

St. Johns County Florida Board of County Commissioners

Application/Affidavit for Certificate for Home Office, Rural Home Industry or Business Office (includes Change of Use and Doggy Dining)

Certificate for H	ome Office	Rui	ral Home Ind	ustry	Business Office
Doggy Dining					
		ompletion of the data a provided on the rever			ing perpetual compliance with all criteria
set fortif ill the Land	Development Code	provided on the rever	ise side or till	S IOIIII.	
Applicant's Name				Phone No.	
e-mail					
Names of People ot	her than the Applic	ant engaged in Home (Office/Rural I	ndustry (i.e. famil	y members)
Physical Address of	Business Location				
	L				
Please note that a no	tarized letter of aut	horization must be sul	omitted if the	business locatio	n is different from applicant's.
Type of profession,	business or trade				
Business Name					
Business License Nu	ımber (Restaurant C	only)			
		at it becomes a part of to the best of my kno		ds of St. Johns C	ounty, and hereby certify that all
Signed By				_	 Date
_		TO BE COM	PLETED BY S	TAFF	
Legal Description					
Special Conditions					
	Zoning:		Date:]
Signed By			Title		
- ,					

The following regulations shall apply to the approval for the location described:

A. Home Office Section 2.02.04(B)

- 1. That no person shall be engaged in the conduct of the home office unless such person resides on the premises and that the premises shall be the primary residence for each of the persons engaged in the occupation.
- 2. That the use of the premises for the home office shall be clearly incidental and subordinate to its use for residential purposes by its occupants and shall, under no circumstances, change the residential character thereof;
- 3. That there shall be no change in the outside appearance of the building or premises or other visible evidence of the conduct of the home office;
- 4. That there shall call upon the premises in connection with the home office and no traffic shall be generated by the home office in a greater volume than the traffic typical in the subject residential neighborhood;
- 5. That there shall be no flammable or hazardous material stored on premises and no equipment or process shall used in the home occupation which creates noise, vibration, glare, flames; odors or electrical interference detectable to the normal sense off the lot:
- 6. That the activities of the home office shall occur entirely within the dwelling unit, excluding accessory structures such as garages, carports and sheds;
- 7. That the home office shall not occupy more than twenty-five percent (25%) of the gross floor area of the dwelling unit, exclusive of the area of an open porch or attached garage or similar space not suited or intended for the occupancy as living quarters;
- 8. Pick up or deliveries of any kind required by and made to the premises of the home office not exceed one business delivery per day;
- 9. That any supplies stored on the premises shall be for the purpose of maintaining and operating the home office.
- 10. That the address of the home office shall not be advertised and no signage of any kind be placed on the building or property identifying the home office use;
- 11. That the home offices not strictly conforming to all of the outlined criteria herein shall not be considered a home office and shall only be considered in accord with the Home Occupation exception provisions contained in Section 2.03.07 LDC;
- 12 That the home office shall be open to inspection by St. Johns County inspectors upon reasonable notice to occupant and at a reasonable times;

B. Doggy Dining section 2.02.04 (C)

- 1. All public food service establishment employees shall wash their hands promptly after touching, petting, or otherwise handling dogs. Employees shall be prohibited from touching, petting, or otherwise handling dogs while serving food or beverages or handling tableware or before entering other parts of the public food service establishment.
- 2. Patrons in a designated outdoor area shall be advised that they should wash their hands before eating. Waterless hand sanitizer shall be provided at all tables in the designated outdoor area.
- 3. Employees and patrons shall be instructed that they shall not allow dogs to come into contact with serving dishes, utensils, tableware, linens, paper products, or any other items involved in food service operations.
- 4. Patrons shall keep their dogs on a leash at all times and shall keep their dogs under reasonable control.
- 5. Dogs shall not be allowed on chairs, tables, or other furnishings.
- 6. All table and chair surfaces shall be cleared and sanitized with an approved product between seating of patrons. Spilled food and drink shall be removed from the floor or ground between seating of patrons.
- 7. Accidents involving dog waste shall be cleaned immediately and the area sanitized with an approved product. A kit with the appropriate materials for this purpose shall be kept near the designated outdoor area.
- 8. A sign or signs reminding employees of the applicable rules shall be posted on the premises as designated in the approved site plan
- 9. A sign or signs reminding patrons of the applicable rules shall be posted on the premises as designated in the approved site plan.
- 10. A sign or signs placing the public on notice that the designated outdoor area is available for the use of patrons and patrons' dogs shall be posted on the premises as designated in the approved site plan.
- 11. Dogs shall not be permitted to travel through indoor or non-designated outdoor portions of the public food service establishment or restaurant, and ingress and egress to the designated outdoor portions of the public food service establishment must not require entrance into or passage through any indoor area of the food establishment.
- 12. A permit for dogs in outdoor portions of a restaurant issued pursuant to this section shall not be transferred to a subsequent owner upon the sale of a public food service establishment or restaurant but shall expire automatically upon the sale of the establishment. The subsequent owner shall be required to reapply for a permit pursuant to this section if the subsequent owner wishes to continue to accommodate patrons' dogs.

C. Rural Home Industry section 2.02.04 (E)

- 1. A Rural Home Industry shall include, but not be limited to, such activities as welding services, repair of farm equipment, furniture making, lawn maintenance services, tool sharpening, and lawn maintenance equipment repair.
- 2. The primary dwelling unit on the site of a Rural Home Industry shall be owner-occupied. In the event that the primary dwelling unit ceases to be owner-occupied, the Rural Home Industry shall be terminated.
- 3. External impacts, such as noise, odor or vibrations, shall not exceed those normally associated with the principal Uses allowed in the zoning district within which the property Is located.
- 4. The employees onsite at the home industry shall be restricted to members of the immediate family or the other residents of the property.
- 5. No commodity or good not produced on the premises shall be sold on the premises or displayed or warehoused on the premises for sale elsewhere. This does not preclude taking orders for sales or provisions of services offsite.
- 6. No traffic shall be generated by the Rural Home Industry that is in excess of that normally expected by the principal use.
- 7. The activities and materials associated with the rural Home Industry shall not occupy a Front Yard and shall, unless conducted within a completely enclosed building, be setback a minimum of fifty (50) feet from any side or rear property line. If said setback is not provided, screening shall be required as per section 6.06.04 B.5.
- 8. Signage shall be allowed as per Article VII of Land Development Code.

I certify I have received a copy, understand and will co	mply with the above provisions of the Land I	Development Code
Home/Office Rural Home Industry.		
·		
Signed By	<u></u>	
,	Date	
	Date	

*Certification: I certify that the above information is correct and I have received a copy, understand and will comply with all set forth on this form. I further understand that this certificate/affidavit in no way affects deed restrictions. It is the applicant's responsibility to verify compliance with such restrictions.