



**Department of
Consumer Affairs**

Julie Menin
Commissioner

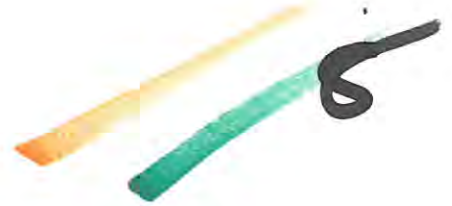
42 Broadway
New York, NY 10004

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nyc.gov/consumers

February 03, 2016

The Honorable Susan Stetzer
59 East 4th Street
New York, NY 10003



UNENCLOSED SIDEWALK CAFÉ REQUEST FOR RECOMMENDATION

TO:

The Honorable Melissa Mark-Viverito
Council Member Rosie Mendez
The Honorable Gale Brewer
Susan Stetzer, Com Board #103

FROM:

ENTITY NAME: TAVERN 211 CORP
D/B/A NAME: SPOTTED OWL TAVERN
ADDRESS: 211 AVENUE A NEW YORK, NY 10009-3413
BOROUGH/STATE/ZIP: Manhattan/NY/10009-3413
LICENSE/APPLICATION #: 1102-2016-ASWC

Enclosed please find Application for a new Sidewalk Cafe for an **Unenclosed** Sidewalk Café with **6** tables and **14** chairs.

The Department of Consumer Affairs (DCA) must receive Community Board recommendations for the above no later than March 19, 2016

Title 6 of the Rules of the City of New York Section §2-44(a) explains Community Board action:

When a petitioner agrees to revise a petition or plan to resolve objections raised by the Community Board, any such agreed revisions, along with new blueprints showing the revised plan, must be submitted by the petitioner to the Department in writing, and signed by both the applicant and the chairperson of the Community Board, not later than forty-five (45) days after the Community Board receives the petition and plans. Such agreed revisions shall be incorporated into, and be deemed to modify, the original petition in accordance with its terms. The Department may then hold a public hearing based on the petition as so modified. If such written agreements to modify an original petition to address objections raised are not received within the time specified, the Department shall hold any such public hearing based on the original petition and the objections to it that have been raised.

*NEW
4/14*



1102-2016-ASWC