

COMMERCIAL PERMIT AND LICENSE TAX APPLICATION

Revised 11/10/2021

APPLICANT, PLEASE COMPLETE ALL OF THE FOLLOWING INFORMATION (PLEASE PRINT):

1)	Project Title: Law Office Renovation
2)	Project Address: 220 SE Green Street, Lees Summit, MO 64063
3)	Scope of Work: []Addition []Alteration []Add/Alter Multi-family []Change of Tenant
	[]New Bldg []Shell Bldg []New Multi-family []New Tenant []Other:
4)	Documents Submitted: [x]Plans/drawings []Specifications []Structural Calcs []Plot Plan
	[]Soils/Geotech Reports []Other:
5)	Final Development Plan Tracking Number: Date Applied For: 4/11/24
6)	Number of Dwelling Units (if any): Total SqFt of Bldg/Area of Work_144 SF
PL	EASE LIST ADDRESS TO WHICH DEVELOPMENT SERVICES IS TO SEND PLAN REVIEW COMMENTS
7)	Applicant's Name/Company: The Wilson Group, Inc.
	[x]Contractor []Design Professional []Tenant []Building Owner []Other:
	Primary Contact: Scott Wilson Phone: 816-365-1262 Email: s.wilson@thewilsongroupinc.com
	On-site Contact: Shannon Crowley Phone: 913-388-542 Email: shannoncrowley59@gmail.com
	Address: 13510 Oak Street
	City/Street/Zip: Kansas City, MO 64145
8)	Design Professional in Responsible Charge: N/A
	Company Name:
	Address:
	City/Street/Zip:
	Phone Number: E-mail:

COMMERCIAL BUILDING PERMITS WILL ONLY BE ISSUED TO COMPANIES LICENSED IN THE CITY OF LEE'S SUMMIT AS A MINIMUM OF A CLASS B GENERAL CONTRACTOR.

ALL PLANS MUST BE DRAWN TO SCALE AND BEAR THE SEAL OF AN ARCHITECT/ENGINEER REGISTERED IN THE STATE OF MISSOURI. PARTIAL PERMIT FEES SHALL BE DETERMINED AS SEPARATE PERMIT FEES. DIVIDING A JOB INTO TWO OR MORE PARTIAL PERMITS WILL RESULT IN HIGHER TOTAL PERMIT FEES THAN ONE FULL PERMIT. RESUBMITTAL PLAN REVIEW FEES MAY BE DUE WHEN PREVIOUSLY IDENTIFIED DEFICIENCIES REMAIN UNCORRECTED ON SUBSEQUENT SUBMITTALS.

Project Valuation
Total Project Valuation (Including Mech, Plbg, Elec, Sprklr, Etc., Excluding Site Improvements and
property):* \$ <u>17,087.00</u>
*PROVIDE SEPARATE TOTAL PROJECT AND BUILDING VALUATIONS. IF THE PROJECT CONTAINS SEPARATE BUILDINGS, PERMIT FEES SHALL BE CALCULATED SEPARATELY FOR EACH BUILDING.
Tenant Information:
Provide a description of the proposed <u>use for the space</u> . Indicate the nature of the business and the type of daily activities to be performed. Indicate the type of materials to be stored in type S occupancies and how they will be stored. If this is a spec building, indicate the type of tenants anticipated. Enclosing 1 office in existing space. Materials are steel studs, sheetrock, and one door. No other Walfred on site.
<u>Deferred submittals:</u> [] Truss design package (or other engineered floor/roof assemblies) [] Metal building design package

Establishments which sell and/or serve food or Commercial Swimming Pools:

[] Precast concrete design package[] Fire suppression system design package[] Fire alarm system design package

deferred submittal items.

Establishments which either sell or serve food are required to submit a separate permit application to the Jackson County Department of Public Works as they currently serve as the health officer for the City of Lee's Summit. The health officer must approve the projects plans prior to issuance of a building permit by the City of Lee's Summit. Contact the Jackson County Department of Public Works at 816-881-4530 for additional information. Project documents and plans shall be submitted directly to the Jackson County Department of Public Works.

___, please include a copy of prior approval of any other

Clean Indoor Air Ordinance:

[] Other:

The City of Lee's Summit has an ordinance which prohibits smoking in virtually all enclosed areas of public places and places of employment. Per the ordinance, a "No Smoking" sign or the international "No Smoking" symbol (consisting of a burning cigarette enclosed in a red circle with a red bar across it) shall be clearly and conspicuously posted at every entrance where smoking is prohibited. The person who owns, manages, operates or otherwise controls a public place or place of employment is responsible for compliance with the Clean Indoor Air Act. Questions regarding the Clean Indoor Air Act may be directed to Development Services at (816) 969-1200.

<u>Crime Prevention Through Environmental Design (CPTED):</u>

The following uses have been classified as "Uses with Conditions" per Article 6 of the Unified Development Ordinance, having been determined with a tendency toward an increased risk of crime. Specific conditions for such uses are found in Article 6 and shall be required to be met prior to receiving any zoning approval, business license or approval to occupy any commercial space.

Bank/Financial Services

Bank Drive-Thru Facility

Check Cashing and Payday Loan Business

Convenience Store (C-Store)

Financial Services with Drive-up Window or Drive-Thru Facility

Pawn Shop

Title Loan Business, if performing on site cash transactions with \$500 or more in cash on hand

Unattended self-serve gas pumps

Unsecured Loan Business

Other similar uses shall meet the same standards as the above

If this project is for a use listed above, compliance with the design requirements found in Article 8 of the Unified Development Ordinance will need to be shown on the submitted plans.

Contractors

Provide the company name of the contractors performing the work in the following areas.

•	General (if different than Applicant)
•	Mechanical (HVAC)
•	Electrical
•	Plumhing

Additional Information

For information on plan submittal requirements and the plan review process please refer to the Commercial Permit Plan Submittal Guidelines document. If you have any additional questions please contact Development Services Department at (816) 969-1200, Monday through Friday between 8:00am and 5:00pm. Contact the Fire Department at (816) 969-1300 regarding hazardous material/fire suppression/fire alarm application requirements.

The following portion of this form is for the Excise Tax for Streets License Tax. If your project is <u>not</u> a new building, tenant finish, or any other sort of project that will increase or decrease vehicle trips proceed to signature block on last page.

The Excise Tax for Streets is a tax paid in the form of a surcharge (License Tax) to the annual business license tax on building contractors to be paid by development that requires a building permit and results in additional vehicle trips.

CREDIT REQUEST -- The applicant may request a tax credit as listed below for eligible projects, and attach documents as required. APPLICANTS MUST REQUEST TAX CREDITS AS A PART OF THE APPLICATION. IF A BOX IS NOT CHECKED REQUESTING A CREDIT AS A PART OF THIS APPLICATION, THE PROJECT WILL NOT BE REVIEWED FOR ELIGIBILITY BY THE CITY AND THE RIGHT TO A CREDIT WILL BE FORFEITED. The City will review all credit requests and determine the eligibility of a project for a credit in accordance with City ordinance. A CREDIT REQUEST DOES NOT CONSTITUTE A TAX CREDIT APPROVAL, WHICH WILL BE REFLECTED ON THE TAX BILL.

A.	Full Cre	dits CHECK APPROPRIATE BOX
	1.	<u>Public Body</u> A full credit will be granted for development constructed by, or by a building contractor on behalf of, a public body for its governmental use. PUBLIC BODY
	2.	<u>School Districts</u> A full credit will be granted for development constructed by, or by a building contractor on behalf of, a school district of the state. SCHOOL DISTRICT
	3.	<u>Damaged Facilities</u> A full credit will be granted for development rebuilding an involuntarily damaged or destroyed building, provided that such rebuilding does not result in additional vehicle trips.
	4.	<u>Development Agreements</u> A full credit will be granted for development constructed by, or by a building contractor on behalf of, an entity which has entered into a development agreement with the City that provides a specific provision that the entity shall not be required to make a financial contribution beyond the terms of the agreement and the commitment of the agreement involved street improvements to enhance the City's overall street network. DEVELOPMENT AGREEMENT
	5.	<u>Tax Exempt Entity</u> A full credit will be granted for development constructed by, or by a building contractor on behalf of, an entity that is not subject to any federal, state, or local taxes including sales, income, personal property, real property, use, license, and earnings taxes.

	6.	· ·	redit will be granted for a building contractor red for utilization of a currently underutilized facility ng.
	7.	building permit that is required for not change the general land use ca	be granted to a building contractor that requests a rachange of use within an <i>existing</i> building that does stegory of the building (residential versus non non residential to residential <i>and</i> does not adduilding.
В.		Partial Credits CHECK APPROPRI	ATE BOX
	1.	to a building contractor that reque use from residential to non resider of trips that were generated by the	O NON RESIDENTIAL) A partial credit will be granted ests a building permit that is required for a change of ntial. The credit shall only be granted for the number expressions residential building during the p.m. peak erated by the non residential use shall be subject to
	2.	Redevelopment of Property — A partial credit will be granted to a building contractor that requests a building permit that results in the redevelopment of property. Redevelopment shall apply to development activity that results in the demolition of one or more buildings and the subsequent construction of one or more new buildings on the property, provided that the complete building permit application for a building permit to construct the new building(s) to replace the existing building(s) is filed within six (6) months following demolition of the existing building(s). The credit shall only be granted for the number of trips that were generated by the previous building(s) during the p.m. peak time period and the new additional trips generated by the new building(s) shall be subject to the tax.	
		'ES THE RIGHT TO REQUEST ADDITION TO SELECT ADDITION OF THE RESERVE ADDITION O	DNAL INFORMATION AS NEEDED TO DETERMINE
C.	TYPE OF	BUILDING – SELECT ONE	
		Residential Single family Duplex/four-plex Apartment	Non-residential Shell (payment plan option not available) Non-shell (see payment plan section below)

The City of Lee's Summit offers a payment plan for non-residential (commercial, retail, industrial,
manufacturing), non-shell buildings. The payment plan is for a period of five years. Prior to
:

issuance of the Certificate of Occupancy, 20% of the total tax will be due and payable in addition to proper security for the balance of the tax (tax surety bond, letter of credit or cash bond). On each anniversary date of the Certificate of Occupancy, for four years thereafter, 20% of the tax will be due, plus interest charged by the City on the balance of the tax.

FOR NON-RESIDENTIAL/NON-SHELL BUILDINGS ONLY: SELECTION OF PAYMENT PLAN OPTION

Disclosure of opting for the payment plan is required at license tax application. Check payment plan below if you intend to exercise this option:		
	PAYMENT PLAN	

X NO PAYMENT PLAN

E. PAYMENT OF THE LICENSE TAX

D.

RESIDENTIAL: PAYMENT OF THE LICENSE TAX IS DUE **PRIOR** TO THE ISSUANCE OF THE BUILDING PERMIT AND IS TO BE **PAID IN THE TREASURY DIVISION OF THE FINANCE DEPARTMENT**. A COPY OF THE LICENSE TAX BILL CAN BE OBTAINED FROM THE DEVELOPMENT SERVICES DEPARTMENT WITHIN THE TIME PERIOD POSTED. THE LICENSE TAX IS A SURCHARGE TO THE ANNUAL BUSINESS LICENSE TAX.

NON-RESIDENTIAL/SHELL: PAYMENT OF THE LICENSE TAX IS DUE <u>PRIOR</u> TO THE ISSUANCE OF A TENANT CERTIFICATE OF OCCUPANCY FOR BUILDINGS APPROVED AS NON-RESIDENTIAL/SHELL AND IS TO BE <u>PAID</u> IN THE TREASURY DIVISION OF THE FINANCE DEPARTMENT. A COPY OF THE LICENSE TAX BILL CAN BE OBTAINED FROM THE DEVELOPMENT SERVICES DEPARTMENT WITHIN THE TIME PERIOD POSTED. THE LICENSE TAX IS A SURCHARGE TO THE ANNUAL BUSINESS LICENSE TAX.

NON-RESIDENTIAL/NON-SHELL: PAYMENT OF THE LICENSE TAX IS DUE PRIOR TO THE ISSUANCE OF A CERTIFICATE OF OCCUPANCY AND IS TO BE PAID IN THE TREASURY DIVISION OF THE FINANCE DEPARTMENT, UNLESS THE PAYMENT PLAN OPTION IS SELECTED. (SEE BELOW.) A COPY OF THE LICENSE TAX BILL CAN BE OBTAINED FROM THE DEVELOPMENT SERVICES DEPARTMENT WITHIN THE TIME PERIOD POSTED. THE LICENSE TAX IS A SURCHARGE TO THE ANNUAL BUSINESS LICENSE TAX.

The application must be signed by the legal owner of the building contractor company. The building contractor may grant permission for the filing of the application by means of a signed and notarized affidavit to that effect, submitted with the completed application. The applicant certifies that the information provided in this application is true and correct to the best of his/her knowledge.

I hereby certify that I have completed this application to iden	tify the requirements for the specific project being submitted
for plans review in order to expedite the review process. T	his submittal is complete for review of the scope of work as
described herein and I further understand that omissions of	required information will result in delays in the plans review
process.	
Certified by:	Date: _4/11/24
Certified by: Jack Reasbeck	State Registration # (if applicable):



