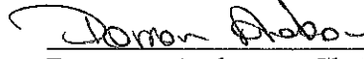


The Amendment has been reduced to writing and has been properly executed and filed with the Board. The Licensee and Co-Chair Jay Williams, on behalf of ANC 6A, are signatories to the Amendment.

Accordingly, it is this 7th day of December, 2016, **ORDERED** that:

1. The above-referenced Amendment to Settlement Agreement, dated November 29, 2016, submitted by the Parties to govern the operations of the Licensee's establishment is **APPROVED** and **INCORPORATED** as part of this Order;
2. All terms and conditions of the original Settlement Agreement not amended by the Amendment, shall remain in full force and effect; and
3. Copies of this Order shall be sent to the Licensee and ANC 6A.

District of Columbia
Alcoholic Beverage Control Board



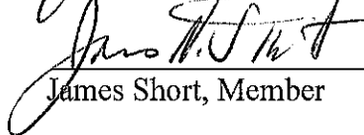
Donovan Anderson, Chairperson



Nick Alberti, Member

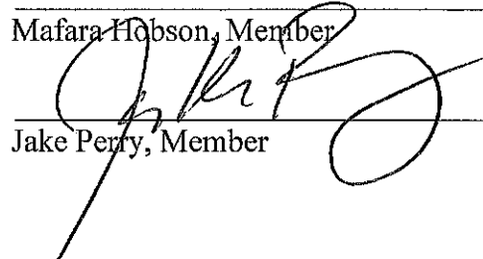


Mike Silverstein, Member



James Short, Member

Mafara Hobson, Member



Jake Perry, Member

Pursuant to D.C. Official Code § 25-433(d)(1), any party adversely affected may file a Motion for Reconsideration of this decision within ten (10) days of service of this Order with the Alcoholic Beverage Regulation Administration, 2000 14th Street, N.W., Suite 400S, Washington, DC 20009.

Also, pursuant to section 11 of the District of Columbia Administrative Procedure Act, Pub. L. 90-614, 82 Stat. 1209, D.C. Official Code §2-510 (2001), and Rule 15 of the District of Columbia Court of Appeals, any party adversely affected has the right to appeal this Order by filing a petition for review, within thirty (30) days of the date of service of this Order, with the District of Columbia Court of Appeals, 430 E Street, N.W., Washington, D.C. 20001; (202/879-1010). However, the timely filing of a Motion for Reconsideration pursuant to 23 DCMR §1719.1 (2008) stays the time for filing a petition for review in the District of Columbia Court of Appeals until the Board rules on the motion. See D.C. App. Rule 15(b) (2004).



Made this 29th day of November, 2016

by and between

LMW LLC t/a Little Miss Whiskey's Golden Dollar (ABRA # 079090)
1104 H Street, NE
Washington DC 20002

and

Advisory Neighborhood Commission 6A

The Settlement Agreement between the parties listed above (fully executed on July 16, 2008 and approved by the Board on July 31, 2008) is amended with the following agreement, which will become an addendum to the current SA.

The Parties Agree As Follows:

Any reference to existing DC laws and/or regulations in this Settlement Agreement is meant for informational purposes only. ANC 6A does not intend for a violation of any DC law or regulation to also be considered a violation of this Settlement Agreement.

Sections 4(c)(1) and 4(d) of the existing Settlement Agreement shall be deleted and shall no longer be part of the Settlement Agreement between the Applicant and ANC 6A.

Section 4(c)(2) of the existing Settlement Agreement shall be replaced with the following language: "Applicant shall not offer any type of live music on the patio. Applicant may provide pre-recorded music on the patio in the form of portable, non-professional grade speakers used to play music from iPods, iPhones, and the like. Such music must cease no later than 8:00 p.m."

In Witness Whereof

The parties have affixed hereto their hands and seals.

Applicant:

By: Mark Trump Date: 12/29/16

Signature: [Handwritten Signature]

Advisory Neighborhood Commission 6A Representative:

By: Jay Williams, Co-Chair, ANC 6A ABL Committee Date: 12/1/16

Signature: [Handwritten Signature]



District of Columbia Government
Advisory Neighborhood Commission 6A
P. O. Box 75115
Washington, DC 20013



December 1, 2016

Mr. Donovan Anderson, Chairperson
Alcoholic Beverage Control Board
2000 14th Street, NW, Suite 400S
Washington, DC 20009

Re: ABRA-79090 (LMW LLC t/a Little Miss Whiskey's Golden Dollar),
1104 H Street NE

Dear Mr. Anderson,

Please be advised that at the October 13, 2016 meeting of Advisory Neighborhood Commission 6A, with a quorum present, the Commission voted (8-0) to approve the enclosed addendum to the Settlement Agreement between ANC 6A and LMW LLC t/a Little Miss Whiskey's Golden Dollar (ABRA-79090) ("LMW").

I also write to clarify the ANC's position on an issue that arose previously concerning LMW's summer garden operating hours. In 2014, LMW filed a petition to terminate its Settlement Agreement, and separately petitioned to extend its summer garden hours. The petition to terminate the Settlement Agreement was posted on January 10, 2014. The petition to extend hours was placarded on May 9, 2014. The ANC voted to protest the petition to terminate the Settlement Agreement, but ultimately decided to take no action on the summer garden hours extension. The ANC 6A Alcohol Beverage Licensing Committee took up the summer garden hours issue at its May 2014 meeting and recommended that the ANC take no action; the ANC then ended up taking no action at its June 2014 ANC meeting.

My understanding is that ABRA interpreted the ANC's protest of the termination of its SA as a protest of LMW's hours extension request as well, and LMW never received its extended summer garden hours. Mr. Mark Thorp recently brought this matter to my attention, and after I reviewed the ANC's records I can represent that the ANC never intended to oppose LMW's hours extension. Thus, I write to represent the stance of the ANC on this matter and to ask that the hours extension originally requested by LMW be granted.

If you have any questions, please do not hesitate to contact me. I can be reached at 202-906-0657 or WilliamsANC6A05@gmail.com.

On behalf of the Commission,

Jay Williams
Co-Chair, ANC 6A ABL Committee