



**CITY OF CARBONDALE, ILLINOIS
APPLICANT INFORMATION FOR
NEW LIQUOR LICENSE**

LICENSE CLASSIFICATIONS AND FEES:

Class A1 - Authorizes the sale of beer and wine only, by the drink but not by the package (except wine), with food for consumption on the premises only. 51% of gross retail sales revenue must be from the sale of food and/or non-alcoholic beverages. **Class A1 establishments are subject to an audit by a Certified Public Accountant at the licensee's expense.** When full menu service is available, Class A1 establishments do not have a legal entry age. However, when the licensee discontinues complete menu service (i.e. reduces its menu to appetizers only), the licensee may no longer allow persons under the age of 19 to enter or remain upon the licensed establishment. FEE: Occupancy x \$4.50 (minimum of \$225.00 and maximum of \$675.00). For an additional fee of \$100.00, licensee may sell package beer and wine with the simultaneous sale of an entree for consumption off the premises.

Class A2 - Authorizes the retail sale of all alcoholic liquor, by the drink but not by the package (except wine), with food for consumption on the premises only. 51% of gross retail sales revenue must be from the sale of food and/or non-alcoholic beverages. **Class A2 establishments are subject to an audit by a Certified Public Accountant at their expense.** When full menu service is available, Class A2 establishments do not have a legal entry age. However, when the licensee discontinues complete menu service (i.e. reduces its menu to appetizers only), the licensee may no longer allow persons under the age of 19 to enter or remain upon the licensed establishment. FEE: Occupancy x \$13.50 (minimum of \$750.00 and maximum of \$2,250.00). For an additional fee of \$100.00, licensee may sell only package beer and wine with the simultaneous sale of an entree for consumption off the premises.

Class B1 - Authorizes the retail sale of beer and wine only, by the drink, for consumption on the premises only. Package sales are not permitted, except that any class B1 licensee, upon application to and approval by the local liquor control commission, may manufacture and sell at retail micro brewed beer by the drink for consumption on the premises and by the package for consumption off the premises, provided that the beer is brewed on the premises and the licensee submits a fee of one hundred dollars (\$100.00) in addition to all fees as required pursuant to this title. **The holder of a B1 license shall not allow any person under the age of 19 years to enter into or remain upon the premises for which the license is held.** FEE: Occupancy x \$7.50 (minimum of \$375.00 and a maximum of \$1,125.00).

Class B2 - Authorizes the retail sale of all alcoholic liquor, by the drink, for consumption on the premises only. Package sales are not permitted, except that any class B2 licensee, upon application to and approval by the local liquor control commission, may manufacture and sell at retail micro distilled spirits or micro brewed beer by the drink for consumption on the premises and by the package for consumption off the premises, provided that the beer or spirits are brewed on the premises and the licensee submits a fee of one hundred dollars (\$100.00) in addition to all fees as required pursuant to this title. **The holder of a B2 license shall not allow any person under the age of 19 years to enter into or remain upon the premises for which the license is held.** FEE: Occupancy x \$13.50 (minimum of \$750.00 and maximum of \$2,250.00).

NOTE: THE TOTAL NUMBER OF CLASS B1 AND B2 LICENSES, COMBINED, ISSUED BY THE LOCAL LIQUOR CONTROL COMMISSION WILL NOT EXCEED TWENTY (20). PLEASE CHECK WITH THE CITY CLERK FOR THE CURRENT NUMBER OF LICENSES ISSUED.

Class B3 – Authorizes the retail sale of alcoholic liquors by the drink, for consumption on premises only, as a secondary business to the business of video gaming. This license shall only be issued to a business receiving at least 51% of its gross revenue from video gaming and such a business will not be approved for a Class B1 or Class B2 license. FEE: Occupancy x \$13.50 (minimum of \$500.00 and maximum of \$2,250.00)

NOTE: THE TOTAL NUMBER OF CLASS B3 LICENSES ISSUED BY THE LOCAL LIQUOR CONTROL COMMISSION WILL NOT EXCEED FIVE (5). NO CLASS B3 LICENSE SHALL BE ISSUED FOR ANY LOCATION WITHIN FIVE HUNDRED FEET (500 FT) OF ANY OTHER CLASS B3 LIQUOR LICENSED ESTABLISHMENT.

Class C1 - Authorizes the retail sale of all alcoholic liquors, in their original package only, for consumption off the premises only. FEE: \$2,250.00. (Please contact the City Clerk's Office for other restrictions related to this license.)

Class C2 - Authorizes the retail sale of wine and beer, in their original package only, for consumption off the premises only. FEE: \$2,250.00

NOTE: THE TOTAL NUMBER OF CLASS C1 AND C2 LICENSES ISSUED BY THE LOCAL LIQUOR CONTROL COMMISSION WILL NOT EXCEED SIXTEEN (16). PLEASE CHECK WITH THE CITY CLERK FOR THE CURRENT NUMBER OF LICENSES ISSUED.

Class D1 - Authorizes the retail sale of all alcoholic liquors by bed and breakfast establishments (5 or less rooms) only for consumption on the premises only. FEE: \$100.00

Class D2 - Authorizes the retail sale of all alcoholic liquors by hotels/motels (6 or more rooms) only for consumption on the premises only. FEE: \$2,250.00.

Class D3 - Authorizes the retail sale of all alcoholic liquors by a senior living facility only for consumption on the premises only. FEE: \$750.00

Class E - Authorizes the retail sale of all alcoholic liquors by fraternal organizations only for consumption on the premises of the fraternal organization only. FEE: \$1,125.00.

Class F - Temporary Liquor License for a charitable or not-for-profit organization. (A different application process applies.)

Class G - Authorizes the retail sale of all alcoholic liquors at a conventional golf courses consisting of at least nine (9) holes. FEE: \$1,125.00.

Class H1 - Authorizes the retail sale of wines, beer, or spirits by any person who regionally produces, bottles or manufactures the wines, beer, or spirits. Said wines, beer or spirits shall be sold for consumption off the premises only, except that tasting or other sampling of regionally produced products of the licensee may occur on premises. FEE: \$100.00. For an additional \$100.00, the holder of a Class H1 license may sell regionally produced wine, beer, or spirits by the drink.

Class H2 – Authorizes the retail sale of wine, beer, and spirits by any person who regionally produces, bottles, or manufactures the wine, beer, and spirits in a State-licensed winery, microbrewery, and/or micro distillery. The conditions regarding the number and volume of samples allowed for sampling, as well as for the permitted containers for beer and spirit sales for consumption off premises are detailed in the Carbondale Revised Code Section 2-4-9.H. FEE: \$900.00.

Class II – Authorizes a farmer's market to conduct wine, beer, or spirits tastings on its premises for the purpose of informing and educating the tasters about the regionally produced wine, beer, or spirits being sampled. The tasting event area must be cordoned off from the rest of the market with signage indicating persons under the age of twenty-one are prohibited from the tasting area. Tastings are limited to one vendor per event date. The conditions regarding the number and volume of samples allowed for sampling are detailed in Carbondale Revised Code Section

Class I2 – Authorizes a Farmers' Market to conduct retail sales of regionally produced beer, wine, or spirits by the package, for consumption off the premises. Sales are limited to one vendor of regionally produced beer, wine, or spirits per event date per event date. Additional conditions include a requirement for the Farmers' Market to provide dramshop insurance providing coverage to each vendor. FEE: \$50.00

Class J- Authorizes the retail sale of all alcohol by the drink for consumption upon the specified premises during scheduled functions, by a bona fide corporation that is organized under the laws of this state, not for pecuniary profit and primarily for the public presentation of theatrical or musical performances, art exhibits, or oral presentations. FEE: \$100.00.

Class K – Authorizes the retail sale of all alcohol by the drink for consumption on the premises only, incidental to the operation of a movie theater. FEE: \$2,250.00

Class L – Allows for a temporary extended premises adjacent to a licensed Class A, B, E, H, or J facility to allow on premises consumption for a time period of no greater than three days. Requires the licensee to obtain a State-issued special use permit from the Illinois Liquor Control Commission. There is a separate application and administrative process to approve this add-on license. FEE: \$25.00 per day.

APPLICATION FEE: The \$100.00 application fee is included as part of the license fee. If your liquor license is denied by the Local Liquor Control Commission, your entire license fee except the \$100.00 application fee is refunded. The \$100.00 application fee is retained by the City to cover its costs in processing your application.

BEER GARDENS: The occupancy permit number for each licensed establishment shall be calculated in such a manner as to include any area that is used or intended for use as a beer garden as described in the Carbondale Liquor Code. An application for a beer garden should be filed in the manner prescribed by the Liquor Code. Any licensee desiring to operate a beer garden shall submit the following fees with its application in addition to the fees required above:

- a. \$100.00 if there will be no entertainment offered to the patrons of the licensed beer garden;
- b. \$400.00 if any entertainment is offered to the patrons of the beer garden. Entertainment is defined as "any music, whether live, pre-recorded, or broadcasted via radio or television or any sporting contests including but not limited to volleyball and horseshoes, and any dance, play, comedy presentation or motion picture."

HOW TO APPLY: When applying for a liquor license within the City of Carbondale, the following information must be submitted to the City Clerk's Office **before** the application is placed on the agenda for review by the Liquor Advisory Board or Liquor Commission:

1. Completed application. All blanks must be filled in and the application must be signed and notarized or it will not be accepted.
2. **Cash, certified check, credit card or money order** for the estimated license fee.
3. A Criminal History Release form for each corporate officer, partner, manager or individual applying for the license. This form is necessary to conduct the criminal history check. Under state law and city ordinance, no corporate officer, partner, manager, or individual with a felony conviction is eligible to hold a liquor license.
4. A copy of the interior floor plan, including kitchen and non-public areas as well as all public areas.
5. A completed "Business Operation Questionnaire" that is attached to this application information sheet.

REVIEW PROCEDURES:

LIQUOR ADVISORY BOARD: After you submit your liquor license application, the Carbondale Liquor Advisory Board will meet and consider your application. The date of the meeting will be set by the Chairman of the Local Liquor Control Commission; you will receive a LAB agenda through the mail prior to the meeting. You are

REQUIRED to attend the LAB meeting to answer questions the Board may have concerning your application. The Board may or may not make a recommendation on this application at this meeting; the Board has the prerogative of holding your application for a second hearing one month later.

LOCAL LIQUOR CONTROL COMMISSION: After the Liquor Advisory Board makes a recommendation concerning your application, the Chairman of the Local Liquor Control Commission will schedule it for review before the full Commission (City Council). You will receive a Liquor Commission agenda through the mail prior to the Commission meeting. You are **REQUIRED** to attend the Liquor Commission meeting to answer any questions the Commission may have concerning your application.

GRANTING THE LICENSE: If the Local Liquor Control Commission grants your license, the license will not be issued until final approvals are obtained from the Fire Department and Building and Neighborhood Services. The Fire Department and Building and Neighborhood Services will jointly inspect the premises at the request of the applicant. *As soon as the premises are ready for inspection, the applicant should notify the City's Building Inspector by calling 549-5302, ext. 251.* In addition, all the following documentation must be on file in the City Clerk's Office before your license is issued:

1. A deed for the property or, in the alternative, a lease for the property extending at least through the end of the license year (June 30). This lease or deed may be contingent upon receipt of a liquor license.
2. If applicant is a newly-formed corporation, the Certificate of Incorporation received from the Secretary of State must be submitted.
3. If applicant is an existing corporation, a Certificate of Good Standing must be obtained from the Secretary of State. If the corporate name is not changing, but the officers of the corporation are changing, the applicant must submit verification from the Secretary of State that the corporate officers' names have been changed at the state level.
4. If the corporation was formed in a state other than Illinois, a Certificate must be submitted from the Illinois Secretary of State certifying that the corporation is authorized to do business in the State of Illinois.
5. If an individual or partnership is making application, proof of in-city residency must be submitted.
6. Certificate of Insurance or Insurance Binder for liability and dram shop insurance.
7. Proof of State ROT (Retailer's Occupation Tax) Number.
8. A copy of temporary or annual health permit.
9. Full listing of employees/servers and evidence of completing minimum server training requirements (50% for C1, C2, F1, F2 and all alcohol servers (as defined by Public Act 99-0046) for other classifications. For information regarding authorized server training, visit the Illinois Liquor Control Commission's website <https://www.illinois.gov/ilcc/Pages/Home.aspx>.

Your license fee is based on the date of issuance of the license, and is prorated according to the number of months remaining in the license year. For example, if your permitted occupancy is 100 and you receive a Class A1 license on November 14, your fee would be calculated as follows: 100 occupancy x \$4.50 = \$450.00. \$450.00 divided by 12 months = \$37.50/month. \$37.50 x 8 months (November – June) = \$300.00 TOTAL PRORATED LICENSE FEE.

PERMIT FOR LICENSE: Once a license is approved, you will be issued a "Permit for License". You must meet the requirements for your liquor license within 180 days of approval or you must repeat the application procedure.

SALE OF ALCOHOL AT THE CARBONDALE CIVIC CENTER: The City Council may grant a Carbondale liquor licensee the authority to sell, deliver or serve alcohol in the Carbondale Civic Center, 200 S. Illinois Avenue. Licensees may obtain application forms for the "Civic Center Catering Option" at the City Clerk's Office. The licensee must submit proof of dram shop insurance naming the City of Carbondale as an additional insured and certifying that coverage includes events at the Civic Center is required. There is no fee for the Civic Center Option. The Civic Center Catering Option runs concurrent to the license year (July 1 - June 30), but the application to exercise such option may be submitted at any time during the license year. (NOTE: No one except a Carbondale liquor licensee may serve, deliver, sell or bring alcohol into the Civic Center.)

VIDEO GAMING: Any Carbondale liquor licensee whose establishment is eligible to operate video gaming terminals, in accordance with State and local regulations, must obtain video gaming terminal permits from the City of Carbondale in addition to a State of Illinois Gaming Establishment license. There is a cap of 100 on City video gaming terminal licenses. Please contact the City Clerk's Office regarding the licensing of video gaming terminals.

FURTHER INFORMATION: Information regarding licensing procedures may be obtained from City staff. All city staff may be reached at P. O. Box 2047, Carbondale, IL 62902-2047, phone (618) 549-5302. The staff persons to contact on the various items are:

City liquor licensing procedures and Business Operation Questionnaire: City Clerk's Office
City fire regulations or the calculation of occupancy permit limits: Fire Inspector, Fire Department
City building/construction regulations: Building Inspector, Building & Neighborhood Services

HEALTH DEPARTMENT INFORMATION: Inquiries regarding Health Department regulations should be directed to the Jackson County Health Department, P. O. Box 307, Murphysboro, IL 62966, Phone (618) 684-3143.

RETAILER'S OCCUPATION TAX NUMBER INFORMATION: Inquiries concerning the Illinois Retailer's Occupation Tax number should be directed to the Illinois Department of Revenue, 2309 West Main Street Suite 114, Marion, Illinois, Phone (618) 993-7650.

CERTIFICATE OF INCORPORATION INFORMATION: Inquiries concerning the Certificate of Incorporation, Certificate of Good Standing or the Certificate showing you are licensed to do business in the State of Illinois should be directed to the Illinois Secretary of State, Corporations Division, Springfield, IL 62756, Phone (800) 252-8980.

STATE LIQUOR LICENSE INFORMATION: Inquiries about State of Illinois liquor licenses should be directed to the Illinois Liquor Control Commission, 101 West Jefferson, Springfield, IL 62702, Phone (217) 782-2136.