

THE APPLICANT AND/OR AGENT IS REQUIRED TO SUBMIT COMPLETE AND CORRECT INFORMATION AS INCLUDED IN THIS APPLICATION. THIS APPLICATION IS REQUIRED TO BE SUBMITTED ONLINE THROUGH THE **ZONING PORTAL** ON **THE ZONING WEBPAGE**.

THE APPLICANT, BY FILING THIS APPLICATION, AGREES TO COMPLY WITH ALL APPLICABLE REQUIREMENTS OF THE COMMUNITY DEVELOPMENT CODE. IF THE PROPERTY OWNER IS NOT A NATURAL PERSON, SUCH AS AN ORGANIZATION (COMPANY OR TRUST), THE NAME OF THE PERSON SIGNING ON BEHALF IS REQUIRED. IF THERE IS MORE THAN ONE AGENT OR REPRESENTATIVE, THE NAME OF EACH PERSON NEEDS TO BE PROVIDED.

THE APPLICANT AND/OR AGENT, BY FILING THIS APPLICATION, AGREES TO COMPLY WITH ALL APPLICABLE REQUIREMENTS OF THE COMMUNITY DEVELOPMENT CODE.

APPLICATION TYPE & FEE:	□ \$50	NEW APPLICATION		
(SELECT ONE)	□ \$25	RENEWAL APPLICATION	N, DUE ANNUALLY BY SEPTEME	3ER 30 [™]
APPLICANT/REPRESENTATIVE:				
MAILING ADDRESS:				_
PHONE NUMBER:				
EMAIL:				
BUSINESS NAME:				
BUSINESS				
OWNER/REPRESENTATIVE:				
MAILING ADDRESS:				
PHONE NUMBER:				
EMAIL:				
ADDRESS OF SUBJECT PROPERTY:				
PARCEL NUMBER(S):				
ZONING DISTRICT:				<u> </u>
SPECIAL AREA PLAN (DOWNTOWN,				
BEACH/US19):				
	F	OR DEPARTMENTAL USE	ONLY	
	А	PPROVED (INITIALS)	DENIED (INITIALS)	DATE
TRAFFIC ENGINEERIN	G:			
ZONING	2.			
ZOMING	J			
OTHER:				

Tel: 727-562-4547

Revised: MAR 2025



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IN ADDITION TO THE COMPLETED APPLICATION, THE FOLLOWING INFORMATION AND/OR PLANS MUST BE SUBMITTED (APPLICANT TO INDICATE BOX WITH AN "X" OR CHECKMARK):

Ар	lan that depicts the following:		
	The proposed outdoor café area including dimensions (drawn to scale).		
	Parking areas, sidewalks and driveways.		
	All doors to the building, as well as those of the adjacent storefront(s). Two-foot minimum clearance required on each side of building entries.		
	The location of curbing, sidewalk and any other furnishing or structure, including bus stops, within the public right(s)-of-way.		
	Clear delineation of the required 5-foot minimum pedestrian pathway. Wider pedestrian path may be required to ensure efficient and direct pedestrian movement.		
	Clear delineation of any area where alcoholic beverage sales are intended to occur. Separate Alcohol Beverage License required.		
	Proposed locations and sizes of furnishings used in association with the outdoor café.		
Wr	itten permission to file the application from the owner of the property in which the business is located.		
Visual representation fully depicting the appearance, color and materials of all proposed furnishings related to the outdoor café.			
	by of written approval from any agency other than the City of Clearwater having jurisdiction over the public nt(s)-of-way.		
	Not applicable in the Tourist District on Clearwater Beach, because the City has jurisdiction on all rights-of-way.		
	In Downtown this includes portions of Drew Street, Myrtle Avenue, Court Street and Chestnut Street.		
	opy of the current certificate of insurance in the amounts and categories required bellow (All policies of insurance st be endorsed to provide the City with 30 days' notice of cancellation or restriction):		
	Comprehensive general liability insurance on an "occurrence" basis in an amount not less than \$1,000,000 combined single limit bodily injury liability and property damage liability. The City is to be specifically included as an additional insured on the policy.		
	Workers' Compensation insurance applicable to its employees, if any, for statutory coverage limits in compliance with Florida laws, including employers' liability which meets all state and federal laws.		
Ind	emnification and Hold Harmless Agreement form.		
the	otarized statement from the adjacent property owner(s) indicating consent to use the right(s)-of-way in front of ir business as an outdoor café (for outdoor cafes located within the Cleveland Street Café District that intend to the public right(s)-of-way in front of an adjacent business).		



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BY SIGNING ON THE NEXT PAGE (PAGE 4), YOU ACKNOWLEDGE THE FOLLOWING OPERATIONAL REQUIREMENTS:

Ц	All furnishings shall be maintained by the outdoor cafe operator in a clean and attractive appearance and shall be in good repair at all times.
	No amplified music is allowed.
	No food storage or preparation is allowed within the right(s)-of-way.
	The hours of operation of an outdoor café shall coincide with those of the associated business.
	The outdoor café operator is responsible for maintaining the outdoor café area and five feet beyond its perimeters in a neat and orderly appearance at all times and shall clear all debris on a periodic basis during the day and at the close of each business day. City-owned waste receptacles shall not be used for café food and waste disposal.
	The outdoor café operator is responsible for the repair of any damage to the right(s)-of-way caused by the restaurant of its patrons. The repair shall be made to City standards and within a reasonable timeframe.
	By use of any permit granted hereunder, the outdoor café operator agrees to indemnify, defend, save and hold harmless the City, its officers, agents, and employees from any and all claims, liability, lawsuits, damages, and causes of action which may arise out of the use of the public right(s)-of-way. The outdoor café operator shall enter into a written agreement with the City to evidence this indemnification. Such agreement must have the written approval of the City Attorney prior to issuance of a permit.
	As necessitated by right(s)-of-way repairs, the City may require the temporary removal of outdoor cafes and all related furnishings. The outdoor café operator shall be responsible for removing all furnishings at least 24 hours prior to the date identified in writing by the City. The City shall not be responsible for any costs associated with the removal or the return and installation of any such furnishings.
	The City may cause the immediate removal or relocation of all or any part of the outdoor cafe in emergency situations. The City, its officers, agents, and employees are not responsible for any damages or loss of furnishings used in association with an outdoor café relocated during emergency situations and are not responsible for any costs associated with the removal or the return and installation of any such furnishings.
	The City has the authority to secure or remove any furnishing(s) associated with the outdoor cafe if necessary in the interest of public safety.
	Outdoor café permit expires on September 30 of each year and shall be renewed yearly to continue operating the café.



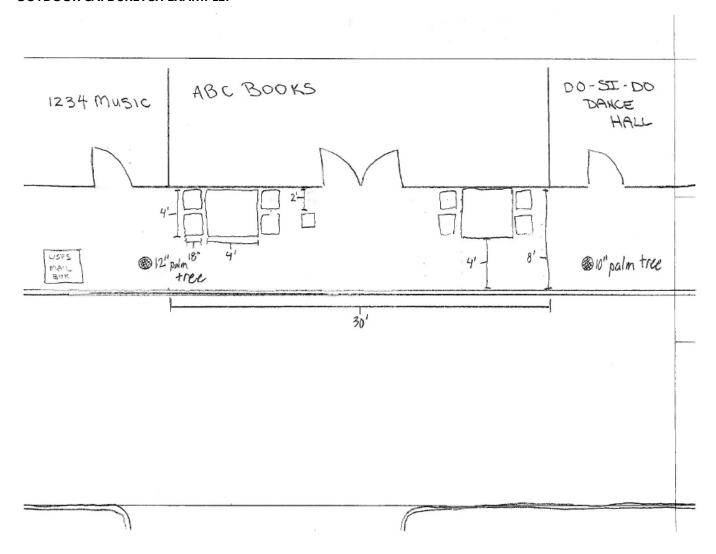
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UPON REVOCATION OF A PERMIT, IF APPLICABLE, THE COMMUNITY DEVELOPMENT COORDINATOR SHALL GIVE WRITTEN NOTICE OF SUCH ACTION BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED TO THE PERMITTEE AT THE ADDRESS LISTED ON THE APPLICATION, STATING THE REASON(S) FOR REVOCATION. THE REVOCATION SHALL BECOME EFFECTIVE 15 DAYS FOLLOWING MAILING OF THE NOTICE IF NOT APPEALED AS PROVIDED IN SECTION 4-501.A.

The Co	mmunity Development Coordinator may revoke a permit for any outdoor café if it is found that:
	Any necessary business or health permit has been suspended or revoked; or
	Changing conditions of pedestrian or vehicular traffic cause congestion necessitating the removal of the outdoor cafe. Such decision shall be based upon findings of the Community Development Coordinator, after consulting with the City Engineer, that the existing conditions represent a danger to the health, safety or general welfare of the public and cannot be resolved through modification to the outdoor café layout; or
	The outdoor café operator fails to comply with one or more requirements of the permit; or
	The outdoor café is deemed to be a threat to public safety, in which case the permit may be revoked immediately without notice or compliance with the requirements described above.
	The outdoor café is deemed by the city to not be in the city's or the public's best interest, no longer meets the purpose and/or intent of the zoning district or any applicable overlay/special area plan and/or is simply no longer a desired use/activity.
CO The day (lice NC	ATE OF FLORIDA FUNTY OF PINELLAS e foregoing instrument was acknowledged before me by means * physical presence or * online notarization, this y of, 202 by () as () of ense as identification. OTARY PUBLIC Inature:
Му	Commission expires:

OUTDOOR CAFÉ SKETCH EXAMPLE:



INDEMNIFICATION AND HOLD HARMLESS AGREEMENT

APPLICANT and PROPERTY OWNER agree to indemnify and hold harmless the CITY OF CLEARWATER and its respective agents, officers, and employees, from and against any and all liability, loss, damages, interests, judgments, and liens growing out of or incurred in connection with any and all claims, demands, suits, actions or proceedings which may be brought against the CITY by reason of the CITY's actions in processing, approval, and operation of Outdoor Café Use at the property located at, Clearwater, Florida, regardless of any negligence of Applicant or Property Owner or their directors, agents, employees, subcontractors, members, ortenants.
[Notarization]
Authorized Agent/Representative Applicant
STATE OF FLORIDA COUNTY OF PINELLAS The foregoing instrument was acknowledged before me by means * physical presence or * online notarization, this day of, 202 by () as () of (), who is/are personally known to me or who has/have produced a driver's license as identification. NOTARY PUBLIC Signature: My Commission expires:
[Notarization]
Authorized Agent/Representative Applicant
STATE OF FLORIDA COUNTY OF PINELLAS The foregoing instrument was acknowledged before me by means * physical presence or * online notarization, this day of

Planning & Development Department Page 6 of 6

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