

Antony Wong, Treasurer Keen Berger, Secretary Erik Coler, Assistant Secretary

## Community Board No. 2, Manhattan

3 Washington Square Village NEW YORK, NY 10012-1899 www.cb2manhattan.org

January 31, 2017

Director Licensing Issuance Division NY State Liquor Authority 317 Lenox Avenue New York, New York 10027

Dear Sir/Madam:

- 1. 219 Mulberry, LLC, d/b/a Ruby's, 219B Mulberry St. 10012 (Alteration Restaurant Wine)
- **A.** Whereas, the applicant and applicant's attorney appeared before Community Board 2, Manhattan's SLA Licensing committee to present an application to the Liquor Authority for an alteration to an existing Restaurant Wine license (SN #1162545) for the purpose of expanding its existing interior storefront floor space to continue to operate an Australian inspired, fast casual style cafe; and
- **B.** Whereas, the premises has been operated as a small café with a restaurant wine license since 2005, the storefront "B" premises within the building in question being only 500 SF with a kitchen, no stand up bar, with one bathroom, 6 tables and 24 seats; and,
- C. Whereas, the storefront premises is located in a 6 story mixed use building (circa 1920) on Mulberry St. between Spring and Prince Streets, there a large garage style roll down door running along the front façade of the storefront which opens, weather permitting, the entire café out to the public sidewalk even though there is no sidewalk café and there are no exterior areas for the service to patrons; and,
- **D.** Whereas, the hours of operation are Sunday through Saturday from 9:30 AM to 11 PM, there are no TVs, music is quiet background only consisting of music from ipod/cd's (i.e. no active manipulation of music only passive prearranged music), there will be no d.j., no promoted events, no scheduled performances or cover fees; and,

- **E.** Whereas, this application was also heard simultaneously with a second presentation by the same applicant to open up a second, albeit separate storefront within the same building to operate a second café with the same method of operation and hours, the second café being opened to add space to alleviate over-crowding on the public sidewalk in front of the premises by patrons waiting for a table at his existing Café; and,
- **F.** Whereas, photographs were presented showing large groups of patrons waiting on the public sidewalk for a table to enter the restaurant and a square wood bench built around a tree and over a tree pit blocking access from pedestrians navigating the existing public sidewalk in front of the premises, a sidewalk which is narrow, the entrance to the existing café also being immediately adjacent to the entrance to residential apartments over which the café storefront is located; and,
- **G.** Whereas, there have also been complaints registered by residents living behind and above the existing storefront premises relating to an exterior HVAC systems and refrigeration compressor installed and located in the rear exterior of the premises within a courtyard which was loud, not turned off at night and caused vibrations to many surrounding apartments, as well as employees from the Café at night allowing a rear door to bang compounding quality of life issues in the rear courtyard; and,
- **H.** Whereas, the owner of the café appeared and acknowledged complaints from neighbors about these existing problems and indicated that he was meeting with his neighbors and adjacent residents living nearby to address these complaints while working with them to alleviate the noise and disturbance, and expressed a willingness to work with them to maintain a peaceful and neighborly coexistence; and,
- I. Whereas, the applicant and operator agreed to remove the bench over the tree pit and surrounding the tree immediately in front of the premises to permit more room for pedestrians to navigate the narrow sidewalk thereat; and,
- **J.** Whereas, the applicant executed a stipulations agreement with CB2, Man. that will be submitted to the SLA and the applicant agreed those stipulations would be attached and incorporated into their method of operation as a part of its restaurant wine license stating that:
  - 1. The premises will be advertised and operated as a full service café/restaurant.
  - 2. The hours of operation will be from 9:30 AM to 11 PM Sunday through Saturday. All patrons will be cleared and no patrons will remain after stated closing times.
  - 3. The premises will not operate as a lounge, tavern or sports bar or allow any portion of the premises to be operated in such a manner.
  - 4. The premises will not have any televisions.
  - 5. The premises will not permit dancing.
  - 6. The premises will not operate a backyard garden, sidewalk cafe or any outdoor area for commercial purposes.
  - 7. The premises will play quiet ambient, recorded background music only. No music will be audible in any adjacent residences at any time.
  - 8. The premises will not have DJ's, live music, promoted events, any event where a cover fee is charged or any scheduled performances.
  - 9. All doors and windows will be close by 10 PM every night.
  - 10. There will be no all you can eat/all you drink special or boozy brunches.
  - 11. There will be no use by employees of rear exterior areas of building/premises by employees, including service door leading to rear courtyard after 10 PM every night.
  - 12. There will be no benches on the sidewalk or street furniture; and

**K. 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 an alteration to an existing Restaurant Wine for **219 Mulberry**, LLC, d/b/a Ruby's, **219B Mulberry St. 10012 <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 SLA Restaurant Wine License.



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Dear Sir/Madam:

- 2. 219B, LLC, d/b/a TBD, 219C Mulberry St. 10012 (Restaurant Wine–Previously Unlicensed location)
- **A.** Whereas, the applicant and applicant's attorney appeared before Community Board 2, Manhattan's SLA Licensing committee to present an application to the Liquor Authority for new Restaurant Wine license for the purpose of extending and opening an Australian inspired, fast casual, café in a storefront located in a 6 story mixed use building (circa 1920) on Mulberry St. between Springs and Prince Streets; and
- **B.** Whereas, the storefront "C" premises within this building was previously occupied and used as a retail clothing store and has never in the past been occupied for eating and drinking or for the service of alcohol, the applicant proposing to gut renovate the entire space and to add a kitchen where none previously existed; and
- C. Whereas, because the applicant already operates a small café within the same building not connected to these premises with a roll down door that opens his existing café (storefront "B") out to the public sidewalk, and because the entrance to the residential building is between both storefronts on a small, narrow sidewalk, the applicant has agreed to maintain fixed windows and doors at this particular storefront premises and not to install French doors, roll down doors or windows along the front façade of this particular storefront; and
- **D.** Whereas, the interior storefront premises will be 500 SF, there will be a kitchen with one food counter, one bathroom, 5 tables and 24 patron seats but there will be no sidewalk café, the sidewalk in front of the premises being very narrow, there being no outdoor areas for service to patrons; and,

- **E. Whereas**, the hours of operation are Sunday through Saturday from 9:30 AM to 11 PM, there will be no TVs, music will be quiet background only consisting of music from ipod/cd's (i.e. no active manipulation of music only passive prearranged music), there will be no d.j., no promoted events, no scheduled performances or cover fees; and,
- **F.** Whereas, CB2, Man. did receive complaints from residents living behind and above the applicant's existing café located within the same building, those complaints relating to an exterior HVAC systems and refrigeration compressor installed and located in the rear exterior of the premises within a courtyard which was loud, not turned off at night and causing disturbing vibrations to many surrounding apartments, as well as employees from the Café at night allowing a rear door to bang compounding quality of life issues in the rear courtyard; and,
- **G.** Whereas, the applicant and owner of the existing café in the same building appeared and acknowledged these existing complaints, indicated that he was meeting with residents of the building who registered these complaints and was working with them to alleviate their concerns of noise and disturbances in the rear courtyard, and expressed a willingness to work with them to maintain a peaceful and neighborly co-existence; and,
- **H.** Whereas, when photos were presented by members of the public appearing in opposition to the application, showing a square wood bench built around a tree and over a tree pit blocking the public sidewalk in front of the premises, the bench structure having been erected by the applicant had built years ago, as well as additional benches placed on the public sidewalk in the past blocking the sidewalk, the applicant agreed to remove the bench structure around the tree and further agreed not to place benches or street furniture onto the narrow sidewalk in front of the café premises; and,
- **I.** Whereas, the applicant executed a stipulations agreement with CB2, Man. that will be submitted to the SLA and the applicant agreed those stipulations would be attached and incorporated into their method of operation as a part of the café/restaurant on premise license stating that:
  - 1. The premises will be advertised and operated as a full service café/restaurant.
  - 2. The hours of operation will be from 9:30 AM to 11 PM Sunday through Saturday. All patrons will be cleared and no patrons will remain after stated closing times.
  - 3. The premises will not operate as a lounge, tavern or sports bar or allow any portion of the premises to be operated in such a manner.
  - 4. The premises will not have any televisions.
  - 5. The premises will not permit dancing.
  - 6. The premises will not operate a backyard garden, sidewalk cafe or any outdoor area for commercial purposes.
  - 7. The premises will play quiet ambient recorded background music only. No music will be audible in any adjacent residences at any time.
  - 8. The premises will not have DJ's, live music, promoted events, any event where a cover fee is charged or any scheduled performances.
  - 9. Will not install or have French style doors, operable windows or doors and will close all doors by 10 PM every night.
  - 10. There will be no all you can eat/all you drink special or boozy brunches.
  - 11. There will be no use of rear area of premises and service door leading to rear courtyard after 10 PM.
  - 12. There will be no benches or street furniture placed on the sidewalk in front of the premises; and

**J. Whereas**, this application being for the service of Beer and Wine only and thus not subject to the 500 Foot Rule;

**THEREFORE BE IT RESOLVED** that CB2, Man. recommends <u>denial</u> of a Restaurant Wine license for **219B, LLC, d/b/a TBD, 219C Mulberry St. 10012 <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 SLA Restaurant Wine License.



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Dear Sir/Madam:

- <u>3.</u> Bros Seafood, LLC, d/b/a Unagi Aburi Ittetsu, 60 Kenmare St. 10012 (Restaurant Wine–Previously Unlicensed location)
- **A.** Whereas, the applicant appeared before Community Board 2, Manhattan's SLA Licensing committee to present an application to the Liquor Authority for a Restaurant Wine license to operate a new Japanese Restaurant specializing in grilled freshwater eel within a ground floor storefront located in a six-story mixed use building (Circa 1900) located on Kenmare Street between Mott and Elizabeth Streets in the Special Little Italy District; and,
- **B.** Whereas, the premises was previously operated as a Dry Cleaners, the storefront premises having never previously been occupied or used for eating and drinking or licensed for the service of alcohol, there being no certificate of occupancy or letter of no objection presented, the applicant presenting plans for the gut renovation of the existing storefront premises but all exterior facades (windows and doors) will remain fixed and not operable; and,
- **C. Whereas**, the storefront premises is approximately 735 Sq. ft. (375 sq. ft. ground floor and 360 sq. ft. basement), there will be a grill for cooking, kitchen, one bathroom and interior stairs to basement, there will be one bar with 3 patron seats and 4 tables with 14 patron table seats, there is no sidewalk café and no other outdoor areas for patrons; and,

- C. Whereas, the hours of operation will be from 12 PM to 11 PM Sunday through Thursday and from 12 PM to 12 AM Fridays and Saturdays, there will be no TVs, music will be quiet background only consisting of music from ipod/cd's (i.e. no active manipulation of music only passive prearranged music), all doors and windows will be closed except for patron ingress and egress, there will be no d.j., no promoted events, no private parties, no scheduled performances or cover fees, no velvet ropes, no movable barriers; and,
- **D.** Whereas, the applicant executed a stipulations agreement with CB2 Man. that they agreed would be attached and incorporated in to their method of operation on their Restaurant Wine license and the stipulations are as follows:
  - 1. The premises will be advertised and operated as a Japanese Restaurant specializing in grilled eel dishes.
  - 2. The hours of operation will be from 12 PM to 11 PM Sunday through Thursday and from 12 PM to 12 AM Fridays and Saturdays. All patrons will be cleared and no patrons will remain after stated closing times.
  - 3. The premises will not operate as a lounge, tavern or sports bar or allow any portion of the premises to be operated in such a manner.
  - 4. The premises will have no televisions.
  - 5. The premises will not permit dancing.
  - 6. The premises will not operate a backyard garden, sidewalk cafe or any outdoor area for commercial purposes.
  - 7. The premises will play quiet ambient recorded background music only.
  - 8. The premises will not have DJ's, live music, promoted events, any event where a cover fee is charged or any scheduled performances.
  - 9. The premises will not have French doors, operable windows or open facades and will keep all doors closed except for patron ingress and egress.
  - 10. There will be no pitchers of beer.
  - 11. There will be no benches placed on the public sidewalk; and
- **E. Whereas**, this application being for the service of Beer and Wine only and thus not subject to the 500 Foot Rule;

THEREFORE BE IT RESOLVED that CB2, Man. recommends <u>denial</u> of the Restaurant Wine application to **Bros Seafood**, LLC, d/b/a Unagi Aburi Ittetsu, 60 Kenmare St. 10012 <u>unless</u> the statements of the applicant as presented to CB2 are accurate and complete, and that those conditions and stipulations agreed to by the applicant relating to the above-stated stipulations are incorporated into the "Method of Operation" on the Restaurant Wine License.

Vote: Passed, with 27 Board members in favor, and 5 in opposition (R. Goldberg, L. Racusin, R. Rothstein, S. Russo, K. Shea).



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 $P\colon 212\text{-}979\text{-}2272 \;\; F\colon 212\text{-}254\text{-}5102 \;\; E\colon info@cb2manhattan.org$   $Greenwich \; Village \; \star \; \; Little \; Italy \; \star \; \; SoHo \; \star \; \; NoHo \; \star \; \; Hudson \; Square \; \star \; \; Chinatown \; \; \star \; \; Gansevoort \; Market$ 

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Dear Sir/Madam:

- 4. JR's Pizza & Brew Corp., d/b/a TBD, 95 MacDougal St. Store B 10012 (Transfer of Restaurant Wine)
- **A. Whereas,** the applicant and applicant's attorney appeared before Community Board 2, Manhattan's SLA Licensing committee to present an application to the Liquor Authority for a transfer of an existing Tavern Wine license to operate a pizzeria within a 5 story mixed use building (circa 1900) on MacDougal St. between W. 3<sup>rd</sup> and Bleecker Streets; and
- **B.** Whereas, the premises has been operated as a pizzeria for years, with take-out services selling pizza by the slice, the premises being approximately 780 sq. ft., 6 tables and 12 seats, one counter with no seats for a total patron seating capacity of 14, there being exterior signage advertising for \$2 dollar beer and \$1 pizza slice, the premises having previously been licensed for the service of beer and wine despite **there currently being no bathroom accessible to patrons** within the storefront premises; and,
- **C. Whereas,** the applicant seeks to operate with hours of operation from Sunday through Wednesday from 10 AM to 2 AM, Thursdays from 10 AM to 3 AM and from 10 AM to 5 AM on Fridays and Saturdays, there is one large TV, music will be quiet background only, there will be no d.j., no promoted events, no scheduled performances or cover fees; and,
- **D.** Whereas, the applicant did have a plan to make a bathroom in the rear of the premises behind the kitchen and pizza oven accessible as a patron bathroom and also stated that he planned to remove the exterior signage but sought the license transfer before those changes have occurred; and.

- **E.** Whereas, there being no positive or coherent reasoning that exists, presented or advanced by applicant for the service of cheap and inexpensive alcoholic beverages in a pizzeria after 2 AM in an area already greatly saturated with late night establishments on MacDougal Street, there being 72 on premise licenses within 750 ft. of the subject premises, an additional 10 pending licenses within 750 ft. of the subject premise and an unknown number of beer and wine licenses within the same area; and,
- **F.** Whereas, there being other similar fast causal eateries on MacDougal Street and in the same area which have agreed to stop the service of alcoholic beverages after 2 AM despite such businesses being open and serving food after 2 AM; and
- **G.** Whereas, despite the above-referenced concerns being raised, the applicant refused and would not agree to cease serving alcoholic beverages after 2 AM at these premises; and,
- H. Whereas in October 2013, the current Licensee from which this License is sought to be transferred, Slice & Co Brick Oven Pizza Inc., was asked to appear before CB2 Manhattan regarding renewal of the existing license and a number of issues were raised including loud music, open windows until 4 and 5AM, open plastic cups being removed from the premises, lack of staff supervision of the premises, lack of a patron bathroom as required by the Liquor Authority and the Licensee was asked to consider stopping beer service at 2AM; CB2 has previously asked the Liquor Authority to investigate how the premises at 95 MacDougal was licensed and whether there were misrepresentations if there is no current patron bathroom and asked to conduct enforcement; the Licensee Slice & Co Brick Oven Pizza Inc. also operates Slice & Co Fine Gourmet Brick Oven Pizza Inc. which opened in late 2013 also in CB2 and at that location, in consideration of the issuance of that license, the operator agreed to stop service of beer and wine at 2AM with no limit on the hours of operation for food in consideration of the ongoing issues with the service of beer after2AM and the impact on quality of life and the complaints generated by their establishment at 95 MacDougal St.; and,

THEREFORE BE IT RESOLVED that CB2, Man. recommends <u>denial</u> for JR's Pizza & Brew Corp., d/b/a TBD, 95 MacDougal St. Store B 10012 on its application seeking a transfer of an existing tavern wine license; and

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



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Dear Sir/Madam:

- <u>5.</u> Hello Saigon, Inc., d/b/a N/A, 180 Bleecker St. 10012 (Restaurant Wine–Previously Unlicensed location)
- **A.** Whereas, the applicant appeared before Community Board 2, Manhattan's SLA Licensing committee to present an application to the Liquor Authority for a Restaurant Wine license to operate a new Vietnamese Restaurant within a ground floor storefront located in a 4-story mixed-use building (Circa 1900) located on Bleecker Street between Sullivan and MacDougal Streets; and,
- **B.** Whereas, the premises was previously operated as a clothing retail store, the storefront premises having never previously been occupied or used for eating and drinking or licensed for the service of alcohol, there being no certificate of occupancy or letter of no objection presented, the applicant presenting plans for the gut renovation of the existing storefront premises, including the installation of a full service kitchen but all exterior facades (windows and doors) will remain fixed and not operable; and,
- **C. Whereas**, the storefront premises is approximately 1650 Sq. ft. (ground floor and basement), a full service kitchen, two bathrooms, two TVs and an interior stairs to basement, 11 tables with 44 patron table seats but there will be no stand up bar, no sidewalk café and no outdoor areas for service to patrons; and,

- C. Whereas, the hours of operation will be from 11 AM to 10:30 PM Monday through Thursday and from 11 AM to 12 AM Friday through Sunday, music will be quiet background only consisting of music from ipod/cd's (i.e. no active manipulation of music only passive prearranged music), all doors and windows will be closed except for patron ingress and egress, there will be no d.j., no promoted events, no private parties, no scheduled performances or cover fees; and,
- **D.** Whereas, the applicant executed a stipulations agreement with CB2, Man. that they agreed would be attached and incorporated in to their method of operation on their Restaurant Wine license and the stipulations are as follows:
  - 1. The premises will be advertised and operated as a Vietnamese Restaurant with a full service kitchen.
  - 2. The hours of operation will be from 12 PM to 11 PM Sunday through Thursday and from 12 PM to 12 AM Fridays and Saturdays. All patrons will be cleared and no patrons will remain after stated closing times.
  - 3. The premises will not operate as a lounge, tavern or sports bar or allow any portion of the premises to be operated in such a manner.
  - 4. The premises will have two televisions.
  - 5. The premises will not permit dancing.
  - 6. The premises will not operate a backyard garden, sidewalk café or any outdoor area for commercial purposes.
  - 7. The premises will install a sound limiter and play quiet ambient recorded background music only.
  - 8. The premises will not have DJ's, live music, promoted events, any event where a cover fee is charged or any scheduled performances.
  - 9. The premises will not have French doors, operable windows or open facades and will keep all doors closed except for patron ingress and egress.
  - 10. There will be no pitchers of beer.
  - 11. There will be no all you eat/drink specials.
- **E. Whereas**, this application being for the service of Beer and Wine only and thus not subject to the 500 Foot Rule;

**THEREFORE BE IT RESOLVED** that CB2, Man. recommends <u>denial</u> of the Restaurant Wine application to **Hello Saigon, Inc., d/b/a N/A, 180 Bleecker St. 10012 <u>unless</u> the statements of the applicant as presented to CB2 are accurate and complete, and that those conditions and stipulations agreed to by the applicant relating to the above-stated stipulations are incorporated into the "Method of Operation" on the Restaurant Wine License.** 



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Dear Sir/Madam:

At its Full Board meeting on January 19, 2017, Community Board #2, Manhattan (CB2, Man.) adopted the following resolution:

#### 6. 330 WB Operations, LLC, d/b/a TBD, 330 West Broadway 10013 (New Restaurant OP)

- **A.** Whereas, the applicant and the applicant's attorney appeared before Community Board 2, Manhattan's SLA Licensing committee to present an application for a new on premise liquor license to operate a full service Italian Restaurant specializing in pasta dishes, serving brunch, lunch, and Dinner in a commercial 1 story building with 3 separate retail units, the premises being the most southern on West Broadway between Grand and Canal Streets; and
- **B.** Whereas, the premises was previously operated as the Italian Restaurant "Salume" closing by 11 PM every night and before that a sandwich shop, there being a certificate of occupancy presented for eating and drinking for the subject premises; and,
- C. Whereas, there will be no changes to the exterior façade of the storefront premises, the exterior façade will continue to have fixed windows which do not open, there will be no sidewalk café or licensed outdoor area for patron service; and
- **D.** Whereas, the approximately 1500 SF interior premises has two patron bathrooms, 1 large dinning counter located around the kitchen with 14 seats, 1 bar with 5 patron seats and 9 tables with 28 seats for a total interior patron seating capacity of 47; and,
- **E.** Whereas, the hours of operation will be Sunday through Saturday from 10 AM to 11:30 PM, music will be quiet background only consisting of music from ipod/cd's (i.e. no active manipulation of music only passive prearranged music), there will no TVs, no promoted events, no scheduled performances or cover fees; and,

- **F.** Whereas, CB2, Man. received opposition to this application, that opposition being mostly opposed to the significant numbers of liquor licenses within the surrounding area and community but without significant complaint regarding the prior operations at these premises; and
- **G.** Whereas, based on the applicant's proposed method of operation and hours of operation consistent with a full service restaurant specializing in "excellent pasta dishes" seeking to serve the local neighborhood while also not establishing a significant impact on the existing neighborhood by maintaining a fixed front façade containing noise therein, the public interest will be served despite there being 35 existing on premise licenses within a 750 foot radius of the premises and there being an additional 4 pending on premise licenses within that same radius of the premises; and
- **H.** Whereas, the applicant executed a stipulations agreement with CB2, Man. that will be submitted to the SLA and the applicant agreed those stipulations would be attached and incorporated into the method of operation as a part of the restaurant on premise license stating that:
  - 1. The premises will be advertised and operated as a full service Italian Restaurant specializing in pasta dishes.
  - 2. The hours of operation will be Sunday through Saturday from 10 AM to 11:30 PM.
  - 3. The premises will not operate as a lounge, tavern or sports bar or allow any portion of the premises to be operated in such a manner.
  - 4. The premises will not have televisions.
  - 5. The premises will not permit dancing.
  - 6. The premises will not operate a backyard garden or any outdoor area for commercial purposes.
  - 7. The premises will play quiet ambient-recorded background music only.
  - 8. The premises will not have DJ's, live music, promoted events, any event where a cover fee is charged or any scheduled performances.
  - 9. There will not be any French doors or windows installed to the front façade and all existing doors and windows will close by 10 PM every night except for patron egress.
  - 10. There will be no all you can eat/all you drink special or boozy brunches.

THEREFORE BE IT RESOLVED that CB2, Man. recommends <u>denial</u> of a new Restaurant On Premises Liquor License for 330 WB Operations, LLC, d/b/a TBD, 330 West Broadway 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 SLA On Premise License, and



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Dear Sir/Madam:

- 7. Corp. being formed by Scott Perez, d/b/a Toad Hall, 57 Grand St. (OP Removal Tavern until 4 AM—previously unlicensed location)
- **A.** Whereas, the applicant appeared before CB2's SLA committee for the purpose of relocating his existing Tavern across the street from its current location (62 to 57 Grand Street) to operate a Bar and Tavern at a previously unlicensed storefront location within a seven-story mixed use building (circa 1920), zoned M1-5A on Grand Street between West Broadway and Wooster Streets; and
- **B.** Whereas, there has never been an on premise license at 57 Grand Street at any point in the past, the storefront premises therein having been previously used and occupied as a furniture store and prior to that for two decades as a dress shop, the premises having never previously been used or occupied for eating and drinking; and
- C. Whereas, the building currently has numerous violations issued against it by the NYC Dept. of Buildings, there being a stop work order issued for the premises which the applicant was aware of and stated would have to be cleared up in the future; and
- **D.** Whereas, the proposed storefront premises will require a gut renovation with the installation of new mechanical systems, albeit the proposed Tavern will not have a full service kitchen, the interior storefront being approximately 3400 sq. ft. (1900 sq. ft. first floor and 1500 sq. ft. basement) with one entrance and two bathrooms; and

- **E.** Whereas, the proposed hours of operation will be 12 PM to 4 AM seven days a week, with 1 stand up bar with 18 patron seats, 20 tables and 64 patron seats for a total patron seating occupancy of 82, there will be three TVs, music will be background only, all doors and windows will be fixed and closed at all times except for patron egress through the front door, there will be no d.j.s, no promoted events, no scheduled performances or cover fees, no velvet ropes, no movable barriers and there will be security personnel every night; and
- F. Whereas, when questioned about the applicant's existing location and the reasons he sought to move across the street to a new location, he explained that he has been operating his existing bar and tavern at the same location since 1992 but that he entered into a new lease with the landlord four years ago that increased his monthly rent and he was now trying to find a new location within the same neighborhood, much larger but for less money, further explaining that he also faced additional costs to repair water leaks and repair his kitchen even though he had not used his existing kitchen for years and had no plans to install one in the new location; and
- G. Whereas, CB2 Man. received numerous correspondence from residents living in the immediate area and from the SoHo Alliance in opposition to the licensing of this previously unlicensed storefront location, and still other residents from the immediate neighborhood appeared in opposition to the application on two separate occasions in December/2016 and again in January/2017, concerned that because the location where applicant currently operates his bar and tavern has been continuously licensed prior to the advent of the 500 foot rule, it would not be subject to the rule causing the neighborhood to endure two 4 AM tavern or bar licenses located immediately across the street from each other midblock in a primarily residential block, raising significant concerns about an increase in late night noise and traffic between midnight and 4AM in a neighborhood which already endures such late night activities and noise from revelers entering and leaving the applicant's existing Tavern; and
- Η. Whereas, this application being subject to the 500 ft. rule requiring the applicant to demonstrate a recognizable public interest for adding yet another on premise liquor license in an area that is already greatly saturated with licensed establishments contributing to late night noise and late night revelers when local residents are asleep between the hours of 12 AM and 4 AM, it creating additional traffic in the area, more early morning trash pick-ups and more delivery trucks rolling out kegs of beer, the storefront premises in question having never previously been licensed for the service of alcohol, never used and occupied for eating and drinking, the prior occupancy and use being a retail clothing store closing by 7 PM every evening, it not being in the public interest to add another, second late night Tavern in the same neighborhood when the applicant could remain at the storefront premises where he currently has a leasehold, or find a more suitable location elsewhere in NYC, there being many available and more appropriate locations for a 4AM Tavern then the one selected at 57 Grand Street, the applicant not demonstrating any efforts at all to find and locate to another, new location more suitable for a 4AM Tayern, there being nothing unique about this proposed tayern or bar that does not already exist, there being many existing bars in taverns in the immediate area and within lower Manhattan like this one, it not being in the public interest to add yet another late night bar in an area already saturated with late night eating and drinking establishments, there being 18 existing on premise licenses within 500 ft. of the subject premises and 33 existing on premise licenses within 750 ft. of the subject premises, an additional 5 on premise licenses pending with the NYS Liquor Authority in this same area without even including the vast numbers of eating and drinking establishments in the area holding beer and wine licenses; and
- **I. Whereas**, the licensee did present a petition in support of the current application but no one appeared in support of the license, the petition not being signed by any people living on Grand Street in the immediate impact area where the new licensed is proposed to be located; and

- **J.** Whereas, a petition was presented by people living on Grand Street immediately above and adjacent to the proposed premises sought to be licensed and within the immediate impact area where the new license is being proposed, neighbors appeared in opposition to the new license and CB2 Man. received numerous correspondence in opposition, citing prior complaints, noise and late night disturbances from applicant's existing Tavern located across the street; and
- **K.** Whereas, the SoHo Alliance also forwarded and presented a stipulation and agreement dated April 7, 1997 and executed by Thomas McKeon on behalf of the New York State Liquor Authority, wherein in 1997 the NYS SLA acknowledged that the immediate area in SoHo where this particular application is being made is over-saturated with liquor licenses and further agreed to restrict all future licenses within this particular area (ie within 500 ft. of 72 Grand Street) which seek closing hours beyond 12:30 AM Monday through Thursdays and beyond 1:30 AM Fridays and Saturdays, this particular application being subject to that prior restriction agreed to and binding on the NYS Liquor Authority; and

THEREFORE BE IT RESOLVED that CB2, Man. recommends <u>denial</u> for Corp. being formed by Scott Perez, d/b/a Toad Hall, 57 Grand St. on its application seeking a new OP license.

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

**THEREFORE BE IT FURTHER RESOLVED** that if this application is considered by the SLA, despite CB2, Manhattan's recommendation to deny this application, CB2, Man. requests that the SLA conduct a 500 foot hearing because the premises thereat has never been licensed for the service of alcohol at any point in the past.



Antony Wong, Treasurer Keen Berger, Secretary Erik Coler, Assistant Secretary

## Community Board No. 2, Manhattan

3 Washington Square Village NEW YORK, NY 10012-1899 www.cb2manhattan.org

January 31, 2017

Director Licensing Issuance Division NY State Liquor Authority 317 Lenox Avenue New York, New York 10027

Dear Sir/Madam:

- **<u>8.</u>** Romagna Corp. d/b/a Romagna Ready 2 Go, 182 Bleecker St. 10012 (Class Change New On Premise License).
- **A.** Whereas, the applicant appeared before CB2's SLA Licensing committee to present an application for a new On Premise license to operate a Italian restaurant and Pizzeria with a full service kitchen on Bleecker Street between Sullivan and McDougal Streets in a mixed use building (Circa 1900) within a Historic District; and
- **B.** Whereas, this location was not previously licensed for the service of alcohol before 2014, has only been operated since 2014 with a Restaurant Wine license and prior to that as a yogurt store; and
- C. Whereas, the applicant has been operating the existing restaurant at the premises for approximately one year and when he appeared in May/2015 to present a restaurant wine license stated he had no intention of applying for an on premise license at the premises and due to concerns with the significant number of existing licensed premises in the immediate area further agreed with CB2, Man. to never seek a full OP license at this particular location; and
- **D.** Whereas, the interior premises is 1,435 SF, with only 785 SF on the first floor and 650 SF in the basement but the basement will not be used for eating and drinking, the applicant produced an interior seating diagram showing 13 tables with 31 seats, one bar with 6 seats for a total number of interior patron seats at 37, there is only one bathroom, music is background only; and

- **E.** Whereas, the storefront premises has a letter of no objection (LNO) from the Department of Buildings dated October 31, 2013 for an eating and drinking establishment, use group 6 for an occupancy of no more than 74 but the LNO is limited to the interior premises and does not extend to the exterior rear yard where the applicant proposes to operate with its BW license; and
- **F.** Whereas, when the applicant appeared before CB2 Man. in May/2015 he also sought to operate and serve beer/wine in the backyard garden and produced a diagram showing 14 tables and 28 seats in the exterior space but as previously stated herein, did not present any permit, letter of no objection and certificate of occupancy that permitted eating and drinking in the exterior rear yard; and
- **G.** Whereas, the above-referenced rear yard area is surrounded by residential buildings and adjacent communal rear yards belonging to private residences making up the MacDougal-Sullivan Gardens Historic District, where the use and occupancy of this rear yard for eating and drinking or the service of alcohol will result in a significant impact and infringement on neighbors due to an increase in noise levels during daytime, evening and nighttime hours where no such infringement previously existed; and
- **H.** Whereas, the prior application in May/2015 being for the service of Beer and Wine only and thus not subject to the 500 Foot Rule, applicant entered into a stipulations agreement that was to be incorporated in to the existing Restaurant's method of operation on their BW license and the stipulations from May/2015 were as follows:
  - 1. The premises will be advertised and operated as a full service Italian restaurant.
  - 2. The hours of operation for the interior restaurant will be 10 AM to Midnight seven days per week.
  - 3. There will be no operation of the exterior rear garden for eating and drinking or for the service of beer or wine without first obtaining the proper permits, LNO or certificate of occupancy from the NYC Dept. of Building which specifically mentions and allows use and occupancy for eating and drinking in the rear yard.
  - 4. The backyard garden will close at 10 PM, will cease all business operations, lights will be turns off and no patrons/staff will be permitted to remain every night, seven days per week and there will be no music, no bars and no parties in the rear yard.
  - 5. There will be no sidewalk café.
  - 6. No French or accordion style doors will be installed at the premises and the applicant will close all exterior doors or windows by 10 PM every night.
  - 7. Music will be quiet, background level inside the restaurant and there will be no live music, dj's, promoted events, scheduled performances or any events for which a cover fee is charged.
  - 8. There will be no televisions and the premises will not operate as a Bar, Tavern or Sports Bar; and
- **I. Whereas**, despite the applicant specifically agreeing in May/2015 not to operate the exterior rear garden for eating and drinking or to serve beer and wine in the rear yard without first obtaining the proper permits, the applicant and licensee has been operating in the rear yard area without any permits from the NYC Dept. of Buildings to do so; and
- **J.** Whereas, in addition to operating in the rear yard without the proper permits to do so, the applicant and licensee has also built a glass and poly-carbon enclosure in the rear yard which has been built out with a 4 speaker system, 2 air conditioners, 2 flat screen TVs, an oil liquid fire heater and pellet wood stove located in the middle of the enclosure, a violation being issued by the NYC Fire Department on December 22, 2016, for improper ventilation with the wood burning stove, there being no permits presented from the NYC Dept. of Buildings for the erection of the exterior rear yard enclosure; and

- **K.** Whereas, the applicant and licensee further acknowledged that live bands have performed in the rear yard for parties, there being "Yelp" reviews found in August/2016 indicating jazz bands with drums; and
- L. Whereas, the applicant presented a petition in support of his application but the petition did not include any signatures from those residents living on MacDougal Street directly exposed to the rear yard in question, there being no outreach by the applicant directly with those residences directly impacted by the applicant's use and occupancy of the rear yard, the petition also providing discounts to those who signed it; and
- M. Whereas, the applicant and licensee met with the Bleecker Street Merchants and Residents Association ("BAMRA"), BAMRA requesting at that time that the licensee perform outreach and speak to residents living on the immediate block of MacDougal Street where the rear yard extended to, there being no members of BAMRA represented or living on this particular block, but despite this request the applicant did not meet with resident's within that block; and
- **N. Whereas**, the hours of operation for the Restaurant will continue to be from 10 AM to Midnight seven days per week and there will continue to be no sidewalk café, music will be background only, there will be no d.j. or live music, no private parties, there will be no scheduled performances or events with a cover charge; and
- Whereas, this application being subject to the 500 ft. rule requiring the applicant to 0. demonstrate a recognizable public interest for adding vet another on premise liquor license in an area that is already greatly saturated with licensed establishments, there being no certificate of occupancy or letter of no objection presented permitting the use and occupancy as an eating and drinking establishment in the rear yard enclosure, there being no permits in place for the rear yard enclosure, heating stoves or air conditioners, the applicant not following numerous aspects of his previously agreed upon stipulations agreement with CB2 Man. incorporated into his current Restaurant Wine license, the existing business not being unique to the area, the applicant thus failing to demonstrate a recognizable public interest, there being many existing eating and drinking establishments in the immediate area and within lower Manhattan like this one, an area already greatly saturated with late night eating and drinking establishments, there being 38 existing on premise licenses within 500 ft. of the subject premises and 78 existing on premise licenses within 750 ft. of the subject premises, an additional 10 on premise licenses pending with the NYS Liquor Authority in this same area without even including the vast numbers of eating and drinking establishments in the area holding beer and wine licenses; and,

THEREFORE BE IT RESOLVED that CB2, Man. recommends <u>denial</u> for Romagna Corp. d/b/a Romagna Ready 2 Go, 182 Bleecker St. 10012 on its application seeking a new OP license; and

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

**THEREFORE BE IT FURTHER RESOLVED** that if this application is considered by the SLA, despite CB2, Manhattan's recommendation to deny this application, CB2, Man. requests that the SLA conduct a 500 foot hearing because the premises and rear yard extension thereat has never been licensed for the service of alcohol at any point in the past.



Antony Wong, Treasurer Keen Berger, Secretary Erik Coler, Assistant Secretary

## Community Board No. 2, Manhattan

3 Washington Square Village NEW YORK, NY 10012-1899 www.cb2manhattan.org

January 31, 2017

Director Licensing Issuance Division NY State Liquor Authority 317 Lenox Avenue New York, New York 10027

Dear Sir/Madam:

At its Full Board meeting on January 19, 2017, Community Board #2, Manhattan (CB2, Man.) adopted the following resolution:

# THE FOLLOWING ARE RESOLUTIONS FOR ALL APPLICANTS THAT WERE LAID OVER, WITHDRAWN, OR DID NOT APPEAR BEFORE THEIR REQESTED HEARING:

<u>9.</u> Pokespot Cleveland Pl., LLC d/b/a The Pokespot, 25 Clevland Place 10012 (RW-lay over requested to February/2017)

**Whereas**, prior to this month's CB2, Manhattan's SLA Licensing Committee Meeting on January 10, 2017, the Applicant and/or its Attorney requested **to lay over** its application and presentation before CB2 Man. until February/2017;

**THEREFORE BE IT RESOLVED** that CB2, Man. strongly recommends that the SLA <u>deny</u> any type of proposed tavern wine license, restaurant wine license, any other beer and wine license, on premise liquor license, corporate change, class change, alteration, transfer, upgrade or changes to any existing license for **Pokespot Cleveland Pl., LLC d/b/a The Pokespot, 25 Cleveland Place 10012** <u>until</u> the Applicant has properly presented their application in front of CB2's SLA Licensing Committee and CB2 has forwarded a recommendation to the SLA and requests that the SLA send this Applicant back to CB2, should this application proceed directly to the SLA, in order that this important step not be avoided and that the concerns of the Community be fully heard.



Antony Wong, Treasurer Keen Berger, Secretary Erik Coler, Assistant Secretary

## Community Board No. 2, Manhattan

3 Washington Square Village NEW YORK, NY 10012-1899 www.cb2manhattan.org

January 31, 2017

Director Licensing Issuance Division NY State Liquor Authority 317 Lenox Avenue New York, New York 10027

Dear Sir/Madam:

At its Full Board meeting on January 19, 2017, Community Board #2, Manhattan (CB2, Man.) adopted the following resolution:

10. ClimbOn, LLC, d/b/a Harri's Bistro, 202 Centre St. 10013 (OP- Lay over requested)

**Whereas**, at this month's CB2, Manhattan's SLA Licensing Committee Meeting on January 10, 2017, the Applicant requested to lay over this application for an on premise license to February/2017;

**THEREFORE BE IT RESOLVED** that CB2, Man. strongly recommends that the SLA <u>deny</u> any type of proposed tavern wine license, restaurant wine license, any other beer and wine license, on premise liquor license, corporate change, class change, alteration, transfer, upgrade or changes to any existing license for **ClimbOn**, **LLC**, **d/b/a Harri's Bistro**, **202 Centre St. 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 SLA and requests that the SLA send this Applicant back to CB2, should this application proceed directly to the SLA, in order that this important step not be avoided and that the concerns of the Community be fully heard.



Antony Wong, Treasurer Keen Berger, Secretary Erik Coler, Assistant Secretary

## Community Board No. 2, Manhattan

3 Washington Square Village NEW YORK, NY 10012-1899 www.cb2manhattan.org

January 31, 2017

Director Licensing Issuance Division NY State Liquor Authority 317 Lenox Avenue New York, New York 10027

Dear Sir/Madam:

At its Full Board meeting on January 19, 2017, Community Board #2, Manhattan (CB2, Man.) adopted the following resolution:

#### 11. 3 Howard, LLC, d/b/a N/A, 3 Howard St. 10013 (OP- Lay over requested)

**Whereas**, at this month's CB2, Manhattan's SLA Licensing Committee Meeting on January 10, 2017, the Applicant requested to lay over this application for an on premise license to February/2017;

**THEREFORE BE IT RESOLVED** that CB2, Man. strongly recommends that the SLA <u>deny</u> any type of proposed tavern wine license, restaurant wine license, any other beer and wine license, on premise liquor license, corporate change, class change, alteration, transfer, upgrade or changes to any existing license for **3 Howard, LLC, d/b/a N/A, 3 Howard St. 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 SLA and requests that the SLA send this Applicant back to CB2, should this application proceed directly to the SLA, in order that this important step not be avoided and that the concerns of the Community be fully heard.** 



Antony Wong, Treasurer Keen Berger, Secretary Erik Coler, Assistant Secretary

## Community Board No. 2, Manhattan

3 Washington Square Village NEW YORK, NY 10012-1899

www.cb2manhattan.org

January 31, 2017

Director Licensing Issuance Division NY State Liquor Authority 317 Lenox Avenue New York, New York 10027

Dear Sir/Madam:

- <u>12</u>. 55 Greenwich Café, Inc. d/b/a Bluestone Lane, 55 Greenwich Ave. 10014 (RW Corporate Change SN#1278134)
- **i. Whereas,** the attorney for the applicant appeared before Community Board 2, Manhattan's SLA Licensing committee to present a corporate change application to the Liquor Authority for an existing Restaurant Wine License SN#1278134 for a full service restaurant/café specializing in coffee (Australian style) with existing sidewalk café; the corporate change will result in Bluestone Lane Holdings, LLC with 100% interest in 55 Greenwich Café, Inc., and Nicholas Stone as the CEO/Managing Member; and,
- **ii.** Whereas, the current license is for an existing Restaurant Wine License SN#1278134; the premises is in a mixed-use commercial/residential building in a mixed-use residential district located on the ground floor on the Southeast corner of Greenwich Ave and Perry St. for a roughly 1,032 sq. ft. premise (ground floor only) with a diagram indicating 14 tables and 48 seats, one window counter with 8 seats and one bar with 7 seats for a total of 63 interior seats; the premises also includes a licensed New York City Department of Consumer Affairs sidewalk café which has 9 tables and 24 Chairs; (there is another outdoor side/backyard area with access from the interior premises but there is no current permit or certificate that permits use of that outdoor side/backyard area for eating and drinking and the applicant has agreed not to use the exterior side/backyard for any purpose until the proper permits and certificates are granted and until he has properly notified and presented to CB2, Man. and the SLA a future alteration application to use this side/backyard outdoor area CB2 has made no representations that it will make any affirmative recommendations as this is an interior courtyard style space surrounded by residential units); there is an existing certificate of occupancy; and,

iii. Whereas, the hours of operation of the interior of the premises will be no earlier or later than 8 am to 12 am (midnight) 7 days a week, the sidewalk café will close at 10 pm each night and all tables and chairs will be removed at that time, there are no other outdoor areas included in this application, all doors and windows will be closed by 9 pm daily on the Perry St. side of the premises and at 10 pm on the Greenwich Ave. side of the premises, music will be quiet background only consisting of music from ipod/cd's (i.e. no active manipulation of music – only passive prearranged music), there will be no d.j., no promoted events, no private parties, no scheduled performances or cover fees, no velvet ropes, no movable barriers; and,

**iv. Whereas,** the applicant executed an updated stipulations agreement with CB2 that they agreed would be attached and incorporated into the method of operation on the existing restaurant wine SLA license reflecting the corporate change stating that:

- 1. Premise will be advertised and operated as a full service restaurant/café with specialty coffee (Australian Style).
- 2. The hours of operation will no earlier or later than 8AM to 12AM 7 days a week. All patrons will be cleared and no patrons will remain after stated closing times. The premise currently closes earlier than their stipulated hours.
- 3. The premises will operate as a full service restaurant/café with specialty coffee (Australian Style), a full food menu will be available at all times and the kitchen will remain open at all hours of operation.
- 4. The premises, or any portion of the premises will not operate as a "lounge", tavern or sports bar.
- 5. The premise will not have televisions.
- 6. The premises will not permit dancing and will never seek a NYC DCA Cabaret License.
- 7. The premises will operate their sidewalk café no later than 10 PM 7 days a week (no patrons will remain in sidewalk café after sidewalk café closing hour). The Sidewalk café will not open on Sundays until 12PM. The current application includes a sidewalk café with 9 tables and 24 Seats as the only outdoor seating.
- 8. The premises will play quiet ambient-recorded background music only. All music levels and volumes will at all times comply with all New York City Laws and Regulations and will not be audible in adjacent residences at anytime.
- 9. The premises will not have DJ's, live music, cover charges or promoted events.
- 10. All doors and windows on the Perry St. side of the premises will be closed at 9 pm every night; The Perry St. Door will be for emergency egress only; All doors and windows on the Greenwich Ave side of the premises will be closed at 10 pm every night; doors will not be propped open after those hours.
- 11. Rear terrace outdoor area is not included in this application and is not for patron use. There is no backyard garden, side yard or rear terrace included in this application.
- 12. The Sidewalk Café will always be set up to plans on file with the New York City Department of Consumer Affairs and specifically will not obstruct the Perry St. side sidewalk walkway.

THEREFORE BE IT RESOLVED that CB2, Man. recommends <u>denial</u> of the corporate change application for the existing restaurant wine license, SN#1278134 for **55 Greenwich Café, Inc. d/b/a Bluestone Lane, 55 Greenwich Ave. 10014 <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 SLA Restaurant Wine license.** 



Antony Wong, Treasurer Keen Berger, Secretary Erik Coler, Assistant Secretary

## Community Board No. 2, Manhattan

3 Washington Square Village NEW YORK, NY 10012-1899

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Greenwich Village \* Little Italy \* SoHo \* NoHo \* Hudson Square \* Chinatown \* Gansevoort Market

January 31, 2017

Director Licensing Issuance Division NY State Liquor Authority 317 Lenox Avenue New York, New York 10027

Dear Sir/Madam:

- 13. Whitney Museum of American Art, Whit Food II, LLC & Hudson Yards, Catering, LLC, d/b/a Untitled; Studio Café, 99 Gansevoort St. 10014 (OP Restaurant & Catering Facility)(change hours of operations & add an exterior point of sale)
- i. Whereas, representatives of the Licensee appeared before Community Board 2, Manhattan's SLA Licensing committee to present an alteration application to the Liquor Authority to amend the existing stipulations and to add a new standup bar to the currently licensed exterior area adjacent to ground floor restaurant currently operating as "Untitled", the existing license SN#1283649 is for the premises encompassed by the building housing the Whitney Museum of American Art located at 99 Gansevoort Street, which incorporates within the premises the Whitney Museum of American Art and includes a restaurant, a café and multiple spaces for private events that will be catered; the co-applicant Whitney Museum of American Art owns the premises and has entered into a management agreement with co-applicant Whit Food II, LLC, part of Union Square Hospitality Group, pursuant to which Whit Food II, LLC manages the food and beverage operations at the building, including a ground floor restaurant and adjacent ground floor outdoor dining area and eighth floor café; Hudson Yards Catering, LLC d/b/a Union Square Events, also part of Union Square Hospitality Group, will provide catering services throughout the rest of the museum; and,
- **ii.** Whereas, the application was originally presented in December 2014 at which time the Whitney Museum of American Art had presented extensively to various Committees of CB2, Man. and any interested local organizations and community groups over the several years leading up to the original application to inform and educate everyone who might be interested on their plans and aspirations for

their new location at 99 Gansevoort St., at each meeting, step and during each tour provided to interested members of CB2, Man., the eating and drinking establishments were pointed out and the various special unique areas within the Museum were explained; and,

- iii. Whereas, since the original application and after having completed construction of the Museum and operating the premises, the Licensee is returning to CB2, Man. to make several changes including changes to their existing stipulations agreement; the changes include (1) to add an additional outdoor point of sale/stand up bar with no seats in the outdoor seating area adjacent to the ground floor restaurant "Untitled" in order to more quickly serve their outdoor dining patrons and to provide coffee service in the mornings and afternoons as well as non-alcoholic beverages, stanchions will be placed around the outdoor seating area and entry will be from a fixed point which will be managed by a staff member and patrons will be seated at specific tables., a waitlist will be maintained as necessary and if needed will be managed with electronic notifications and at no time will there be more patrons in the adjacent exterior space to the ground floor restaurant than there are patron seats in the ground floor area there will be no standing patrons drinking any beverages without an available seat, (2) to extend the hours of operation of the outdoor terraces on Fridays and Saturdays only to 9:30PM, (3) to modify the requirements regarding measuring outside noise to going forward only be required if requested by CB2, Man. as a result of complaints, and (4) to remove requirements regarding DOT issues which have already been met; and
- iv. Whereas, members of the community appeared and stated that the Museum had been running an excellent operation and there had been no complaints, there was no opposition to changes in the operation of the terraces and sound and traffic portions of the stipulations provided the provision for compliance for sound monitoring was re-implemented if there were future issues; there were some reservations expressed regarding adding a point of sale in the exterior dining area adjacent to "Untitled" on the ground floor, which is located between the museum and the highline, the concern was that because this bar would in fact be a "standup" bar at which patrons could order a drink directly at the bar and pay for the drink at that time that the seating area could become at outdoor open air standup dining area scene, next door under the Highline there is already a licensed premises with an outdoor dining area and outdoor bar, there were also concerns regarding lines of people queuing to enter the outdoor dining area in front of the establishment, there was some skepticism that the outdoor bar would improve food service to clientele because of the distance to the kitchen and interior bar from the outdoor area which is some distance away with the current layout; the concerns were alleviated to some extent given the quality of the operator of the restaurant who is well known to community members and has shown to be a good neighbor, the high caliber operation run by the Museum and the Licensees immediate agreement that despite the operation of a standup bar where patrons would order drinks themselves, they would never allow more patrons in the outdoor area than there were available seats, meaning that ultimately, if they operated with their full complement of allowed out door seats in the actual area which is 52, there would never be more than 52 patrons in the area, because at this time there is only seating available for roughly 32 patrons, there would never be more than 32 patrons in the outdoor area etc.: and.
- **v. Whereas**, the original CB2, Man. resolution dated December/2014 outlines the operation in detail; and,
- **vi. Whereas,** the Applicant executed an updated stipulations agreement with CB2, Man. that they agreed to submit to the SLA along with their alteration application and agreed would be attached and incorporated into the method of operation on the existing on-premise liquor license SN#1283649 stating that (changes to previous stipulations are struck through and changes underlined):

Restaurant and Café Hours of Operation:

**Ground Floor Restaurant** 

Interior Space - 88 seats, 10 bar seats:

Posted Operating Hours will include soft closing hours – no reservations will be accepted after posted soft closing hours and no patrons without reservations will be seated after posted soft closing hours - Sunday to Thursday at 10pm and Friday to Saturday at 11pm. Hard Operating Hours – No Patrons shall remain after closing hour or be seated prior to opening hour: Sunday from 10am to 12am, Monday to Thursday from 9am to 12am, and Friday and Saturday from 9am to 1am.

#### Exterior space - 52 outdoor seats

Soft and Hard Operating Hours: will open at same time and close one hour earlier than the interior restaurant. Tables and chairs shall be removed at those closing times. An exterior "standup bar" will be added in the adjacent exterior space to the ground floor restaurant as indicated in floor plans provided to CB2. There will be no seats at the exterior "standup" bar, which will also be used for coffee service, alcoholic and non-alcoholic beverages. Stanchions will be placed around the adjacent exterior space for the restaurant on the ground floor and entry will be from a fixed point which will managed by a staff member and patrons will be seated at specific tables. A waitlist will be maintained as necessary and if needed will be managed with electronic notifications. At no time will there be more patrons in the adjacent exterior space to the ground floor restaurant than there are patron seats in the ground floor area – there will be no standing patrons drinking any beverages without an available seat.

## 8th Floor Café and Adjoining Exterior Terrace 66 indoor seats, 10 bar seats, 52 outdoor seats

patrons or guests shall remain in those areas.

- 1. Both indoor areas and exterior terrace will be operated with hard operating hours of Saturday Sunday to Thursday from 10:30 am to 6:00 pm and Friday and Saturday from 10:30 am to 9:00 pm 9:30 pm. The indoor and outdoor areas will be closed Tuesday. At the closing time of 6pm daily with the exception of Friday and Saturday at 9pm 9:30pm, no
- 2. In interior of the Ground Floor Restaurant and the 8th Floor Café, there will be quiet background music only; there will be no DJ, no live music, no dancing and no scheduled performances. There will be no music or amplified sound in the exterior spaces of the Ground Floor Restaurant and the 8th Floor Café at any time. Any sound or music from the interior of the Ground Floor Restaurant or 8<sup>th</sup> Floor Café will not be heard in the adjoining exterior space.
- 3. Any Windows, Doors or French Doors adjoining the cafe, bar, or dining areas will be closed no later than 10pm (remain in a fixed closed position except for ingress and egress).
- 4. For all parties or events held on <u>any</u> of the museum's exterior spaces, no music or amplified sound will be permitted. However, there may be up to 6 special events per calendar year identified well in advance with exterior music or amplified sound that may be held <u>only</u> on the 5th floor terrace. The volume at which any music or amplified sound is utilized for those 6 events must conform to the limits described in #5 below and all such parties and events will end by 11:00pm with all patrons and guests having left the 5<sup>th</sup> floor terrace at 11:00pm. Those 6 exceptions for music or amplified sound on the 5<sup>th</sup> floor terrace must be identified well in advance and made known to any local residents who request to be notified at least 2 weeks in advance (email notice is acceptable) and to the 6<sup>th</sup> Precinct and CB2.

- 5. For all exterior art or programmatic activity, the Whitney will monitor and gather accurate db readings at frequencies down to 25 hz, and will ensure that at no time will sound levels exceed 10db (7db after 10pm) over the ambient noise level when measured using both Aweighted and C-Weighted decibel scales. [From January/2017 forward, should there be complaints and after meeting with and at the request of CB2 regarding those complaints, the Whitney would resume at CB2's request for all exterior art or programmatic activity to monitor and gather accurate db readings at frequencies down to 25hz will ensure that at no time will sound levels exceed 10db (7db after 10pm) over the ambient noise level when measured using both A-weighted and C-Weighted decibel scales. These measurements will be taken 15 feet away from, and at the same height as, the railings which mark the boundaries of the space where the music is being played.] Sub-woofers will not be installed. All individuals, artists or companies responsible for any aspect of music or amplified sound or any sound affiliated with exterior art or programmatic activity in exterior areas will be made aware of these requirements and a specific individual shall be identified for ensuring compliance during all times of operation. That individual may be an employee of the Whitney. The Whitney and the Community will revisit these sound limits after the Museum has been operating for 6 months or as necessary should residents or the museum be experiencing any sound related issues. All exterior art or programmatic activity involving music or amplified sound or other sound will finish by 11:00pm with 6 exceptions allowed per year.
- 6. The Whitney Museum of American Art (The Whitney) will request that the New York City Department of Transportation (DOT) change the parking regulations on the north side of Gansevoort Street between Washington St. and 10th Avenue to "No Standing Anytime." The Whitney will also request that DOT allow two way traffic on 10th Ave. between Horatio and 14th Streets and discourage northbound traffic on 10th Ave from turning east on Little West 12th Street. The Whitney will also request that DOT install signage at Gansevoort and 10th Ave. encouraging motorists to use West Street for travel both North and South. If there are no objections from the owner of 95 Horatio St., the Whitney will also request that DOT change the parking regulations on the south side of Gansevoort to "No Standing after 8pm." The Whitney will also request the creation of a Taxi Stand in the immediate area, to relieve congestion on Washington Street. The Whitney agrees to revisit any DOT related issues as necessary to mitigate traffic impacts.
- 7. The Whitney will station one or more properly attired and well identified traffic management agents outside the Museum during any events that are expected to draw unusually high numbers of vehicles, especially taxis and for hire vehicles, to help insure that Gansevoort Street and 10<sup>th</sup> Avenue adjoining the Museum do not at any time become blocked or obstructed by double-parked or standing vehicles.
- 8. All parties and special events in any of the interior areas of the Museum will end by midnight with all patrons and guests having left at that time. There may be up to 6 exceptions per year for special events lasting until 2am in the interior areas of the museum only. Those 6 exceptions must be identified well in advance and made known to any local residents who request to be notified at least 2 weeks in advance (email notice is acceptable) and to the 6<sup>th</sup> Precinct and CB2. At 2 am for the 6 exceptions, all patrons and guest shall have exited the premises.

- 9. No outside caterers or outside groups will serve alcohol within the premises except those that appear on the license. Should there be any changes to the operators of the Ground Floor Restaurant, 8<sup>th</sup> Floor Café or event caterer for any portion of the premises, The Whitney will return to CB2, Man. to present the alteration with the new operators who will agree to the existing stipulations and any modifications as necessary to reflect any ongoing documented issues.
- 10. All information and details as presented to CB2, Man. in December of 2014 and January of 2017 except as modified in this agreement are presented in good faith and are accurate and complete. Should there be any changes, The Whitney will return to CB2 as soon as practical to present those changes.

THEREFORE BE IT RESOLVED that CB2, Man. recommends <u>denial</u> of an alteration application as described above for the existing On Premise Liquor License SN#1283649 for the Whitney Museum of American Art, Whit Food II LLC, Hudson Yards Catering LLC, d/b/a Whitney Museum; Restaurant: Untitled; Café: Studio Café; 99 Gansevoort St. 10014 as described above <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 existing "Method of Operation" on the SLA On Premise Liquor License.

Vote: Passed, with 30 Board members in favor, and 2 in opposition (R. Goldberg, S. Russo).



Antony Wong, Treasurer Keen Berger, Secretary Erik Coler, Assistant Secretary

## Community Board No. 2, Manhattan

3 Washington Square Village NEW YORK, NY 10012-1899

www.cb2manhattan.org

January 31, 2017

Director Licensing Issuance Division NY State Liquor Authority 317 Lenox Avenue New York, New York 10027

Dear Sir/Madam:

At its Full Board meeting on January 19, 2017, Community Board #2, Manhattan (CB2, Man.) adopted the following resolution:

#### 14. Casita West Village, LLC, d/b/a Casita, 681 Washington St. 10014 (OP – Restaurant)

- i. Whereas, the Applicant appeared before Community Board 2, Manhattan's SLA Licensing committee for a 2<sup>nd</sup> time after having been recommend for denial the 1<sup>st</sup> time in 12/2016 when they previously appeared proposing hours of operation until 4AM and subsequently withdrawing that presentation and is now presenting an amended presentation for a new application to the Liquor Authority for a new on-premise liquor license for a full service neighborhood and family friendly restaurant serving breakfast, lunch and dinner with a gourmet market incorporated into the restaurant; the primary focus of the premises is to serve the immediate neighborhood as the principals of this establishment already own and operate a late night restaurant/destination location within the same building and a gourmet deli within the same building; the applicant presented and agreed to a number of stipulations outlined below; and,
- **ii. Whereas**, this application is for a new restaurant on-premise liquor license located in a mixed use building located on the ground floor on Washington St. between Charles St. and West 10<sup>th</sup> St. for a roughly 1,325 sq. ft. premise with 13 tables and 59 seats and 1 bar with 7 seats, there may be a sidewalk café in the future if it is approved by the NYC DCA, however if there is a sidewalk café it will incorporate no more than 4 tables and 8 seats, there are no other outdoor areas for patrons, and no benches on the sidewalk, there is an existing Certificate of Occupancy; there are openings within the premises into another licensed premises, specifically a delicatessen owned and operated by the same principles which has a Grocery Beer License, SN# 11258009; and,

- iii. Whereas, the hours of operation will be from 7AM to 12AM Sunday to Thursday and 7AM to 1AM Friday and Saturday, all patrons will be cleared and no patrons will remain after stated closing times, music will be quiet background only consisting of music from ipod/cd's (i.e. no active manipulation of music only passive prearranged music), all doors and windows will be closed by 10pm and anytime there is amplified music except for patron ingress and egress, the applicant is aware that the proposed French door style façade has the potential to create a quality of life impact but was emphatic that this would not be the case, there will be no d.j., no promoted events, no private parties, no scheduled performances or cover fees, no outdoor speakers, there will be no TV's, any installed speakers will point into the establishment so as no music escapes the premises; and,
- **iv. Whereas**, the principles own the commercial condo unit on the ground floor within which the premises is located; that commercial condo unit occupies the entire ground floor of the residential building in which the premises is located; the commercial condo unit is split into 4 distinct business which are all owned by the principals for this application and include a late night/destination restaurant named Casa La Femme which is licensed with a full on-premise liquor license, SN#1200529, a deli grocery named Charles Gourmet Produce which is licensed with a grocery beer and wine products license, SN#1258009 and a Dry cleaner and Laundry business name Couture Cleaners; and,
- **v. Whereas,** the Applicant agreed to execute a stipulations agreement with CB2, Man. that they agreed to submit to the SLA and agreed would be attached and incorporated in to the method of operation on the restaurant on-premise liquor license stating that:
  - 1. Premise will be advertised and operated as a full service restaurant serving breakfast, lunch and dinner and gourmet market.
  - 2. The hours of operation will be from 7AM to 12AM Sunday to Thursday and 7AM to 1AM Friday and Saturday. All patrons will be cleared and no patrons will remain after stated closing times.
  - 3. The premises will operate as a full service restaurant with Spanish and Mediterranean food with a gourmet market, a full food menu will be available at all times and the kitchen will remain open at all hours of operation.
  - 4. The premises, or any portion of the premises will not operate as a "lounge", tavern or sports bar.
  - 5. The premise will not have televisions.
  - 6. The premises will not permit dancing and will never seek a NYC DCA Cabaret License.
  - 7. The premises will not operate a backyard garden or any outdoor area for commercial purposes (not including licensed sidewalk café).
  - 8. The premises will operate their sidewalk café no later than 10 PM 7 days a week (no patrons will remain in sidewalk café after sidewalk café closing hour).
  - 9. The premises will play quiet ambient-recorded background music only. All music levels and volumes will at all times comply with all New York City Laws and Regulations and will not be audible in adjacent residences at anytime.
  - 10. The premises will not have DJ's, live music, cover charges or promoted events.
  - 11. The premises will close all doors and windows at 10PM every night and anytime there is amplified music. Doors will not be propped open after those hours.
  - 12. There will be no unlimited drink or all you can eat and drink specials.
  - 13. There will be no bottomless brunches or boozy brunches.
  - 14. The sidewalk café will have no more than 4 tables and 8 seats if licensed by the NYC DCA.
  - 15. The premises will comply with the law and there will be no outdoor speakers.
  - 16. The premises will not expand the indoor seating area and licensed drinking area in the future.
  - 17. Music will not be audible per the NYC noise laws outside the premises.

- vi. Whereas, the premises is located in an area that is highly residential and quiet in the evenings and not surrounded by late night establishments, there are residential units above and residential buildings across the street; and,
- vii. Whereas, Village Community School (vcsnyc.org) located at 272-278 West 10<sup>th</sup> St. is a Kindergarten through 8<sup>th</sup> Grade School in buildings with addresses indicated on the NYC Building Information System including 278-280 Washington St and 663-665 Washington St.; the school is located on the Southeast Corner of Washington St. and West 10<sup>th</sup> St.; a community group stated that the school is used exclusively as a school and that is also the understanding of CB2 and that their measurements "as the crow flies" from the closest regularly used door of the school to the entrance door of the proposed establishment is within 200ft; CB2 respectfully requests that the SLA review whether the proposed premises would be in violation of the 200 ft rule prior to the review and issuance of this license; and,
- viii. Whereas, the Applicants have operated over time a number of establishments within NYC with full on-premise liquor licenses which the applicant states have been without incident; an extensive outline and summary addressing various aspects of public interest was presented along with a petition in support and letters of recommendation from both impacted parties and non-impacted parties; the applicant met with local groups in person and through representatives on the phone and hosted the most recent holiday party for one of the local block association within their other licensed premises Casa La Femme, which is located in the same building; and
- ix. Whereas, several members of the community appeared in opposition both times the applicant presented their application and a number of letters in opposition were received with various levels of opposition including issues with the high number of liquor licenses within the West Village and other quality of life concerns; compelling concerns were raised regarding the operation of the Principals other location within the same building, Casa La Femme, as related to noise, both music from the premises when doors are open, which on occasion are also open when there are live Dance performances, and from loud patrons; CB2 has received complaints in the past and there have been 311 Complaints over the years and current letters received by CB2 outline that in warmer months this still occurs, complaints were also made regarding loud groups on occasion leaving the other establishment in the evening up to 4:30AM and moving through this quiet residential area (there are no other similar establishments in the immediate area which generate this type of noise); there was significant concern from immediately impacted neighbors regarding late night hours of operation that were defined as beyond 11pm and midnight and late hours of operation for the sidewalk café which was defined as operations beyond 10pm; there were also concerns that this location would cater to a later drinking crowd being mindful that most true dining establishments in the area are closed by 11pm or midnight; there were concerns that this premises would be combined with the delicatessen in the corner of this building in the future resulting in another large licensed establishment in a quieter predominantly residential area; it was also brought up during the 1<sup>st</sup> presentation to CB2 for this application that the Principals other establishment Casa La Femme may have been incorrectly presented as not subject to the 500-ft. rule when presented to the SLA when in fact there were clearly more than 3 licensed premises within 500 ft. at the time of the application, at that time the premises stated to CB2 as part of their method of operation that Casa La Femme's hours of operation would only be from 5PM to 1AM, it now operates until 4AM on the weekends without having returned to CB2 to alter their method of operation; CB2 had requested the applicant to appear in 9/2010 as a result of complaints by residents to CB2 and to 311, but by the time the applicant was called at that meeting those residents had already left the meeting, at the time the principals stated the residents concerns were unfounded and that they were unfairly being targeted and profiled; and.

**x. Whereas,** the Applicant agreed to the above stipulations with the express understanding that they addressed the concerns raised by residents in opposition and CB2, Man. and the Principal was emphatic that all stipulations would be adhered to without question including the hours of operation of the interior and the sidewalk café and closing of doors and windows; the applicant further stated that he did not agree with the past complaints raised and that they were absolutely a non-issue and would be a non-issue going forward and that he would immediately address any valid issues raised; he further stated that as the owner of all 4 ground floor businesses in the building it was important for him to run businesses which do not impact the quality of life of his neighbors; and,

THEREFORE BE IT RESOLVED that CB2, Man. recommends <u>denial</u> of a new Restaurant On-Premise Liquor License for Casita West Village, LLC, d/b/a Casita, 681 Washington St. 10014 <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 SLA Restaurant On-Premise License; and,

THEREFORE BE IT FURTHER RESOLVED that CB2, Man. respectfully requests that the Liquor Authority review and determine whether the issuance of this license would comply with the "200-ft. rule" prior to reviewing the license application and prior to the issuance of any license as it relates to Village Community School, which is located at 272-278 West 10<sup>th</sup> St on the Southeast corner of West 10<sup>th</sup> St. and Washington St.; should the 200-ft. rule result as an agenda item at a future SLA full board meeting, CB2 respectfully request to be notified in advance.



Antony Wong, Treasurer Keen Berger, Secretary Erik Coler, Assistant Secretary

## Community Board No. 2, Manhattan

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January 31, 2017

Director Licensing Issuance Division NY State Liquor Authority 317 Lenox Avenue New York, New York 10027

Dear Sir/Madam:

At its Full Board meeting on January 19, 2017, Community Board #2, Manhattan (CB2, Man.) adopted the following resolution:

# THE FOLLOWING ARE RESOLUTIONS FOR ALL APPLICANTS THAT WERE LAID OVER, WITHDRAWN, OR DID NOT APPEAR BEFORE THEIR REOESTED HEARING:

15. The Mess 13, LLC, d/b/a The Mess, 22 E. 13<sup>th</sup> St. 10003 (OP – Restaurant)

Whereas, at CB2, Manhattan's SLA Licensing Committee #2 Meeting on January 12<sup>th</sup>, 2017 the Applicant requested to <u>layover</u> this application for a new restaurant on-premise liquor license and will either appear in February/2017or will resubmit the application for consideration at a future CB2 SLA Licensing Committee meeting prior to any filings with the SLA should they proceed; the layover was requested in order to continue to meet with local residents and to address outstanding issues in particular as they relate to improperly installed mechanical equipment for which ECB Violations have been issued, ECB violations #35195321L and #35167696J and for ECB Violations for operation of a place of assembly w/o a current certificate of operation, ECB violation #35167697L and for an altered/changed building occupied w/o a valid certificate of occupancy ECB violation # 35167695h; there was considerable concern as this application was submitted as a "transfer application" and it appears as if the underlying license for the previous entity was issued in error as current licensee from which the applicant is seek to "transfer" the license from had stated in 2012 that they would "file for a change to the certificate of operation prior to operating the establishment to properly reflect the proposed occupancy" as a part of their application; the previous principles are investors in the new entity; there is community opposition at this time as well; and,

THEREFORE BE IT RESOLVED that CB2, Man. strongly recommends that the SLA <u>deny</u> any type of proposed on premise liquor license, tavern wine license, restaurant wine license, any other beer and wine license, corporate change, class change, alteration, transfer, upgrade or changes to any existing license for The Mess 13, LLC, d/b/a The Mess, 22 E. 13<sup>th</sup> St. 10003 <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 SLA and requests that the SLA send this Applicant back to CB2, should this application proceed directly to the SLA, in order that this important step not be avoided and that the concerns of the Community be fully heard.



Antony Wong, Treasurer Keen Berger, Secretary Erik Coler, Assistant Secretary

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January 31, 2017

Director Licensing Issuance Division NY State Liquor Authority 317 Lenox Avenue New York, New York 10027

Dear Sir/Madam:

At its Full Board meeting on January 19, 2017, Community Board #2, Manhattan (CB2, Man.) adopted the following resolution:

## <u>16.</u> The Vault, LLC, d/b/a Lively, Vault at 675 Hudson St. 10014 (Corp Change OP – Restaurant SN#1226150 - Layover)

**Whereas**, prior to CB2, Manhattan's SLA Licensing Committee #2 Meeting on January 12th, 2017, the Applicant requested to again <u>layover</u> this application for a corporate change to an existing onpremise liquor license, the premises being currently closed, and they will resubmit the application for consideration at a future CB2 SLA Licensing Committee meeting prior to any filings with the SLA should they proceed;

THEREFORE BE IT RESOLVED that CB2, Man. strongly recommends that the SLA <u>deny</u> any type of proposed on premise liquor license, tavern wine license, restaurant wine license, any other beer and wine license, corporate change, class change, alteration, transfer, upgrade or changes to any existing license for The Vault, LLC, d/b/a Lively, Vault at 675 Hudson 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 SLA and requests that the SLA send this Applicant back to CB2, should this application proceed directly to the SLA, in order that this important step not be avoided and that the concerns of the Community be fully heard.



Antony Wong, Treasurer Keen Berger, Secretary Erik Coler, Assistant Secretary

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January 31, 2017

Director Licensing Issuance Division NY State Liquor Authority 317 Lenox Avenue New York, New York 10027

Dear Sir/Madam:

At its Full Board meeting on January 19, 2017, Community Board #2, Manhattan (CB2, Man.) adopted the following resolution:

## 17. RH NY MP F&B, LLC, d/b/a TBD (Restoration Hardware), 9-19 Ninth Ave. 10014 (NEW RW - Retail Store and Restaurant – outdoor rooftop – complex) (Laid over)

Whereas, after appearing before CB2, Manhattan's SLA Licensing Committee #2 Meeting on December 15<sup>th</sup>, 2016 the Applicant requested to <u>layover</u> this application in December 2016 and again in January 2017 for a new restaurant wine license for a 5 story premises operating as an upscale interior design gallery/interior decorating establishment and furniture showroom with a full service restaurant on the 5<sup>th</sup> floor and grab and go/pantry on the 4<sup>th</sup> floor and exterior showroom area on the 5<sup>th</sup> floor in order to have further dialogue if necessary and consider the requests of the committee and local residents; the SLA Committee was prepared to present a resolution recommending Denial of the Application to the Full Board of CB2 Manhattan in December 2016 in particular as it related to use of outdoor music on the exterior portions of the 5<sup>th</sup> Floor, but was willing to re-calendar the item on the January 2017 Agenda provided the applicant did not file his application with the SLA until then, CB2 is willing to again re-calendar the item in February 2017;

THEREFORE BE IT RESOLVED that CB2, Man. strongly recommends that the SLA <u>deny</u> any type of proposed on premise liquor license, tavern wine license, restaurant wine license, any other beer and wine license, corporate change, class change, alteration, transfer, upgrade or changes to any existing license for RH NY MP F&B, LLC, d/b/a TBD (Restoration Hardware), 9-19 Ninth Ave. 10014 <u>until</u> the Applicant has re-presented their application in front of CB2's SLA Licensing Committee and CB2 has forwarded a recommendation to the SLA and requests that the SLA send this Applicant back to CB2, should this application proceed directly to the SLA, in order that this important step not be avoided and that the concerns of the Community be fully heard.



Antony Wong, Treasurer Keen Berger, Secretary Erik Coler, Assistant Secretary

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January 31, 2017

Director Licensing Issuance Division NY State Liquor Authority 317 Lenox Avenue New York, New York 10027

Dear Sir/Madam:

At its Full Board meeting on January 19, 2017, Community Board #2, Manhattan (CB2, Man.) adopted the following resolution:

## 18. 120 Uni Roast, LLC, d/b/a Roast Kitchen, 120 University Place 10003 (RW – Restaurant) (laid over)

**Whereas**, prior to this month's CB2, Manhattan's SLA Licensing Committee #2 Meeting on January 12<sup>th</sup>, 2017, the Applicant requested to <u>layover</u> this application for a new restaurant wine license and they will resubmit the application for consideration at a future CB2 SLA Licensing Committee meeting prior to any filings with the SLA should they proceed;

THEREFORE BE IT RESOLVED that CB2, Man. strongly recommends that the SLA <u>deny</u> any type of proposed on premise liquor license, tavern wine license, restaurant wine license, any other beer and wine license, corporate change, class change, alteration, transfer, upgrade or changes to any existing license for 120 Uni Roast, LLC, d/b/a Roast Kitchen, 120 University Place 10003 <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 SLA and requests that the SLA send this Applicant back to CB2, should this application proceed directly to the SLA, in order that this important step not be avoided and that the concerns of the Community be fully heard.



Antony Wong, Treasurer Keen Berger, Secretary Erik Coler, Assistant Secretary

## Community Board No. 2, Manhattan

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January 31, 2017

Director Licensing Issuance Division NY State Liquor Authority 317 Lenox Avenue New York, New York 10027

Dear Sir/Madam:

At its Full Board meeting on January 19, 2017, Community Board #2, Manhattan (CB2, Man.) adopted the following resolution:

19. FB 35 East 13, Inc, d/b/a N/A, 35 E. 13<sup>th</sup> St. 10003 (OP – BAR, currently operating as BAR 13, includes late-night live music, Rooftop, DJs and Patron Dancing) (laid over)

**Whereas**, prior to this month's CB2, Manhattan's SLA Licensing Committee #2 Meeting on January 12th, 2017 the Applicant requested to <u>layover</u> this application for a new on-premise liquor license across multiple floors with outdoor rooftop and they will resubmit the application for consideration at a future CB2 SLA Licensing Committee meeting prior to any filings with the SLA should they proceed; there is significant community opposition;

**THEREFORE BE IT RESOLVED** that CB2, Man. strongly recommends that the SLA <u>deny</u> any type of proposed on premise liquor license, tavern wine license, restaurant wine license, any other beer and wine license, corporate change, class change, alteration, transfer, upgrade or changes to any existing license for **FB 35 East 13, Inc., 35 E. 13<sup>th</sup> St. 10003 <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 SLA and requests that the SLA send this Applicant back to CB2, should this application proceed directly to the SLA, in order that this important step not be avoided and that the concerns of the Community be fully heard.** 



Antony Wong, Treasurer Keen Berger, Secretary Erik Coler, Assistant Secretary

## Community Board No. 2, Manhattan

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January 31, 2017

Director Licensing Issuance Division NY State Liquor Authority 317 Lenox Avenue New York, New York 10027

Dear Sir/Madam:

At its Full Board meeting on January 19, 2017, Community Board #2, Manhattan (CB2, Man.) adopted the following resolution:

#### 20. San Roku, LLC, d/b/a Raku, 48 MacDougal St. 10012 (OP – Restaurant) (laid over)

**Whereas**, prior to this months CB2, Manhattan's SLA Licensing Committee #2 Meeting on January 12<sup>th</sup>, 2017, the Applicant requested to <u>layover</u> this application for a new restaurant on-premise liquor license and they will resubmit the application for consideration at a future CB2 SLA Licensing Committee meeting prior to any filings with the SLA should they proceed;

**THEREFORE BE IT RESOLVED** that CB2, Man. strongly recommends that the SLA <u>deny</u> any type of proposed on premise liquor license, tavern wine license, restaurant wine license, any other beer and wine license, corporate change, class change, alteration, transfer, upgrade or changes to any existing license for **San Roku, LLC, d/b/a Raku, 48 MacDougal 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 SLA and requests that the SLA send this Applicant back to CB2, should this application proceed directly to the SLA, in order that this important step not be avoided and that the concerns of the Community be fully heard.



Antony Wong, Treasurer Keen Berger, Secretary Erik Coler, Assistant Secretary

## Community Board No. 2, Manhattan

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January 31, 2017

Director Licensing Issuance Division NY State Liquor Authority 317 Lenox Avenue New York, New York 10027

Dear Sir/Madam:

At its Full Board meeting on January 19, 2017, Community Board #2, Manhattan (CB2, Man.) adopted the following resolution:

## 21. Icelandic Fish & Chips US, LLC, d/b/a N/A, 28 7<sup>th</sup> Ave. South 10014 (OP – Restaurant) (laid over)

**Whereas**, prior to this month's CB2, Manhattan's SLA Licensing Committee #2 Meeting on January 12<sup>th</sup>, 2017, the Applicant requested to <u>layover</u> this application for a new restaurant on-premise liquor license and they will resubmit the application for consideration at a future CB2 SLA Licensing Committee meeting prior to any filings with the SLA should they proceed;

THEREFORE BE IT RESOLVED that CB2, Man. strongly recommends that the SLA <u>deny</u> any type of proposed on premise liquor license, tavern wine license, restaurant wine license, any other beer and wine license, corporate change, class change, alteration, transfer, upgrade or changes to any existing license for Icelandic Fish & Chips US, LLC, d/b/a N/A, 28 7<sup>th</sup> 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 SLA and requests that the SLA send this Applicant back to CB2, should this application proceed directly to the SLA, in order that this important step not be avoided and that the concerns of the Community be fully heard.



Antony Wong, Treasurer Keen Berger, Secretary Erik Coler, Assistant Secretary

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January 31, 2017

Director Licensing Issuance Division NY State Liquor Authority 317 Lenox Avenue New York, New York 10027

Dear Sir/Madam:

At its Full Board meeting on January 19, 2017, Community Board #2, Manhattan (CB2, Man.) adopted the following resolution:

## 22. The Meatpackers, Inc. , d/b/a TBD, 1-3 Little West 12<sup>th</sup> St. 10014 (OP – Restaurant with sidewalk cafe) (laid over)

**Whereas**, prior to this month's CB2, Manhattan's SLA Licensing Committee #2 Meeting on January 12th, 2017 the Applicant requested to <u>layover</u> this application for a new on-premise liquor license and they will resubmit the application for consideration at a future CB2 SLA Licensing Committee meeting prior to any filings with the SLA should they proceed;

THEREFORE BE IT RESOLVED that CB2, Man. strongly recommends that the SLA <u>deny</u> any type of proposed on premise liquor license, tavern wine license, restaurant wine license, any other beer and wine license, corporate change, class change, alteration, transfer, upgrade or changes to any existing license for The Meatpackers, Inc. d/b/a TBD, 1-3 Little West 12<sup>th</sup> 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 SLA and requests that the SLA send this Applicant back to CB2 should this application proceed directly to the SLA, 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 this resolution.

Sincerely,

Robert Ely, Chair SLA Licensing 1 Committee

Community Board #2, Manhattan

Carter Booth, Chair

SLA Licensing 2 Committee

Community Board #2, Manhattan

Terri Cude, Chair

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Community Board #2, Manhattan

TC/fa

cc: Hon. Jerrold L. Nadler, Member of Congress

Hon. Nydia M. Velàzquez, Member of Congress

Hon. Brad Hoylman, NY State Senator

Hon. Daniel L. Squadron, NY State Senator

Hon. Deborah J. Glick, NY State Assembly Member

NY State Assembly Member

Hon. Gale Brewer, Man. Borough President

Hon. Rosie Mendez, NYC Council Member

Hon. Margaret Chin, NYC Council Member

Hon. Corey Johnson, NYC Council Member

Jacqueline Held, Deputy Commissioner of Licensing, NY State Liquor Authority

Michael Jones, Chief Deputy Chief Executive Officer, NY State Liquor Authority

Jonathan Rodriguez, Hearing Bureau, NY State Liquor Authority

**SLA Examiners**