St. Louis County Department of Revenue – Division of Licenses

41 S. Central Avenue, Clayton, MO 63105 - Phone 314-615-4217, Fax 314-615-5125

Application for Exemption from Indoor Clean Air Act, County Ordinance 605.076

Date:		PLEASE PRINT			ASE PRINT
Business Na	me:				
Managing O	fficer:				
Business Ad	dress:				
Business Ph	one:				
Contact Pho	ne:				
Contact Ema	ail:				
How long ha	as the establishmer	nt been in business? A	. Over 1 Year	B. Less than 1	. Year
St. Louis Cou	unty Liquor License	#			
		Certification	on of Revenue	2	
I,, understand that this certification is a requirement of					
Section 605.	076.1, St. Louis Coບ	inty Revised Ordinances. I	have examined the	information furnished	I in the table below
•	•	hat the information accura	itely represents the	food vs beverage and	food gross sales for
the reportin	g perioa.				
Fiscal Year	Gross Food &	Beverage Sales Only	Food Sales ONLY		
	Amount	Percentage of Total Food &	Amount	Percentage of Food Sales to	
		Beverage Sales		Beverages	
		100%			
		(See instructions on bac	k for completing thi	s section)	
Signature of Managing Officer (Please also print the name)					Date
Subscribed a	and sworn to before	e me this day of			
				<u></u>	
Note::: D. L.					
Notary Publi	C				
My commiss	sion expires:			Revised as of Jan	2012

<u>Instructions</u> for filing for exemption from the St. Louis County Indoor Clean Air Code, County Ordinance 605.076, aka "Smoking Ban"

To be considered for exemption from the smoking ban, all applicants must present the following:

- 1. A completed and signed application for exemption
- 2. Non-refundable \$35.00 application fee
- 3. A signed and notarized certification of revenue showing the following (A or B):
 - A. **If in operation for over one (1) year:** Sales from food consumed on the premises are less than 25% of the annual food and beverage from the previous revenue on an annual basis.
 - B. **If in operation for less than one (1) year:** The owner of the drinking establishment reasonably believes that sales from food consumed on the premises will make up less than 25% of the annual gross food and beverage revenue.

Any drinking establishment that is granted an exemption under subsection B must submit to the Department of Revenue a notarized statement signed by the owner or operator to identify and certify the actual gross food revenue and beverage sales for the previous ninety (90) days of operation.

The exemption cannot be granted if said certificate fails to demonstrate that the gross food sales did not exceed 25% of all food and beverage gross sales during the reporting period.

The Director of Revenue may suspend or revoke any certificate of exemption issued hereunder if it is determined that the drinking establishment fails to qualify for said exemption in accordance with the procedures set forth in Section 801.120 SLCRO 1974 as amended: Ordinance No. 24105, 08-25-09, 605.076 SLCRO.

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