Application for In Town Irmo Business License



		ROPER	CREI	DIT TO	YOUR	ACCOUNT,	YOU	MUST	RETURN	THIS	COMPLETE	D APPLICATION	TO:
Town of Irmo Mailing Address: P.O. Box 406 Irmo, S.C. 29063													
Physical Address: 7300 Woodrow Street, Irmo, S.C. 29063 Email:permits@townofirmosc.com													
This application is for: Corporation LLC Sole Proprietor													
			ines		•	ar is May				•	ation Dat	e:	
Busir	ness Nam	ie				-							
dba (if applicab	le)											
Owner Name													
Phone Number				Alternate Phone:									
Maili	ng Addre	ess							1				
Mailing City/St/Zip													
Phys	ical Addr	ess											
Emai	l Address	S											
Fede	ral ID # o	r SSN	#										
Expiration Date				4/30/	2023								
Business License #													
NAICS Rate Code													
Rate	Class												
(A)				preceding calendar year							\$		
(B)	Gross Receipts on which a license was paid to another city or c							ounty	\$				
(C)		Taxable Gross for Irmo (A – B = C)								\$ \$			
(D)													
(E)	Excess t			per \$1,000.00							\$ \$		
(F)					declining rate in excess of \$1,000,000.00								
(G)		ecals required for all service vehicles \$3 each								\$			
(H)	In-Town business - Penalty of 5% per month beginning May 1 st								\$				
(I)									\$	*			
(I/WE DO HEREBY CERTIFY THAT THE AMOUNT RETURNED AS TOTAL GROSS RECEIPTS FROM BUSINESS OR PR REPORTED HEREIN IS TRUE AND CORRECT, AND THAT I HAVE MADE NO DEDUCTIONS EXCEPT INCOME ON WHICH BUSINESS LICENSE TAX TO ANOTHER CITY OR COUNTY, FOR WHICH I HAVE PROOF OF PAYMENT. I AM FIMILI, ORINANCE PROVIDING FOR PENALTIES AND REVOCATION OF MY (OUR) LICENSE. A LICENSEE IS DELINQUENT IN TO THE MUNICIPALITY OF ANY TAX OR FEE, THE LICENSE OFFICIAL MAY GIVE WRITTEN NOTICE TO THE LICENSEE OF IN CONTROL OF THE BUSINESS WITHIN THE MUNICIPALITY BY PERSONAL SERVICE OR MAIL THAT THE LICENSE IS PENDING A SINGLE HEARING BEFORE COUNCIL OR ITS DESIGNEE FOR THE PURPOSE OF DETERMINING WE SUSPENSION SHOULD BE UPHELD AND THE LICENSE SHOULD BE REVOKED. Sec. 10-49. — Violations ANY PERSON VERYOR OF THIS ARTICLE SHALL BE DEEMED GUILTY OF AN OFFENSE AND SHALL BE SUBJECT TO A FINE OF OR IMPRISONMENT FOR NOT MORE THAN 30 DAYS OR BOTH, UPON CONVICTION. EACH DAY OF VIOLATIC CONSIDERED A SEPARATE OFFENSE. PUNISHMENT FOR VIOLATION SHALL NOT RELIEVE THE OFFENDER OF DELINQUENT TAXES, PENALTIES, AND COSTS PROVIDED FOR IN THIS ARTICLE. (ORD. NO. 12-15, 9-18-2012; ORD. NO. 21-2021) AND A BUSINESS CAN BE CLOSED UNTIL PAYMENT IS RECEIVED. I/WE DO HEREBY CERTIFY THAT A PROPERTY TAXES HAVE BEEN PAID ON OR BEFORE MAY 1 ST.)								I WHICH I HAVE IN FIMILIAR WITH JENT IN THE PAY USEE OR THE PECENSE IS SUSPEINING WHETHER FROM VIOLATIN SHAULTION SHAULTION SHAULTION. SHAULTION. WO. 21-11, ORD. NO. 21-11,	PAID A H CITY MENT RSON ENDED R THE G ANY 500.00 LL BE Y FOR § 1, 9-				
Signature													
Title													
Date		l											Ų