

Zoning & Planning Department

Temporary Special Events

Application Package

Requirements for Agricultural and Residential Zoning Districts:

A maximum of five (5) Temporary Special Events Permits may be issued per lot, per calendar year, and each permit shall be valid for a maximum of three (3) consecutive days. <u>Each Temporary Special Events Permit shall only be valid for a single event.</u>

Daily event attendance in the AG-15, AGR, RR, S-3, R-4, UR, MHS, and MHP Zoning Districts shall be limited to 500; Daily event attendance in the RM, AG-10, and AG-8 Zoning Districts shall be limited to 2,000. Commercial and Industrial Zoning Districts shall comply with the requirements of Article 6.7.

The maximum number of Temporary Special Events Permits allowed per calendar year and/or maximum daily attendance may increase if the requirements are met and approved in accordance with the Special Exception Procedures (see **Article 6.7**)

Submit electronically through the Charleston County CSS Portal: https://eplweb.charlestoncounty.org/energov_prod/selfservice#/home

In order to assure the site can safely support the proposed activity, the Planning Department may require one or more of the following items prior to issuing a Zoning Permit for a Temporary Special Event (<u>in addition to the</u> required fee):

Please review the following documents:

	Temporary Special Events Process and Checklist
	Article 6.7 Special Events Use
	The ABL-900 Application for Special Events (to be submitted to the SC Dept. of Revenue)
	The Special Events Brochure
	Charleston County Livability Ordinance (Noise Offenses)
<u>Pleas</u>	se Complete and Submit the following required documents:
	The Letter of Intent for a Special Event
	A signed Restrictive Covenants Affidavit
	The Letter(s) of Acknowledgement from Fire, EMS and Law Enforcement
	A Legible Site Plan drawn to scale indicating vehicular traffic areas (parking, driveway,
	emergency vehicles ingress/egress, etc.), gathering areas, location of existing and
	planned structures used as part of the event.
	A copy of Restroom, Garbage Disposal, and Parking Agreement (as applicable)
	A copy of the ABL License (if applicable)

All events shall adhere to the Charleston County Noise Regulations and all other applicable Charleston County ordinances.

Zoning and Planning Department



Temporary Special Events Process and Checklist

Application	Guidelines for Spec					
			Special Events Package <u>must</u> be submitted			
		the start of the festivities.	erver of alcohol) <u>must</u> have the proper ON-			
		to the public's attendance.	river of alcohor) inust have the proper ON-			
	•	•	may result in CANCELLATION of the events			
			ement Department with Charleston County.			
o Submit	an accurate, legible Site	Plan drawn to Engineer's S	Scale showing the following, if applicable:			
	Location of existing	ng or planned structures use	d as part of the event			
		Areas (parking, driveways, c				
	Gathering Area (s		,			
	Restroom Facilitie					
		of the Vendor's Chas. Co. Bu	usiness License is required)			
	Food and drinks					
o Compl	ete a Letter of Intent with	the following:				
	Date(s) and Time	(s) of Event				
	Address of Event	and Parcel ID Number				
	Zoning District					
	Anticipated numb					
)? (Submit a copy of each V	endor's Business License)			
	Alcohol/Beer Lice		arleston County Sheriff's Office -then submit			
		tment of Revenue/Temporar				
		ound/music within five hu	ndred feet of a residential property shall			
o Other I	nformation needed, if app	licable:				
	Letters of Acknov	vledgement from Police, Fire	and Emergency Services			
		on County Business License				
	Contract for Rest		()			
	Contract for Garb	•				
	Copy of Charleston County Business License (after receipt of Zoning Permit)					
	Appropriate Build 6930, if applicabl		act the Building Department at (843) 202-			
FOR OFFICE I		`ampleted:	Zoning Officer:			
Date Received:	Date C	Completed:	Zoning Officer:			
Comments:						



Letter of Intent for a Special Event

Zoning and Planning Department Joel H. Evans, AICP, PLA, Director Lonnie Hamilton III Public Services Building 4045 Bridge View Drive North Charleston, SC 29405 843.202.7200

Applicant Information

11		
First Name:		Last Name:
Mailing Address:		
Home/Cell Phone #:		
Email Address:		
Event Location/Property Int	formation	
Event Address:		
Name of Event:		
Parcel or TMS #:		
Date(s) of Event:		Time of Event:
Number of Attendees:		Zoning District:
Alcohol to be served: □ Ye	$s \square No$	If amplified music is involved, what hours:
Portable Restrooms: Yes	$s \square No$	Sanitation Plan: ☐ Yes ☐ No
Please provid	e a detailed	explanation of your proposed event:
		nically through the Charleston County CSS Portal: unty.org/energov_prod/selfservice#/home
Signature:		Date:



Joel H. Evans, AICP, PLA Zoning & Planning Director 843.202.7200 1.800.524.7832 Fax: 843.202.7222 Lonnie Hamilton, III Public Services Building 4045 Bridge View Drive North Charleston, SC 29405-7464

RESTRICTIVE COVENANTS AFFIDAVIT

I,		, have	researched the re-	estrictive covenants
applicable to Parcel Ident	ification Number/	s (PID #)		
located at (address/es)				have found that
either there are no restric	tive covenants app	olicable to	the subject propert	y/properties or that
the proposed application	is not contrary to,	, does not	conflict with, and i	is not prohibited by
any of the restrictive cov	enants, as specified	d in South	Carolina Code of	Laws, Section 6-29-
1145.				
(Signature)				(Date)
	(Pr	int Name)		
Effective July 1, 2007, South Capermit application, or in writter recorded covenant that is cont (Section 6-29-1145 is copied on	arolina Code of Laws S n instructions provided rary to, conflicts with	to the appli	cant, if a tract or parcel	of land is restricted by a
	For St	aff Use Only:		
Received by	Date		Application Number	

"Section 6-29-1145.

- (A) In an application for a permit, the local planning agency must inquire in the application or by written instructions to an applicant whether the tract or parcel of land is restricted by any recorded covenant that is contrary to, conflicts with or prohibits the permitted activity.
- (B) If a local planning agency has actual notice of a restrictive covenant on a tract or parcel of land that is contrary to, conflicts with, or prohibits the permitted activity;
 - 1. in the application for the permit;
 - 2. from materials or information submitted by the person or persons requesting the permit; or
 - 3. from any other source including, but not limited to, other property holders, the local planning agency must not issue the permit unless the local planning agency receives confirmation from the applicant that the restrictive covenant has been released for the tract or parcel of land by action of the appropriate authority or property holder or by court order.

(C) As used in this section:

- 'actual notice' is not constructive notice of documents filed in local offices concerning the property, and does not require the local planning agency to conduct searches in any records offices for filed restrictive covenants;
- 2. 'permit' does not mean an authorization to build or place a structure on a tract or parcel of land; and
- 3. 'restrictive covenant' does not mean a restriction concerning a type of structure that may be built or placed on a tract or parcel of land."

Zoning and Planning Department



Temporary Special Events Letter of Acknowledgement Contact List

Organization:	Point of Contact:	Telephone No.:	Email:	
Charleston County Planning and Zoning	Lisa McCray, Compliance Supervisor	843-202-7224	lmccray@charlestoncounty.org	
	Admin. Asst.	843-529-6216		
Charleston County		843-529-6221	jjacobik@charlestoncounty.org	
Sheriff's Dept.	Bureau of Community Engagement	843-745-2384	msharp@charlestoncounty.org	
			crosier@charlestoncounty.org	
OFF- DUTY Contractor	Contact by email or call	803-898-5864	https://odm.officertrak.com/Charleston-	
Deputy Sheriff	Sheriff's Office	000 000 000 1	County-SO-SC/auth/signin	
	Chief C. Fehr	843-202-6708	cfehr@charlestoncounty.org	
Charleston County EMS	Training Officer: Todd McGeorge	843-202-6711	tmcgeorge@charlestoncounty.org	
St. Johns Fire Dept	Chief Ryan Kunitzer	843-559-9194	r.kunitzer@stjfd.org	
St. Johns File Dept	Asst. Chief Gavin Gilcrease	843-559-9194	g.gilcrease@stjfd.org	
Awendaw Fire Dept	Chief Don Hall	843-928-3000	lhall@charlestoncounty.org	
St. Paul's Fire Dept	Chief Larry Garvin	843-889-6450	l.garvin@stpfd.org	
St. Faut STITE Dept	Asst. Chief Truss Johnson	843-889-8874	t.johnson@stpfd.org	
James Island PSD Fire	Chief Chris Seabolt	843-270-1556	seaboltc@jipsd.org	
Dept.	Tom Glick, Deputy Chief of Operation	843-991-3295	glickt@jipsd.org	
			ABL@dor.sc.gov	
SCDOR: ABL Section	Temporary Permit Office: Alcohol Beverage Licensing	803-898-5864	ABLSpecialEventPermits@sled.sc.gov	
			ABLCompliance@dor.sc.gov	

INFORMATION TO INCLUDE ON SPECIAL EVENT SITE PLAN

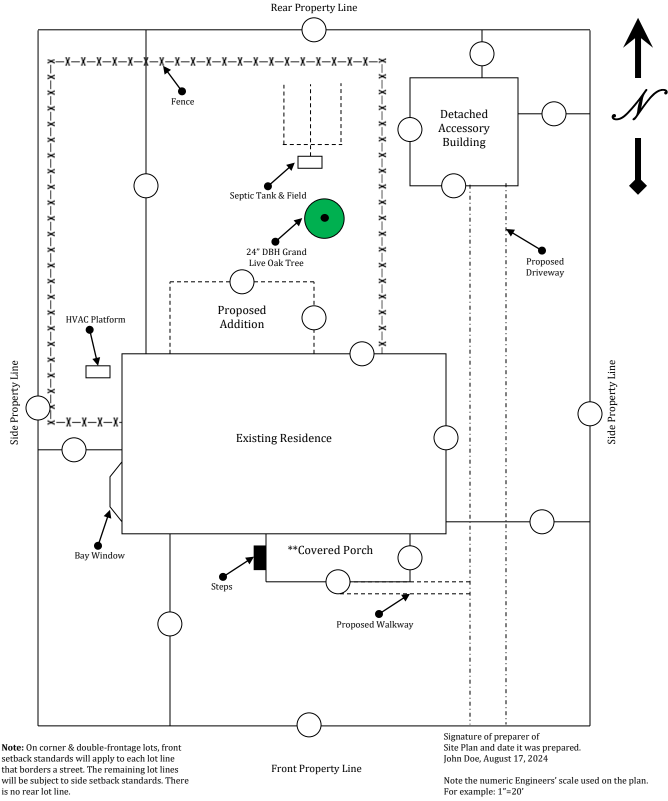
(See attached sample copy)

- Site Plan must be drawn to Engineer's Scale (1" = 10ft, 20ft, 30ft, etc.) indicating which scale is being used.
- Arrow showing Northward direction.
- Parking
 - All parking shall be contained on the subject property or on a contiguous property.
 - A recorded, parking agreement shall be required if temporary off-street parking is provided on a parcel other than the subject property.
 - At no time shall associated event parking be allowed in a public or private right-ofway or access easement.
 - > All guest parking must be shown on the site plan.
 - Entrance/Exits and emergency access routes.
- Where attendees will be located.
- Location of restroom facilities and garbage collection.
- Where Vendors will be located, if applicable.
- Where activity will occur (band, race route, etc.).
- Any/All structures (stage, tents, green rooms, area for performer(s) to prepare, etc.).
- Any fence/barricades.
- Location of emergency personnel, if required onsite.

OUTDOOR SPECIAL EVENTS (PRINCIPAL USES AND TEMPORARY SPECIAL EVENTS): With the exception of Special Events at federal, state, and county parks and legally established fairgrounds, any accessory, outdoor special event consistent with the definition of "special event", requires a zoning permit and shall meet all requirements of the *Ordinance* according to §6.7.3.

§6.7.6 INDOOR SPECIAL EVENTS: A zoning permit shall not be required when hosting an indoor special event in legally established businesses in commercial and industrial zoning districts and public facilities or civic facilities such as: hotels/motels, convention centers; social lodge; assembly halls; religious facilities; fairgrounds; federal, state, and county parks, and similar facilities legally established and authorized to hold special events.

Sample Site Plan



Address, PID # & Property Owner

^{*}On the site plan you create, show distances in feet where circles are shown on the Sample Site Plan above.

^{**}Label covered/uncovered decks/porches and existing and proposed structures.

ZONING AND LAND DEVELOPMENT REGULATIONS

CHAPTER 6 | USE REGULATIONS

ARTICLE 6.7 SPECIAL EVENTS USE

Sec. 6.7.1 Purpose

The intent of this Article is to provide regulations that guide the use of unincorporated properties for the purpose of hosting Special Events of varying sizes and functions, while protecting the surrounding community. The regulations of this Article shall apply in conjunction with any other standards contained within this Ordinance.

Sec. 6.7.2 Private Special Events

The following are exempt from the requirements of this Article and shall not require the issuance of a **Zoning Permit**:

- A. Private parties and gatherings that do not meet the definition of Special Event included in this Ordinance;
- B. Auctions of private real estate;
- C. Estate auctions;
- D. Neighborhood gatherings only for the residents of the applicable neighborhood;
- E. Temporary Uses pursuant to Article 6.6, Temporary Uses and <u>Structures</u>, of this Ordinance;
- F. Outdoor <u>Special Events</u> which the Zoning and Planning Director determines are accessory uses to legally <u>established</u> businesses in Commercial and Industrial <u>Zoning Districts</u> or legally <u>established</u> public or civic facilities, and for which the entire event, including vendors, <u>patrons</u>, and all parking can be contained onsite. In such cases, the requirements of Sec. <u>6.7.5.B</u> and Sec. <u>6.7.5.C</u> apply; and
- G. Indoor <u>Special Events</u> held in legally <u>established</u> businesses in Commercial and Industrial <u>Zoning</u> <u>Districts</u> or legally <u>established</u> public facilities or civic facilities.

The Zoning and Planning Director may exempt other organized activities from the requirements of this Article on a case-by-case basis, if the criteria listed below are met:

- A. The activity has less than 100 people in attendance;
- B. There are no impacts on public <u>Streets</u>, Rights-of-Way, and/or County owned or managed parks or facilities; and
- C. There are no impacts on normal vehicular and pedestrian traffic requiring the <u>use</u> of County <u>services</u>.

Sec. 6.7.3 Temporary Special Events

Temporary public assembly <u>use</u> and <u>Special Events</u>, such as <u>cultural events</u>, outdoor concerts and parking for <u>Special Events</u>, shall require a Temporary <u>Special Events</u> Permit from the Zoning and <u>Planning Director</u>. Such permit shall not be issued for periods in excess of ten consecutive days, and no more than five such permits may be issued per <u>lot</u>, per calendar year, except as otherwise limited by this Article. The requirements of Sec. <u>6.7.5</u>, <u>Outdoor Special Events</u> (<u>Principal Uses and Temporary Special Events</u>), shall apply in <u>addition</u> to the requirements of this Section. Any Temporary <u>Special Event</u> utilizing 25 acres of land area or more shall require <u>Special Exception</u> approval in accordance with the procedures contained in <u>CHAPTER 3</u>, <u>Development</u> Review Procedures, of this Ordinance.

Temporary <u>Special Events</u> Permits may be issued only if adequate parking and sanitary facilities are provided to serve the proposed <u>use</u> or activity and the site can safely support the proposed activity. The following information is required to be submitted with applications for Temporary <u>Special Events</u> Permits (in <u>addition</u> to the required fee):

- A. A detailed Letter of Intent describing the purpose of the event indicating date(s) and time(s), anticipated number of participants, and whether alcohol will be served and if amplified sound (music or other amplified noise) will be utilized;
- B. A legible site plan drawn to scale indicating vehicular traffic areas (parking, driveways, circulation etc.), gathering areas, restroom and vendor locations, and locations of existing and planned <u>structures</u> to be used as part of the event;
- C. Letters of coordination from Fire, Police, and Emergency <u>Medical Services</u> and <u>Building Inspection Services</u> if applicable;
- D. Documentation of Charleston County Business license issuance for the host and participating vendors and copy of valid Department of Revenue license if alcohol will be sold;
- E. Documentation from pertinent service providers for restroom facilities and garbage collection; and
- F. Other pertinent information as deemed necessary by the Zoning and Planning Director

The following requirements shall, in <u>addition</u> to all other applicable requirements of this Ordinance, apply to property located in the Agricultural and Residential <u>Zoning Districts</u>:

- A. A maximum of five Temporary <u>Special Events</u> Permits may be issued per Lot, per calendar year, and each permit shall be valid for a maximum of three consecutive days;
- B. Each Temporary <u>Special Events</u> Permit shall only be valid for a single <u>Special Event</u>. Multiple <u>Special Events</u> within the same three day time period shall require separate Temporary <u>Special Events</u> Permits;
- C. Daily event attendance in the AG-15, AGR, RR, S-3, R-4, UR, MHS, and MHP Zoning Districts shall be limited to 500:
- D. Daily event attendance in the RM, AG-10, and AG-8 Zoning Districts shall be limited to 2,000; and
- E. The maximum number of Temporary <u>Special Events</u> Permits allowed per calendar year and/or maximum daily attendance may only be increased if the requirements listed below, as well as all other applicable requirements of this Ordinance, are met and the request is approved in accordance with the <u>Special Exception</u> Procedures contained in this Ordinance. If approved by the Board of Zoning Appeals, the approval is only valid for one calendar year from the date of <u>Zoning Permit</u> issuance.

1. Application.

- a. Compliance with Article <u>3.7</u>, *Site Plan Review*, and Article <u>3.6</u>, *Special Exceptions*, of this Ordinance is required, provided, however, that the approval criteria contained in this Article shall apply instead of the approval criteria contained in Sec. <u>3.6.5</u>.
- b. All applications must be signed by the **Property Owner** or designated agent.
- c. Letters of coordination from the following agencies shall be submitted during Site Plan Review: S.C. Department of Health and Environmental Control (SCDHEC), Charleston County Sheriff's Department, the Charleston County <u>Building</u> Inspections Department, Charleston County <u>Emergency Medical Services</u> (EMS), the appropriate Fire <u>Service</u> provider for the <u>subject property</u>, and a designated solid waste collection/disposal company or a letter indicating a private method of waste collection/disposal.

2. Requirements.

- a. The Subject Property or properties shall contain a minimum of ten combined acres of Highland area and must border a public Arterial Street, as defined in this Ordinance;
- b. There shall be direct access to a public <u>Arterial Street</u>, as defined in this Ordinance;
- c. No more than 25 events shall be allowed per calendar year;
- d. Daily attendance shall not exceed 5,000;
- e. All <u>Structures</u> shall comply with the requirements of this Ordinance, including but not limited to, the <u>Density</u>, Intensity, and <u>Dimensional</u> Standards and <u>Accessory Structure</u> requirements;
- f. All parking shall be contained on the <u>Subject Property</u> or on a contiguous property. A recorded, parking agreement shall be required if temporary off-street parking is provided on

- a <u>parcel</u> other than the <u>Subject Property</u>. At no time shall associated event parking be allowed in a public or private R<u>ight-of-Wav</u> or access E<u>asement</u>;
- g. The maximum occupancy of an individual permanent <u>Structure</u> shall comply with the occupancy standards of the Charleston County <u>Building Code</u>;
- h. All events shall adhere to the Charleston County Noise Regulations and all other applicable Charleston County ordinances;
- i. All existing or proposed <u>Structures</u> shall retain a residential or agricultural character;
- j. A 100-foot Type F Buffer shall be required around the perimeter of the property;
- k. Special Events shall not begin before 10 am and shall end by 10 pm; and
- l. The <u>Applicant</u> must hold at least one community workshop prior to the submittal of the <u>Special Exception</u> application and written documentation of the community workshop(s) must be submitted. Written documentation may include, but is not limited to, sign-in sheets, meeting summaries, memos and/or letters from the <u>Applicant</u> describing the meeting(s), etc. The purpose of the workshop(s) is to ensure early citizen participation in an informal forum, in conjunction with the <u>Development</u> applications and to provide an <u>Applicant</u> the opportunity to understand and try to mitigate any impacts an application may have on an affected community. A community workshop is not intended to produce complete consensus on all applications, but to encourage <u>applicants</u> to be good neighbors.
- 3. <u>Special Exception Approval Criteria</u>. The approval criteria contained in this Article shall apply instead of the approval criteria contained in Sec. <u>3.6.5</u> of this Ordinance. Applications may be approved only if the Board of Zoning Appeals finds that the proposed <u>use</u>:
 - a. Is compatible with existing uses in the vicinity and will not adversely affect the general welfare or character of the immediate community;
 - b. Does not hinder or endanger vehicular traffic and pedestrian movement on adjacent roads;
 - c. Includes adequate provisions for items such as: Setbacks and buffering (including Fences and/or landscaping) to protect adjacent properties from the possible adverse influence of the proposed use, such as noise, Vibration, dust glare, odor, traffic congestion, and similar factors;
 - d. Where applicable, will be developed in a way that will preserve and incorporate any important natural features;
 - e. The setup and disassembly of <u>Special Events</u> will not be detrimental to the surrounding community;
 - f. Includes sufficient safeguards for the <u>use</u> of temporary <u>structures</u>, if applicable;
 - g. Complies with all applicable rules, regulations, laws, and standards of this Ordinance, including but not limited to any use conditions, <u>Zoning District</u> standards, or Site Plan Review requirements of this Ordinance; and
 - h. Is consistent with the recommendations contained in the Charleston County Comprehensive Plan and the character of the Zoning District's "Purpose and Intent".

If approved by the Board of Zoning Appeals, the approval is only valid for one calendar year from the date of Zoning Permit issuance. In granting a Special Exception, the Board of Zoning Appeals may attach to it such conditions regarding the location, character, or other features of the proposed <u>building</u> or <u>structure</u> as the Board may consider advisable to protect <u>established</u> property values in the surrounding area or to promote the public health, safety, or general welfare. Additionally, the Board of Zoning Appeals may require additional conditions of approval including, but not limited to: event days and hours, the number of events per calendar year, limitations on outdoor activities, parking, buffers, and <u>use</u> and location of temporary <u>structures</u>.

If the proposed <u>use</u> is approved by the BZA, the Zoning and Planning Department shall provide written notification to the following agencies, as applicable: S.C. Department of Health and Environmental Control (SCDHEC), Charleston County Sheriff's Department, the Charleston County <u>Building Inspections</u> Department, Charleston County <u>Emergency Medical Services</u> (EMS), and the appropriate Fire <u>Service</u> provider for the <u>subject property</u>.

Sec. 6.7.4 Special Events Established as Principal Uses in Commercial and Industrial Zoning Districts

<u>Special Events</u> in Commercial and Industrial <u>Zoning Districts</u> shall comply with the requirements of Sec. <u>6.7.5</u>, Outdoor Special Events (Principal Uses and Temporary Special Events), and the following:

A. The establishment of a new Special Events <u>principal use</u> in the NC, RC, CC, and IN Zoning Districts shall comply with the requirements of Article <u>3.7</u>, *Site Plan Review*, of this Ordinance.

Sec. 6.7.5 Outdoor Special Events (Principal Uses and Temporary Special Events)

- A. With the exception of <u>Special Events</u> at federal, state, and county parks and legally established fairgrounds, any accessory, outdoor Special Event consistent with the definition of "Special Event," as defined in this Ordinance, must comply with Sec. <u>6.7.3</u>, *Temporary Special Events*, and a <u>Zoning Permit</u> shall be required.
- B. Any outdoor Special Event activity as defined by this Ordinance, whether an accessory to an existing business, or on vacant undeveloped property, which is located within 500 feet of the property line of a residentially developed <u>Parcel</u>, shall cease all music and all loud noise that is above seventy (70) db(A) no later than 11:00 p.m.; otherwise, this use shall require <u>Special Exception</u> approval consistent with this Article. Distances shall be measured from the site of the Special Event activity on the <u>Subject Property</u> to the nearest property line of a <u>Lot</u> containing a residential use. Noise levels shall be measured anywhere within the boundary line of the nearest residentially occupied property.
- C. All outdoor Special Event activities will be subject to the County's livability and/or noise ordinance.

Sec. 6.7.6 Indoor Special Events

A Zoning Permit shall not be required when hosting an indoor special event in legally established businesses in commercial and industrial Zoning Districts and public facilities or civic facilities such as: Hotels/Motels, convention centers; Social Lodge; assembly halls; religious facilities; fairgrounds; federal, state, and county parks, and similar facilities legally established and authorized to hold Special Events.

Sec. 6.7.7 Zoning Permit

A <u>Zoning Permit</u> shall be required prior to commencing Special Events and shall be maintained for the duration of the Special Events use, following Site Plan Review and <u>Special Exception</u> approval, as applicable. Additionally, a valid, Charleston County Business License is required following Zoning Permit approval.

Sec. 6.7.8 Lapse of Approval

A valid Charleston County Business License must be maintained for a principal <u>Special Events</u> use. If this Business License is not renewed annually or is discontinued, for any reason, for a period of at least six consecutive months, then the use shall be considered abandoned. Once abandoned, the <u>Special Exception</u> approval and the <u>Zoning Permit</u> for the Special Events use shall be deemed null and void. Renewal of the Special Events use shall require the approval of the Board of Zoning Appeals (BZA) and compliance with the regulations of this Ordinance.

EXHIBIT "A"

Charleston County Livability Ordinance (Chapter 3 of the County's Code of Ordinance)

CHAPTER 3 - LIVABILITY

ARTICLE II - NOISE OFFENSES

Sec. 3-40. – Definition.

As used below, *plainly audible* means any sound that can be detected by a person using his or her unaided hearing facilities.

Sec. 3-41. – Noise – Amplified Sound from Vehicles.

It shall be unlawful for any person to play, operate, or cause to be played or operated, any radio or other vehicular music or sound amplification or reproduction equipment in such a manner as to be plainly audible at a distance of 50 feet in any direction from the vehicle or plainly audible within the residential dwelling of another. The detection of the rhythmic bass component of the music or sound is sufficient to constitute a plainly audible sound. Prohibitions contained in this section shall not be applicable to emergency or public safety vehicles for sound emitted during job-related operation.

Sec. 3-42. – Noise – Amplified Sound in General.

It shall be unlawful for any person to play, operate, or cause to be played or operated, any radio or other music or sound amplification or reproduction equipment upon real property in such a manner as to be plainly audible within any residential dwelling of another. The detection of the rhythmic bass component of the music or sound is sufficient to constitute a plainly audible sound.

Sec.3-43. – Noise – Excessive, Unnecessary, or Unreasonable Noise.

- A. Any excessive, unnecessary, or unreasonable sound that is plainly audible as set forth in sections 3-41 and 3-42 of this Code which endangers or injures the safety or health of humans or animals, or annoys or disturbs a reasonable person of normal sensibilities is prohibited.
- B. Any excessive, unnecessary, or unreasonable sound that is plainly audible within 500 feet of the property line of a residentially developed parcel or above 70 dBA is prohibited.
- C. Any excessive, unnecessary, or unreasonable sound that is plainly audible between 10:00 p.m. and 7:00 a.m. is prohibited.

Sec. 3-44. Noise – Exemptions.

The following shall be exempt from the prohibitions set forth in sections 3-41, 3-42, and 3-43 above:

- (1) Church bells or other activities of organized religious services.
- (2) Any siren, whistle, or bell lawfully used by emergency vehicles or any other alarm systems used in any emergency situation, provided, however, that burglar alarms not terminating within 15 minutes after being activated shall be unlawful.
- (3) Waring devices required by state or federal regulations.
- (4) Farming equipment or farming activity during daylight hours.
- (5) Timber harvesting and milling during daylight hours.
- (6) Noise from domestic power equipment including, but not limited to, chain saws, sanders, grinders, lawn and garden tools or similar devices operated during daylight hours.
- (7) Noise generated by any construction, demolition equipment, or mineral extraction (including crushing, screening, or segregating) operated during daytime hours as per local, state, or federal law or regulation, or as otherwise provided for by permit or variance, whichever is more restrictive.
- (8) Emergency maintenance, construction, or repair work.
- (9) Noise created by any government-sponsored events or privately organized sports, recreation, or athletic events.
- (10) Emergency or extraordinary situations.
- (11) A business may use an outside sound system to notify patrons waiting to pick up an order, obtain a table, or to be able to participate in the activities of the business, provided that such sound does not create an excessive, unnecessary, or unreasonable noise.
- (12) Noise from any idling vehicles at a commercial establishment in the process of loading or unloading merchandise for the establishment or waiting for the opportunity to do the same.
- (13) Permitted public performances, gatherings, or parades.

Sec. 3-45. – Noise – Penalty.

Any person who violates the provisions of this chapter shall be guilty of a misdemeanor and, upon conviction, shall be subject to a fine of not more than \$500.00 or not more than 30 days in jail, or both.

Sec. 3-46 – Noise – Private action.

In addition to the right of the county to bring an enforcement action for violations of this section, any individual who is specifically damaged by any violation of this chapter related to noise may, in addition to other remedies, institute an appropriate civil action or other proceeding in the magistrate court or circuit court to abate or prevent the nuisance.

STATE OF SOUTH CAROLINA DEPARTMENT OF REVENUE

dor.sc.gov



ABL-900 CHECKLIST

ABL-900C (Rev. 5/17/23) 4281

To be eligible for a new Alcohol Beverage License, you must meet the relevant requirements or your application will not be processed.

- . Sole Proprietorship: You must have been a resident of South Carolina for at least 30 days.
- . General Partnership: The partnership must have been formed in South Carolina for at least 30 days.
- Corporation, Limited Liability Corporation (LLC), Limited Liability Partnerships (LLP): Entity must have been registered with the South Carolina Secretary of State (SCSOS) for at least 30 days.

The fastest, easiest way to submit the ABL-900 is by using our free online tax portal, MyDORWAY, available at MyDORWAY.dor.sc.gov. You must have a MyDORWAY account before applying for the Special Event Permit. To apply on MyDORWAY, start by logging in, then click the More tab. On the next screen, select Apply for a New Alcohol Beverage License.

Or you can submit the ABL-900 by:

Mail: SCDOR, ABL Section, PO Box 125, Columbia, SC 29214-0907

Email: ABL@dor.sc.gov

Submit all of the following documents at least 3 days before your special event:

_	1. Completed ABL-900 application, signed and dated
_	2. License and/or permit fees
	3. Completed ABL-946 for each principal
_	4. Criminal record check (CRC) for all principals that is less than 90 days old
	 If the principal has lived in SC for two years or more, submit the CRC from South Carolina State Law Enforcement Division (SLED) at www.sled.sc.gov.
	 If the principal has lived in SC for less than two years, the statewide CRC must be submitted from the previous state of residency and from SLED at www.sled.sc.gov.
	 If the principal is not an SC resident, the statewide CRC must be submitted from the current state of residency.
	 Attach a disposition for any charge that does not list the court charges determination.
_	5. Completed ABL-100. Your application will not be processed without this form
_	6. Retail License and Admissions Tax License numbers if you are charging an entry fee and/or selling tickets, selling food and/or beverages, and providing entertainment (for example: games, dancing, music, or plays). If you do not already have a Retail Sales License and an Admissions Tax License, apply online at dor.sc.gov/register.
_	7. Completed ABL-977 or a copy of your lease if the event location is currently licensed to sell beer, wine, and/or liquor.
	8. Copy of your notification email to the (SLED)
	 You must notify SLED at least 24 hours before the event by emailing ABLSpecialEventPermits@sled.sc.gov. Your email should include your name and your organization's name and the type, location, date, and time of the event.
	 Copy or forward your email to ABLCompliance@dor.sc.gov.

A Special Event License or Permit will not be issued if there is a pending application for a permanent license or permit for the same location.

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dor.sc.gov

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STATE OF SOUTH CAROLINA DEPARTMENT OF REVENUE

APPLICATION FOR SPECIAL EVENT BEER, WINE, AND/OR LIQUOR

ABL-900 (Rev. 5/17/23) 4281

This application must be submitted at least 3 days prior to your special event.

Γ	License/permit type	Beginning date	Begin	ning time	Ending date	Ending time	Fee
E	Beer/Wine (TBP) \$10/day						
L	Liquor (TLP) \$35/day						
-						TOTAL:	
		PRI	NT ALL II	NFORMATIO			
Legal	entity name or sole proprietor			8. FEIN/SSN			
Physic	cal location where event is to be held	d (no PO box)		9. Email			
_	Street		_	10. Type of	event (dance, festiva	. fundraiser. etc.)	
-		- 5					
City Mailing	County g address	State Z	ZIP	11. Are you charging an entry fee or selling tickets for the event?			
				□Yes □	No If yes, provide I	Retail Sales and Admiss 14.	ions Tax License
	In care of			42 Am umu	selling food and/or b	everages at the event?	
_	Street		_	Yes	Marian manufacture	Retail Sales and Admiss	
City	County	State	ZIP	13. Are you	providing entertainm	ent at the event?	
	of ownership			□Yes □	No If yes, provide I number in box	Retail Sales and Admiss 14.	ions Tax License
Sole Pr	roprietor Partnership Un	incorporated association		14. Retail Sa	ales License number	Admissions Tax L	icense number
ј шели	P SC Corporation Da	te of inc:	2 "				
Foreign	n corporation State inc: Da	te of inc.			ent location within S		
Nonpro	ofit organization Political party or affiliate			Yes	No If yes, which m	unicipality?	
Other ((explain):		_	Co. and	and the second second second	licensed to sell beer,	wine, and/or liquo
Are vo	ou registered with the SCSOS as a cl	harity?		Yes No If yes, provide the following:			
- 10.5	s No				ol Beverage License no	mber	
6. Trade name (doing business as)				B. Name of business			
				_	Legal entity name or s	ole proprietor including trade	name
Busine	ess phone number Home p	phone number		A lease bety	veen you and the lice	nse and/or permit hold	er must be includ
	stand that a misstatement and/or permit. Under penal ovided is true, correct, and	ties of perjury, I de					

Law Enforcement Notification for Special Event Application

SUBMIT YOUR SPECIAL EVENT LICENSE APPLICATION ON MyDORWAY!

- It's faster and easier than completing a paper application and results in fewer errors.
- Attach your ABL-100 to your MyDORWAY Special Event License application.
- If applying for a license listed on the ABL-900, notify SLED at least 24 hours prior to your event by emailing them at ABLSpecialEventPermits@seld.sc.gov Copy ABLCompliance@dor.sc.gov on your email.



Manage your tax accounts online for FREE!

MyDORWAY

Fast. Easy. Secure.

One-stop shop!

Manage your SCDOR accounts all in one place

- · Review your payment history
- Immediate access to correspondence
- Easily update your account information

+ more!

Why MyDORWAY?

- Access your account 24/7
- Make ACH debit or credit card payments, with no convenience fees
- · Receive immediate confirmation for transactions
- Reduce errors with automatic calculations
- Control who has access to your SCDOR accounts
- · Always know you're using the most up-to-date forms

Ready to sign up for MyDORWAY? Visit MyDORWAY.dor.sc.gov to get started.

You'll need your FEIN or SSN, License Number, and a Letter ID or copy of your last return.

Tutorials are available at dor.sc.gov/MyDORWAY



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dor.sc.gov

STATE OF SOUTH CAROLINA DEPARTMENT OF REVENUE LAW ENFORCEMENT NOTIFICATION FOR SPECIAL EVENT APPLICATION

ABL-100 (Rev. 4/14/23) 4263

Special event organizers must submit this application to the Chief of Police of the municipality where their event is located. If the special event does not take place within municipal limits, submit this application to the Sheriff of the county where the event is located.

If the Chief of Police or Sheriff is unable to sign, you must include a written statement from the Chief of Police or Sheriff authorizing another law enforcement representative to sign on their behalf.

1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
Legal entity name or sole proprietor		
Physical location of event	Municipality (if applicable)	County
Date(s) of special event	Beginning time	Ending time
have been informed by the applicant above about the	y the Chief of Police or Sheriff neir application for a Special Event licens	se to sell beer, wine, ar
have been informed by the applicant above about the	neir application for a Special Event licens	se to sell beer, wine, ar
have been informed by the applicant above about the liquor at the address shown above. I do not object to the issuance of the Special	neir application for a Special Event licens	

If this form is not completely filled out, your application will be returned to you.

The entire application **must** be presented to law enforcement officials with this form. Any alterations of this form will void the agreement.

If you are applying for multiple locations, this form must be submitted for each location.

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dor.sc.gov

STATE OF SOUTH CAROLINA DEPARTMENT OF REVENUE

CONSENT AND WAIVER

ABL-946 (Rev. 4/17/23) 4422

If you're applying on MyDORWAY, the ABL-946 is part of the normal application workflow. You do not need to submit or attach a paper copy of the ABL-946 if applying on MyDORWAY.

Mail to: SCDOR, ABL Section, PO Box 125, Columbia, SC 29214-0907

Email: ABL@dor.sc.gov What you need to know:

- . The SCDOR cannot issue a license or permit to anyone who owes delinquent taxes, penalties, or interest.
- You are waiving your rights under SC Code Sections 12-54-240 and 30-2-1. You can read the full code sections at dor.sc.gov/policy.
- The SCDOR has the right to share information with other principals or applicants in order to process the
 application or renewal.

Legal entity name		FEIN
Principal's name		
Home address (no PO box)		
	Street	
City	State	ZIP
Date of SC residency (mm/dd/yyyy)	Date of birth (mm	n/dd/yyyy)
SSN FEIN	Percent of	ownership
Principal types (Check one):		
Owner Corporate officer P	artner Member (LLC)	Manager (LLC)
Employee/Manager Nonprofit office	er Fiduciary Public	cly traded agent
Have you as an individual, or as an organization in	which you were a principal, had any lic	cense to sell beer, wine, or liquor revoked or
suspended in this state or any other state? Yes No If yes, you must attac	h an evaluation	
res no myes, you must attac	ii aii explanation.	
Have you been convicted of a crime in South Card	olina or any other state?	
Yes No If yes, you must attac	h an explanation.	
I understand that a misstatement or concealment permit. Under penalties of perjury, I declare that true, correct, and complete.		
Principal's Signature		Date

Social Security Privacy Act Disclosure

It is mandatory that you provide your Social Security Number on this tax form if you are an individual taxpayer. 42 U.S.C. 405(c)(2)(C)(i) permits a state to use an individual's Social Security Number as means of identification in administration of any tax. SC Regulation 117-201 mandates that any person required to make a return to the SCDOR must provide identifying numbers, as prescribed, for securing proper identification. Your Social Security Number is used for identification purposes.

Special Event Guidelines

The Special Event Beer & Wine Permit (TBP) authorizes the sale of beer and wine at special events for consumption on the licensed premises.

The Special Event Alcoholic Liquors License (TLP) authorizes the sale of alcoholic liquors at bona fide nonprofit events for consumption on the licensed premises. This permit is issued to nonprofit organizations only. To be eligible for this permit a nonprofit organization must have an eleemosynary charter from, or be a political party affiliate certified by, the South Carolina Secretary of State's office.

Special events cannot exceed 15 consecutive days per SC Code Section 61-4-550(A). Events continuing beyond 11:59 PM require an additional day's fee.

If the special event has outside vendors within the event, each location allowing the sale of liquor is required to obtain a Special Event License.

Liquor is required to be confined to the specific area from which it is sold. Fencing, signs, and bike racks are a few ways the area can be defined.

SC Code of Regs 7-202.3 states:

- The premises of a nonprofit organization must be separate from the premises of any business operation, including businesses licensed to sell liquor by the drink.
- The premises of a nonprofit organization are considered separate if the organization has its own address and separate entrance, and is not connected with another business premises by common doorways or passageways, either interior or exterior.

Special events where a license and/or permit is not required

A license or permit is not required if a person or entity provides beer, wine, and/or liquor at a function free of charge and free of any consideration whatsoever. This is referred to as an unlicensed social function.

An unlicensed social function is an event of a noncommercial nature where admission is not charged, and beer, wine, or liquor is being consumed, but not sold, and the person having the function does not have a beer and wine permit or liquor license. A wedding reception where beer, wine, or liquor is being consumed is an example of an unlicensed social function. A bartender, caterer, or event hall may NOT provide the beer, wine, or liquor for this type of event to be considered an unlicensed social function

If you're not sure which Special Event License or Permit you need, see the **Special Event** pages at dor.sc.gov/tax/abl/licenses.

Frequently Asked Questions

Who should obtain the Special Nonprofit Event License or Special Event License?

If the host of the event is charging any fees where the alcohol is going to be provided, the host must obtain the Special Nonprofit Event License or Special Event License. The host, as the license holder, must acquire the beer and wine from a licensed wholesaler and liquor from a licensed Class B Retail Liquor Store. The host may hire someone to tend the bar only.

When a bartender, caterer, event hall, or other businesses provides the alcohol, they would be required to obtain the license instead of the host.

How long does it take to get a special event license?

Special event applications must be submitted at least 3 days prior to the event. The earlier we receive an application, the more time we have to resolve any issues that may arise.

Can I have liquor moving freely at my special event?

If you have multiple stations set up with outside vendors for an event, you must keep the liquor within the confined area from which it is sold. However, if there will not be any outside vendors present, liquor is allowed to move freely throughout the event space.

Per Regulation 7-202.3:

- The premises of a nonprofit organization must be separate from the premises of any business operation, including business establishments licensed to sell alcoholic liquor by the drink.
- The premises of a nonprofit organization will be deemed separate if the organization has its own address and separate entrance, and is not connected with another business premises by common doorways or passageways, whether interior or exterior.

May I purchase beer, wine and/or liquor from a retail store?

No. Once you obtain a special event license you become a retailer and all beer, wine, and liquor must be purchased from an SC licensed wholesaler.

If I am having my event at a location that holds only a beer and wine permit may I obtain the special event for liquor and use the locations beer and wine permit?

No. In order to have a special event at a license location the location must lease the area to the event holder, that lease will render their beer and wine license invalid during the leased period. The beer, wine, and/or liquor must be provided by the same entity

Can I sell tickets to an event and allow a nonprofit to obtain the permit if I am going to donate the proceeds to them?

No. The entity that collects the money must be the same as the one who holds the license.

Can I get a special event for my home?

No. We do not license personal residences.

*Above forms can be found at: https://dor.sc.gov/forms-site/Forms/ABL900.pdf

What is a Special Event?

entry; and/or (3) goods and/or services (e.g., Special Event as: "Any activity that involves organizations, non-profit or however, community-wide events organized by that do not meet the above stated criteria, does not include private parties or private organizations and businesses. This definition properties owned purchase. Special Events include, but are not or leasing fee; (2) there is controlled or ticketed opment Regulations Ordinance (ZLDR) defines a considered Special Events." functions, including neighborhood gatherings, limited to, events held on private properties and following apply: (1) there is an admission fee public assembly for which one or more of the The Charleston County Zoning and Land Devel and drink) are available for individuals, or groups are for-profit by membership based businesses

Indoor Special Events

Zoning permits are not required for indoor special events in legally established businesses in commercial and industrial zoning districts and public facilities or civic facilities such as: hotels/motels, convention centers; social lodges; assembly halls; religious facilities; fairgrounds; federal, state, and county parks, and similar facilities legally established and authorized to hold special events.

To Apply for a Special Event

To apply, complete the following checklist and submit completed paperwork either in-person to the Zoning and Planning Office or submit online at https://eplweb.charlestoncounty.org/energov.prod/selfservice#/home

The following information is required to be submitted with applications for Temporary Special Events Permits (in addition to the required fee):

- A detailed Letter of Intent describing the purpose of the event indicating date(s) and time(s), anticipated number of participants, and whether alcohol will be served and if amplified sound (music or other amplified noise) will be utilized;
- A legible site plan drawn to scale indicating vehicular traffic areas (parking, driveways, circulation etc.), gathering areas, restroom and vendor locations, and locations of existing and planned structures to be used as part of the event;
- Letters of Coordination from Fire, Police, and Emergency Medical Services and Building Inspection Services if applicable;
- Documentation of Charleston County Business License issuance for the host and participating vendors and copy of valid Department of Revenue license if alcohol will be sold;
- Documentation from pertinent service providers for restroom facilities and garbage collection; and
- Other pertinent information as deemed necessary by the Zoning and Planning Director.

Temporary Special Events

Charleston County

Zoning and Planning

Contact Us

Phone: 843-202-7200

Email:

zoningpermits@charlestoncounty.org

Web:

https://www.charlestoncounty.org/de partments/zoning-planning/index.php





CHARLESTON COUNTY
ZONING AND PLANNING
DEPARTMENT
4045 Bridge View Drive
North Charleston, SC 29405

Special Event Permits

Building permits may also be required. The County Business License is required. zoning permit approval, a valid Charleston exception approval is required. Following advance if site plan review and/or special days in advance of your event, and fur-ther in mits for special events. It is recommended that the permit process be started at least 45 be required prior to issuance of zoning perview and/or special exception approval may for the duration of the event. Site plan reof the special event and must be maintained a zoning permit is required prior to the start If an applicant wishes to host a special event, found online at the Zoning and Planning Temporary Special Events application can be Department's website.

Limitations for Temporary Special Events

Temporary special event permits may be issued only if the activity complies with all applicable requirements of the *ZLDR*, including, but not limited to, provision of adequate parking and sanitary facilities. Temporary special events permits shall not be issued for periods in excess of 10 consecutive days, and no more than five such permits may be issued per lot, per calendar year, except as otherwise allowed pursuant to the ZLDR. Any temporary special event utilizing 25 acres of land or more shall require special exception approval from the Board of Zoning Appeals. Additional requirements for temporary special events in agricultural and residential zoning districts apply.

Temporary Special Events on properties in the Agricultural & Residential Zoning Districts

The following requirements apply to temporary special events in the agricultural and residential zoning districts in addition to all other applicable requirements:

- A maximum of five (5) Temporary Special Events permits may be issued per lot, per calendar year.
- Each permit shall be valid for a maximum of three consecutive days and is only valid for a single event. Multiple events within the same three-day period require separate permits.
- Daily attendance in the AG-15, AGR, RR, S-3, R-4, UR, MHS, and MHP zoning districts is limited to 500.
- Daily attendance in the RM, AG-10, and AG-8 zoning districts is limited to 2,000.
- The maximum number of temporary special event permits allowed per calendar year and/or maximum daily attendance may only be increased if the requirements listed in *ZLDR Sec. 6.7.3.E*, as well as all other applicable requirements of the *ZLDR*, are met and the request is approved in accordance with the special exception procedures contained in the *ZLDR*. If approved by the Board of Zoning Appeals, the approval is only valid for one calendar year from the date of zoning permit issuance.

Outdoor Special Events

With the exception of special events at federal, state, and county parks and legally established fairgrounds, outdoor special events must comply with ZLDR Sec. 6.7.3, Temporary Special Events, and a zoning permit is required. All outdoor special event activities are subject to the County's livability and noise ordinances. Any outdoor special event activity, as defined by the cutdoor special event activity, as defined by the put outdoor special event activity, as defined by the subject of on vacant undeveloped property, which is located within 500 feet of the property line of a residentially developed parcel, shall cease all music and all loud noise that is above 70db(A) no later than 11:00 p.m.; otherwise, special exception approval is required.

Special Events in Commercial & Industrial Districts

Special Events in commercial and industrial zoning districts shall comply with all requirements of *ZLDR Sec. 6.7.5, Outdoor Special Events*. The establishment of a new special events principal use in the NC, RC, CC, or IN zoning district requires compliance with the site plan review process followed by issuance of all required permits.

For more information regarding special events permits, please contact us at 843-202-7200 or email us at:

zoningpermits@charlestoncounty.org