



PUB CRAWL LICENSE APPLICATION

A pub crawl organizer or promoter is required to apply to the Alcoholic Beverage Control Board (Board) to hold a pub crawl in the District if it includes 200 or more people. Pub crawls held in the District are defined as any event where an organized group of establishments within walking distance participate in the promotion of an event that features the sale or service of alcoholic beverages during a specified time period.

In order to hold a pub crawl in the District, a promoter or organizer is required to:

- 1. Hold a pub crawl license, which covers all pub crawl events held by the licensed promoter or organizer for the calendar year in which it is issued.
- Submit a Pub Crawl Event Form along with the required operational, security and litter removal plans to the Alcoholic Beverage Regulation Administration (ABRA), the Metropolitan Police Department (MPD), and the District of Columbia Fire and Emergency Medical Services (DCFEMS) for each pub crawl event to be held in the District. A Litter Removal Plan also needs to be submitted for approval to the Department of Public Works.
- 3. Obtain approval from the Board for each pub crawl event to be held in the District under the pub crawl license.

APPLICATION INTRUCTIONS

A pub crawl organizer or promoter must complete the following:

At least **60 days** prior to an initial pub crawl event, complete and submit a Pub Crawl License Application along with a Police Clearance and Clean Hands Certificate to ABRA.

- Police Clearance: All applicants must obtain a Police Clearance from MPD. An applicant must also submit a Police Clearance from the local jurisdiction in which the applicant resides if the residence is outside of the District. MPD is located at: 300 Indiana Avenue, NW, Washington, DC 20001
- Clean Hands Certificate: All applicants must obtain a Clean Hands Certificate from the Office of Tax and Revenue. The form is provided below and is also available online at https://ocfocleanhands.dc.gov/cch/.

Pub crawl organizers and promoters are required by 23 DCMR § 712.

RETURNING FORMS

The pub crawl license application may be submitted to ABRA either by email, mail or in person:

- Email abc@dc.gov
- 2000 14th St., NW, Suite 400 South, 4th Floor, Washington DC 20009

FEES

The application fee for a Pub Crawl License is \$500. A pub crawl license is only valid for the calendar year that it is issued.

QUESTIONS

Promoters and organizers that have questions can contact ABRA by emailing abc@dc.gov or calling (202) 442-4423.



PUB CRAWL LICENSE APPLICATION

OFFICIAL USE ONLY											
License Number:		Date A	Date Accepted:			Accepted by:					
Fee Paid: \$	From:	То:		Issue Dat	te:	From:		To:		-	
Date Approved by Board: / /	Initial: →										
Date Denied by Board: / /	Initial: →										
TO BE COMPLETED BY APPLICANT/PROMOTER											
1. Applicant (Last Name, First Nar	ne, Middle Initial)/Er	ntity/Organ	nization:								
2. Trade Name:											
3. Business Address:											
4. Mailing Address (if different from business address):											
5. Business Telephone Number:				6. Email:							
7. Type of Applicant: Sole Proprietor Corporation Partnership Other (LLP or LP)											
8. List the name(s) of the sole prop	prietor and all partne	ers below:	:								
9. List names(s) and title(s) of all c ownership interest:	l general partne	rs that	have		Number of Shares	of	Percent of Interest				
_											
10. Year(s) in which Previous Pub Crawls Held:				11. Did any pub crawl event result in disciplinary action from ABRA or any other District agency? Yes No							
Print Name: Signature:											
Subscribed and sworn to before me On this day of, 20 My commission expires on											
Print Name:			Signature:						Dat	e:	
Subscribed and sworn to before me										expires on	
	(Notary Sigr	nature)									

*Every individual pub crawl event needs to be approved by the Alcoholic Beverage Control Board and requires the submission of a pub crawl event form and all other required documentation 60 days prior to the event.

NOTICE: The District of Columbia will provide the appropriate services and auxiliary aids, including sign language interpreters, whenever necessary to ensure effective communication with members of the public who are deaf, hearing impaired or who have other disabilities affecting communications. Requests for services and auxiliary aids should be made at least ten days prior to any scheduled hearing. Please notify the ADA Coordinator at (202) 442-4423. In order to report fraud, waste, and abuse in the District of Columbia government, call 1-800-521-1638.



BUSINESS ENTITY CLEAN HANDS CERTIFICATION

Please read carefully before signing. A false statement on this certification requires that the administration proceed immediately to revoke the license or permit for which you are now applying, and fine you \$1,000.00 (one thousand dollars). This certification is required by the Clean Hands Act of 1996; effective May 11, 1996, (D.C. Law 11-118, D.C. Official Code Sec. 47-2861 *et seq.*) before you are eligible to receive a license or permit.

I/We certify that the entity does not owe more than \$100.00 to the District of Columbia Government as a result of:

- 1. Fines, penalties or interest assessed pursuant to the Litter Control Administrative Act of 1985, effective March 25, 1986 (D.C. Law 6-100; D.C. Official Code Sec. 8-801 et seq.);
- 2. Fines, penalties or interest assessed pursuant to the illegal Dumping Enforcement Act of 1994, effective May 20, 1994 (D.C. Law 10-117; D.C. Official Code Sec. 8-901 *et seq.*);
- 3. Fines, penalties or interest assessed pursuant to the Department of Consumer & Regulatory Affairs Civil Infraction Act of 1985, effective October 5, 1985 (D.C. Law 6-42; D.C. Official Code Sec. 2-1801.01 et seq.); or
- 4. Past due taxes;
- 5. Past due District of Columbia Water and Sewer Authority Service Fees;
- 6. Traffic adjudication fines or penalties;
- 7. Parking fines or penalties assessed by other jurisdictions, provided, that a reciprocity agreement is in effect between the jurisdiction and the District;
- 8. Fines assessed to car dealers; and
- 9. Fines assessed pursuant to the Taxicab and Limousine Commission Establishment Amendment Act of 2004.

CERTIFICATION

I/We understand that if I knowingly falsify this certification, the Administration will move to revoke the license or permit for which I am applying, and fine me \$1,000.00 (one thousand dollars). I/We further understand that the Administration may conduct an investigation to ascertain the veracity of this certification.

I/We understand that this certification is now required as documentation to accompany my application for a license or permit, and that by completing this certification, I am not guaranteed that my license or permit will be approved.

(Note: If applicant is a sole proprietor, the individual must sign; if partnership, each partner must sign; if corporation, president or vice president must sign; if LLC, each managing member must sign the below certification.)

Print Name	Print Title	Signature	Date Signed			
	FOR OFFICIAL USE ONLY	(– OFFICE OF TAX AND REVENUE				
	(Signature)	(Date)	(Date)			

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BUSINESS ENTITY CLEAN HANDS CERTIFICATION

All individuals that have an ownership interest must complete the following form.

Please read carefully and completely before signing. A false statement on this certification requires that the administration proceed immediately to revoke the license or permit for which you are now applying, and fine you \$1,000.00 (one thousand dollars). This certification is required by the Clean Hands Act of 1996; effective May 11, 1996, (D.C. Law 11-118, D.C. Official Code Sec. 47-2861 *et seq.*) before you are eligible to receive a license or permit.

Ι,		as		,
	(Name - Print or Type)		(Applicant's Title)	
certify that		, social security number		
,	(Home Address)	,,,,	(Social Security Number)	,
as of this date		does not owe more than \$100	00 to the District of Columbia	

Government as a result of:

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- 2. Fines, penalties or interest assessed pursuant to the illegal Dumping Enforcement Act of 1994, effective May 20, 1994 (D.C. Law 10-117; D.C. Official Code Sec. 8-901 *et seq.*);
- Fines, penalties or interest assessed pursuant to the Department of Consumer & Regulatory Affairs Civil Infraction Act of 1985, effective October 5, 1985 (D.C. Law 6-42; D.C. Official Code Sec. 2-1801.01 *et seq.*); or
 Past due taxes;
- 5. Past due District of Columbia Water and Sewer Authority Service Fees;
- 6. Traffic adjudication fines or penalties;
- 7. Parking fines or penalties assessed by other jurisdictions, provided, that a reciprocity agreement is in effect between the jurisdiction and the District;
- 8. Fines assessed to car dealers; and
- 9. Fines assessed pursuant to the Taxicab and Limousine Commission Establishment Amendment Act of 2004.

CERTIFICATION

I understand that if I knowingly falsify this certification, the administration will move to revoke the license or permit for which I am applying, and fine me \$1,000.00 (one thousand dollars). I further understand that the administration may conduct an investigation to ascertain the veracity of this certification.

I understand that this Certification is required as documentation to accompany my application for a license or permit, and that by completing this Certification, I am not guaranteed that my license or permit will be approved.

(Signature)

(Print Name/Title)

(ABC License Number)

(Date)

FOR OFFICIAL USE ONLY - OFFICE OF TAX AND REVENUE

(Signature)

(Date)

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