

APPLICATION FOR LIVE ENTERTAINMENT AND DANCING

One Time Only Trial Period Not to Exceed 90 Days

TO: Director, Department of Liquor Control
Liquor Commission, County of Hawai'i

Section 281-47, Hawai'i Revised Statutes, provides that a standard bar establishment may provide facilities for dancing by patrons, including a dance floor and live or recorded music if the premises is located in a commercial district, for a one time trial period not to exceed 90 days and that music and dancing shall be allowed only during the trial period.

An application is hereby made, pursuant to Section 281-47, Hawai'i Revised Statutes, for live entertainment and dancing effective _____.

The application shall be filed by the licensee, and if a corporation by an officer or director of the corporation.

Applicant: _____

Trade Name: _____

By _____
(Signature)

Name: _____

Title: _____

Date: _____

Phone No.: _____

E-Mail: _____

Your application is hereby approved effective _____ to _____ and shall be subject to the following conditions:

1. Any music, noise or disturbances emanating from a licensed premises which disrupts the peace and quiet of the neighborhood may result in Commission action for corrective measures pursuant to Section 281-61, HRS.
2. Live music and entertainment shall cease at the legal closing hours. Entertainment shall be in accordance to a Class 5, Category C2, or a Class 2, Category B2, license and to the Rules and Regulations of the Liquor Commission. Entertainment by persons unclothed or in attire restricted by Commission rules and strip tease entertainment are prohibited.

LIQUOR COMMISSION, COUNTY OF HAWAI'I

Date Issued: _____

By: _____
Director