

### Arizona Department of Liquor Licenses and Control 800 W Washington 5th Floor Phoenix, AZ 85007-2934 www.azliquor.gov (602) 542-5141

FOR DLLC USE ONLY			
Event Date(s):			
Event time start/end:			
CSR:			
License:			

APPLICATION FOR SPECIAL EVENT LICENSE Fee= \$25.00 per day for 1-10 days (consecutive) Cash Checks or Money Orders Only

A service fee of \$25.00 will be charged for all dishonored checks (A.R.S § 44-6852)

IMPORTANT INFORMATION: This document must be fully completed or it will be returned.

The Department of Liquor Licenses and Control must receive this application ten (10) business days prior to the event. If the special event will be held at a location without a permanent liquor license or if the event will be on any portion of a location that is not covered

y the existing liquor license, th quor Licenses and Control (see <u>ECTION 1</u> Name of Organizat	e Section 12).			
<u>ECTION 1</u> Name of Organizat	on: Apache duffetion e			
Name of Licensed	Contractor <b>only</b> (if any):			
ECTION 2 Non-Profit/IRS Tax E	xempt Number: 23-72175	18		
ECTION 3 Event Location: F	atiron Community Par	·k		
	00 N Apache Trail, Ap		on, AZ 85120	
<b>ECTION 4</b> Applicant must be of the Organization		ganization and c	authorized by an Officer	, Director, or Chairpersor
. Applicant: Dunn	Allyson	Mar	ie	01-14-1990
Last	First	Middi		Date of Birth
. Applicant's mailing address	Street	Apacne Jur	oction	AZ 85120 State Zip
. Applicant's home/cell phor			int's business phone: $(^2$	
			. ,—	,
. Applicant's email address: _	events@ajcriamber.cc	7111		
(Brint Full Name) Allus	o Marie Duna	declar	e that I am the APPLICAN	IT filing this application
as listed above. I have red	n Marie Dunn ad the application and the con	tents and all state	ments are true, correct o	and complete.
1/4	<b>5</b>	_		13 1100 000 3 111
Signature	Director of Events	itle/Position	Date	Phone Number
The foregoing instrument wo	as acknowledged before me th	is/	CCC/ULICE	
State Angline Co	unty of <u>FINAL</u>	- Day	Monin	real
		(11/1 /	11.61	
My Commission Expires on:	9/1/2020	7-Cilcuts	Signature of Notary Publ	mel
	Duie		signature of Notary Publ	IT.

I, (Pr the true *) Signo The	fint Full Name) Ally Solorganization filing this experience of and complete of the complete of	s application as listed above te.  Director of the was acknowledged be county of Pinal on: 9/1/2020 Date	Events Communities Position  efore me this Day  typical and with	Date  Dictions 12-21-17  Date  Month  Angle Market Carry  Signature of Notary Public	d all statements are  480-983-3141  Phone Number  2011  Year
I, (Pr the true *) Signo The	organization filing this correct and complete, correct and complete foregoing instrument	s application as listed above.  Director of twas acknowledged be County of Pinale	Events t Communities  For me this Day	ntion and the contents and necessions i3-21-17  Date	r, or Chairperson of all statements are
l, (Pr the true X Signa	organization filing this correct and complete foregoing instrument	s application as listed above to a listed above to a listed above two sacknowledged be	Events t Communities Position  efore me this Day	ntion and the contents and necessions i3-21-17  Date	r, or Chairperson of all statements are
l, (Pr the true X Signa	organization filing this correct and complete foregoing instrument	s application as listed above to a listed above to a listed above two sacknowledged be	Events t Communities Position  efore me this Day	ntion and the contents and necessions i3-21-17  Date	r, or Chairperson of all statements are
l, (Pr the	int Full Name) Allusso organization filing thi	s application as listed ab ete.	oove. I have read the applica	ation and the contents and	r, or Chairperson of all statements are
l, (Pr the	int Full Name) Allusso organization filing thi	s application as listed ab ete.	oove. I have read the applica	ation and the contents and	or, or Chairperson of
l, (Pr	int Full Name) Ally Sc		declare th	nat I am an Officer, Directo	or, or Chairperson of
To be c	ompleted only by an				
		Officer, Director, or Cha	airperson of the organization.		Maricopa County  My Commission Expire
	or has caused it t	o lose its eligibility und rmative duty to notify t	ler 501 (C), whether before a the Department of Liquor, v	or after receiving an IRS	determination letter,
W		J	is a change in circumstance	ces after completing this	form that may cause
AD	eligibility under 50 the IRS will deny it	O1(C), or if there is a pe	on by the IRS to revoke, suspending application, the Application, the Application and the Application of the	olicant has not received	any indication that
	special event will but that will retro	occur, or has a pendi actively cover all days	ntity under Section 501 (C), or ing application with the IRS is that the special event will or [without attachments] with	for such treatment that occur. (Please provide o	has not been resolved
40			nation letter from the Interna		
(2)	designation as a lifthe Applicant is	nonprofit entity under applying under option	nized in Arizona, or pursuan Section 501 (C) of the intern n (2) as a nonprofit entity, <b>p</b> hat, to the best of the applic	nal revenue code of the please also INITIAL in the	United States.  space provided next
🗖		Name	Office	Month	Year
🔽	Canalaale:			ccessful.	date seeks, and
	indicate the nam	e of the candidate the	ampaign committee supports, to the Applicant supports, to would first fill the office if su		
(1)	indicate the nam the month and ye	a political party or a co se of the candidate the			

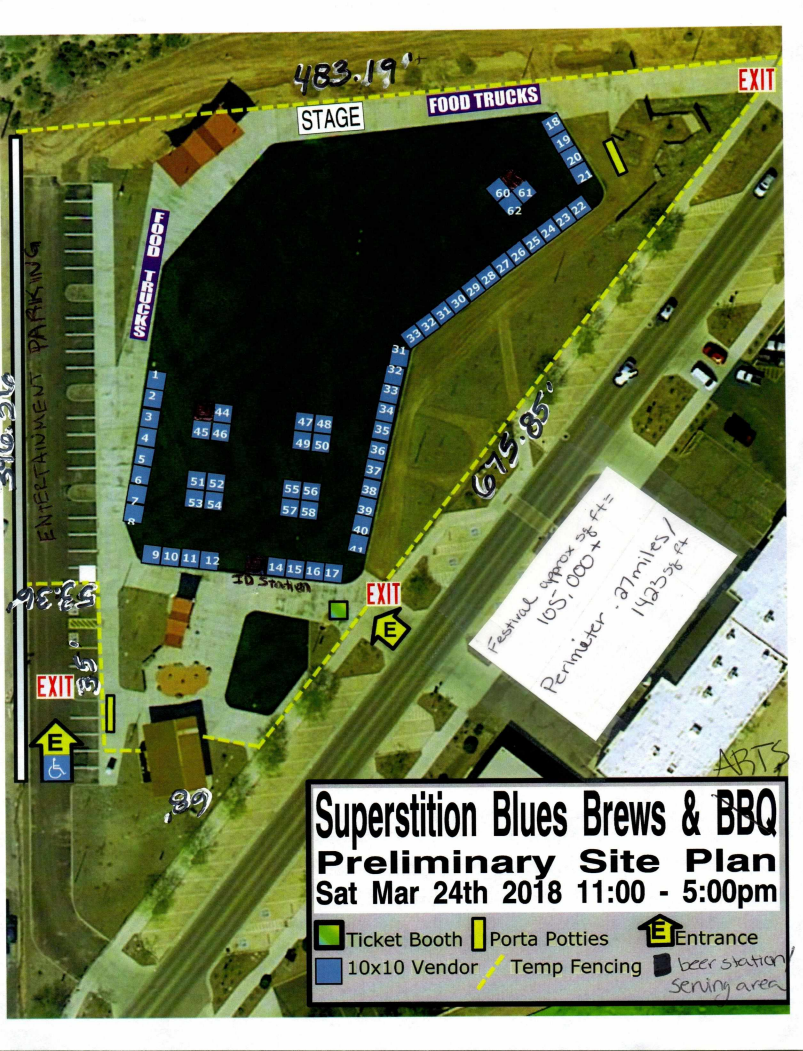
318 for explanation and check one of the follo	dispensing, serving, and selling of spirituous liquo owing boxes.	, stricusoroda i i
Place license in non-use	-	
Dispense and serve all spirituous liquors under reta	ailer's license	
☑Dispense and serve all spirituous liquors under spec	cial event	
Split premise between special event and retail loc		
(IF USING RETAIL LICENSE, PLEASE SUBMIT A LETTER OF AGREEM RUN CONCURRENT WITH THE PERMANENT LICENSE DURING THE AGENT/OWNER WILL NEED TO SUSPEND THAT PORTION OF THE F	E EVENT. IF THE SPECIAL EVENT IS ONLY USING A PC	REMISES TO SUSPEND OR PRTION OF THE PREMISES,
SECTION 8		
What is the purpose of this event?	on Off-site (auction/wine/distilled spirits pull)	<b>B</b> oth
SECTION 9		
<ol> <li>Has the applicant been convicted of a felony, or had</li></ol>	d a liquor license revoked within the last five (5)	years?
<ol><li>How many special event days have been issued to the (The number cannot exceed 10 days per year.)</li></ol>	his organization during the calendar year? $\underline{f 0}$	
3. Is the organization using the services of a promoter or (If yes, must be a licensed contractor or licensee of series 6, 7, 11	other person to manage the sale or service of 1, or 12)	alcohol? ☐Yes ☑No
4. List all people and organizations who will receive th	ne proceeds. Account for 100% of the proce	eds. The organization
applying must receive 25% of the gross revenues of the	e special event liquor sales. Attach an addition	nal page if necessary.
Name Apache Junction Chamber of Commerce	Percentage: 100	
Name Apache Junction Chamber of Commerce	Percentage: 100	
	Percentage: 100 Z 85119	
Name Apache Junction Chamber of Commerce  Address 567 W. Apache Trail, Apache Junction, Az	Percentage: 100 Z 85119 Percentage:	
Name Apache Junction Chamber of Commerce  Address 567 W. Apache Trail, Apache Junction, Az  Name	Percentage: 100 Z 85119	Zip
Name Apache Junction Chamber of Commerce  Address 567 W. Apache Trail, Apache Junction, Az  Name  Address  Street  Please read A.R.S. § 4-203.02 Special event license	Percentage: 100 Z 85119 Percentage:  City State	z <sub>ip</sub> i <u>al Event License</u> .
Name Apache Junction Chamber of Commerce  Address 567 W. Apache Trail, Apache Junction, Az  Name Address  Street  Please read A.R.S. § 4-203.02 Special event license  Note: ALL ALCOHOLIC BEVERAGE SALES A	Percentage:	zip ial Event License. TE ONLY.
Name Apache Junction Chamber of Commerce  Address 567 W. Apache Trail, Apache Junction, Az  Name Address Street  Please read A.R.S. § 4-203.02 Special event license	Percentage:	Zip ial Event License. TE ONLY. ISTILLED SPIRITS PULL
Name Apache Junction Chamber of Commerce  Address 567 W. Apache Trail, Apache Junction, Az  Name  Address  Street  Please read A.R.S. § 4-203.02 Special event license  Note: ALL ALCOHOLIC BEVERAGE SALES A	Percentage:	ID IT
Name Apache Junction Chamber of Commerce  Address 567 W. Apache Trail, Apache Junction, Az  Name	Percentage:	ial Event License.  TE ONLY.  ISTILLED SPIRITS PULL STIVAL LICENSE.  vent?  Description:
Name Apache Junction Chamber of Commerce  Address 567 W. Apache Trail, Apache Junction, Az  Name	Percentage:	ial Event License.  TE ONLY.  ISTILLED SPIRITS PULL STIVAL LICENSE.  vent?  Description:
Apache Junction Chamber of Commerce  Address 567 W. Apache Trail, Apache Junction, Az  Name  Address  Street  Please read A.R.S. § 4-203.02 Special event license  Note: ALL ALCOHOLIC BEVERAGE SALES A  NO ALCOHOLIC BEVERAGES SHALL LEAVE A SPECIAL E  SEALED CONTAINERS OR THE SPECIAL EVENT LICEN  5. What type of security and control measures will you to  (List type and number of police/security personnel and type of the security person	Percentage:	ial Event License.  IE ONLY.  ISTILLED SPIRITS PULL STIVAL LICENSE.  vent?  The property of th
Apache Junction Chamber of Commerce  Address 567 W. Apache Trail, Apache Junction, Azadress  Name  Address  Street  Please read A.R.S. § 4-203.02 Special event license  Note: ALL ALCOHOLIC BEVERAGE SALES A  NO ALCOHOLIC BEVERAGES SHALL LEAVE A SPECIAL E  SEALED CONTAINERS OR THE SPECIAL EVENT LICEN  5. What type of security and control measures will you to (List type and number of police/security personnel and type of form the security person	Percentage:	ial Event License.  IE ONLY.  ISTILLED SPIRITS PULL STIVAL LICENSE.  vent?  The great they will give out the event grounds to

#### PLEASE FILL OUT A SEPARATE APPLICATION FOR EACH "NON-CONSECUTIVE" DAY

	Date	Day of Week	Event Start Time AM/PM	License End Time AM/PM
DAY 1:	3-24-18	Saturday	11:00 am	5:00 pm
DAY 2:				_
DAY 3:	-			•
DAY 4:				-
DAY 5:				
DAY 6:			*	_
DAY 7:			-	
DAY 8:		<u></u>		
DAY 9:			-	_
DAY10:			·	

**SECTION 11** License premises diagram. The licensed premises for your special event is the area in which you are authorized to sell, dispense or serve alcoholic beverages under the provisions of your license. Please attach a diagram of your special event licensed premises. Please show dimensions, serving areas, fencing, barricades, or other control measures and security position.

# **ATTACH DIAGRAM**



•

Please contact the local governing board for additional application requirements and submission deadlines. Additional licensing fees may also be required before approval may be granted. For more information, please contact your local jurisdiction.

SECTION 12 Local Coverning Rody Approval Section

Date Received:			
i,(Government Official)	(Title)	recommend DAPPRC	VAL 🗖 DISAPPROVAL
On behalf of(City, Town, County)	Signature	,,,	Phone
SECTION 13 For Department of Liquor Lic	enses and Control use only.		
		DA	ATE:/

## A.R.S. § 41-1030. <u>Invalidity of rules not made according to this chapter; prohibited agency action; prohibited acts by state employees; enforcement; notice</u>

- B. An agency shall not base a licensing decision in whole or in part on a licensing requirement or condition that is not specifically authorized by statute, rule or state tribal gaming compact. A general grant of authority in statute does not constitute a basis for imposing a licensing requirement or condition unless a rule is made pursuant to that general grant of authority that specifically authorizes the requirement or condition.
- D. THIS SECTION MAY BE ENFORCED IN A PRIVATE CIVIL ACTION AND RELIEF MAY BE AWARDED AGAINST THE STATE. THE COURT MAY AWARD REASONABLE ATTORNEY FEES, DAMAGES AND ALL FEES ASSOCIATED WITH THE LICENSE APPLICATION TO A PARTY THAT PREVAILS IN AN ACTION AGAINST THE STATE FOR A VIOLATION OF THIS SECTION.
- E. A STATE EMPLOYEE MAY NOT INTENTIONALLY OR KNOWINGLY VIOLATE THIS SECTION. A VIOLATION OF THIS SECTION IS CAUSE FOR DISCIPLINARY ACTION OR DISMISSAL PURSUANT TO THE AGENCY'S ADOPTED PERSONNEL POLICY.
  - F. THIS SECTION DOES NOT ABROGATE THE IMMUNITY PROVIDED BY SECTION 12-820.01 OR 12-820.02.



### 10/299110 19inial

### Internal Revenue Service

JAN 16 1973

in reply refer to: LA: E0:73:28

Code 421:1504:ER

Tel. (213) 688-4886

Apache Junction Chamber of Commerce Box 101 Apache Junction, Arizona 85220

Gentlemen:

I. R. Code: Section 501(c): (6)

File Returns with Internal

Revenue Service Center:

Philadelphia, Pa.

Address Inquiries to District Director .

of Internal Revenue:

Los Angeles, California

Accounting Period Ending: December 31

On the basis of your stated purposes and the understanding that your operations will continue as evidenced to date or will conform to those proposed in your ruling application, we have concluded that you are exempt from Pederal income tax under the provisions of the Internal Revenue Code section indicated acove. Any changes in operations from those described, or in your character or purpose, must be reported immediately to your District Director for consideration of their effect upon your exempt status. You must also report any change in your name or address.

You are not required to file Federal income tax returns so long as you retain an exempt status, unless you are subject to the tax on unrelated business income imposed by section 511 of the Code, in which event you are required to file Form 990-T. You are required to file an information return, Form 990, annually on or before the 15th day of the fifth month after the close of your annual accounting period indicated above.

Unless apacifically excepted, you are liable-for taxes under Federal Insurance Contributions Act (social security taxes). Also, unless excepted, you are liable for tax under the Federal Unsuplayment Tax lot if, during the current or preceding calendar year, you have one or more employees at any time in each of 20 weeks, or you pay wages of \$1,500 or more in any calendar quarter.

Any questions concerning excise, employment or other Pederal taxes should be submitted to this office. This is a determination letter.

Very truly yours,

District Director

cbb

L-179 LA (Rav. 10-72)

Citation Rev. Rul. 61-177 1961-2 C.B. 117

FOUND DOCUMENT

Database FTX-RR Mode Page

Internal Revenue Service (I.R.S.)

Revenue Ruling

Published: 1961

A corporation organized and operated primarily for the purpose of promoting a common business interest and bettering the business conditions of one or more lines of business, which otherwise meets the tests for exemption under section 501(c)(6) of the Internal Revenue Code of 1954, is exempt under that section as a business league even though its sole activity is directed to the influencing of legislation which is germane to such common business interest.

Revenue Ruling 54-442, C.B. 1954-2, 131, modified.

Advice has been requested whether an organization formed for the purpose of promoting a common business interest and bettering the business conditions of one or more lines of business which otherwise meet the tests for exemption from Federal income tax as an organization described in section 501(c)(6) of the Internal Revenue Code of 1954, may qualify for exemption under that section where its sole or principal activity is the advocacy of legislation beneficial to such common business interest.

The membership of the instant organization is composed of business groups and individuals representing diverse lines of endeavor and geographic areas. They are united for the purpose of promoting a common business interest and improving their business conditions by working for the enactment of legislation designed to improve their competitive standing in the various lines of business, industry, etc., in which they are engaged.

Section 501(c)(6) of the Code describes certain organizations exempt from Federal income tax under section 501(a) of the Code and reads as follows:

Business leagues, chambers of commerce, real-estate boards, or boards of trade, not organized for profit and no part of the net earnings of which inures to the benefit of any private shareholder or individual.

Section 1.501(c)(6)-1 of the Income Tax Regulations provides, in part, as follows:

A business league is an association of persons having some common business interest, the purpose of which is to promote such common interest and not to engage in a regular business of a kind ordinarily carried on for profit. It is an organization of the same general class as a chamber of commerce or board of trade. Thus, its activities should be directed to the improvement of business conditions of one or more lines of business as distinguished from the performance of particular services for individual persons. \* \* \*

There is no requirement, by statute or regulations, that a business league, chamber of commerce, etc., in order to be considered exempt as such, must refrain from carrying on propaganda or influencing legislation.

The objectives sought by the instant organization can be attained only through legislation. It follows, therefore, that its legislative activities are germane to the attainment of its objectives. Accordingly, it is held that Copr. (C) West 1996 No claim to orig. U.S. govt. works

RECEIVED OCT 2 9 1996

Rov. Rul. 61-177 PAGE 2

it qualifies for exemption from Federal income tax as a business league within the contemplation of section 501(c)(6) of the Code even though its sole activity is the advocacy of legislation.

Revenue Ruling 54-442, C.B. 1954-2, 131, relating to the exemption of business leagues from Federal income taxation, is hereby modified to the extent that it suggests that engaging in other than incidental legislative activities will necessarily disqualify an organization from exemption under section 101(7) of the Internal Revenue Code of 1939, now section 501(c)(6) of the Internal Revenue Code of 1954.

However, with respect to dues, assessments, or other payments to an organization of the nature described in the second paragraph of this ruling, it should be noted that section 1.162-15(c) of the Income Tax Regulations provides that dues and other payments to an organization, such as a labor union or a trade association, which otherwise meet the requirements of the regulations under section 162, are deductible in full unless a substantial part of the organization's activities consists of making expenditures for lobbying purposes, for the promotion or defeat of legislation, for political campaign purposes (including the support of or opposition to any candidate for public office), or for carrying on propaganda (including advertising) related to any of the foregoing purposes. If a substantial part of the activities of the organization consists of one or more of those so specified, deduction will be allowed only for such portion of such dues and other payments as the taxpayer can clearly establish is attributable to activities other than those so specified. The determination as to whether such specified activities constitute a substantial part of an organization's activities shall be based on all the facts and circumstances. In no event shall special assessments or similar payments (including an increase in dues) made to any organization for any of such specified purposes be deductible.

An organization which considers itself within the scope of this Revenue Ruling should, in order to establish exemption under section 501(c)(6) of the Code, file an application on Form 1024, Exemption Application, with the District Director of Internal Revenue for the Internal Revenue District in which is located the principal place of business or principal office of the organization. See section 1.501(a)-1 of the Income Tax Regulations. Rev. Rul. 61-177, 1961-2 C.B. 117

END OF DOCUMENT

Copr. (C) West 1996 No claim to orig. U.S. govt. works