In the Matter of:

Etete Ethiopian Cuisine, Inc.
t/a 1942 DC

Application for Substantial Change
to a Retailer’s Class CT License

at premises
1942 9th Street, NW
Washington, D.C. 20001

Case No.: 22-PRO-00033
License No.: ABRA-070728
Order No.: 2022-649

Etete Ethiopian Cuisine, Inc., t/a 1942 DC, Applicant

Sidon Yohannes, Counsel, on behalf of the Applicant

Dan Orlaskey, Vice Chair, Advisory Neighborhood Commission (ANC) 1B, Protestant

BEFORE: Donovan Anderson, Chairperson
James Short, Member
Bobby Cato, Member
Rafi Crockett, Member
Jeni Hansen, Member
Edward S. Grandis, Member

ORDER ON WITHDRAWAL OF ANC 1B’S PROTEST

The Application filed by Etete Ethiopian Cuisine, Inc., t/a 1942 DC (Applicant), for a Substantial Change to increase its occupancy to its Retailer’s Class CT License, was protested by ANC 1B.

By correspondences dated August 31, 2022, Vice Chair Dan Orlaskey, on behalf of ANC 1B, withdrew its protest in this matter.
ORDER

The Board does hereby, this 31st day of August 2022, Order that the Protest of the ANC 1B is WITHDRAWN.

Copies of this Order shall be sent to the Parties.
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 II 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).