

#### 15 South Pennsylvania Avenue Atlantic City, NJ 08401

# APPLICATION TO THE CASINO REINVESTMENT DEVELOPMENT AUTHORITY DIVISION OF LAND USE AND REGULATORY ENFORCEMENT

July, 2017

#### **INSTRUCTIONS**

Enclosed are the necessary instructions and forms for making application to the Casino Reinvestment Development Authority, Division of Land Use and Regulatory Enforcement. Please submit the required documentation to:

## Casino Reinvestment Development Authority Division of Land Use and Regulatory Enforcement 15 S Pennsylvania Avenue Atlantic City, NJ 08401

Should you require additional information or clarification regarding this process, please contact the Division of Land Use and Regulatory Enforcement at (609) 347-0500.

- 1. The Applicant shall submit to the Casino Reinvestment Development Authority, Division of Land Use and Regulatory Enforcement, 15 S Pennsylvania Avenue,, Atlantic City, NJ 08401, five (5) written copies and two (2) additional copies in an electronic format (PDF, Microsoft Word, or other format with the consent of the Land Use Administrative Official). A copy of the application package must also be provided by the applicant to the City of Atlantic City Planning Dept. and a copy to the Engineering Dept. The application package shall contain completed copies of the appropriate form(s) as provided herein and any additional information, i.e. property survey, site plan, building plans, photographs or other documentation/exhibits that details the proposed development and any prior approvals for the property. The Applicant shall include with the application separate checks payable to "Casino Reinvestment Development Authority" for the required application fee and professional review escrow, (see attached fee schedule).
- 2. For all applications for site plan or subdivision, and any other applications as deemed necessary by the Land Use Administrative Official, the Land Use Administrative Official shall schedule and notify Applicant of a conceptual review meeting to be conducted within 45 days of receipt of the application.
- 3. Applicant will be notified in writing within 45 days, of any deficiencies in the application package. These deficiencies must be addressed along with providing any required additional information and plans.
- 4. Upon the determination by the Land Use Administrative Official that the application is complete, which includes submission of all fees and escrow amounts. Go to the CRDA website for a list of the fees:

http://www.njcrda.com/wp-content/uploads/FEE-SCHEDULE-Resolution-15-24.pdf

The Applicant will be notified of the hearing date scheduled for the application.

5. Applicant shall make a request for a "Certified List of Property Owners" to the City of Atlantic City Division of Planning. A sum not to exceed \$0.25 per name, or \$10.00, whichever is greater, may be charged for such list, in accordance with N.J.S. 40:55D-12c. The request must be include a fee check payable to "City of Atlantic City". A certified list shall be provided including the

names and addresses of all owners of property located within the 200-foot radius as shown on the latest property ownership records within seven days in accordance with N.J.S. 40:55D-12c.

- 6. Where **Site Plan Approval** is required, the application must be prepared in accordance with Articles XX, XXII and XXIII of the Land Use Development Code of the City (Chapter 163 of the City Code).
- 7. Applications for Conditional Use Approval also require Site Plan Approval.
- 8. Where Site Plan Approval is not required, the following information, drawn to a scale of not more than 100 feet to the inch (1" = 100'), on one or more sheets shall be submitted:
  - a. Property boundary lines and dimensions of the property and any significant topographic or physical features of the property.
  - b. The location, size, use and arrangement of the proposed buildings which will remain, if any, including height (in stories and feet), elevators, floor plans, floor area ratio, total floor area, total floor area, total square feet of ground area coverage, and number and size of dwelling units.
  - c. Minimum yard dimensions and, where relevant, relationship of yard dimensions to the height of any building or structure.
  - d. Location, dimensions and number of all driveways, entrances, curb cuts, parking stalls, loading spaces and access aisles, and total lot coverage of all parking, loading and aisle areas.
  - e. Location and height of fences or screen plantings and type of building materials or plantings to be used for fencing and/or screening.
  - f. Location, designation and total area of all usable open space.
  - g. Location, use and size of structures and other land uses within 200 feet of the boundaries of the subject property.
  - h. A clear designation of the features of the proposed development or use(s), which require a variance, and the extent of the variance requested.
  - i. Any other information that may be required for the CRDA Board to determine that the application is in compliance with the codes and ordinances of the City of Atlantic City.
- 9. Once a hearing date has been scheduled, the Applicant must, at least 10 days prior to the date of the hearing, give personal notice to all owners of property located within 200 feet of the subject property as shown on the most recent tax list(s) of the City(s) and all other interested persons and public agencies as required by law. Said notice is required whether affected properties are located within or without the City of Atlantic City. Notice must be given by hand delivery to said property owner or his legal agent or representative and have that person sign for delivery; or by mailing a copy by certified mail. In addition, the applicant must serve notice by certified mail to all local utility companies. (See attached list). A sample NOTICE has been included with this package. Applicant must arrange to provide proof of mailing or service for every notice served.
- 10. Notice of the application must also be published in "THE PRESS OF ATLANTIC CITY" at least ten (10) days prior to the date of hearing.

- 11. An Affidavit of Service, the receipts from the certified mailing, and a Proof of Publication of the notice as it appeared in THE PRESS OF ATLANTIC CITY must be submitted to Land Use Administrative Official prior to the hearing date.
- 12. The Applicant, his agent or attorney shall appear before the Division of Land Use and Regulatory Enforcement to present the application. If the applicant is a corporation, LP, LLC or LLP, the application must be presented by an attorney.
- 13. After the application has been approved by the Casino Reinvestment Development Authority, the Applicant must submit two (2) sets of plans in an electronic format (PDF, Microsoft Word, or other format with the consent of the Land Use Administrative Official) along with twelve (12) written sets of the approved plans, revised to address any plan conditions, together the "Final Plan Certification Form", to the Division of Land Use and Regulatory Enforcement. The plans will be certified and distributed as necessary such that any licenses and/or permits may be obtained by the Applicant.
- 14. After the close of the hearing, the Land Use Hearing Officer will compile all evidence submitted and copies of all transcripts. He/she will prepare a written recommendation to the members of the CRDA concerning the grant or denial of the relief requested. The recommendation may include the placement of any reasonable and necessary conditions of approval. The recommendation shall be provided to the members of the CRDA as expeditiously as possible to allow sufficient time for the members of the CRDA to consider and decide the application within the timeframe prescribed by the Municipal Land Use Law.
- 15. The Land Use Administrative Official shall publish a notice of the CRDA's decision in accordance with M.L.U.L.

### ADDITIONAL PROCEDURES FOR FILING APPLICATIONS FOR SUBDIVISION AFTER APPROVAL BY THE CASINO REINVESTMENT DEVELOPMENT AUTHORITY

#### MINOR SUBDIVISION

The Applicant shall within 190 days after the approval of a minor subdivision by Casino Reinvestment Development Authority:

- 1) Submit the Plats for signature to the Land Use Administrative Official of the Division of Land Use and Regulatory Enforcement on either a plat in conformity with the provisions of the "Map Filing Law" (P.L. 1960, c141), or on a deed describing the approved minor subdivision, in order that signatures may be obtained.
- 2) File copies of the signed plat or deed with:
  - a. The County Recording Officer (County Clerk),
  - b. The City Engineer, and
  - c. The City Tax Assessor.

## FAILURE OF THE APPLICANT TO FILE THE APPROVED PLAT OR DEED WITHIN THE PRESCRIBED PERIOD SHALL INVALIDATE THE MINOR SUBDIVISION APPROVAL.

#### **MAJOR SUBDIVISION**

Subsequent to final subdivision approval by the Division of Land Use and Regulatory Enforcement, The Applicant shall:

- (1) Submit the plats for signature to the Land Use Administrative Official on a plat in conformity with the provisions of the "Map Filing Law."
- (2) File copies of the signed plat within 95 days of signatures with:
  - a. The County Recording Officer (County Clerk),
  - b. The City Engineer, and
  - c. The City Tax Assessor

If the plat is not filed within the 95-day period, approval shall expire except, upon the showing of good cause by the Applicant, the Division of Land Use and Regulatory Enforcement may extend the period for recording for an additional period not to exceed 190 days from the date of the signing of the plat.



#### 15 South Pennsylvania Avenue Atlantic City, NJ 08401

#### **APPLICATION FORM**

The application, with supporting documentation, must be filed with the Land Use Administrative Officer for review at least fifteen [15] business days prior to the meeting at which the application is to be considered.

#### To be completed by CRDA staff only.

Date Filed_			Application No	),	
Date FiledApplication Fees:			Escrow Deposit		
Scheduled f	or:				
Review for 0	Completen	ess	Hearing:		
1. SUBJECT					
Location:					
Тах Мар	Page	Block <u>1</u>	_ Lot(s) <u>143, 144, &amp; 145</u>	_ Beach Lease No. 35	
	Page	Block	_ Lot(s)	_	
	Page	Block	_ Lot(s)	-	
Dimensions	Frontag	e <u>250</u> Depth <u>480</u>	Total Area <u>120,000 sc</u>	ı_ft.	
Zoning Distr	ict <u>B - Be</u>	ach			
2. APPLICAN	JT				
		וו וו כ			
Email	arawant 100	7, 220			
			Atlantic City, New Jersey (	08401	
		C		Individual (T	
Applicant is	a:	Corporation L	Partnership 🗖	Individual 🗖	
		*** LLC			

#### 3. DISCLOSURE STATEMENT

Pursuant to N.J.S 40:55D-48.1 [Application by corporation or partnership; list of stockholders owning 10% of stock or 10% interest in partnership.] Disclosure of owners of organization and property subject to application. [A corporation or partnership applying to a governing body of a municipality]Any organization making an application for development under this act [for permission to subdivide a parcel of land into six or more lots, or applying for a variance to construct a multiple dwelling of 25 or more family units or for approval of a site to be used for commercial purposes] shall list the names and addresses of all members, stockholders or individual partners (collectively, "interest holders") [owning at least 10% of its stock of any class or at least 10% of the interest in the partnership], including any other organization holding at least a 10% ownership interest in the organization, and shall also identify the owner of the property subject to the application, including any organization holding at least a 10% ownership interest in the property [as the case may be]. In accordance with 40:55D-48.2 [Disclosure of 10% ownership interest of corporation or partnership which is 10% owner of applying corporation or partnership.] Listing of names and addresses of interest holders of applicant and owner organization. If [a corporation or partnership] an organization owns an interest equivalent to 10% or more of another organization the stock of a corporation, or 10% or greater interest in a partnership, subject to the disclosure requirements hereinabove described, [pursuant to section 1 of this act that organization shall list the names and addresses of its interest holders holding 10% or greater interest in the [partnership, as the case may be, and] organization. [This requirement shall be followed by every corporate stockholder or partner in a partnership, until the names and addresses of the stockholders and individual partners, exceeding the 10% ownership criterion established in this act, have been listed.] In accordance with recently added 40:55D-48.3 Disclosure of all officers and trustees of a non-profit organization. A non-profit organization filing an application for development under this act shall list the names and addresses of all officers and trustees of the non-profit organization. In accordance with 40:55D-48.4 [Failure to comply with act; disapproval of application.] Approval of application. a. No municipal planning board, board of adjustment or [municipal] governing body shall approve the application of any [corporation or partnership] organization or nonprofit organization which does not comply with this act. Any approval not in compliance with this act shall be voidable in a proceeding in lieu of prerogative writ in the Superior Court. b. Any party, including any member of the public, may institute a proceeding in lieu of prerogative writ in the Superior Court to challenge any PROPOSED AMENDMENTS TO MUNICIPAL LAND USE LAW approval granted by a municipal planning board, board of adjustment or governing body on the grounds that such action is void for the reasons stated in subsection a. of this section, and if the court shall find that the approval was not in compliance with this act, the court may declare the approval to be void. In accordance with 40:55D-48.5 [Concealing names of owners;] Organization or non-profit organization failing to disclose; fine. Any [corporation or partnership which conceals] organization or nonprofit organization failing to disclose in accordance with this act, [the names of stockholders owning 10% or more of its stock, or of individual partners owning a 10% or greater interest in the partnership, as the case may be,] shall be subject to a fine of \$1,000 to \$10,000, which shall be [recovered] recoverable in the name of the municipality in any court of record in the State in a summary manner pursuant to the "Penalty Enforcement Law" (N.J.S.A. 2A:58-1 et seq.).

Name See Attached Disclosure	Address	Interest
Name	Address	Interest
Name		
Name		
Name	Address	Interest
4. If Owner is other than the applicant Owner's Name <u>City of Atlantic City</u>		
Email	·····	
Address Telephone Number		and the state of t
5. PROPERTY INFORMATION: Restrictions, covenants, easements, as Yes [attach copies] No Present use of the premises: Vacant	XXX Proposed_ Beach	
Note: All deed restrictions, covenants must be submitted for review and mu be approved.  6. Applicant's Attorney Jack Plackter, I	s, easements, associa st be written in easil	ation bylaws, existing and proposed y understandable English in order to
Email jplackter@foxrothschild.com	Atlantia City Nov. 3	20001 00401
Address 1301 Atlantic Avenue, Suite 40	o, Adande City, New Je	ersey 08401
FAX Number 609-348-6834		
7. Applicant's Engineer Same as Plant Email Address Telephone Number FAX Number		
Address 400 N Dover Avenue, Atlantic C	City, New Jersey 08401	
Telephone Number <u>609-344-8194</u>		
FAX Number		
9. Applicant's Traffic Engineer Email Address Telephone Number		

10.List any other Expert who will submit a report or who will testify for					
the Applicant: [Attach additional sheets as may be necessary]					
Name					
Field of Expertise					
Email					
Address					
Telephone Number					
FAX Number					
11. APPLICATION REPRESENTS A REQUEST FOR THE FOLLOWING:					
SUBDIVISION:					
Administrative Review of Minor Subdivision Plan					
Administrative Review of Major Subdivision Plan					
Minor Subdivision Approval					
Major Subdivision Approval [Preliminary]					
Major Subdivision Approval [Final]					
Number of lots to be created Number of proposed dwelling units					
(including remainder lot) (if applicable)					
SITE PLAN:					
Administrative Review of Minor Site Plan					
Administrative Review of Major Site Plan					
Minor Site Plan Approval					
XXX Major Preliminary Site Plan Approval [Phases (if applicable)]					
XXX Major Final Site Plan Approval [Phases (if applicable) ]					
Amendment or Revision to an Approved Site Plan					
Area to be disturbed (square feet)					
Total number of proposed dwelling units					
Request for Waiver From Site Plan Review and Approval					
Reason for request:					
MISC:					
Administrative Review					
Appeal decision of an Administrative Officer [N.J.S. 40:55D- 70a]					
Map or Ordinance Interpretation of Special Question [N.J.S. 40:55D-70b]					
Variance Relief (hardship) [N.J.S. 40:55D-70c(1)]					
Variance Relief (substantial benefit) [N.J.S. 40:55D-70c(2)]					
Variance Relief (use) [N.J.S. 40:55D-70d]					
Conditional Use Approval [N.J.S. 40:55D-67]					
Direct issuance of a permit for a structure in bed of a mapped street, public drainage					
way, or flood control basin [N.J.S. 40:55D-34]					
Direct issuance of a permit for a lot lacking street frontage [N.J.S. 40:55D-35]					

	ction(s) of Ordinance from which a <b>variance is requested and justification for said</b> t: [attach additional pages as needed] None
reques	<b>nivers Requested</b> of Development Standards and/or Submission and justification for t.  ements: [attach additional pages as needed] <u>N/A</u>
mailed within to applicate sought, The pull prior to service will be	ach a copy of the Notice to appear in the official newspaper of the municipality and to be to the owners of all real property, as shown on the current tax duplicate, located the State and within 200 feet in all directions of the property, which is the subject of this tion. The Notice must specify the sections of the Ordinance from which relief is if applicable.  blication and the service on the affected owners must be accomplished at least 10 days the date scheduled by the Administrative Officer for the hearing. An affidavit of on all property owners and a proof of publication must be filed before the application complete and the hearing can proceed.
premise	pages as needed] See attached Application Rider
	public water line available? N/A  ublic sanitary sewer available? N/A  s the application propose a well and septic system? N/A

Atlantic City Municipal Utilities Authority Atlantic County Health Department Atlantic County Health Department Atlantic County Planning Board Atlantic County Soil Conservation Dist.  NJ Department of Environmental Protection Sewer Extension Permit Sanitary Sewer Connection Permit Stream Encroachment Permit Waterfront Development Permit Wetlands Permit Tidal Wetlands Permit Potable Water Construction Permit Other NJ Department of Transportation Public Service Electric & Gas Company  24. Certification from the Tax Collector that all taxes due on the subject property have b paid.  25. List of Maps, Reports and other materials accompanying the application (attach additionages as required for complete listing). Quantity Description of Item  5 each of Site Plan by Arthur Ponzio & Assoc. AND Architectural Plan by SOSH Architects 5 Application Rider 5 Corporate Disclosure Statement	
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26. The Applicant hereby requests that copies of the reports of the professional staff review the application be provided to the following of the applicant's professionals:	ving
Specify which reports are requested for each of the applicant's professionals or whether	r al
reports should be submitted to the professional listed.	
Applicant's	
Professional Reports Requested	
XXX Attorney All reports issued.	
XXX Engineer/Planner All reports issued.	

PATRICIA PLUEMACHER Votary Public – State of New Jersey My Commission Expires Jun 25, 2022

	certify that the foregoing statements and the materials fy that I am the individual applicant or that I am an Officer of					
the Corporate applicant and that I	am authorized to sign the application for the Corporation or					
that I am a general partner of the partnership applicant.						
	this must be signed by an authorized corporate officer. If the					
applicant is a partnership, this mus	st be signed by a general partner.					
Sworn to and subscribed before m	e this					
30 day of APR. L, 20 18	1 / / /					
	BOARDWALK 1000, LLC					
Pater Dhemar	- MAHAHC					
NOTARY PUBLIC	SIGNATURE OF APPLICANT NATT HANG NESS, PROPERTY PRESIDER					
application, the representations rapplicant.						
NOTADY NUDLIC	SIGNATURE OF OWNER					
NOTARY PUBLIC	SIGNATORE OF OWNER					
(Builder's Trust Account). In account, Development Authority approving understand that the escrow accountly engineering, planning, submitted materials and the publication process shall be returned.	has been deposited in an escrow account ordance with Resolution 11-60 of the Casino Reinvestment Land Use Fees and Escrow Deposit Requirements, I further unt is established to cover the cost of professional services legal and other expenses associated with the review of cation of the decision by the Board. Sums not utilized in the If additional sums are deemed necessary, I understand that I litional amount and shall add that sum to the escrow account					
Date	SIGNÁTURE OF APPLICANT					

By: Matt Harkness, President - BOARDWALK 1000, LLC

#### APPLICATION RIDER

#### PHASE II MAJOR SITE PLAN

Boardwalk 1000, LLC Block 1, Lots 143, 144, & 145 Beach Lease No. 35

Applicant, Boardwalk 1000, LLC, files the within application for the above referenced property in the City of Atlantic City for Major Site Plan approval to further develop a beach bar. The Property is located in the "B" Beach zone and is owned by the City of Atlantic City. Applicant is the lessee of the Property pursuant to Beach Lease No. 35 dated April 17, 2018.

Contemporaneous with the filing of this Application, Applicant filed a Minor Site Plan application to develop the Property with a beach bar and accessory amenities, a permitted use in the Beach zone (the "Phase I Application"). Phase I proposes approximately 65 seats, 53 seats in the bar and restaurant area and 12 cabana seats. All lighting, utility and signage is addressed in the Phase I Application. Phase II proposes the addition of 89 cabana and lounge seats in the open area adjacent to the bar. No other development is contemplated.

The Hard Rock Casino Hotel has 6,348 parking spaces. That is more than enough to accommodate any parking required for Phase II of the Beach Bar.



#### ESCROW SETUP INFORMATION

The Information below is necessary to initially set up your Escrow Account through TD Bank.
Applicant's Name: Boardwalk 1000, LLC
Applicant's Address: 1000 Boardwalk at Wirginia Avenue, Atlantic City, New Jersey 08402
*Applicant's Signature:  MATT HARRINGS, PROPERTY PRESIDENT  Applicant's Phone No. 1
Applicant's Phone No.: $609 + 449 - 5500$
Applicant's Email Address: MAH, HARKNESS Ohohe, Com
Applicant's Date of Birth:
Fax Identification or Social Security Number:
Assigned Escrow #:
Should you require assistance or have any questions, please do not hesitate to contact Carl

#### CORPORATE DISCLOSURE STATEMENT

Boardwalk 1000, LLC, a New Jersey limited liability company

LIST OF NAMES AND ADDRESSES OF STOCKHOLDERS OR INDIVIDUALS OWNING 10% INTEREST IN CORPORATION PURSUANT TO N.J.S.A. 40:55D-48.1 AND 48.2

Boardwalk 1000, LLC, a New Jersey limited liability company, with an address at 1000 Boardwalk at Virginia Avenue, Atlantic City, New Jersey 08402, is wholly owned by Hard Rock Tristate AC, LLC, a New Jersey limited liability company with an address at 1000 Boardwalk, Atlantic City, NJ 08401.

The following entities own a 10% or greater beneficial interest in Hard Rock Tristate AC, LLC:

Piscataway, NJ 08854  Piscataway, NJ 08854  Atlantic City, NJ 08401	HR Atlantic City Investor, LLC, a New Jersey limited liability company 2 <sup>nd</sup> Floor, One Seminole Way Hollywood, FL 33314
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The beneficial owners having a 10% or greater interest in HR Atlantic City, LLC and HR Atlantic City Investor, LLC are as follows:

HR Atlantic City, LLC is wholly owned by Seminole Hard Rock Entertainment, Inc., having an address at 1000 Boardwalk, Atlantic City, NJ 08401.

Seminole Hard Rock Entertainment, Inc. and HR Atlantic City Investor, LLC are each wholly owned by SHRE/SHRI, LLC, having an address at Post Office Box 6347, St. Thomas, U.S. Virgin Islands 00804.

SHRE/SHRI, LLC is wholly owned by Seminole HR Holdings, LLC, having an address at Post Office Box 6347, St. Thomas, U.S. Virgin Islands 00804.

The only entity with a 10% or greater beneficial interest in Seminole HR Holdings, LLC, is the Seminole Tribe of Florida, having an address at 6300 Stirling Road, Hollywood, FL 33024. No member of the Tribe holds an interest equal to or greater than 10%.