 12(1) where the offence was a minor infraction or where issuing the licence would not create an undue risk of harm to the public. An application for such an exemption must be made in writing to the Board and must include reasons why the Board should grant the exemption.

- 3. has been disqualified from holding a licence under paragraph 30(1)(b) of the Liquor Regulations;
- 4. is a liquor vendor;
- 5. is party to an agreement with a liquor manufacturer or supplier for the sale of the liquor of the manufacturer or supplier; or
- 6. if the spouse has been charged and is awaiting final disposition or has been convicted of an offence described in the *Liquor Regulations* and established under a law of Canada, the Northwest Territories, another territory or a province; has been disqualified from holding a licence under subsection 30 (1) of the *Liquor Regulations*; or is party to an agreement with a liquor manufacturer or supplier for the sale of the liquor of the manufacturer or supplier.

# LIQUOR ACT S.N.W.T. 2007,c.15

- 5. (1) A licence may not be issued or transferred under this Act to or in respect of
  - (a) a minor;
  - (b) an individual who is not a Canadian citizen or a permanent resident;
  - (c) an extra--territorial corporation as defined in the *Business* Corporations Act that is not
    - (i) registered under the *Business Corporations Act*, or (ii) incorporated by or under an Act of Canada;
  - (d) a partnership that is not registered under the *Partnership* and *Business Names Act*;
  - (e) a person who the Board considers is not the true owner of the business carried on at the premises for which the licence is sought;
  - (f) a person who has been convicted of an offence described in the regulations and established under a law of Canada, the Northwest Territories, another territory or a province;
  - (g) a person who has been disqualified under this Act or the regulations;
  - (h) a person who is a vendor or an employee of a vendor;
  - (i) premises that have been disqualified under this Act or the regulations; or
  - (j) a person who has not complied with the applicable laws of Canada, in relation to a manufacturing licence.
  - (2) A licence may not be issued or transferred under this Act to, or in respect of, a person who has been charged with and is awaiting a final disposition for an offence described in the regulations and established under a law of Canada, the Northwest Territories, another territory or a province.
  - (3) A licence may not be issued or transferred under this Act to, or in respect of, a person if the person's on-site manager or associate
    - (a) has been
      - (i) convicted of an offence referred to in paragraph (1)(f), or (ii) charged with an offence referred to in subsection (2);
    - (b) has been disqualified from holding a licence under paragraph 30(1)(b);
    - (c) is a vendor; or
    - (d) is a party to an agreement with a liquor manufacturer or supplier for the sale of the liquor of the manufacturer or supplier.

## **LIQUOR REGULATIONS R-069-2008**

- 12. (1) For the purposes of paragraph 5(1)(f), subsection 5(2) and subparagraphs 5(3)(a)(i) and (ii) of the Act, an offence means any of the following:
  - (a) an offence under subsection 7(3) (failure to make full disclosure), subsection 72(2) (false statements), section 73 (unlawful manufacture of liquor) or section 74 (unlawful sale) of the Act;
  - (b) an offence under subsection 16.2(3) (failure to make full disclosure), subsection 24(2) (failure to make full disclosure), section 83.1 (unlawful manufacture), section 84 (unlawful sale of liquor), section 85 (supplying liquor to underage persons), section 86 (false information) of the former Act;
  - (c) an offence under the Criminal Code;
  - (d) an offence under the Excise Act (Canada), Excise Act, 2001 (Canada), Food and Drugs Act (Canada), Importation of Intoxicating Liquors Act (Canada), or Spirit Drinks Trade Act (Canada) relating to liquor;
  - (e) an offence under the Controlled Drugs and Substances Act
     (Canada) relating to trafficking, importing or possession for the purpose of trafficking of a narcotic;
  - (f) an offence under the *Food and Drugs Act* (Canada) relating to food or a controlled or restricted drug.
  - (2) Notwithstanding subsection (1), an offence described in that subsection does not include
    - (a) an offence where the conviction occurred more than seven years before the date of the application; or
    - (b) an offence exempted by the Board under subsection (3).
  - (3) The Board may, on application, exempt an offence described in subsection (1), if satisfied that
    - (a) the offence was a minor infraction of the law; or
    - (b) issuing the licence will not create an undue risk of harm to the public.