

Required Information for Liquor/Beer Licenses Applications

The following information is not public information and will not be released to anyone but the Town's staff members who determine license eligibility. ***This information is required for each officer of the applying entity – submit additional pages as required.**

* Name of Applicant _____

* Social Security Number _____

* Drivers License Number _____
Must be Utah License

* Date of Birth _____

* Have you ever had a business or liquor license revoked? _____
If yes, provide details _____

* Have you ever been convicted of a felony in any state? _____

* If yes, provide details: _____

* Have you received a license from the Department of Alcoholic Beverage Control?
Please provide a copy of their license.

* Has the Department of Alcoholic Beverage Control denied you a license?

* Details:

Is there a proximity issue because your business is located close to a school or church?
_____ Details: _____

You must provide documentation of who is trained and certified to manage operation of alcoholic beverage sales, supervisor of sellers of alcoholic beverages, and sellers of alcoholic beverages. Copies of staff training certificates must also be provided annually.

Businesses that sell beer for off-premise consumption must provide the Town with copies of training certificates required by state law 62A-15-401 and identification badge information required by 32A-10-103 for each staff member who sells beer and the supervisor of those staff members. The Town will inspect the record of employee training and the numbers of identification badges issued to those employees on at least an annual basis.

A list of individuals who sell liquor must be provided to the town and a sworn statement provided that they meet the following qualifications:

- A. Each such person shall be over the age of twenty-one (21) years.
- B. Each such person shall not:
 - 1. Have ever been convicted of or pled guilty to a felony under any state or federal law, any crime involving moral turpitude or a violation of any federal or state law or local ordinance concerning the sale, manufacture, distribution, warehousing, adulteration or transportation of alcoholic beverages; or
 - 2. Pled guilty to or been convicted of driving under the influence of alcohol, any drug, or the combined influence of alcohol and any drug within the five (5) years before the date of application.
- C. Each such person shall not have been convicted of any violation of any law or ordinance relating to the importation or sale of intoxicating liquors, or of keeping a gambling or disorderly establishment, or have pled guilty to or forfeited his bail on a charge having violated any such law or ordinance within the preceding three (3) years of the date of the application.
- D. Each such person shall not have had a renewal application for his beer or liquor license denied, or his regular license revoked, or an emergency suspension that was made permanent pursuant to this chapter within the previous three (3) years.
- E. Each such person shall submit to the town a certificate granted by the Utah department of alcoholic beverage control, or demonstrate proof of the existence of such a certificate, that they have completed the alcohol training and education seminar, as required in Utah Code Annotated section 62A-15-401.
- F. No license shall be granted to sell beer for either on site or off site consumption within the distances of any church or school set forth in the Utah Code Annotated section 32A-10-201, as the same may be amended from time to time, unless an exemption pursuant to said statute is obtained.

No application for a beer or liquor license shall be granted to any retailer, partnership, corporation or association if the *applicant or any partner, director or officer* of the applicant, *or any employee* who will work in the sale or dispensing of beer or liquor does not meet the qualifications for a license as set forth in subsections A through F of this section: (emphasis added).