

Antony Wong, Treasurer Amy Brenna, Secretary Brian Pape, Assistant Secretary Mark Diller, District Manager

COMMUNITY BOARD NO. 2, MANHATTAN

3 WASHINGTON SQUARE VILLAGE NEW YORK, NY 10012-1899 www.manhattancb2.org

P: 212-979-2272 F: 212-254-5102 E: info@manhattancb2.org

Greenwich Village Little Italy SoHo NoHo Hudson Square Chinatown Gansevoort Market

July 31, 2023

Director Licensing Issuance Division NY State Liquor Authority 163 W. 125th Street New York, New York 10027

Dear Sir/Madam:

- 1. Kabisera Kape LLC dba Kabisera, 261-267 Canal St, Stall 11–Food Hall 10013 (RW–Restaurant)
- i. Whereas, the Applicants appeared before Community Board 2, Manhattan's SLA Committee #1 to present an application to the NYS Liquor Authority for a Restaurant Wine license for a Filipino restaurant located in the Canal Street Market, an indoor market located on the ground floor of an M1-5/R10-zoned, six (6)-story mixed-use building (c. 1857) on Canal Street between Lafayette Street and Cortlandt Streets (Block #209/Lot #28), the building falling within NYC LPC's designated SoHo-Cast Iron Historic District Extension and the Special SoHo-NoHo Mixed Use District; and
- **ii. Whereas,** the premises is roughly 400 sq. ft. comprised of the ground floor restaurant connected by an interior staircase to the basement, there is no patron use of the basement; there there is a common seating for the food hall consisting of 50 seats; there are four (4) entryways serving as both patron ingress and egress and two (2) bathrooms; there will be no sidewalk café or roadbed seating; and
- **iii.** Whereas, the hours of operation will be from 11 AM to 12 AM Sundays through Saturdays (7 days a week); music will be quiet background only consisting of music from iPod/CDs/streaming services); there will be two (2) TVs operating in closed-caption mode; there will be no dancing, DJs, no live music, no promoted events, no scheduled performances or cover fees, no velvet ropes, no movable barriers; and
- iv. Whereas, the premises had previously been licensed and operated in a similar manner; and
- **v.** Whereas, the Applicant has executed and has had notarized a Stipulations Agreement with Community Board 2, Manhattan that they agreed to submit to the NYSLA and agreed would be attached and incorporated into the method of operation of the Restaurant Wine License, with those stipulations as follows:

- 1. Premises will be advertised and operated as a full-service Filipino-inspired restaurant within a food hall with the kitchen open and full menu items available until closing every night.
- 2. The hours of operation will be 11 AM to 12 AM Sundays through Saturdays (7 days a week). All patrons will be cleared and no patrons will remain after stated closing time.
- 3. Will not operate as a Lounge, Tavern or Sports Bar or allow any portion of premises to be operated in that manner.
- 4. Will play quiet ambient recorded background music only. No music will be audible in any adjacent residences anytime.
- 5. Will have no more than two (2) television(s) no larger than 55". There will be no projectors and TV will operate in "closed.
- 6. Will comply with NYC Department of Buildings Regulations and keep current at all times required Permits and Certificates.
- 7. Will not have unlimited drink or unlimited food and drink specials. Will not have "boozy brunches."
- 8. There will be no "bottle service" or the sale of bottles of alcohol except for the sale of bottles of beer or wine products.
- 9. Will appear before CB2, Manhattan prior to submitting any changes to any stipulation agreed to herein.
- 10. Will not have: dancing, DJs, live music, promoted events, any event where cover fee is charged, scheduled performances, velvet ropes or metal barricades, security personnel/ door staff.
- 11. Will not change principals prior to submission of original application to the NYSLA.
- 12. Will appear before CB2, Man. prior to submitting any changes to any stipulation agreed to herein.
- 13. Will appear before CB2, Man. for alteration to license prior to submitting plans for permanent sidewalk or roadbed seating.
- vi. Whereas, this application being for the service of Beer and Wine only and thus not subject to the 500 Foot Rule; and

THEREFORE BE IT RESOLVED that CB2, Man. recommends <u>denial</u> of the application for a Restaurant Wine License for **Kabisera Kape LLC dba Kabisera**, 261-267 Canal St, Stall 11–Food Hall 10013, <u>unless</u> the statements the Applicant has presented are accurate and complete, and that those conditions and stipulations agreed to by the Applicant above are incorporated into the "Method of Operation" on the NYSLA Liquor License.



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Dear Sir/Madam:

- 2. Italia Like Locals Inc, 171 Canal St 3rd Fl 10013 (Catering Establishment–Wine) (previously unlicensed)
- i. Whereas, the Applicant and the Applicant's attorney appeared before Community Board 2, Manhattan's SLA Licensing Committee #1 to present an application to the NYS Liquor Authority for a Catering Establishment Wine License to operate a cooking school on the third floor of a C6-1G-zoned, five (5)-story, commercial building (circa 1910) on Canal Street between Elizabeth and Mott Streets (Block #204/Lot #29), within the building falling with the Special Little Italy District; and
- **ii.** Whereas, the premises is approximately 800 sq. ft. on the third floor and has been operating as a cooking school / event space since at least 2022, the seating arrangement varies depending upon events but there are not more than 40 persons per event; the premises has one (1) door which will serve as patron ingress and egress and one (1) bathroom; and
- **iii.** Whereas, the Applicant's hours of operation are 9 AM to 11 PM Saturdays through Sundays (7 days a week), music will be quiet background only at all times consisting of music from iPod/CD's/streaming services, there will be no dancing, no DJ's, no live music, no scheduled performances, no cover fees or promoted events, no televisions, no velvet ropes or metal barricades, no security personnel/door staff; and
- **iv.** Whereas, there were various concerns about the application, one being the certificate of occupancy not permitting eating and drinking but instead listing the 3rd floor use as one family apartment, questions arising as to whether this use was permitted; the Applicant's social media showing posts of events with wine, alcohol, DJs and dancing, the Applicant and attorney stating that the Applicant erroneously thought patrons could bring their own liquor, that they are applying for this Catering Establishment Wine License to rectify the situation and will no longer be serving spirits; the Applicant was initially unclear as to whether the method of operation once the Applicant obtained the wine license would be as a cooking school and events specifically centered on cooking classes or if the space would be both a cooking school

and general event space, the Applicant clarifying that all events would be centered around cooking classes; and

- **v. Whereas,** there were also concerns regarding inadvertent access to other floors of the building, there being a single common stairway providing the only means of ingress and egress for all the tenants of the building, the Applicant stating that all of their guests will be greeted downstairs at the building entrance and escorted up to the premises, as they have currently been doing; and
- vi. Whereas, this application being for the service of Beer and Wine only and thus not subject to the 500 Foot Rule; and
- **vii.** Whereas, the Applicant has executed and has had notarized a Stipulations Agreement with Community Board 2, Manhattan that they agreed to submit to the NYSLA and agreed would be attached and incorporated into the method of operation of the new Catering Establishment Wine License, with those stipulations with respect to the premises, as follows:
 - 1. Premises will be advertised and operated cooking school and event space focused on the booking of cooking classes only.
 - 2. The hours of operation will be 9 AM to 11 PM Saturdays through Sundays. No patrons will remain after stated closing time.
 - 3. Will not operate as a Lounge, Tavern or Sports Bar or allow any portion of the premises to be operated in that manner.
 - 4. Will not operate a backyard garden or any other outdoor area for commercial purposes including any sidewalk café and/or roadbed seating operating under the temporary Open Restaurants program.
 - 5. Will play quiet ambient recorded background music only. No music will be audible in any adjacent residences at any time.
 - 6. Will not have televisions.
 - 7. Will close all doors and windows at all times, allowing only for patron ingress and egress.
 - 8. Will ensure guests are met downstairs and escorted to 3rd floor cooking school upon arrival and when departing so as to avoid inadvertent access to other floors of the building.
 - 9. Will provide a Letter of No Objection or Certificate of Occupancy permitting eating and drinking for third floor premises proposed to be licensed prior to obtaining the liquor license which currently lists occupancy as a 1 family apartment
 - 10. Will comply with NYC Department of Buildings Regulations and keep current at all times required Permits and Certificates.
 - 11. Will not have: dancing, DJs, live music, promoted events, any event where a cover fee is charged, scheduled performances, velvet ropes or metal barricades, security personnel/door staff.
 - 12. Will not change principals prior to submission of original application to the NYSLA.
 - 13. Will appear before CB2, Man. prior to submitting any changes to any stipulation agreed to herein.
 - 14. Will appear before CB2, Man. for alteration to license prior to submitting plans for permanent sidewalk or roadbed seating.

THEREFORE BE IT RESOLVED that CB2, Man. recommends <u>denial</u> of the Restaurant Wine license for **Italia Like Locals Inc, 171 Canal St 3rd Fl 10013, <u>unless</u>** the statements the Applicant has presented are accurate and complete, and that those conditions and stipulations agreed to by the Applicant above are incorporated into the "Method of Operation" on the NYSLA Liquor License.



Antony Wong, Treasurer
Amy Brenna, Secretary
Brian Pape, Assistant Secretary
Mark Diller, District Manager

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Dear Sir/Madam:

- 3. Little Lucky's LLC dba TBD, 224 Lafayette St 10012 (OP–Restaurant)
- i. Whereas, the Applicant and the Applicant's attorney appeared before Community Board 2, Manhattan's SLA Licensing Committee #1 to present an application to the NYS Liquor Authority for an On-Premises Liquor License to operate a iconic Malibu Steakhouse restaurant on the ground floor of a M1-5B/R7D-zoned six (6)-story mixed-use building (c. 1900) on Lafayette Street between Kenmare and Spring Streets (Block #482 / Lot #24), the building falling within the Special SoHo-NoHo Mixed Use District; and
- **ii.** Whereas, the ground floor premises is roughly 910 sq. ft.; there will be 11 tables and 32 seats and one (1) bar with 13 seats for a total interior seated patron occupancy of 45 seats; there is one (1) entryway serving as patron ingress and egress and two (2) patron bathrooms; and
- **iii.** Whereas, there will be a sidewalk café operating under the temporary Open Restaurants program, the sidewalk café located adjacent to the building leaving a clear path of 8' and consisting of four (4) tables and eight (8) patron seats on Lafayette Street; all sidewalk seating will end at 10:00PM; and
- **iv.** Whereas, the hours of operation will be from 10 AM to 10 PM Sundays and 10 AM to 12 AM Mondays through Saturdays; music will be quiet background music only consisting of music from iPod/CD's/streaming services; restaurant will operate primarily as a reservation-only establishment, there will be no: dancing, DJs, promoted events, scheduled performances or cover fees, velvet ropes, movable barriers or security personnel; and
- **v. Whereas,** the premises to be licensed was previously licensed under Molly Piccon LLC dba Jacks Wife Freda (SN#1268274) since 2013 with a similar method of operation; and
- vi. Whereas, one of the principals lives in the area and has been a Manager for the past 15 years at other establishments in the district, the instant application being the concept of her father who established the

Lucky's brand in Montecito, CA and is also a principal of the instant application, this application being to bring the brand to NYC; and

- **vii.** Whereas, there were concerns from residents in attendance that there had been no outreach to the Broadway Residents Coalition, a local block association, there was no one from the public to speak either for or against the application; and
- viii. Whereas, this application being subject to the 500 foot rule requiring the Applicant to demonstrate that public interest and public convenience would be served by the granting of a liquor license at this location, where there already is a significant number of licensed establishments in the immediate area, there being 76 active licensed premises within 750 feet of the subject premises, in addition to 6 pending licenses, the Applicant having reasonable closing hours with background music only, with the agreed upon stipulations being reasonable, the public interest being established albeit subject to the Applicant and Licensee abiding by those agreed upon stipulations; and
- **ix.** Whereas, the Applicant has executed and has had notarized a Stipulations Agreement with Community Board 2, Manhattan that they agreed to submit to the NYSLA and agreed would be attached and incorporated into the method of operation of the On-Premises Liquor License, with those stipulations as follows:
 - 1. Premises will be advertised and operated as a Malibu Steakhouse, bringing the brand from California to NYC, with the kitchen open and full menu items available until closing every night with the kitchen open and full menu items available until closing every night.
 - 2. The hours of operation will be 10 AM to 10 PM Sundays and 10 AM to 12 AM Mondays through Saturdays. No patrons will remain after stated closing time.
 - 3. Will not operate as a Lounge, Tavern or Sports Bar or allow any portion of premises to be operated in that manner.
 - 4. Will not operate a backyard garden or any outdoor area for commercial purposes except for certified sidewalk café operating under the temporary Open Restaurants program located immediately adjacent to the storefront leaving a minimum clearance of 8' to the curbside for pedestrian passage with no more than 4 tables and 8 patron seats. No roadbed seating.
 - 5. Will play quiet ambient recorded background music only. No music will be audible in any adjacent residences at any time.
 - 6. Will not have televisions.
 - 7. Will use an electronic reservation system capable of online messaging to interact with customers remotely, as needed, to prevent crowds from queuing/gathering/waiting to enter on sidewalk.
 - 8. Will close <u>all</u> doors and windows at all times, allowing only for patron ingress and egress.
 - 9. Will not install or have French doors, operable windows or open facades.
 - 10. Will not make changes to the existing façade except to change signage or awning.
 - 11. Will comply with NYC Department of Buildings Regulations and will keep current at all times required Permits and Certificates.
 - 12. Will not have unlimited drink or unlimited food and drink specials. Will not have "boozy brunches." No pitchers of beer.
 - 13. There will be no "bottle service" or the sale of bottles of alcohol except for the sale of bottles of beer or wine products.
 - 14. Will not have any of the following: dancing, DJs, live music, promoted events, any event for which a cover fee is charged, scheduled performances, velvet ropes or barricades or doorman or security personnel.
 - 15. Will not change principals prior to submission of original application to the NYSLA.
 - 16. Will appear before CB2, Man. prior to submitting changes to any stipulation agreed to herein.
 - 17. Will appear before CB2, Man. for alteration to license prior to submitting plans for permanent sidewalk or roadbed seating.

THEREFORE BE IT RESOLVED that Community Board 2, Manhattan recommends <u>denial</u> of the application for a new On-Premises Restaurant Liquor License in the name of **Little Lucky's LLC dba TBD**, **224 Lafayette St 10012** <u>unless</u> the statements presented by the Applicant are accurate and complete and that the conditions and stipulations agreed to by the Applicant remain incorporated into the "Method of Operation" of the NYSLA Liquor License.



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Dear Sir/Madam:

- 4. Six Square Management LLC dba Yawning Cobra, 356 Bowery 10012 (OP–Tavern)
- **i.** Whereas, the Applicants appeared before Community Board 2, Manhattan's SLA Licensing Committee #1 to present an application to the NYS Liquor Authority for a new On-Premises Liquor License to operate a relaxing speakeasy with an Oriental vibe in cellar and sub-cellar of a M1-6/R10-zoned, five (5)-story tenement style building (c. 1832) on the Bowery between East 3rd and East 4th Streets (Block #531/Lot #39), the building falling with the Special Little Italy District; and
- **ii.** Whereas, the cellar premises is approximately 1,650 sq. ft.; (1,300 sq. ft in the cellar connected to a 350 sq. ft. sub-cellar with no patron use of the sub-cellar), there will be six (6) tables and 24 seats and one (1) bar with 15 seats and one (1) counter with four (4) seats for a total seated patron occupancy of 43; the premises has one (1) door which will serve as patron ingress and egress and one (1) bathroom, the premises is accessed via an exterior stairwell; and
- **iii.** Whereas, the hours of operation will be from 5 PM to 1 AM Sundays through Saturdays (7 days a week); music will be quiet background music only consisting of music from iPod/CD's/streaming services; there will be no: dancing, DJs, promoted events, scheduled performances or cover fees, velvet ropes or movable barriers, there will be security personnel positioned downstairs by the entryway; there will be no sidewalk café or roadbed seating operating under the temporary Open Restaurants program; and
- iv. Whereas, the premises to be licensed was previously licensed as Bowery Time LLC And Aguila & Sol LLC as Manager dba Hecho En Dumbo/King Cross (SN#205823) from approximately 2009–2018; and
- **v. Whereas,** this application being subject to the 500 foot rule requiring the Applicant to demonstrate that public interest and public convenience would be served by the granting of a liquor license at this location, where there already is a significant number of licensed establishments in the immediate area, there being 58 active licensed premises within 750 feet of the subject premises, in addition to 2 pending licenses, the

premises having been vacant for a number of years, the Applicants presenting a clear vision for the premises proposed to be licensed with reasonable closing hours and background music only, with the agreed upon stipulations being reasonable, the public interest being established albeit subject to the Applicant and Licensee abiding by those agreed upon stipulations

- **vi. Whereas,** the Applicant has executed and has had notarized a Stipulations Agreement with Community Board 2, Manhattan that they agreed to submit to the NYSLA and agreed would be attached and incorporated into the method of operation of the On-Premises Tavern Liquor License, with those stipulations as follows:
 - 1. Premises will be advertised and operated as speakeasy with a "cozy, Oriental vibe" with less than a full service kitchen, but will have the full food menu available during all hours of operation.
 - 2. The hours of operation will be 5 PM to 1 AM Sundays through Saturdays. No patrons will remain after stated closing time.
 - 3. Will not operate as a Sports Bar or allow any portion of premises to be operated in that manner.
 - 4. Will not operate a backyard garden or any other outdoor area including any sidewalk café and/or roadbed seating for commercial purposes now or in the future.
 - 5. Will play recorded background music only. No music will be audible in any adjacent residences at any time.
 - 6. Will not have televisions.
 - 7. Will close all doors and windows at all times, allowing only for patron ingress and egress.
 - 8. Will not install or have French doors, operable windows or open facades.
 - 9. Will not make changes to the existing façade except to change signage or awning.
 - 10. Will comply with NYC Department of Buildings Regulations and will keep current at all times required Permits and Certificates.
 - 11. Will provide a Letter of No Objection or Certificate of Occupancy permitting eating and drinking for store front premises proposed to be licensed prior to opening.
 - 12. Will not have unlimited drink or unlimited food and drink specials. Will not have "boozy brunches." No pitchers of beer.
 - 13. There will be no "bottle service" or the sale of bottles of alcohol except for the sale of bottles of beer or wine products.
 - 14. Will not have any of the following: dancing, DJs, live music, promoted events, any event for which a cover fee is charged, scheduled performances, velvet ropes or barricades.
 - 15. Will not change principals prior to submission of original application to the NYSLA.
 - 16. Will appear before CB2, Man. prior to submitting changes to any stipulation agreed to herein.
 - 17. Will appear before CB2, Man. for alteration to license prior to submitting plans for permanent sidewalk.

THEREFORE BE IT RESOLVED that Community Board 2, Manhattan recommends <u>denial</u> of the application for a new On-Premises Tavern Liquor License in the name of **Six Square Management LLC dba Yawning Cobra, 356 Bowery 10012 <u>unless</u> the statements presented by the Applicant are accurate and complete and that the conditions and stipulations agreed to by the Applicant remain incorporated into the "Method of Operation" of the NYSLA Liquor License.**



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Dear Sir/Madam:

- 5. Astor Entertainment LLC, 163 Bleecker St 10012 (OP–Restaurant)
- i. Whereas, the Applicant and the Applicant's Attorney appeared before Community Board 2, Manhattan's SLA Licensing Committee #1 to present an application to the NYS Liquor Authority for an On-Premises Restaurant Liquor License to operate a full-service restaurant and music venue on the cellar, ground floor, mezzanine and 2nd floor (the entirety of the building) of a R7-2/C1-5-zoned, two (2)-story building (c. 1892, currently being rebuilt) on Bleecker Street between Sullivan and Thompson Streets (Block #543/Lot #10), the building falling within NYC LPC's designated South Village Historic District; and
- ii. Whereas, the premises is approximately 9,500 sq. ft. consisting of 2,500 sq. ft. on the cellar, 2,500 sq. ft. on the ground floor, 2,500 sq. ft. on the mezzanine and 2,000 sq. ft. on the 2nd floor, the floors are connected by an interior stairway, use of the cellar will be for kitchen, office and a green room for artists there will be no patron use of the cellar; there will be approximately 23 tables with 14 seats and one (1) bar with 17 seats on the ground floor and 8 tables with 32 seats and one bar with no seats on the mezzanine for a total seated occupancy of 163 persons and a maximum occupancy for the premises of 180 persons; the premises has one (1) door which will serve primarily as patron ingress and one (1) door which will serve as patron egress and five (5) bathrooms; there will be no sidewalk café or roadbed seating operating under the temporary Open Restaurants program; there is a terrace on the 2nd floor which is not part of the licensed premises and will be used by office staff only no later than 9 PM; the storefront infill being fixed without operable windows or French doors; and
- **iii.** Whereas, the hours of operation will be from 12 PM to 1 AM Sundays through Wednesdays and 12 PM to 2 AM Thursdays through Saturdays; all meal service will occur in conjunction with a ticketed, reservation-only live music show and vice versa ("dinner/brunch and a show"), the restaurant will not operate independent of live music events; there will be no dancing, no DJs, no 3rd party promoted events and no cover bands; and

- iv. Whereas, for approximately the past nine years the principal has also been the principal of WHANY LLC dba Café Wha (SN#1280246), a well-known music venue located a few blocks away located at 115 McDougal Street and has a history of working with the community; and
- v. Whereas, the applicant first appeared with this application in June/2023 at which time concerns were raised about the impacts of adding a ticketed, live music venue mid-block on Bleecker Street, the area already inundated with restaurants, many having live music acts, with impassable sidewalks all through the day and evening, there being no space for lines to form; additional concerns regarding safety were also raised as this part of Bleecker Street currently has many enclosed roadbed dining structures in addition to sidewalk cafés, the moving part of the roadway becoming very narrow, this exact location being the site of a five alarm fire on May 22/2021 which completely engulfed the building, the Uniformed Firefighters Association tweeting that the dining sheds hindered the ability of fire trucks to get to the fire fast, the fire causing the loss of a beloved Chinese restaurant, Uncle Ted's (SN#1270292), which had been at the location for approximately 40 years with significantly less seating and impact; and
- vi. Whereas, while this area has been known for establishments with musical acts over the years, the quality of life concerns for area residents regarding the noise impacts of adding another 155 persons waiting on the sidewalk 2x/evening and those persons all exiting at the same time was also raised significant impact, that due to the change in the exterior street scape over the past years including roadbed dining, the number of venues with open doors and blaring loud music is very different than the quieter folk and acoustic music of years ago, a time when there were also less venues and not the other exterior impacts of noise created by the sidewalk cafés and roadbed dining, all causing significant impacts on quality life for the area residents; and
- **vii.** Whereas, the Applicant hearing all the concerns asking to lay the application over to this month in order to work on a plan to mitigate traffic and sidewalk congestion, returning this month with a plan for queuing patrons on the sidewalk before shows, particularly between the 1st and 2nd show, plans to open an hour before the 1st show so that patrons can enter early to mitigate lines at that time, planning to use a separate door for patrons exiting after a show to help with any sidewalk congestion at the front of the premises and having dedicated staff outside to manage any lines; and
- viii. Whereas, this application being subject to the 500 foot rule requiring the Applicant to demonstrate that the public interest and public convenience would be served by the granting of a liquor license at this location, where there already is a significant number of licensed establishments in the immediate area, there being 113 active licensed premises within 750 feet of the subject premises, in addition to 11 pending licenses, the Applicant having already purchased the building, having thorough plans for soundproofing the premises, the Applicant being the sole occupant of the building and the instant application occupying all floors of the building, the Applicant having another establishment in the immediate area for many years and being a known member of the community, the Applicant agreeing to and executing a stipulations agreement with Community Board 2 Manhattan for the sole purpose of establishing public interest, the stipulations being attached to and incorporated into the "Method of Operation" of the On-Premises Liquor License, with those stipulations as follows:
 - 1. Premises will be advertised and operated as a full-service restaurant and music venue (dinner with a show) with the kitchen open and full menu items available until closing every night.
 - 2. The hours of operation will be 12 PM to 1 AM Sundays through Wednesdays and 12 PM to 2 AM Thursdays through Saturdays. No patrons will remain after stated closing time.
 - 3. Will not operate as a Lounge, Tavern or Sports Bar or allow any portion of premises to be operated in that manner.
 - 4. Will not operate a backyard garden or other outdoor area for commercial purposes including any sidewalk café and/or roadbed seating operating under the Open Restaurants program.
 - 5. Will operate as a ticketed venue only

- 6. Will soundproof the venue so as no music will be audible in any adjacent residences at any time.
- 7. Will have no more than 2 television(s) no larger than 60". There will be no sports programming broadcast.
- 8. Will have security Thursday to Saturday and other times as needed.
- 9. Will have security or staff stationed on the exterior every night to manage patron line and to ensure there is a minimum 7' pedestrian clear path on the sidewalk and that all line management conforms to the attached diagram (*presented at the July/2023 SLA Committee meeting*) and that there is no smoking by patrons in line.
- 10. Will close all doors and windows at all times, allowing only for patron ingress and egress.
- 11. Will not have patron occupancy/service to any portion of the basement or the second floor of licensed premises.
- 12. Use of second floor terrace will be for office staff only and will end no later than 9 PM daily. There will be no smoking, no service of alcohol, no music and no speakers on outside terrace.
- 13. Will not install or have French doors, operable windows or open facades.
- 14. Will comply with NYC Department of Buildings Regulations and will obtain Place of Assembly Certificate and keep current at all times required Permits and Certificates.
- 15. Will provide a Letter of No Objection or Certificate of Occupancy permitting eating and drinking for store front premises proposed to be licensed prior to opening.
- 16. Will not have unlimited drink or unlimited food and drink specials. Will not have "boozy brunches." No pitchers of beer.
- 17. There will be no "bottle service" or the sale of bottles of alcohol except for the sale of bottles of beer or wine products.
- 18. Will not have any of the following: dancing, DJs, live music or 3rd party promotors (all promotion is internal).
- 19. Will not change principals prior to submission of original application to the NYSLA.
- 20. Will appear before CB2, Man. prior to submitting changes to any stipulation agreed to herein.
- 21. Will appear before CB2, Man. for alteration to license prior to submitting plans for permanent sidewalk or roadbed seating.

THEREFORE BE IT RESOLVED that Community Board 2, Manhattan recommends <u>denial</u> of the application for an On-Premises Restaurant Liquor License in the name of **Astor Entertainment LLC**, 163 **Bleecker St 10012**, <u>unless</u> the statements presented by the Applicant are accurate and complete and that the conditions and stipulations agreed to by the Applicant remain incorporated into the "Method of Operation" of the NYSLA Liquor License.



Antony Wong, Treasurer Amy Brenna, Secretary Brian Pape, Assistant Secretary Mark Diller, District Manager

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Dear Sir/Madam:

- 6. Uchi New York 206-210 Elizabeth Street fka Entity to be formed by Todd D. Reppert, 204-206 Elizabeth St 10012 (OP–Restaurant) (previously unlicensed)
- i. Whereas, the Applicant and the Applicant's attorney appeared before Community Board 2, Manhattan's SLA Licensing Committee #1 to present an application to the NYS Liquor Authority for an On-Premises Restaurant Liquor License to operate Japanese and sushi restaurant with enclosed courtyard on the ground floor, cellar and sub-cellar of a C6-2-zoned, four (4)-story commercial building (c. 1900, renovated 2006) (Block #492/Lot #10), the rear courtyard being located in the rear ground floor of the adjacent C6-2-zoned, six (6)-story commercial building (c. 1922) (Block #492/Lot #8) both buildings located on Elizabeth Street between Prince and Spring Streets, the buildings falling within the Special Little Italy District; and
- **ii.** Whereas, the ground floor premises is roughly 9,000 sq. ft.; consisting of 4,200 sq. ft. on the ground floor, 2,700 sq. ft. on the cellar, 1,000 sq. ft. on the sub-cellar and 1,000 sq. ft. on the adjacent courtyard, the floors are connected by both an elevator and an interior stairway; there will be 26 tables and 156 seats, one (1) bar with 14 seats and one (1) sushi bar with 12 seats on the ground floor, two (2) tables and 24 seats serving as private dining rooms in the cellar and 17 tables and 54 seats in the courtyard for a total interior seated patron occupancy of 260 seats; there is one (1) entryway serving as patron ingress and egress, two (2) additional doors serving as emergency exits and two (2) patron bathrooms; and
- **iii.** Whereas, the hours of operation will be from 11:30 AM to 11:00 PM Sundays through Wednesdays and 11:30 AM to 12:00 AM Thursdays through Saturdays; music will be quiet background music only consisting of music from iPod/CD's/streaming services; there will be no: dancing, DJs, live music, promoted events, any event where a cover fee is charged, scheduled performances or cover fees, velvet ropes, movable barriers or security personnel; and

- **iv. Whereas,** there will be a courtyard enclosed with building walls on the sides and an insulated glass roof per specifications provided June 26/2023, having not more than 30% of the roof being operable (roof skylights); there is a row of operable doors connecting the main dining room to the adjacent courtyard; there will be no music in the courtyard any time the roof skylights are opened; courtyard seating will close at 10 PM every night, operable doors leading to the courtyard will close at 10 PM every night or whenever music is playing; and
- **v. Whereas,** in 2017 the building(s) were gut renovated and reconfigured; a portion of the premises to be licensed was previously licensed under Public Rest L.P. Avroko Rest Grp, LLC G.P. & 27 LTD dba Public (SN# 1143335) from approximately 2003–2017, the recent renovation completely changing the layout of the premises across the two buildings and now including an exterior courtyard; and
- vi. Whereas, the restaurant is part of Hai Hospitality (https://www.haihospitality.com) based in Austin, TX and will be run by their management team; concerns were raised regarding the noise and traffic impacts of such a large restaurant being located on a narrow street, this block of Elizabeth Street being closed Mondays through Fridays from 4:30 PM to 11:00 PM and Saturdays and Sundays from 11:00 AM to 11:00 PM as part of the NYC DOT Open Streets program, there being no ability for for-hire vehicles to do drop-offs or pick-ups at the location when the street is closed, Prince Street being the main east—west artery to the Holland Tunnel is already heavily congested on a daily basis, the Applicant planning to work with the various car services to have their Apps point to pre-determined drop-off / pick-up points to mitigate any impacts; and
- vii. Whereas, the Applicant initially appeared in June/2023 when additional concerns were raised regarding the type of enclosure for the rear courtyard as there were no detailed plans provided on the enclosure, the brick walls surrounding the courtyard causing the sound to flow upwards and while there are no residential tenants on upper floors to the north and south of the premises there are some to the east that may be impacted, the Applicant returning this month with detailed plans of the roof structure, reasonable closing hours for the courtyard and adjoining operable doors and stating that there would be no music in the exterior anytime the roof skylights were opened, that the row of operable doors from the dining room to the courtyard would be closed any time music was playing and that all music would be background only; and
- viii. Whereas, this application being subject to the 500 foot rule requiring the Applicant to demonstrate that public interest and public convenience would be served by the granting of a liquor license at this location, where there already is a significant number of licensed establishments in the immediate area, there being 79 active licensed premises within 750 feet of the subject premises, in addition to 5 pending licenses, the Applicant providing thorough plans for the courtyard roof with information on sound absorption, having reasonable closing hours for both the courtyard and the main restaurant with background music only, with the agreed upon stipulations being reasonable, the public interest being established albeit subject to the Applicant and Licensee abiding by those agreed upon stipulations; and
- ix. Community Board 2, Manhattan that they agreed to submit to the NYSLA and agreed would be attached and incorporated into the method of operation of the On-Premises Liquor License, with those stipulations as follows:
 - 1. Premises will be advertised and operated as a full-service Japanese and sushi restaurant with the kitchen open and full menu items available until closing every night.
 - 2. The hours of operation will be 11:30 AM to 11:00PM Sundays through Wednesdays, 11:30 AM to 12:00 AM Thursdays and 11:30 AM to 1:00 AM Fridays and Saturdays. No patrons will remain after stated closing time.
 - 3. Will not operate as a Lounge, Tavern or Sports Bar or allow any portion of premises to be operated in that manner.

- 4. Will not operate a backyard garden or any other outdoor area for commercial purposes aside from the enclosed interior courtyard of 206 Elizabeth Street.
- 5. Courtyard will be enclosed with a glass roof per specifications provided June 26/2023 (see attached) with not more than 30% of the roof operable. All lighting in the roof enclosure will be directed toward the interior premises.
- 6. All courtyard seating will close no later than 10 PM. No music in the courtyard when any of the skylights are open.
- 7. Will close the courtyard doors at 10 PM every night or whenever music is playing. All other doors and windows will be closed at all times, allowing only for patron ingress and egress.
- 8. Will play quiet ambient recorded background music only, inclusive of any private parties or events. No music will be audible in any adjacent residences at any time.
- 9. Will not have televisions.
- 10. Will use an electronic reservation system capable of online messaging to interact with customers remotely, as needed, to prevent crowds from queuing/gathering/waiting to enter on sidewalk.
- 11. Will work with for-hire vehicle services to direct them to specific drop off / pick up locations.
- 12. Will not have patron occupancy/service to any portion of the sub-cellar (SC1) of licensed premises.
- 13. Will not make changes to the existing façade except to change signage or awning.
- 14. Will comply with NYC Department of Buildings Regulations and will obtain Place of Assembly Certificate for both the courtyard (Block 492/Lot 8) and the main storefront premises (Block 492/Lot 10) and keep current at all times required Permits and Certificates.
- 15. Will comply with NYC Department of Buildings Regulations and will keep current at all times required Permits and Certificates.
- 16. Will provide a Letter of No Objection or Certificate of Occupancy permitting eating and drinking for both the courtyard (Block 492/Lot 8) and the main storefront premises (Block 492/Lot 10) proposed to be licensed prior to opening.
- 17. Will not have unlimited drink or unlimited food and drink specials. Will not have "boozy brunches." No pitchers of beer.
- 18. There will be no "bottle service" or the sale of bottles of alcohol except for the sale of bottles of beer or wine products.
- 19. Will not have any of the following: dancing, DJs, live music, promoted events, any event for which a cover fee is charged, scheduled performances, velvet ropes or barricades or doorman or security personnel.
- 20. Will not change principals prior to submission of original application to the NYSLA.
- 21. Will appear before CB2, Man. prior to submitting changes to any stipulation agreed to herein.
- 22. Will appear before CB2, Man. for alteration to license prior to submitting plans for permanent sidewalk or roadbed seating.

THEREFORE BE IT RESOLVED that Community Board 2, Manhattan recommends <u>denial</u> of the application for a new On-Premises Restaurant Liquor License in the name of Uchi New York 206-210 Elizabeth Street fka Entity to be formed by Todd D. Reppert, 204-206 Elizabeth St 10012 <u>unless</u> the statements presented by the Applicant are accurate and complete and that the conditions and stipulations agreed to by the Applicant remain incorporated into the "Method of Operation" of the NYSLA Liquor License.



Antony Wong, Treasurer Amy Brenna, Secretary Brian Pape, Assistant Secretary Mark Diller, District Manager

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July 31, 2023

Director Licensing Issuance Division NY State Liquor Authority 163 W. 125th Street New York, New York 10027

Dear Sir/Madam:

- 7. Sum Yung Gai, LLC dba Char'd, 17 E. 13th St., 1st & 2nd Fl. 10003 (OP–Restaurant) (Corporate Change, Change in Method of Operation, Alteration
- **i.** Whereas, the Applicants appeared before Community Board 2, Manhattan's SLA Licensing Committee #1 to present an application to the NYS Liquor Authority for a Corporate Change, Change in Method of Operation and an Alteration to their On-Premises Restaurant Liquor License (SN#1336813) for a restaurant serving Asian cuisine with high-end cocktails located on the first and second floors of a C6-1-zoned, two (2)-story commercial building (c. 1910, altered 1985) on 13th Street between 5th Avenue and University Place (Block #571 / Lot #30);and; and
- **ii.** Whereas, the premises encompasses the entirety of the building and is roughly 760 sq. ft. comprised of approximately 473 sq. ft. on the ground floor connected by an interior staircase to approximately 288 sq. ft. on the 2nd floor; on the ground floor there is a full-service kitchen, one (1) food counter with five (5) seats and on the 2nd floor there will be four (4) tables with eight (8) seats and one (1) bar with five (5) seats for a total patron occupancy of 18 seats; there is one entry serving as patron ingress and egress and one bathroom on the ground floor; there will be no sidewalk café or roadbed seating; and
- **iii.** Whereas, the agreed upon hours of operation are currently from 11 AM to 12 AM Sundays through Saturdays (7 days a week); all doors and windows will be closed at 8 PM; music will be quiet background only consisting of music from iPod/CDs on the ground floor at all times; there will be no dancing, DJs, promoted events, no scheduled performances or cover fees, no velvet ropes, no movable barriers; and
- **iv.** Whereas, the Corporate Change is to remove one of the principals and add a new principal, the majority principal and manager appearing at the CB2, Manhattan SLA committee meeting, when asked about the new % ownership of the corporation it was disclosed that the manager, who was not listed as a principal in the CB2 questionnaire, has 25% ownership, the Applicant under the impression that he did not need to be disclosed because he was held a minority interest; and

- **v.** Whereas, the Alteration is to add a service bar to the ground floor premises and to add seating upstairs, though no diagram was provided indicating the change, the questionnaire stating 10 tables and 20 seats with one (1) bar with eight (8) seats, the diagram showing three (3) tables and six (6) seats on the ground floor and on the 2nd floor four (4) tables with eight (8) seats and one (1) bar with five (5) seats; and
- vi. Whereas, the Change in Method of Operation is to change from a full-service restaurant to a unique cocktail bar serving appetizers and light fare and to extend the hours until 2 AM Thursdays through Saturdays and to change the dba name to Slingish and Jelas; and
- vii. Whereas, when the Applicant originally appeared in April/2022 it was only after they had circumvented CB2, Man's process for reviewing liquor license applications in order to provide a recommendation to the NYSLA, at that time they returned to CB2 after their 500 ft hearing had already occurred and presented a substantively different application with 2 AM closing and a focus on high-end cocktails (essentially what they are presenting in the instant application) and which differed in hours and method operation from what was supplied to the Administrative Law Judge for their 500' hearing; that 500 ft hearing having occurred prior to their presentation before CB2; the Application being subject to the 500' rule requiring the Applicant to demonstrate that the public interest would be served by adding another liquor license at this location; CB2 Man.'s SLA Committee voted to recommend denial of the Application as presented while offering a pathway to CB2's support of the Applicant if the Applicant would agree to closing hours of 12 AM every day and that the method of operation would be as an Asian restaurant, (https://cbmanhattan.cityofnewyork.us/cb2/wp-content/uploads/sites/9/2022/05/04-April-2022-SLA.pdf), the Applicant executing a stipulation agreement with CB2, Manhattan reflecting those hours and method of operation thereby meeting the public interest standard with the full board of CB2, Manhattan unanimously recommending approval and those stipulations became a part of the license which was subsequently issued by the SLA; and
- viii. Whereas, the instant application seeks to go back on the very elements that supported the public interest standard initially; the principals were not fully disclosed at this month's meeting, the Applicant stated that they were serving pre-batched cocktails dispensed well after preparation when customers order those drinks (not being in a continuously operating frozen drink machine) which is not legal in NY State, photographs show the DBA name was already changed up to a year ago and was not properly disclosed to the SLA; following the CB2 meeting it was brought to the attention of their representative that a Change in Method of Operation Application was not the proper mechanism to change the class of license from an On-Premises Restaurant to an On-Premises Tavern, rather a Change of Class filing was necessary, the representative notifying CB2, Man. in writing that they would be filing for all the other changes without the Change in Class, despite the premises already operating in the manner presented in the applications; following the CB2 SLA Committee meeting it was further discovered that they are presently advertising the two floors as two separate establishments; both with a focus on high-end cocktails and minimal food service, the first floor as Jelas NYC (https://jelasnyc.com/) and the second floor as Singlish (https://singlishnyc.com/), this not being disclosed during the CB2, Man. SLA committee meeting nor was it disclosed that the intent of the name change was to operate under two separate DBAs with separate identities and websites as opposed to one DBA; and

THEREFORE BE IT RESOLVED that CB2, Man. recommends <u>denial</u> of the corporate change, change in method of operation and alteration applications for Sum Yung Gai, LLC dba Char'd, 17 E. 13th St., 1st & 2nd Fl. 10003; and

THEREFORE BE IT FURTHER RESOLVED that should this application be considered by the NYSLA, CB2, Man. respectfully requests that this item be Calendared to appear before the Full Board of the SLA.



Antony Wong, Treasurer Amy Brenna, Secretary Brian Pape, Assistant Secretary Mark Diller, District Manager

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Director Licensing Issuance Division NY State Liquor Authority 163 W. 125th Street New York, New York 10027

Dear Sir/Madam:

- 8. Piacere Enterprises LLC dba Piacere, 352 Broome St 10013 (OP Restaurant) (Class Change)
- i. Whereas, the Applicants had appeared before Community Board 2, Manhattan's SLA Committee in August/2021 for a Class Change to their Restaurant Wine License (SN# 1268740) and in September/2021 CB2, Man.'s full board unanimously recommended approval of the application; and
- **ii. Whereas,** the Applicant was unable to move forward at that time and as more than 270 days had passed between the original notice and the date of filing with the NYSLA the Applicant needed to file another 30-day notice CB2, Man.; and
- **iii.** Whereas, appearance at this month's CB2 SLA committee meeting was waived as prior to this month's meeting the Applicant re-affirmed there was no change in principals, supplied the CB2 Man. Outdoor Seating Addendum for the sidewalk seating which was part of the application in 2021 and has executed and has had notarized a Stipulations Agreement with Community Board 2, Manhattan that they agreed to submit to the NYSLA and agreed would be attached and incorporated into the method of operation of the On-Premises Liquor License, with those stipulations as follows:
 - 1. Premises will be advertised and operated as full-service Italian restaurant with the kitchen open and full menu items available until closing every night.
 - 2. The hours of operation will be 5PM to 12AM Sundays through Thursdays and 5PM to 1AM Fridays and Saturdays. No patrons will remain after stated closing time.
 - 3. Will not operate as a Lounge, Tavern or Sports Bar or allow any portion of premises to be operated in that manner.
 - 4. Will not operate a backyard garden or any outdoor area for commercial purposes except for a certified sidewalk café operating under the temporary Open Restaurants program on Broome Street. Sidewalk

- café is located immediately adjacent to the storefront leaving a minimum clearance of 8' to the curbside for pedestrian passage with no more than 8 tables and 24 patron seats.
- 5. Sidewalk café will close no later than 10PM Sundays through Thursdays and 11PM Fridays and Saturdays. All tables and chairs will be secured at this hour and no patrons will remain. No exterior music, speakers or TVs.
- 6. Will play quiet ambient, recorded background music only, inclusive of any parties or private events. No music will be audible in any adjacent residences anytime.
- 7. Will not have televisions.
- 8. Will close all doors and windows at 10PM every night, allowing only for patron ingress and egress.
- 9. No patron occupancy/service to any portion of the basement of licensed premises.
- 10. Will not make changes to the existing façade.
- 11. Will comply with NYC Department of Buildings Regulations and keep current at all times required Permits and Certificates.
- 12. Will not have unlimited drink or unlimited food and drink specials. Will not have "boozy brunches." No pitchers of beer.
- 13. There will be no "bottle service" or the sale of bottles of alcohol except for the sale of bottles of wine products.
- 14. Will appear before CB2, Manhattan prior to submitting any changes to any stipulation agreed to herein.
- 15. Will not change any principals prior to submission of original application to NYSLA.
- 16. Will not have: dancing, DJs, live music, promoted events, any event where cover fee is charged, scheduled performances, velvet ropes or metal barricades, security personnel / door staff.
- 17. Will appear before CB2, Man. for alteration to license prior to submitting plans for permanent sidewalk or roadbed seating.

THEREFORE BE IT RESOLVED that Community Board 2, Manhattan recommends <u>denial</u> of the application for a Class Change to the Restaurant Wine License (SN# 1268740) in the name of **Piacere Enterprises LLC dba Piacere**, **352 Broome St 10013**<u>unless</u> the statements presented by the Applicant are accurate and complete and that the conditions and stipulations agreed to by the Applicant remain incorporated into the "Method of Operation" of the NYSLA Liquor License.



Antony Wong, Treasurer Amy Brenna, Secretary Brian Pape, Assistant Secretary Mark Diller, District Manager

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<u>THE FOLLOWING ARE RESOLUTIONS FOR ALL APPLICANTS THAT WERE</u> LAID OVER, WITHDRAWN, OR DID NOT APPEAR AT THEIR REQUESTED HEARING:

Dear Sir/Madam:

At its Full Board meeting on July 20, 2023, Community Board #2, Manhattan (CB2, Man.) adopted the following resolution:

9. Melda Comedy LLC, dba Greenwich Village Comedy Club, 99 MacDougal St. lower level 10012 (OP-Bar/Tavern) (Change in Method of Operation)

Whereas, prior to this month's CB2, Manhattan's SLA Licensing Committee Meeting on July 11, 2023 the Applicant requested **to withdraw** this application from further consideration, affirming that they will not submit this application to the NYSLA for consideration without returning to CB2 Manhattan should they decide to proceed at some time in the future; and

THEREFORE, BE IT RESOLVED that CB2, Manhattan strongly recommends that the SLA <u>denv</u> any type of proposed on-premises liquor license, tavern wine license, restaurant wine license, any other beer and wine license, corporate change, change in method of operation, alteration, transfer or other changes to any existing license for Melda Comedy LLC, dba Greenwich Village Comedy Club, 99 MacDougal St. lower level 10012 <u>until</u> CB2 has forwarded its recommendation to the NYSLA and requests that the NYSLA suspend any decision on this license until this important step is taken and the concerns of the Community be fully heard.



Antony Wong, Treasurer Amy Brenna, Secretary Brian Pape, Assistant Secretary Mark Diller, District Manager

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Dear Sir/Madam:

At its Full Board meeting on July 20, 2023, Community Board #2, Manhattan (CB2, Man.) adopted the following resolution:

10. 219 Mulberry LLC dba Ruby's, 219B Mulberry St 10012 (RW) (Change in Method of Operation – adding cellar use as storage and a kitchen) (DOT Open Restaurant Program – roadway)

Whereas, prior to this month's CB2, Manhattan's SLA #1 Licensing Committee Meeting on July 11, 2023, the Applicant requested **to lay over** this application to July/2023 and will resubmit the application for consideration at a future CB2 SLA Licensing Committee meeting prior to any filings with the NYSLA should they proceed; and

THEREFORE, BE IT RESOLVED that Community Board 2, Manhattan strongly recommends that the NYSLA <u>deny</u> any type of proposed on-premises liquor license, tavern wine license, restaurant wine license, any other beer and wine license, corporate change, change in method of operation, alteration, transfer or other changes to any existing license for **219 Mulberry LLC dba Ruby's, 219B Mulberry St 10012 <u>until</u>** the Applicant has presented their application in front of CB2's SLA Licensing Committee and CB2 has forwarded a recommendation to the NYSLA and requests that the NYSLA send this Applicant back to CB2 should this application proceed directly to the NYSLA, in order that this important step not be avoided and that the concerns of the Community be fully heard.



Antony Wong, Treasurer Amy Brenna, Secretary Brian Pape, Assistant Secretary Mark Diller, District Manager

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Dear Sir/Madam:

At its Full Board meeting on July 20, 2023, Community Board #2, Manhattan (CB2, Man.) adopted the following resolution:

11. Babak Khorrami, 29 Kenmare St 10012 (OP–Restaurant) (previously unlicensed) (failed to appear)

Whereas, at this month's CB2, Manhattan's SLA Licensing Committee Meeting on July 11, 2023 the Applicant <u>failed to appear</u> and provided no communication seeking to adjourn, layover this application or explaining their non-appearance before CB2 Man.; and,

THEREFORE, BE IT RESOLVED that CB2, Manhattan strongly recommends that the SLA <u>deny</u> any type of proposed on-premises liquor license for **Babak Khorrami, 29 Kenmare St 10012** <u>until</u> this Applicant appears and present their application before CB2 Man.; and

THEREFORE, BE IT FURTHER RESOLVED that CB2, Manhattan requests that the NYSLA suspend any decision on this license until this important step is taken and the concerns of the Community be fully heard.



Antony Wong, Treasurer Amy Brenna, Secretary Brian Pape, Assistant Secretary Mark Diller, District Manager

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Director Licensing Issuance Division NY State Liquor Authority 163 W. 125th Street New York, New York 10027

Dear Sir/Madam:

At its Full Board meeting on July 20, 2023, Community Board #2, Manhattan (CB2, Man.) adopted the following resolution:

12. Le Comptoir Inc dba Chateau Rouge, 137 Thompson St 10012 (TW) (previously unlicensed)

Whereas, prior to this month's CB2, Manhattan's SLA #1 Licensing Committee Meeting on July 11, 2023, the Applicant requested **to lay over** this application to July/2023 and will resubmit the application for consideration at a future CB2 SLA Licensing Committee meeting prior to any filings with the NYSLA should they proceed; and

THEREFORE, BE IT RESOLVED that Community Board 2, Manhattan strongly recommends that the NYSLA <u>deny</u> any type of proposed on-premises liquor license, tavern wine license, restaurant wine license, any other beer and wine license, corporate change, change in method of operation, alteration, transfer or other changes to any existing license for **Le Comptoir Inc dba Chateau Rouge, 137 Thompson St 10012 <u>until</u> the Applicant has presented their application in front of CB2's SLA Licensing Committee and CB2 has forwarded a recommendation to the NYSLA and requests that the NYSLA send this Applicant back to CB2 should this application proceed directly to the NYSLA, in order that this important step not be avoided and that the concerns of the Community be fully heard.**



Antony Wong, Treasurer Amy Brenna, Secretary Brian Pape, Assistant Secretary Mark Diller, District Manager

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Dear Sir/Madam:

At its Full Board meeting on July 20, 2023, Community Board #2, Manhattan (CB2, Man.) adopted the following resolution:

13. De Xiang Inc dba Genki Omakase, 552 LaGuardia Pl, no 4 10014 (RW)

Whereas, prior to this month's CB2, Manhattan's SLA #1 Licensing Committee Meeting on July 11, 2023, the Applicant requested **to lay over** this application to July/2023 and will resubmit the application for consideration at a future CB2 SLA Licensing Committee meeting prior to any filings with the NYSLA should they proceed; and

THEREFORE, BE IT RESOLVED that Community Board 2, Manhattan strongly recommends that the NYSLA <u>deny</u> any type of proposed on-premises liquor license, tavern wine license, restaurant wine license, any other beer and wine license, corporate change, change in method of operation, alteration, transfer or other changes to any existing license for **De Xiang Inc dba Genki Omakase**, **552 LaGuardia Pl, no 4 10014 <u>until</u>** the Applicant has presented their application in front of CB2's SLA Licensing Committee and CB2 has forwarded a recommendation to the NYSLA and requests that the NYSLA send this Applicant back to CB2 should this application proceed directly to the NYSLA, in order that this important step not be avoided and that the concerns of the Community be fully heard.



Antony Wong, Treasurer Amy Brenna, Secretary Brian Pape, Assistant Secretary Mark Diller, District Manager

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Dear Sir/Madam:

At its Full Board meeting on July 20, 2023, Community Board #2, Manhattan (CB2, Man.) adopted the following resolution:

14. Davida I Inc dba Marchellino, 178 Mulberry St 10013 (OP-Restaurant)

Whereas, prior to this month's CB2, Manhattan's SLA Licensing Committee Meeting on July 11, 2023 the Applicant requested **to withdraw** this application from further consideration, affirming that they will not submit this application to the NYSLA for consideration without returning to CB2 Manhattan should they decide to proceed at some time in the future; and

THEREFORE, BE IT RESOLVED that CB2, Manhattan strongly recommends that the SLA <u>deny</u> any type of proposed on-premises liquor license, tavern wine license, restaurant wine license, any other beer and wine license, corporate change, change in method of operation, alteration, transfer or other changes to any existing license for **Davida I Inc dba Marchellino, 178 Mulberry St 10013 <u>until</u> CB2** has forwarded its recommendation to the NYSLA and requests that the NYSLA suspend any decision on this license until this important step is taken and the concerns of the Community be fully heard.



Antony Wong, Treasurer Amy Brenna, Secretary Brian Pape, Assistant Secretary Mark Diller, District Manager

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Dear Sir/Madam:

At its Full Board meeting on July 20, 2023, Community Board #2, Manhattan (CB2, Man.) adopted the following resolution:

15. 337B West Broadway NY LLC, 337B West Broadway 10013 (TW)

Whereas, prior to this month's CB2, Manhattan's SLA #1 Licensing Committee Meeting on July 11, 2023, the Applicant requested **to lay over** this application to July/2023 and will resubmit the application for consideration at a future CB2 SLA Licensing Committee meeting prior to any filings with the NYSLA should they proceed; and

THEREFORE, BE IT RESOLVED that Community Board 2, Manhattan strongly recommends that the NYSLA <u>deny</u> any type of proposed on-premises liquor license, tavern wine license, restaurant wine license, any other beer and wine license, corporate change, change in method of operation, alteration, transfer or other changes to any existing license for **337B West Broadway NY LLC, 337B West Broadway 10013** <u>until</u> the Applicant has presented their application in front of CB2's SLA Licensing Committee and CB2 has forwarded a recommendation to the NYSLA and requests that the NYSLA send this Applicant back to CB2 should this application proceed directly to the NYSLA, in order that this important step not be avoided and that the concerns of the Community be fully heard.



Antony Wong, Treasurer Amy Brenna, Secretary Brian Pape, Assistant Secretary Mark Diller, District Manager

COMMUNITY BOARD NO. 2, MANHATTAN

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July 31, 2023

Director Licensing Issuance Division NY State Liquor Authority 163 W. 125th Street New York, New York 10027

Dear Sir/Madam:

At its Full Board meeting on July 20, 2023, Community Board #2, Manhattan (CB2, Man.) adopted the following resolution:

16. Aime Leon Dore Soho LLC dba Aime Leon Dore, 214 Mulberry St 10012 (OP-Bar/Tavern)

Whereas, prior to this month's CB2, Manhattan's SLA Licensing Committee Meeting on July 11, 2023 the Applicant requested **to withdraw** this application from further consideration, affirming that they will not submit this application to the NYSLA for consideration without returning to CB2 Manhattan should they decide to proceed at some time in the future; and

THEREFORE, BE IT RESOLVED that CB2, Manhattan strongly recommends that the SLA <u>denv</u> any type of proposed on-premises liquor license, tavern wine license, restaurant wine license, any other beer and wine license, corporate change, change in method of operation, alteration, transfer or other changes to any existing license for **Aime Leon Dore Soho LLC dba Aime Leon Dore, 214 Mulberry St 10012 <u>until</u> CB2 has forwarded its recommendation to the NYSLA and requests that the NYSLA suspend any decision on this license until this important step is taken and the concerns of the Community be fully heard.**



Antony Wong, Treasurer Amy Brenna, Secretary Brian Pape, Assistant Secretary Mark Diller, District Manager

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July 31, 2023

Director Licensing Issuance Division NY State Liquor Authority 163 W. 125th Street New York, New York 10027

Dear Sir/Madam:

At its Full Board meeting on July 20, 2023, Community Board #2, Manhattan (CB2, Man.) adopted the following resolution:

17. 182 West 4th Hospitality LLC, 182-184 West 4th St 10014 (OP–Restaurant)

- **i.** Whereas, the Applicant appeared before Community Board 2, Manhattan's SLA Licensing Committee #2 to present an application to the NYS Liquor Authority for an On-Premises Liquor License to operate a modern "Gastro pub and cocktail lounge" on the ground floor and cellar of a R6/C1-5-zoned, 5 (five)-story mixed-use, walk-up building (c. 1894, altered 1982) on West 4th Street at the southwest corner of the intersection of Jones Street (Block #590/Lot #73) the building falling within NYC LPC's designated Greenwich Village Historic District Extension II; and
- **ii. Whereas,** the ground floor premises is approximately 1,800 sq. ft. consisting of 684 sq. ft. on the ground floor and 996 sq. ft. in the cellar, the two floors connected by an interior stairway; there will be approximately 11 tables and 26 seats and two (2) bars with 36 seats on the ground floor and approximately 19 tables and 56 seats in the cellar for a total seated patron occupancy of 118; the premises has one (1) door at the corner of West 4th and Jones Street which will serve as the main door for patron ingress and egress, one (1) additional door for emergency exit on Jones Street with additional staff access to cellar via both a sidewalk hatch and stairs on Jones Street; there are three (3) bathrooms; and
- **iii.** Whereas, the hours of operation will be from 12 PM to 2 AM Sundays through Saturdays (7 days a week); music will be quiet background music only consisting of music from iPod/CDs/streaming services, there may be DJs in the cellar with music playing through the premises speakers at background levels only; there will be no: dancing, promoted events, scheduled performances or cover fees, velvet ropes or movable barriers; there are operable windows which will be closed at 10 PM nightly; there is sidewalk seating consisting of no more than three (3) tables and 12 patron seats on Jones Street and four (4) tables and 16 patron seats on West 4th as illustrated in the provided diagram, the outdoor seating closing at 10 PM nightly; and

- **iv.** Whereas, the premises to be licensed was previously licensed under SLP Management Inc dba The Slaughtered Lamb (SN#1025645) with a similar method of operation albeit with later hours and no outdoor seating; and
- **v. Whereas,** the Applicant appeared at the June/2023 SLA Committee meeting during which time they asked to layover the application in order to meet with the Central Village and Carmine Street Block Associations to discuss the method of operation with nearby residents and to provide diagrams of the proposed outdoor seating, they returned this month after doing so; and
- vi. Whereas, this application being subject to the 500 foot rule requiring the Applicant to demonstrate that public interest and public convenience would be served by the granting of a liquor license at this location, where there already is a significant number of licensed establishments in the immediate area, there being 96 active licensed premises within 750 feet of the subject premises, in addition to 17 pending licenses, the Applicant having met with the community and arrived at reasonable closing hours of the windows and outdoor seating, the outdoor seating being illustrated to conform to current Open Restaurant guidelines, with background music only, with the agreed upon stipulations being reasonable, the public interest being established albeit subject to the Applicant and Licensee abiding by those agreed upon stipulations; and
- **vii. Whereas,** the Applicant has executed and has had notarized a Stipulations Agreement with Community Board 2, Manhattan that they agreed to submit to the NYSLA and agreed would be attached and incorporated into the method of operation of the On-Premises Restaurant Liquor License, with those stipulations as follows:
 - 1. Premises will be advertised and operated as a full-service restaurant, specifically a modern gastro pub and cocktail lounge featuring American-style dishes with the kitchen open and full menu items available until closing every night. with the kitchen open and full menu items available until closing every night.
 - 2. The hours of operation will be 12 PM to 2 AM Sundays through Saturdays, 7 days a week. No patrons will remain after stated closing time.
 - 3. Will not operate as a Sports Bar or allow any portion of premises to be operated in that manner.
 - 4. Will not operate a backyard garden or any outdoor area for commercial purposes except for certified sidewalk café operating under the temporary Open Restaurants program located immediately adjacent to the storefront leaving a minimum clearance of 8' to the curbside for pedestrian passage with no more than 4 tables and 16 patron seats on West 4th St. and 3 tables and 12 seats on Jones St. No roadbed seating.
 - 5. Will play quiet ambient recorded background music only, inclusive of any private parties or events. There may be DJs in the cellar to curate music which is piped through the existing sound system at background levels only. No music will be audible in any adjacent residences at any time.
 - 6. Will have no more than 1 television(s) no larger than 60". There will be no projectors and TV will operate in "closed caption" mode only without sound.
 - 7. Will close <u>all</u> doors and windows at 10PM every night, allowing only for patron ingress and egress.
 - 8. Will not make changes to the existing façade except the installation of operable windows and to change signage and/or awning.
 - 9. Will comply with NYC Department of Buildings Regulations and keep current at all times required Permits and Certificates.
 - 10. Will not have unlimited drink or unlimited food and drink specials. Will not have "boozy brunches." No pitchers of beer.
 - 11. There will be no "bottle service" or the sale of bottles of alcohol except for the sale of bottles of beer or wine products.
 - 12. Will not have any of the following: dancing, live music, promoted events, any event for which a cover fee is charged, scheduled performances or velvet ropes or barricades.
 - 13. Will not change principals prior to submission of original application to the NYSLA.

- 14. Will appear before CB2, Man. prior to submitting changes to any stipulation agreed to herein.
- 15. Will appear before CB2, Man. for alteration to license prior to submitting plans for permanent sidewalk or roadbed seating.

THEREFORE BE IT RESOLVED that Community Board 2, Manhattan recommends <u>denial</u> of the application for a new On-Premises Restaurant Liquor License in the name of **182 West 4th Hospitality LLC**, **182-184 West 4th St 10014 <u>unless</u>** the statements presented by the Applicant are accurate and complete and that the conditions and stipulations agreed to by the Applicant remain incorporated into the "Method of Operation" of the NYSLA Liquor License.



Antony Wong, Treasurer Amy Brenna, Secretary Brian Pape, Assistant Secretary Mark Diller, District Manager

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July 31, 2023

Director Licensing Issuance Division NY State Liquor Authority 163 W. 125th Street New York, New York 10027

Dear Sir/Madam:

- **18.** Uno Nove Otto Corp dba Canto West Village, 117 Perry St. 10014 (OP–Restaurant) (Change in Method of Operation to extend hours each night and add sidewalk seating)
- i. Whereas, the Applicant appeared before Community Board 2, Manhattan's SLA Committee #2 to present an application to the NYS Liquor Authority for a Change in Method of Operation to their On-Premises Restaurant Liquor License (SN#1337382) for a local restaurant and wine bar located on the ground floor of a C1-6A zoned, six (6)-story mixed-use building (c. 1905) on Perry Street between Hudson and Greenwich Streets (Block #6338 / Lot #38), the building falling within the NYC LPC's designated Greenwich Village Historic District; and
- **ii. Whereas,** the hours of operation are Sunday to Wednesday from 11 AM to 11 PM and Thursday to Saturday from 11 AM. to 12 AM (all patrons will be cleared and no patrons will remain after stated closing times), music is quiet background only consisting of music from iPod/CDs/streaming services, there are no operable French doors and no outdoor service of alcohol to the rear yard, sidewalk or roadbed; and
- **iii.** Whereas, the change in method of operation is to extend the hours of operation by one hour each night, the proposed hours being from 11 AM to 12 AM Sundays through Wednesdays and 11 AM to 1 AM Thursdays through Saturdays and to add seating on the sidewalk consisting of seven (7) tables and 14 seats will end at 11 PM; and
- **iv.** Whereas, a number of residents appeared and numerous letters were sent in opposition to the instant application and no one appeared in favor of it, residents noting noise from patrons gathering on the sidewalk as well as emanating from the interior premises through the open door in both the front and rear of the establishment, the premises being surrounded by residents next door, across the street and behind the rear yard, including ground floor apartments fronting Perry St., the Applicant placing planters on the curbside (in the amenity zone) of the sidewalk running the length of the establishment in addition to having a decorated scooter next to the building for Instagram photos as well as a table with two chairs displaying

the menu, the sidewalk being approximately 9' at the location thus making passage difficult even when no patrons are congregating outside; this being a short block with both a restaurant to the east and to the west of the licensed premises each having roadbed dining on Perry Street creating additional noise impacts to the residents; the Applicant has a pending Tavern Wine License (SN# 1351335) for the premises immediately adjacent to the instant application, those premises being the last remaining unlicensed storefront on the block; and

v. Whereas, this application having been subject to the 500 foot rule requiring the Applicant to establish public interest for the license to be issued at its inception when the Applicant originally appeared before CB2, Man in June/2021, the prior establishment, Aria (SN#1239342) at which the Applicant was a manager, having caused significant quality of life impacts on surrounding residents, those residents voicing concerns in June/2021 about the application, the Applicant signing stipulations with the established hours and having no outdoor seating in the backyard, sidewalk or roadbed in order to establish public interest at the time, residents continuing to describe negative quality of life impacts from the establishment; and

THEREFORE, BE IT RESOLVED that CB2, Manhattan recommends <u>denial</u> of the change in method of operation to the On-Premises Liquor License (SN#1337382) for **Uno Nove Otto Corp dba Canto West Village, 117 Perry St. 10014**; and

BE IT FURTHER RESOLVED that should this application be considered by the SLA, CB2, Manhattan respectfully requests that this item be calendared to appear before the Full Board of the SLA.

Vote: Passed, 32 Board Members in favor, 3 Abstain (C. Dignes, R. Kessler, M. Metzger).



Antony Wong, Treasurer Amy Brenna, Secretary Brian Pape, Assistant Secretary Mark Diller, District Manager

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July 31, 2023

Director Licensing Issuance Division NY State Liquor Authority 163 W. 125th Street New York, New York 10027

Dear Sir/Madam:

At its Full Board meeting on July 20, 2023, Community Board #2, Manhattan (CB2, Man.) adopted the following resolution:

19. White Horse Hospitality LLC dba Made in NY Pizza, 561 Hudson St 10014 (TW-Tavern)

- i. Whereas, the Applicant and the Applicant's Attorney appeared before CB2, Manhattan's SLA Committee #2 to present an application to the NYS Liquor Authority for a new Restaurant Wine license to operate a pizzeria in the ground floor of a C1-6-zoned, four-story 19th Century wood frame townhouse style building (circa 1905) with walk-up apartments on Hudson Street between West 11th and Perry Streets (Block #633/Lot #53); this building falling within NYC LPC's Greenwich Village Historic District; and
- ii. Whereas, the storefront proposed to be licensed has never been licensed for the service of alcohol and has never been operated/occupied for eating and drinking, the storefront for decades having previously operated as the Golden Rabbit, a stationary and flower retail shop owned by a married couple serving the local community for 30 years, the operators of the Mom and Pop business having been evicted and displaced by their landlord during the Covid Epidemic, the landlord and owner of the building being Steve Corman, Corman having pleaded guilty in 2017 to grand larceny and other felony charges, stemming from his involvement in elaborate tax and mortgage fraud schemes, known for his failures in maintaining rent-stabilized housing units, allowing those housing units to deteriorate in an effort to push out such tenants, the adjacent series of townhouse buildings in a row to the immediate north of this proposed storefront (563/565/567 Hudson) also being owned by Corman and representing the three storefronts comprising the Applicant's next door Tavern (White Horse Tavern SN# 1318058), a bar with a 4 AM closing time and an extensive outdoor café running along all of its storefronts, the NYSLA having temporarily closed the White Horse Tavern (SN# 1318058) during the Covid Epidemic for intentionally and recklessly failing to abide by the Executive Orders implemented by New York's Governor in response to the Pandemic; and
- **iii.** Whereas, the storefront premises which has been open since March/2022 is approximately 500 sq. ft., a pizza prep area with no ventilation is found in the premise's diagram, the diagram indicating six (6) tables and 18 seats for a total patron seated occupancy of 18 although the current method of operation consists of approximately three (3) high-tops with approximately six (6) stools which are either used in the interior

space or for the outdoor sidewalk seating, the premises has one (1) bathroom and one door which will be used for patron ingress and egress; there is currently no certificate of occupancy or letter of no objection provided from the NYC DOB permitting eating and drinking presented; and

- iv. Whereas, the hours of operation will be from 11 AM to 12 AM Sundays through Wednesdays and 11 AM to 2 AM Thursdays through Saturdays; music will be quiet background only consisting of music from iPod/CDs/streaming services; there will be private parties but no dancing, no DJs, no promoted events, no live music and no televisions; there is sidewalk seating consisting of three (3) tables and ten (10) patron seats and roadbed seating consisting three (3) tables and 12 seats and being enclosed on three sides with a roof, the questionnaire indicating sidewalk and roadbed seating ending at 11 PM Sundays through Wednesdays and 2 AM Thursdays through Saturdays, the 2 AM closing not complying with the temporary Open Restaurants guidelines; and
- Resident's Association appearing in opposition along with individual members of the community, the community opposition focusing on the Applicant's negative history of operating as the sole licensee of the White Horse Tavern next door, the Applicant having only operated the White Horse Tavern since 2019 and being the sole licensee of the instant application as well, with the Tavern being the subject of disciplinary proceedings, significant fines and closure imposed by the NYSLA in July/2020 during the Covid pandemic, there was also opposition based on the seating, or lack thereof, of the current operation which is seeking to remain the same as currently operating albeit with the service of alcohol, patrons currently being observed not seated and congregating in the existing sidewalk café area without the service of alcohol, there being few seats in the interior premises and no wait staff, concerns being raised that with the service of alcohol until the late hours there will be a number of patrons standing and drinking in both the interior and exterior below residential units, this concern specifically being raised based on the past history of the Applicant and that the Applicant is stating the hours for the sidewalk and roadbed will be until 2 AM Thursdays through Saturdays, a violation of the Open Restaurants guidelines currently in place; and
- vi. Whereas, additional concerns were raised by the committee and residents that the existing roadbed seating is separated from the sidewalk of the premises proposed to be licensed by a bike lane, and that the NYSLA guidance dated June 30, 2022 does not permit for the service of alcohol over a bike lane, a bike lane not being a pedestrian thoroughfare, it being dangerous to cross through a pathway with moving bicycles, including e-bikes travelling at fast speeds, this made more egregious because the Applicant has no wait staff, the requirements of ADA access as part of the Open Restaurants program not possible when separated from the curb by a bike land; and
- vii. Whereas, during the pandemic the Applicant showed a reckless disregard for the safety of others by blatantly operating in derogation of the Emergency Degrees and Governor's Executive Orders relating to the reopening of its business during the pandemic in the Spring and Summer of 2020, by placing a full service bar on the sidewalk and installing an open platform/deck on the roadway in a "No Stopping Anytime Zone" in front, selling and serving alcohol for standing consumers, inviting hordes of people to drink on the sidewalk and in the bike lane without social distancing or being seated, crowding the sidewalk and bike lane, preventing clearance on the sidewalk for pedestrians, by serving alcohol and remaining open outside until 1–2 AM repeatedly and consistently refusing to close at the required closing time period of 11 PM, while ignoring the repeated requests and warnings made to it by the NYPD, requiring the local Sixth Precinct of the NYPD to repeatedly force the closing of the establishment after midnight; and
- viii. Whereas, this storefront proposed to be licensed has never previously been licensed for the service of alcohol, the surrounding area already greatly saturated with drinking establishments and liquor licenses, the Applicant's next door establishment, White Horse Tavern, already having a significant late night

presence in the immediate area, business given the continued privilege to remain open with hours of operation until 4 AM every night despite the Applicant's past transgressions; and

ix. Whereas, there was opposition presented for this application, concerned about the over-saturation of liquor licensing with late night and significant exterior operations in the immediate area of the premises to be licensed, there being 48 active on premise liquor licenses within 750 feet and an additional 2 pending licenses within this same area, there being further concerns as to the late hours of operation for the service of alcohol for a by-the slice, pizza establishment at this location, pizza establishments operating with few seats and no wait staff typically serve the purpose in the later hours of providing food only during those hours while not continuing the consumption of alcohol, this application not being subject to the 500 foot rule and the public interest standard; and

THEREFORE, BE IT RESOLVED that based on the problematic history of the manner in which the Applicant has managed and operated his next door establishment and the impacts on quality of life for residents due to the extensive and late hours of outdoor seating with alcohol consumption, Community Board 2, Manhattan recommends <u>denial</u> of a new Restaurant Wine license for **White Horse Hospitality LLC dba White Horse Tavern, 561 Hudson St 10014** as presented, and

THEREFORE BE IT FURTHER RESOLVED that should this application be considered by the SLA, CB2, Manhattan respectfully requests that this item be calendared to appear before the Full Board of the NYSLA; and

THEREFORE, BE IT FURTHER RESOLVED, that if despite CB2, Man.'s objections to this Application, should the NYSLA not find good cause to deny this Application, CB2 Man. recommends in the alternative that the following stipulations be imposed on any future Restaurant Wine license for **White Horse Hospitality LLC dba White Horse Tavern, 561 Hudson St 10014:**

- 1. Will operate as a neighborhood pizzeria.
- 2. The hours of operation will be from 11 AM to 12 AM Sundays through Wednesdays and 11 AM to 2 AM Thursdays through Saturdays with the service of alcohol ending all nights at 12 AM. (NO patrons will remain after stated closing time.)
- 5. Will not have televisions.
- 6. Will not operate a backyard garden or any outdoor area for the service of alcohol except only for sidewalk café located immediately adjacent to the storefront on the sidewalk directly in front of the establishment leaving a minimum clearance of 8' to the curbside for pedestrian passage with no more than 3 tables and 10 patron seats. No standing patrons.
- 7. There will be no service of alcohol to any roadbed seating that is separated from the licensed premises by a bike lane.
- 8. All outdoor seating will close no later than 10 PM, inclusive of any roadbed seating without the service of alcohol,. No exterior music, speakers or TVs.
- 9. All alcohol service to the sidewalk will be by wait staff to seated patrons only.
- 8. Will play **quiet ambient recorded background music only**. No music will be audible in any adjacent residences at any time.
- 9. Will close <u>all</u> doors and windows by 10 PM every night without exception, allowing only for patron ingress and egress.
- 10. Will comply with NYC Department of Buildings Regulations and keep current at all times required Permits and Certificates.
- 11. Will provide a Letter of No Objection or Certificate of Occupancy permitting eating and drinking for store front premises proposed to be licensed prior to the service of alcohol
- 14. Will appear before CB2, Manhattan prior to submitting any changes to any stipulation agreed to herein.

- 15. Will not have any of the following: dancing, DJs, live music, promoted events, any event for which a cover fee is charged, scheduled performances, velvet ropes or barricades or security personnel / doormen.
- 18. Will appear before CB2, Manhattan prior to submitting plans for permanent sidewalk or roadbed dining.

Vote: Passed, 32 Board Members in favor, 3 Abstain (C. Dignes, R. Kessler, M. Metzger).



Antony Wong, Treasurer Amy Brenna, Secretary Brian Pape, Assistant Secretary Mark Diller, District Manager

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Director Licensing Issuance Division NY State Liquor Authority 163 W. 125th Street New York, New York 10027

Dear Sir/Madam:

At its Full Board meeting on July 20, 2023, Community Board #2, Manhattan (CB2, Man.) adopted the following resolution:

- **20. 78 5th Avenue Kafeneio Inc. dba Ariston Flowers & Cafe, 78 5th Ave 10011** (TW- Flower Shop with Ancillary Café)
- i. Whereas, the Applicants and the Applicant's Attorney appeared before Community Board 2, Manhattan's SLA Licensing Committee #2 to present an application to the NYS Liquor Authority for a new Tavern Wine License to operate a retail flower shop with ancillary café in the rear within a ground floor storefront in a ten-story mixed-use building (c. 1900) on Fifth Avenue between West 13th and West 14th Streets in Greenwich Village; and
- **ii.** Whereas, the ground floor and mezzanine storefront proposed to be licensed was previously operated as Hu Kitchen (SN#1262180), a cafeteria style restaurant operating with a beer and wine license; and
- **iii.** Whereas, the storefront is approximately 3,600 sq. ft., consisting of a 2,600 sq. ft. ground floor and 1,000 sq. ft. mezzanine connected by an interior stairway with no basement, the ground floor in the front consisting of a retail flower shop, with flower displays, service counter and refrigerators for the cold storage of flowers; the back half of the ground floor premises being an open café space without a kitchen, where there is a bar / counter selling lite fare, premade sandwiches, coffee and pastries, with a diagram illustrating 10 tables with 20 patron seats and one (1) bar with 10 seats on the ground floor and an additional 7 tables and 14 seats on the mezzanine level in addition to a couch for a total seated patron occupancy of 44 patron seats, the questionnaire stating the number of tables as 19 with 54 seats and one bar with 7 seats between the two floors for a total seated patron occupancy of 61, the certificate of occupancy permitting 24 persons on the ground floor and 60 on the mezzanine, it being unclear the seating arrangement of the establishment; the premises has one (1) door which serves as patron ingress and egress and two (2) bathrooms; and
- **iv.** Whereas, the proposed hours of operation are from 9 AM to 12 AM on Sundays, 7:30 AM to 11 PM Mondays and Tuesdays, 7:30 AM to 1 AM Wednesdays and Thursdays, 7:30 AM to 2 AM Fridays and

Saturdays, music for the interior will be background only with the exception of two nights per week where they may be live jazz or string quartets at background levels with live music ending at 9 PM, there will be no dancing, DJs, promoted events, no scheduled performances or cover fees; the application and Attorney representing there is no outdoor seating yet the Applicant stating there is outdoor seating that they would like to continue to operate; and

- **v. Whereas**, this Applicant has little to no experience operating an eating/drinking establishment and has not previously operated a business with a liquor license, the Applicant indicating that there will be two separate businesses operating in the same space, with the family-owned retail flower shop and café during the day, with the café transforming into a late night drinking establishment focused on the service of alcohol after the flower shop closes; and
- vi. Whereas, the Applicant wanting to have live jazz music with percussion and amplified microphones, with questions being raised as to how that would be background level music, there being no plans to install any soundproofing, no plans to ameliorate the additional people standing in the mezzanine watching live music, this method of operation being in contradiction to the current method of operation as a flower shop and coffee bar, the Applicant stating they will be catering to the neighbors yet the next door neighbors were not in support of the later hours and amplified music; the Applicant also requesting seating on the sidewalk which was not indicated in the provided questionnaire; and
- vii. Whereas, numerous residents of the immediately adjacent residential building came to speak in opposition to the proposed application, in particular the late night hours of the application the addition of live music, lack of soundproofing and the service of alcohol particularly into the later evening hours, as well as the outdoor seating, the Applicant having done no outreach to any of the residents in the adjacent building; the Union Square Partnership BID Director of Planning appeared supporting the application, thought the BID had not communicated with any immediately impacted residents; and
- viii. Whereas, the Applicant agreed to closing by 12 AM and to no service of alcohol in the exterior seating but would not compromise on the music by having no percussion or amplified microphones as part of their music, it being unclear as to how percussion and amplified microphones would be background-level music, there being no plans to install soundproofing in the premises, the music taking place in the rear of the ground floor, abutting the next door residential apartments, the certificate of occupancy for the mezzanine being for 60 persons, concerns being raised that the nights there is music the mezzanine will transition from a seated area to an area with patrons standing to view a performance; while residents spoke favorably of the flower shop and had no issue with the existing coffee shop which closes at 7 PM, no one spoke in favor of the hours, the live music or outdoor seating associated with the instant application; and

THEREFORE, BE IT RESOLVED that based on the inability to reach an agreement with the Applicant on acoustic music with no percussion and no amplification including microphones, Community Board 2, Manhattan recommends <u>denial</u> of a Restaurant Wine license for **78 5th Avenue Kafeneio Inc. dba Ariston Flowers & Cafe, 78 5th Ave 10011** as presented, and

THEREFORE BE IT FURTHER RESOLVED that should this application be considered by the SLA, CB2, Manhattan respectfully requests that this item be calendared to appear before the Full Board of the NYSLA; and

THEREFORE, BE IT FURTHER RESOLVED, that if despite CB2, Man.'s objections to this Application, should the NYSLA not find good cause to deny this Application, CB2 Man. recommends in the alternative that the following stipulations be imposed on any future Tavern Wine license for **78 5th Avenue Kafeneio Inc. dba Ariston Flowers & Cafe, 78 5th Ave 10011:**

- 1. Premise will be advertised and operated only as a flower shop and coffee bar / wine bar with light food throughout hours of operation.
- 2. Will not operate as a "bar," the primary use is as a flower shop and café.
- 3. The hours of operation will be from 9 AM to 10 PM on Sundays, 7:30 AM to 11 PM Mondays through Wednesdays and Thursdays, 7:30 AM to 12 AM Thursdays through Saturdays. (NO patrons will remain after stated closing time.)
- 4. Will not operate a backyard garden or any other outdoor area for commercial purposes except for sidewalk café consisting of not more than four (4) tables and eight (8) seats. There will be no service or consumption of alcohol in the sidewalk seating.
- 5. All outdoor seating will close no later than 5 PM. All tables and chairs will be removed from the sidewalk at this hour. No exterior music, speakers or TVs. No roadbed seating.
- 6. Will play quiet ambient recorded background music only. There may be acoustic live jazz (no horns or percussion) consisting of not more than 3 persons with no amplification or microphones up to 2x/week. All live music will end by 9 PM. No music will be audible in any adjacent residences at any time.
- 7. Will close for private parties not more than 6x per year.
- 8. Service of alcohol is by wait staff to seated patrons only.
- 9. Will close <u>all</u> doors at all times, allowing only for patron ingress and egress.
- 10. Will not have any of the following: dancing, DJs, promoted events, any event for which a cover fee is charged, scheduled performances, velvet ropes or barricades or security personnel / doormen.
- 11. Will appear before CB2, Manhattan prior to submitting plans for permanent sidewalk or roadbed dining.

Vote: Passed, 32 Board Members in favor, 3 Abstain (C. Dignes, R. Kessler, M. Metzger).



Antony Wong, Treasurer Amy Brenna, Secretary Brian Pape, Assistant Secretary Mark Diller, District Manager

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Greenwich Village Little Italy SoHo NoHo Hudson Square Chinatown Gansevoort Market

July 31, 2023

Director Licensing Issuance Division NY State Liquor Authority 163 W. 125th Street New York, New York 10027

Dear Sir/Madam:

At its Full Board meeting on July 20, 2023, Community Board #2, Manhattan (CB2, Man.) adopted the following resolution:

21. Delice & Sarrasin LLC, 178 West Houston 10014 (RW–Restaurant)

- i. Whereas, the Applicant and the Applicant's Representative appeared before Community Board 2, Manhattan's SLA Licensing Committee #2 to present an application for a Restaurant Wine license to operate a family-owned restaurant serving French vegan cuisine on the ground floor of a R7-2 /C1-5 overlay-zoned, six (6)-story walk-up building on West Houston between Sixth Avenue and Downing St. (Block #527/Lot #51), the building falling within NYC LPC's designated Greenwich Village Historic District Extension II; and
- **ii.** Whereas, the storefront premises is approximately 1,600 sq. ft. (approximately 1,000 sq. ft. on the ground floor and 600 sq. ft. in the cellar, the cellar being accessed via an internal staircase with no patron use of the cellar); there are approximately 16 tables with 32 seats and one bar with six (6) seats for a total interior seated occupancy of 38 persons, and seven (7) tables with 14 seats in the rear yard for a total seated occupancy 52; the premises has one (1) door which will serve as patron ingress and egress and one (1) bathroom; the store front infill being fixed with no operable doors or windows that open out to the sidewalk but there are operable windows in the rear opening to the rear yard; and
- **iii.** Whereas, the hours of operation for both the interior and rear yard will be from 10 AM to 12 AM Sundays through Saturdays (7 days a week); music will be ambient recorded background music only, there will be no speakers or music in the rear yard; there will be no: dancing, DJs, promoted events, scheduled performances or cover fees, velvet ropes, movable barriers or security personnel; and
- **iv.** Whereas, the instant application has seating in the rear yard consisting of seven (7) tables and 14 seats, the hours of operation are from 10 AM to 12 AM Sundays through Saturdays (7 days a week), there are no speakers and no music in the exterior; and

- v. Whereas, the premises to be licensed was previously licensed with a Restaurant Wine License under Houston Hospitality Group LLC dba Biamo (SN#1324972) from early 2022 with hours from 11 AM to 11 PM nightly with a NYSLA stipulation stating no outdoor seating, prior to that the premises was previously unlicensed; and
- vi. Whereas, the Applicant has been in operation and operating without a liquor license under the same DBA at 20 Christopher, also in CB2, since 2015, having relocated and opened at this new location in June/2023; and
- **vii.** Whereas, local residents appeared in opposition to the use of the rear yard, the rear yard being surrounded by a donut of residential apartments, with sound from the rear yard causing adverse quality of life impacts on those residents; the Applicant unable to provide a certificate of occupancy or letter of no objection allowing for the use of the rear yard for an eating and drinking establishment, additional safety concerns were raised due to the lack of any plans showing appropriate egress; and
- **viii.** Whereas, following this month's meeting the Applicant requested <u>to lay over</u> this application to August/2023 and will resubmit the application for reconsideration at a future CB2 SLA Licensing Committee meeting prior to any filings with the NYSLA should they proceed; and

THEREFORE, BE IT RESOLVED that Community Board 2, Manhattan strongly recommends that the NYSLA <u>deny</u> any type of proposed on-premises liquor license, tavern wine license, restaurant wine license, any other beer and wine license, corporate change, change in method of operation, alteration, transfer or other changes to any existing license for **Delice & Sarrasin LLC, 178 West Houston 10014 <u>until</u>** the Applicant has presented their application in front of CB2's SLA Licensing Committee and CB2 has forwarded a recommendation to the NYSLA and requests that the NYSLA send this Applicant back to CB2 should this application proceed directly to the NYSLA, in order that this important step not be avoided and that the concerns of the Community be fully heard.



Antony Wong, Treasurer Amy Brenna, Secretary Brian Pape, Assistant Secretary Mark Diller, District Manager

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Director Licensing Issuance Division NY State Liquor Authority 163 W. 125th Street New York, New York 10027

Dear Sir/Madam:

At its Full Board meeting on July 20, 2023, Community Board #2, Manhattan (CB2, Man.) adopted the following resolution:

- 22. Carmine Street Beers, Inc. dba Carmine Street Beers, 52A Carmine St. 10014 (TW-Bar/Tavern) (Alteration to expand to rear yard)
- **i.** Whereas, the Applicant appeared before Community Board 2, Manhattan's SLA Committee #2 to present an application to the NYS Liquor Authority for an alteration of its existing Tavern Wine license to extend its license to a rear yard behind its storefront; and
- **ii.** Whereas, the rear yard has never been licensed for the service of alcohol, has never been operated for eating and drinking purposes and the rear yard is surrounded by residential apartments; and
- **iii.** Whereas, the licensed premise operates as a Beer Bar and Retail Store specializing in providing specialty beers from around the world within a small ground floor storefront (approximately 850 sq. ft. with ancillary 350 sq. ft. basement—basement for storage only) within a R6-zoned, 5-story residential tenement style building on Carmine Street between Bedford and Bleecker Streets (Block #527/Lot #56), the building falling within NYC LPC's designated Greenwich Village Historic District; and,
- **iv.** Whereas, the storefront and building is zoned for residential use/occupancy, the storefront being a non-conforming, pre-existing business use, which prior to the advent of the license in 2016 operated for years as a printing business, the historic designation report for the rear portion of the storefront indicating that the rear portion of the building was designated for residential apartments with no commercial connection to the rear yard, the letter of no objection from the NYC Dept. of Building permitting interior use/occupancy only; and
- v. Whereas, other businesses similarly situated on this same block as the instant storefront have in the past sought to extend their licensed business in the rear yard, with the NYC Department of Building rejecting and not permitting such extensions, there being no alternative means of egress from the rear yard other

than through the storefront doorway raising issues of safety, the Applicant here not even demonstrating a path or architectural/engineering plan allowing for such use/occupancy in the rear yard, instead stating that he will get it at some point in the future, this being the same statement made by the Applicant when he appeared in September/2022 for the exact same application; and

vi. Whereas, when the Applicant appeared in September/2022 the application was opposed by the local block association, the block association citing the concern over noise in the rear yard with residential apartments and bedroom windows being located adjacent to and surrounding the rear yard, as well as the concern that the non-conforming use/occupancy of the storefront being in a residential zone does not permit such use/occupancy to expand as it is being requested; and

THEREFORE BE IT RESOLVED that CB2, Man. recommends <u>denial</u> of the alteration application for Carmine Street Beers, Inc. dba Carmine Street Beers, 52A Carmine St. 10014 10014; and

THEREFORE BE IT FURTHER RESOLVED that should this application be considered by the NYSLA, CB2, Man. respectfully requests that this item be Calendared to appear before the Full Board of the SLA.

Vote: Passed, 31 Board Members in favor, 1 Against, (Z. Roberts), 3 Abstain (C. Dignes, R. Kessler, M. Metzger).



Antony Wong, Treasurer Amy Brenna, Secretary Brian Pape, Assistant Secretary Mark Diller, District Manager

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July 31, 2023

Director Licensing Issuance Division NY State Liquor Authority 163 W. 125th Street New York, New York 10027

Dear Sir/Madam:

At its Full Board meeting on July 20, 2023, Community Board #2, Manhattan (CB2, Man.) adopted the following resolution:

- 23. Food Napoli LLC dba NA Slice, 11 Waverly Place 10003 (New RW-Restaurant) (previously unlicensed)
- i. Whereas, the Applicant and the Applicant's Attorney appeared before Community Board 2, Manhattan's SLA Licensing Committee #2 to present an application to the NYS Liquor Authority for a new Restaurant Wine License to operate a small Italian restaurant serving breakfast, pizza and pasta on the ground floor of a R7-2, 12-story building (c. 1929) on Waverly Place between Mercer and Greene Streets (Block #548/Lot #40); and
- **ii.** Whereas, the storefront premises is approximately 900 sq. ft; there are approximately five (5) tables with 15 seats and no stand up bars for a total interior seated occupancy of 15 persons; the premises has one (1) door which will serve as patron ingress and egress and one (1) door for emergency egress, there is one (1) bathroom; the store front infill being fixed with no operable doors or windows that open out to the sidewalk; and
- **iii.** Whereas, there is sidewalk seating consisting of no more than five (5) tables and ten (10) patron seats, the outdoor seating closing at 10 PM nightly; and
- **iii.** Whereas, the hours of operation will be from 9:00 AM to 9:30 PM Sundays, 7:30 AM to 10:00 PM Mondays through Thursdays and 7:30 AM to 11:00 PM Fridays and Saturdays; music will be quiet background only consisting of music from iPod/CDs/streaming services; there will be one TV, all doors and windows will be closed at all times, there will be no dancing, DJs, live music, promoted events, no scheduled performances or cover fees, no velvet ropes, no movable barriers, no security; and
- **iv.** Whereas, the premises was previously operated as Pizza Mercato for over ten years albeit with a liquor license and with no outdoor seating, sidewalk seating having not previously been permitted in a residentially-zoned neighborhood, the premises falling within a residentially zoned building; and

- **iv.** Whereas, the Applicant has executed and has had notarized a Stipulations Agreement with Community Board 2, Manhattan that they agreed to submit to the NYSLA and agreed would be attached and incorporated into the method of operation of the Restaurant Wine License, with those stipulations as follows:
 - 1. Premises will be advertised and operated as a small Italian pizza and pasta restaurant serving breakfast, lunch and dinner with the kitchen open and full menu items available until closing every night.
 - 2. The hours of operation will be from 9:00 AM to 9:30 PM Sundays, 7:30 AM to 10:00 PM Mondays through Thursdays and 7:30 AM to 11:00 PM Fridays and Saturdays. No patrons will remain after stated closing time.
 - 3. Will not operate as a Lounge, Tavern or Sports Bar or allow any portion of premises to be operated in that manner.
 - 4. Will not operate a backyard garden or any outdoor area for commercial purposes except for certified sidewalk café operating under the temporary Open Restaurants program located immediately adjacent to the storefront leaving a minimum clearance of 8' to the curbside for pedestrian passage with no more than 5 tables and 10 patron seats. No roadbed seating.
 - 5. All outdoor seating will close no later than 10PM. All tables and chairs will be removed from the sidewalk at this hour. No exterior music, speakers or TVs.
 - 6. Will play quiet ambient recorded background music only. No music will be audible in any adjacent residences at any time.
 - 7. Will have no more than one (1) television(s) no larger than 55". There will be no projectors and TV will operate in "closed caption" mode only without sound.
 - 8. Will close all doors and windows at all times, allowing only for patron ingress and egress
 - 9. Will not install or have French doors, operable windows or open facades.
 - 10. Will not make changes to the existing façade except to change signage or awning.
 - 11. Will comply with NYC Department of Buildings Regulations and keep current at all times required Permits and Certificates.
 - 12. Will not have unlimited drink or unlimited food and drink specials. Will not have "boozy brunches." No pitchers of beer.
 - 13. Will not have any of the following: dancing, DJs, live music, promoted events, any event for which a cover fee is charged, scheduled performances, velvet ropes or barricades, or doormen/security personnel.
 - 14. Will not change principals prior to submission of original application to the NYSLA.
 - 15. Will appear before CB2, Manhattan prior to submitting changes to any stipulation agreed to herein.
 - 16. Will appear before CB2, Man. for alteration to license prior to submitting plans for permanent sidewalk or roadbed seating.

THEREFORE BE IT RESOLVED that Community Board 2, Manhattan recommends <u>denial</u> of the application for a new Restaurant Wine License in the name of **Food Napoli LLC dba NA Slice**, **11 Waverly Place 10003 <u>unless</u>** the statements presented by the Applicant are accurate and complete and that the conditions agreed to by the Applicant remain incorporated into the "Method of Operation" of the NYSLA Liquor License.



Antony Wong, Treasurer Amy Brenna, Secretary Brian Pape, Assistant Secretary Mark Diller, District Manager

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Director Licensing Issuance Division NY State Liquor Authority 163 W. 125th Street New York, New York 10027

Dear Sir/Madam:

At its Full Board meeting on July 20, 2023, Community Board #2, Manhattan (CB2, Man.) adopted the following resolution:

24. IFC Theatres LLC dba IFC Center, 323-327 Avenue of the Americas 10014 (TW – Movie Theater)

- i. Whereas, the Applicant and the Applicant's Attorney had appeared before Community Board 2, Manhattan's SLA Licensing Committee in July/2022 to present an application to the Liquor Authority for a new tavern wine liquor license to continue operate a movie theater in a three story commercial building (circa 1920) on Sixth Avenue between West 3rd and West 4th Streets, this building falling within NYC LPC's designated Greenwich Village Historic District with its rear side facing Cornelia Street; and
- **ii. Whereas,** the original 30-day notice for the application did not reflect the use of security guards although the Applicant disclosed at the time to the Community Board that there would be security at the premises which was reflected in CB2, Manhattan's July/2022 resolution (https://cbmanhattan.cityofnewyork.us/cb2/wp-content/uploads/sites/9/2022/07/07-July-2022-SLA.pdf), the NYSLA requiring the Applicant to provide an updated 30-day notice; and
- iii. Whereas, the Applicant had executed and had notarized a Stipulations Agreement with Community Board 2, Manhattan that they agreed to submit to the NYSLA and agreed would be attached and incorporated into the method of operation in July/2022, those stipulations not prohibiting security, there being no changes to those stipulations, therefore appearance at this month's SLA committee meeting being waived; and

THEREFORE BE IT RESOLVED that Community Board 2, Manhattan recommends <u>denial</u> of the application for a new Tavern Wine License – Movie Theater in the name of IFC Theatres LLC dba IFC Center, 323-327 Avenue of the Americas 10014 <u>unless</u> the statements presented by the Applicant are accurate and complete and that the conditions agreed to by the Applicant remain incorporated into the "Method of Operation" of the NYSLA Liquor License.



Antony Wong, Treasurer Amy Brenna, Secretary Brian Pape, Assistant Secretary Mark Diller, District Manager

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<u>THE FOLLOWING ARE RESOLUTIONS FOR ALL APPLICANTS THAT WERE</u> LAID OVER, WITHDRAWN, OR DID NOT APPEAR AT THEIR REQUESTED HEARING:

Dear Sir/Madam:

At its Full Board meeting on July 20, 2023, Community Board #2, Manhattan (CB2, Man.) adopted the following resolution:

25. Sushi Nakazawa LLC, 23 Commerce St 10014 (Restaurant Wine) (Corporate Change)

Whereas, prior to this month's CB2, Manhattan's SLA #2 Licensing Committee Meeting on July 6, 2023 the Applicant requested **to withdraw** this application from further consideration, affirming that they will not submit this application to the NYSLA for consideration without returning to CB2 Manhattan should they decide to proceed at some time in the future; and,

THEREFORE, BE IT RESOLVED that CB2, Manhattan strongly recommends that the SLA <u>deny</u> any type of proposed on-premises liquor license, tavern wine license, restaurant wine license, any other beer and wine license, corporate change, change in method of operation, alteration, transfer or other changes to any existing license for **Sushi Nakazawa LLC, 23 Commerce St 10014** <u>until</u> CB2 has forwarded its recommendation to the NYSLA and requests that the NYSLA suspend any decision on this license until this important step is taken and the concerns of the Community be fully heard.



Antony Wong, Treasurer Amy Brenna, Secretary Brian Pape, Assistant Secretary Mark Diller, District Manager

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Dear Sir/Madam:

At its Full Board meeting on July 20, 2023, Community Board #2, Manhattan (CB2, Man.) adopted the following resolution:

26. RH NY Guesthouse LLC & RH NY Guesthouse F&B LLC dba RH, 55 Gansevoort St. 10014 (OP-Hotel with Restaurant) (Change in Method of Operation)

Whereas, prior to this month's CB2, Manhattan's SLA #2 Licensing Committee Meeting on July 6, 2023, the Applicant requested **to lay over** this application to August/2023 and will resubmit the application for consideration at a future CB2 SLA Licensing Committee meeting prior to any filings with the NYSLA should they proceed; and

THEREFORE, BE IT RESOLVED that Community Board 2, Manhattan strongly recommends that the NYSLA <u>deny</u> any type of proposed on-premises liquor license, tavern wine license, restaurant wine license, any other beer and wine license, corporate change, change in method of operation, alteration, transfer or other changes to any existing license for **RH NY Guesthouse LLC & RH NY Guesthouse F&B LLC dba RH, 55 Gansevoort St. 10014** <u>until</u> the Applicant has presented their application in front of CB2's SLA Licensing Committee and CB2 has forwarded a recommendation to the NYSLA and requests that the NYSLA send this Applicant back to CB2 should this application proceed directly to the NYSLA, in order that this important step not be avoided and that the concerns of the Community be fully heard.



Antony Wong, Treasurer Amy Brenna, Secretary Brian Pape, Assistant Secretary Mark Diller, District Manager

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Dear Sir/Madam:

At its Full Board meeting on July 20, 2023, Community Board #2, Manhattan (CB2, Man.) adopted the following resolution:

27. ReBoot West Village LLC, 101 7th Ave South 10014 (RW-Restaurant) (previously unlicensed)

Whereas, prior to this month's CB2, Manhattan's SLA #2 Licensing Committee Meeting on July 6, 2023, the Applicant requested **to lay over** this application to August/2023 and will resubmit the application for consideration at a future CB2 SLA Licensing Committee meeting prior to any filings with the NYSLA should they proceed; and

THEREFORE, BE IT RESOLVED that Community Board 2, Manhattan strongly recommends that the NYSLA <u>deny</u> any type of proposed on-premises liquor license, tavern wine license, restaurant wine license, any other beer and wine license, corporate change, change in method of operation, alteration, transfer or other changes to any existing license for **ReBoot West Village LLC**, **101 7th Ave South 10014 <u>until</u>** the Applicant has presented their application in front of CB2's SLA Licensing Committee and CB2 has forwarded a recommendation to the NYSLA and requests that the NYSLA send this Applicant back to CB2 should this application proceed directly to the NYSLA, in order that this important step not be avoided and that the concerns of the Community be fully heard.



Antony Wong, Treasurer Amy Brenna, Secretary Brian Pape, Assistant Secretary Mark Diller, District Manager

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Dear Sir/Madam:

At its Full Board meeting on July 20, 2023, Community Board #2, Manhattan (CB2, Man.) adopted the following resolution:

28. Sappesuk LTD dba Sappe, 240 W 14th St 10011 (OP-Restaurant)

Whereas, prior to this month's CB2, Manhattan's SLA #2 Licensing Committee Meeting on July 6, 2023, the Applicant requested **to lay over** this application to August/2023 and will resubmit the application for consideration at a future CB2 SLA Licensing Committee meeting prior to any filings with the NYSLA should they proceed; and

THEREFORE, BE IT RESOLVED that Community Board 2, Manhattan strongly recommends that the NYSLA <u>deny</u> any type of proposed on-premises liquor license, tavern wine license, restaurant wine license, any other beer and wine license, corporate change, change in method of operation, alteration, transfer or other changes to any existing license for **Sappesuk LTD dba Sappe, 240 W 14th St 10011** <u>until</u> the Applicant has presented their application in front of CB2's SLA Licensing Committee and CB2 has forwarded a recommendation to the NYSLA and requests that the NYSLA send this Applicant back to CB2 should this application proceed directly to the NYSLA, in order that this important step not be avoided and that the concerns of the Community be fully heard.

Please advise us of any decision or action taken in response to these resolutions.

Sincerely,

Donna Raftery, Chair SLA Licensing 1 & 2 Committee Community Board #2, Manhattan Susan Kent, Chair Community Board #2, Manhattan

SK/em

cc: Hon. Daniel Goldman, Congressman

Hon. Brad Hoylman-Sigal, NY State Senator

Hon. Brian Kavanagh, NY State Senator

Hon. Deborah J. Glick, NY State Assembly

Hon. Grace Lee, State Assembly Member

Hon. Brad Lander, NYC Comptroller

Hon. Michael Levine, Man. Borough President

Hon. Erik Bottcher, NYC Council Speaker

Hon. Christopher Marte, NYC Council Member

Hon. Carlina Rivera, NYC Council Member

Thomas Donohue, Deputy Commissioner of Licensing, NY State Liquor Authority