COUNTY LOCAL LAWS

THOUSAND (3000) PERSONS UNLESS THE OWNER OF THE PROPERTY WHERE THE CONCERT IS TO BE PERFORMED HAS BEEN GRANTED A PERMIT PURSUANT TO THE PROVISIONS OF THIS SUBTITLE. PERMITS ONCE GRANTED SHALL BE EFFECTIVE FOR A PERIOD OF ONE YEAR UNIESS REVOKED IN ACCORDANCE WITH THE PROCEDURE SET FORTH IN THIS SUBTITLE. (CB 6, 1972)

14.303 APPLICATION

APPLICATION FOR PERMIT PURSUANT TO THIS SUBTITLE SHALL BE ON FORMS FURNISHED BY THE [[BUREAU OF INSPECTIONS, LICENSES AND PERMITS,]] DEPARTMENT OF PUBLIC WORKS, SHALL BE SIGNED BY THE OWNER, SHALL BE FILED WITH THAT [[BUREAU]] DEPARTMENT, AND SHALL CONTAIN IN ADDITION TO OTHER INFORMATION THE FOLLOWING:

- A. THE NAME AND ADDRESS OF THE OWNER OF THE PREMISES WHEREIN THE CONCERT IS TO BE HELD.
- B. THE NUMBER OF PERSONS WHO CAN BE ACCOMMODATED ON THE CONCERT SITE.
- C. THE STATEMENT THAT THE OWNER HAS THE AVAILABLE MEANS TO SAFELY CONTROL THE NUMBER OF PERSONS EXPECTED TO ATTEND THE CONCERT AND PROVIDE A DESCRIPTION OF SUCH MEANS OF CONTROL.
- D. A STATEMENT THAT THE OWNER HAS SUFFICIENT TOILET FACILITIES AT THE SITE OF THE CONCERT TO ACCOMMODATE THE NUMBER OF PERSONS EXPECTED TO ATTEND.
- E. A LISTING OF THE TITLES OF ATTRACTIONS AND THE NAMES AND ADDRESSES OF PRINCIPAL PERFORMER OR PERFORMERS SCHEDULED TO APPEAR DURING THE YEAR IN WHICH THE PERMIT SHALL BE EFFECTIVE. THE PERMIT GRANTED SHALL ONLY BE EFFECTIVE AS TO THE ATTRACTIONS AND PRINCIPAL PERFORMERS LISTED ON THE APPLICATION, AND IF ANY CHANGES ARE MADE OR ADDITIONAL ATTRACTIONS OR PRINCIPAL PERFORMERS ARE ADDED A FURTHER APPLICATION MUST BE MADE WITH RESPECT TO THOSE ATTRACTIONS OR PRINCIPAL PERFORMERS. (CB 6, 1972)

14.304 REPORTS OF COUNTY AGENCIES

UPON RECEIPT OF AN APPLICATION PURSUANT TO THIS ACT THE [[BUREAU OF INSPECTIONS,]] DEPARTMENT OF PUBLIC WORKS, LICENSES AND PERMITS SHALL FORWARD A