

License To Use City Right-Of-W	'ay	And Most Historic City
Residential License To Use Application Fee: \$500.00 Rehearing/Rescheduling Fee: \$100.00 Annual Fee: N/A Insurance Coverage: \$300,000.00	Application Fee: (Minor) \$500.00 (Major) \$1,000.00 Rehearing/Rescheduling Fee: \$100.00 Annual Fee: (Minor) \$500.00 (Major) \$1,000.00 Insurance Coverage: \$1,000,000.00	
Applicant: DAILY	CONVO, LLC	SUITE 103 PENSFE 3250
Applicant's Address: 32(A	V. De VILLIERS ST.	S-175/03 PENSFE3250
Email: johnmyslak@l	nedawson company.com	Phone: 850 - 356 - 0907
I, the undersigned applicant, understand to use. I have received a copy of the application of the application of the application will be considered from the Planning Board or City Confrom the City Engineering Department of the confront of the City Engineering Department of the city Engineering D	cable regulations and understand that I m . In the case of the Pensacola Neighborhoonsidered during the execution of the cont puncil. Jf-applicable, I understand a City Ri	ust be present on the date of the od Challenge Grant applications, I tract and does not require further ght-of-Way permit must be acquired
Applicant's Signature:	3. 4-	Date: 2-15-18
	s use or a Pensacola Neighborhood Chall everse side for additional information *	
Property Information		
Property Owner:	CONVO, LLC	Phone:
Location Address: /o/ E	CONVO, LLC. : ROMANA ST.	
Parcel ID #	15-00-900/	001-169
Purpose of Use of City Right-Of-Way	: SIDEWALK, TREE	- WELLS AND
	F GLEMENTS PURSO	
ENCROTCUMENT ALZE AND THE CITY OF Please attach a map indicating the a	FENSTEXECUTED BET FENSTONA ctual dimensions of the requested lie	Cense.
Planning Board date: 3/3/2018 F	Case Number: MA	Annual Fee:Amount of Insurance Coverage:

Planning Services

222 W. Main Street * Pensacola, Florida 32502

(850) 435-1670

Mail to: P.O. Box 12910 * Pensacola, Florida 32521



License To Use City Right-Of-Way

Sec. 12-12-7. License to use right-of-way.

- (A) Application.
 - (1) An application for license to use right-of-way must be submitted to the Planning Department at least twenty-one (21) days prior to the regularly scheduled meeting of the Planning Board.
 - (2) The application shall be scheduled for hearing only upon determination that the application complies with all applicable submission requirements.
 - (3) No application shall be considered complete until all of the following has been submitted:
 - (a) The application shall be submitted on a form provided by the Board Secretary.
 - (b) Each application shall be accompanied by the following information and such other information as may be reasonably requested to support the application:
 - 1. Accurate site plan drawn to scale;
 - 2. Reason for license to use request.
 - (4) The applicant shall be required to pay an application fee according to the current schedule of fees established by the City Council for the particular category of application. This fee shall be nonrefundable irrespective of the final disposition.
 - (5) Any party may appear in person, by agent, or by attorney.
 - (6) Any application may be withdrawn prior to action of the Planning Board or City Council at the discretion of the applicant initiating the request upon written notice to the Board secretary.
- (B) Planning Board review and recommendation. The community development department will distribute copies of the request for a license to use right-of-way to the appropriate city departments and public agencies for review and comment. Said departments shall submit written recommendations of approval, disapproval or suggested revisions, and reasons therefore, to the community development department. The Planning Board shall review the license to use right-of-way request and make a recommendation to the City Council.
 - (1) Public Notice for license to use right-of-way.
 - (a) The community development department shall notify addresses within a three hundred-foot radius, as identified by the current Escambia County tax roll maps, of the right-of-way proposed to be licensed with a public notice by post card at least five (5) days prior to the Board meeting. The public notice shall state the date, time, and place of the Board meeting.
- (C) City Council review and action. The Planning Board recommendation shall be forwarded to the City Council for review and action.
 - (1) Notice and hearing. The community development department shall notify addresses within a three hundred-foot radius, as identified on the Escambia County tax roll maps, of the right-of-way proposed to be licensed with a public notice by post card at least five (5) days prior to the Council meeting. The public notice shall state the date, time, and place of the Council meeting.
 - (2) Action. The City Council shall approve, approve with modifications, or deny the license to use right-of-way request. If the request is approved by City Council, a license to use agreement will be drawn, at which time the license becomes effective upon execution by the applicant and the City and payment by the applicant of any required fee.

Additional Information Required for agreement. Must be licensed to do b	Corporations and LLCs: If approved, this information will be used as part of the legal business within the State of Florida.
<u>Corporation</u> : Full legal name of the Corporation:	
Official Corporate Address: President or Vice-President: Name & Title –	
Corporate Secretary: Name –	
<u>Limited Liability Company (LLC)</u> : Full legal name of company:	Daily Convo, LLC
ruir legal flame of company.	**************************************
Official Address:	321 N. Devilliers Street Suite 103 Pensacola, FL
Managing Member or member:	39501
Name & Title –	Nary P. Studer; Quinton D. Studer

Title manageranning services Title Manager

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