

CARRIER:			

Catering Plus Liquor Liability Warranty Application – Banquet Halls, Bartending Services, Caterers and Concessionaires

•	•	ers and Concess IN SECTION I – INSTANT QUOTE BE		INDER PROVIDED PRIOF	R TO BIND	ING
I. INSTANT QUOTE INFOI	RMATION					
Applicant's name (include	DBA name):	osses in the past three years. It		•	re applic	ation.
		State:				
•						
		State:				
		E-mail address:				
		☐ Partnership ☐ LLC				
Description of Operation	s: 🛭 Banquet Hall 🗓	☐ Bartending Service ☐ C	oncessionaire 🚨 Off-	Premises Caterer		
•	-	ry losses in the last five years?	?		Yes	□ N
If "Yes," provide the fo	ollowing information on each	ch claim:				
Coverage Type?	Date of Loss	Description of loss	Pa	id Reserved	St	atus
☐ Liquor ☐ Assault or battery			\$	\$		pen losed
☐ Liquor ☐ Assault or battery			\$	\$		pen losed
☐ Liquor ☐ Assault or battery			\$	\$		pen losed
Please provide additional	claims or information on se	eparate sheet				
•	liquor violations, citations,	charges or enforcement action	ns in the last five years?	٥	Yes	□ N
Date of Violation	-	otion of Violation	Magazza Takas	n to Prevent Future	Violetie	
Date of violation	Descrip	Duon of violation	wieasures takei	1 to Prevent Future	violatio	ns
Please provide additional	claims or information on se	eparate sheet	I			
Additional Interests (Al =	Additional Insured, LP = L	oss Payee, M = Mortgagee)				
Name	Relationship/Interest	Address	City, Stat	e, Zip	AI LP	М

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3.	What year did the applicant start business at this location?		
4.	How many years experience does applicant have owning or managing this type of operation?		
5.	In what state are the majority of jobs located?		
6.	Will the applicant ever do business in any of the following states: Alabama, Alaska, Illinois, Louisiana, Minnesota, Mississippi, Rhode Island or West Virginia?	☐ Yes	□ No
7.	Each Common Cause limit: \$ General Aggregate limit: \$		
8.	Exposure basis:		
	a. On-premises annual food receipts		
	b. On-premises annual alcohol receipts		
	c. Off-premises annual alcohol receipts		
	d. Total number of annual events involving alcohol		
	e. Average attendance at events		
	f. Concessionaires only: seating capacity of venue		
	g. What is the latest hour of operation? a.m. p.m. 24 hours		
	h. What is the latest time an event will end? a.m. p.m. 24 hours		
	i. Are all alcohol-serving employees certified in a Formal Alcohol Training Course not mandated by the state?	☐ Yes	□ No
II. C	GENERAL ELIGIBILITY CRITERIA SECTION – COMPLETE FOR ALL APPLICANTS		
9.	Are there any past, pending or planned foreclosures and/or bankruptcies or judgments for unpaid taxes against the named insured or any officer, partner, member or owner, individually with the last five years?	☐ Yes	□ No
10.	Does the applicant have and will applicant maintain a valid liquor license, if required by ordinance or law, prior to the applicant selling, serving or distributing alcohol?	☐ Yes	□ No
	a. Liquor license name (if applicable): License number (if applicable):		
11.	Does the applicant hire independent contractors to sell or serve alcohol?	☐ Yes	☐ No
	a. If "Yes," does applicant require all independent contractors that sell or serve alcohol to carry their own liquor liability of	overage:	
	at equal or higher limits, and name applicant as an additional insured on the subcontractor's liquor liability policy?	☐ Yes	☐ No
12.	Are employees or other persons selling or serving alcohol permitted to consume alcohol during their hours of employment or service?	☐ Yes	□ No
13.	Are a majority of the events that the applicant serves or sells alcohol for predominantly youthful clientele ranging from 21-25 years of age?	☐ Yes	□ No
14.	Is the applicant requesting liquor liability limits greater than the general liability limits carried?	☐ Yes	☐ No
As	a condition of coverage, general liability limits must be maintained at limits equal to or greater than liquor liability Within the past five years, has the applicant's liquor liability coverage been cancelled or non-renewed?	/ limits. □ Yes	□ No
	If "Yes," explain:		
	COMPLETE ALL APPLICABLE SECTIONS		
	Banquet Hall Operations:		
~. '	Note: If operations. Note: If operation is also a bar or restaurant, complete our Liquor Liability Warranty Application (LLA).		
16.	If operation is a banquet hall, please answer the following questions:		
	a. Is the banquet hall the only entity selling, serving or providing alcohol on the premises?	☐ Yes	□ No
	b. Does the banquet hall sell, serve or provide alcohol and also permit patrons/other entities to sell, serve		
	or provide alcohol?	Yes	☐ No
	c. Does the banquet hall provide servers only and also permit patrons/other entities to sell, serve or provide alcohol?	Yes	☐ No
	d. Does the banquet hall ever sell, serve or provide alcohol?	Yes	☐ No
	e. Does the banquet hall permit patrons to provide entertainment for their events?	Yes	☐ No
	If "Yes," how many times per week or per year		
	f. Does the applicant ever employ bouncers, security or doorpersons?	☐ Yes	☐ No
17.	Are only the applicant and its authorized employees or members permitted to serve alcohol at all events where alcohol is present?	☐ Yes	□ No
	 a. If persons serving alcohol are not the applicant or its authorized employees or members, are they required to carry liquor liability insurance with limits equal to or greater than limits covered under applicant's liquor policy? 	☐ Yes	□ No

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18.	Does or will the applicant:				
	a. Feature an open bar past 12:00 am?		Yes		No
	b. Permit self-service of alcohol?		Yes		No
19.	Does or will the applicant ever offer or permit:				
	a. Beer pong or other drinking games?		Yes		No
	b. Beer price (lowest price offered including happy hours or specials) for less than \$2.00?		Yes		No
	c. Liquor or wine price (lowest price offered, including happy hours or specials) for less than \$3.00?		Yes		No
В. І	Bartending Services And Off-Premises Catering Operations:				
20.	Are only the applicant and its authorized employees or members permitted to serve alcohol at all events where alcohol is present?		Yes		No
	a. If persons serving alcohol are not the applicant or its authorized employees or members, are they required to carry liquor liability insurance with limits equal to or greater than limits covered under applicant's liquor policy?		Yes		No
21.	Does or will the applicant:				
	a. Feature an open bar past 12:00 am?		Yes		No
	b. Permit self-service of alcohol?		Yes		No
C. (Concessionaires:				
22.	What is the name of the venue?				
23.	Does applicant have operations at more than one location?		Yes		No
	a. If "Yes,", please complete one application per location.				
24.	Is the venue any of the following: amusement park, concert hall featuring rock, rap or hip hop concerts, professional sports stadium, racetrack or water park?		Yes		No
25		_	165	_	INO
25.	If the venue has multiple concessionaires, are they all required to carry their own liquor liability coverage at limits equal to or greater than the applicant's liquor liability limits?	П	Yes	П	No
26	Does the venue permit patrons to bring their own alcohol onto the premises?		Yes		No
	Is the applicant affiliated with a national franchise operation?		Yes		No
		_	163	_	INO
20.	Does or will the applicant ever offer: a. Drink specials/happy hours past 9:00 pm?		Yes		No
	b. Drink specials/happy hours past 11:00 pm?		Yes		No
	c. More than two complimentary drinks per patron per day?		Yes		No
	d. Beer price (lowest price offered including happy hours or specials) for less than \$2.00?		Yes		No
	e. Liquor or wine price (lowest price offered, including happy hours or specials) for less than \$3.00?		Yes		No
	e. Liquoi of withe price flowest price official, including flappy flours of specials) for less than \$3.00?	_	165	_	INO

FRAUD STATEMENTS

Alabama, Arkansas, District of Columbia, New Mexico, Rhode Island and West Virginia: Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.

Colorado Fraud Statement: It is unlawful to knowingly provide false, incomplete, or misleading facts or information to an insurance company for the purpose of defrauding or attempting to defraud the company. Penalties may include imprisonment, fines, denial of insurance and civil damages. Any insurance company or agent of an insurance company who knowingly provides false, incomplete, or misleading facts or information to a policyholder or claimant for the purpose of defrauding or attempting to defraud the policyholder or claimant with regard to a settlement or award payable from insurance proceeds shall be reported to the Colorado division of insurance within the department of regulatory agencies.

Florida Fraud Statement: Any person who knowingly and with intent to injure, defraud, or deceive any insurer files a statement of claim or an application containing any false, incomplete, or misleading information is guilty of a felony of the third degree.

Kansas Fraud Statement: Any person who, knowingly and with intent to defraud, presents, causes to be presented or prepares with knowledge or belief that it will be presented to or by an insurer, purported insurer, broker or any agent thereof, any written, electronic, electronic impulse, facsimile, magnetic, oral, or telephonic communication or statement as part of, or in support of, an application for the issuance of, or the rating of an insurance policy for personal or commercial insurance, or a claim for payment or other benefit pursuant to an insurance policy for commercial or personal insurance which such person knows to contain materially false information concerning any fact material thereto; or conceals, for the purpose of misleading, information concerning any fact material thereto may be guilty of a crime and may be subject to fines and confinement in prison.

Maine Fraud Statement: It is a crime to knowingly provide false, incomplete or misleading information to an insurance company for the purpose of defrauding the company. Penalties may include imprisonment, fines or a denial of insurance benefits

Maryland Fraud Statement: Any person who knowingly or willfully presents a false or fraudulent claim for payment of a loss or benefit or who knowingly or willfully presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.

New Jersey Fraud Statement: Any person who includes any false or misleading information on an application for an insurance policy is subject to criminal and civil penalties.

Oklahoma Fraud Statement: WARNING: Any person who knowingly, and with intent to injure, defraud or deceive any insurer, makes any claim for the proceeds of an insurance policy containing any false, incomplete or misleading information is guilty of a felony.

Oregon Fraud Statement: Notice to Oregon applicants: Any person who, with intent to defraud or knowing that he is facilitation a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement may be guilty of insurance fraud.

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Kentucky, Pennsylvania AND Ohio Fraud Statement: Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance or statement of claim containing any materially false information or conceals for the purpose of misleading, information concerning any fact material thereto commits a fraudulent insurance act, which is a crime and subjects such person to criminal and civil penalties.

Tennessee, Virginia and Washington Fraud Statement: It is a crime to knowingly provide false, incomplete or misleading information to an insurance company for the purpose of defrauding the company. Penalties include imprisonment, fines and denial of insurance benefits.

Fraud Statement (All Other States): Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance may be guilty of a crime and may be subject to fines and confinement in prison.

STATE NOTICES

Arizona Notice: Misrepresentations, omissions, concealment of facts and incorrect statements shall prevent recovery under the policy only if the misrepresentations, omissions, concealment of facts or incorrect statements are; fraudulent or material either to the acceptance of the risk, or to the hazard assumed by the insurer or the insurer in good faith would either not have issued the policy, or would not have issued a policy in as large an amount, or would not have provided coverage with respect to the hazard resulting in the loss, if the true facts had been made known to the insurer as required either by the application for the policy or otherwise.

Florida Surplus Lines Notice: (Applies only if policy is non-admitted) You are agreeing to place coverage in the surplus lines market. Superior coverage may be available in the admitted market and at a lesser cost. Persons insured by surplus lines carriers are not protected under the Florida Insurance Guaranty Act with respect to any right of recovery for the obligation of an insolvent unlicensed insurer.

Florida and Illinois Punitive Damage Notice: I understand that there is no coverage for punitive damages assessed directly against an insured under Florida and Illinois law. However, I also understand that punitive damages that are not assessed directly against an insured, also known as "vicariously assessed punitive damages", are insurable under Florida and Illinois law. Therefore, if any Policy is issued to the Applicant as a result of this Application and such Policy provides coverage for punitive damages, I understand and acknowledge that the coverage for Claims brought in the State of Florida and Illinois is limited to vicariously assessed punitive damages" and that there is no coverage for directly assessed punitive damages.

Maine Notice: The insurer is not permitted to withdraw any binder once issued, but a prospective notice of cancellation may be sent and coverage denied for fraud or material misrepresentation in obtaining coverage. A policy may not be unilaterally rescinded or voided.

Minnesota Notice: Authorization or agreement to bind the insurance may be withdrawn or modified only based on changes to the information contained in this application prior to the effective date of the insurance applied for that may render inaccurate, untrue or incomplete any statement made with a minimum of 10 days' notice given to the insured prior to the effective date of cancellation when the contract has been in effect for less than 90 days or is being canceled for nonpayment of premium.

Ohio Representation Statement: By acceptance of this policy, the Insured agrees the statements in the application (new or renewal) submitted to the company are true and correct. It is understood and agreed that, to the extent permitted by law, the Company reserves the right to rescind this policy, or any coverage provided herein, for material misrepresentations made by the Insured. It is understood and agreed that the statements made in the insurance applications are incorporated into, and shall form part of, this policy, THE INSURED UNDERSTANDS AND AGREES THAT ANY MATERIAL

MISREPRESENTATION OR OMISSION ON THIS APPLICATION WILL ACT TO RENDER ANY CONTRACT OF INSURANCE NULL AND WITHOUT EFFECT OR PROVIDE THE COMPANY THE RIGHT TO RESCIND IT.

Utah Punitive Damages Notice: I understand that Punitive Damages are not insurable in the state of Utah. There will be no coverage afforded for Punitive Damages for any Claim brought in the State of Utah. Any coverage for Punitive Damages will only apply if a Claim is filed in a state which allows punitive or exemplary damages to be insurable. This may apply if a Claim is brought in another state by a subsidiary or additional location(s) of the Named Insured, outside the state of Utah, for which coverage is sought under the same policy

If your state requires that we have information regarding your Authorized Retail Agent or Broker, please provide below.

_____License #: ___ Retail agency name: ___ Main agency phone number: (Required in New Hampshire) Agency mailing address: ____ _____ State: ____ City: __

The signer of this Application acknowledges and understands that the information provided herein is material to the Company's acceptance of the risk and issuance of the requested policy. The signer of this Application represents that the information provided herein is true and correct in all matters. Any changes in the information represented in this Application occurring prior to the effective date of a policy shall be promptly reported to the Company in which case, the Company has the right to modify or withdraw any quote or binder issued based on such changes. The Company has the right but not the obligation to investigate any representation(s) in this Application. A decision by the Company not to investigate shall not estop the Company from relying on this Application in issuing a policy. It is agreed that this Application and any material submitted therewith, including but not limited to any supplemental Application(s), shall be the basis of any policy that is issued.

New York Fraud Statement: Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance

	insurance act, which is a crime and shall also be subject to a civil penalty not to excellation.	,
Applicant's signature:	President, Chairperson of the Board, Managing Member, or Executive Director	Title:
Date:		

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