

Liquor Review: New Liquor or Permanent Amendment to Liquor Primary or Wine/Brewery/Distillery Lounge Endorsements

Applications for all new and permanent amendments for Liquor Primary, Manufacturing or Lounge Endorsements must be first reviewed by the City's Development Services Department. The City's will provide comments to the Liquor and Cannabis Regulation Branch (LCRB) for applications for new and permanent amended license within 90 days of the City receiving a completed application (Both City and LCRB applications must be submitted).

Development Service staff can assist you in preliminary reviews related to zoning, building (occupant loads) and other regulations that may be required prior to your submittal to LCRB. For more information regarding occupant load confirmations, please see our COP Liquor Occupant Load application form. If you require further assistance please contact us at 250-490-2488 or <u>businesslicences@penticton.ca</u>

Please complete the following checklist (p. 2) to complete your application submittal. January 1, 2025 Type of Application

New Liquor Primary.		\$835.00*	
□ New Winery/Brewery/Cidery/Distillery Manufacturing or Lounge Endorsement.		\$835.00*	
Permanent Change to Liquor Primary, Manufacturing, Lounge Endorsement, Special Event Area.		\$835.00*	
Structural Change - with Public Consultation.		\$835.00*	
Structural Change - no Public Consultation		\$427.00	
Structural Change – Zoning Confirmation including Picnic Area Endorsement.		\$211.00	
Temporary Change or Request to extend hours for a Special Event Permit		\$211.00	
Public Consultation Notice Sign*		\$315.00 (+GST)	
Applicant Information - Please complete attached agency agreement if acting on behalf of business owner(s)			
Name(s):	Phone:		
Establishment:	Cell:		
Address of Establishment:	Email:		
Contact Person Information - Please complete attached agency agreement if acting on behalf of business owner(s)			
	5	owner(s)	
Name(s):	Phone:		
Title/Position:	Cell:		
	Cell:		
Mailing Address (if different from above):	Email:		
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Please note that under Building Bylaw No.2021-21 , no buildings or part of a building (including plumbing) shall be			
constructed, altered, reconstructed, demolished, removed, relocated, occupied, or a change in class of occupancy take			
place.			
 Will you be doing any renovations to the building? Yes No 			
2. If yes, then has a building or plumbing permit been applied for? Yes No Permit#:			
3. Will you be putting up or changing any signs?YesNo			
4. Has a Business License been applied for? <u>Yes</u> No Existing Business Lic#			
Applicant/Agent Confirmation			
Norma	Data		
Name:Signature:	Date:		



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Applicant	Check List
	Completed City of Penticton Application Form
	Detailed Letter describing proposed establishment
	Provide copy of original Liquor License – stating use and occupant load (if applicable)
	Explanation of the reasons for the change (if applicable)
	Community Impact Statement (this should reference potential positive and negative impacts to community, noise control and traffic issues)
	Detailed Floor Plans of the proposed establishment (note: drawings are to be to scale) *Not required from applicants seeking only an extension of liquor service hours. • Site plan of property including buildings, parking access, etc. • Floor plans and Occupant loads of the establishment prepared by a registered architect. • Exterior elevations of the building – for new signage or façade alteration/improvements. *Note: Properties in the Agricultural Land Reserve (ALR) seeking a lounge endorsement or adding an outdoor patio cannot exceed a total service area of 125m2 indoors and 125m2 outdoors. (Zoning Bylaw No 2021.01 Section 9.2.4) Name of Registered Professional:
	*Public Notice Signage Fee(if required)(Fees and Charges Bylaw No. 2014-07)
	LCRB Application Submission through the LCRB Portal (Submission required after COP initial review)
The following may be required (when applicable). Please contact us at 250-490-2488 if you require further clarification.	
	Agency Agreement An Agency agreement is required where a third party (designer or contractor) will be involved in the permit process and or inspection process.