Community Board 3 Board Meeting Agenda

Tuesday, July 28, 2020 - 6:30pm
https://zoom.us/j/98255418099

Those wishing to speak should fill out a speaker's form. Each speaker may speak for 2 minutes.

A. Public Session 6:30pm - 7:30pm

B. Elected Officials Reports:
   - Mayor Bill de Blasio
   - Public Advocate Jumaane Williams
   - Comptroller Scott Stringer
   - Borough President Gale Brewer
   - Congressmember Nydia Velazquez
   - Congressmember Carolyn Maloney
   - Assemblymember Yuh-Line Niou
   - Assemblymember Deborah J. Glick
   - Assemblymember Harvey Epstein
   - State Senator Brian Kavanagh
   - State Senator Brad M. Hoylman
   - Councilmember Margaret Chin
   - Councilmember Carlina Rivera

C. Roll call and approval of minutes for May 2020

D. Board Reports:
   - Board Chair’s Report
   - District Manager’s Report

E. Committee Reports:
   - Executive
   - SLA & DCA Licensing
   - Landmarks
   - Land Use, Zoning, Public & Private Housing
   - Transportation, Public Safety, & Environment
   - Economic Development
   - Parks, Recreation, Waterfront, & Resiliency
   - Health, Seniors, & Human Services /
     Youth, Education, & Human Rights

F. Adjournment

Next Community Board 3 Meeting
Tuesday, August 25, 2020 - 6:30pm
https://zoom.us/j/98255418099
Executive Committee

no vote necessary

SLA & DCA Licensing Committee

1. Approval of previous month's minutes
   approved by committee
2. District Needs Statement
   no vote necessary

Alterations

3. Honey Bee's, Amor y Amargo, and Mother of Pearl Room (Cien Fuegos LLC), 95 Ave A a/k/a 445 E
   6th St (op/alt/change method of operation: change current concepts of Honeybee’s, a vegan Texas
   barbeque whiskey bar, and Mother of Pearl, a vegan tiki bar, to Amor y Amargo, a bitters bar)

VOTE: TITLE: Community Board 3 Recommendation To Deny Unless Stipulations Agreed To—
Stipulations Attached

WHEREAS, Cien Fuegos LLC is applying for an alteration of its full on-premises liquor license
for its venues, doing business as Cienfuegos, Mother of Pearl Room and Amor y Amargo, at its
two-story premises located at 95 Avenue A a/k/a 445 East 6th Street, at the corner of Avenue
A and East 6th Street, New York, New York, to wit changing the method of operation of these
businesses from a vegan Polynesian restaurant and tequila bar on the first floor, a vegan Texas
barbeque restaurant on the second floor and bitters bar at the 445 East 6th Street storefront
to a vegan Spanish tapas restaurant and bitters bar, doing business as Amor y Amargo, on
both floors and at both addresses; and

WHEREAS, this applicant is proposing to operate a two-story vegan Spanish tapas restaurant
with a certificate of occupancy of fifty (50) people on the first floor and seventy (70) people on
the second floor, thirty (30) tables and one hundred eight (108) seats on both floors and ten
(10) tables and twenty (20) seats at its existing sidewalk cafe, three (3) bars of unspecified
sizes with an aggregate twenty-two (22) stools with one (1) bar on the first floor, one (1) bar
on the second floor and one (1) bar at the adjoining storefront at 445 East 6th Street, a
kitchen open to within one (1) hour of closing, hours of operation of 5:00 P.M. to 2:00 A.M. all
days, no televisions and recorded background music; and

WHEREAS, this applicant was denied a full on-premises liquor license by Community Board 3
in October of 2009 unless it agreed to make as conditions of its license stipulations that it
would 1) operate as a full-service Cuban restaurant, serving food to within one (1) hour of
closing, 2) have hours of operation of 11:00 A.M. to 2:00 A.M. every day, 3) play ambient
background music only, consisting of recorded music from an MP3 player, and not have DJs or
live music, 4) close its façade doors and windows at 10:00 P.M. every night, 5) employ a
hostess on all nights of operation one of whose responsibilities would be to minimize
crowding on the sidewalk, and 6) implement its proposed plan for minimizing pedestrian and
vehicular traffic; and

WHEREAS, this applicant was then issued a full on-premises liquor license by the SLA on April
23, 2010; and

WHEREAS, an alteration application to change the method of operation of the ground floor
was denied by Community Board 3 in November of 2011 unless the applicant agreed to make
as conditions of its license amended stipulations that it would 1) operate as a full-service fish
and chips restaurant on its ground floor and a full-service Cuban restaurant on its second floor
and serve food to within one (1) hour of closing on both floors, 2) close any façade doors and
windows at 10:00 P.M. every night, 3) have hours of operation of 11:00 A.M. to 2:00 A.M. all
days, 4) play ambient background music only, consisting of recorded music, and not have live
music, promoted events, scheduled performances or any event at which a cover fee would be
charged, 5) employ a hostess at all times to control noise and congestion from patrons and
traffic outside its premise, and 6) minimize pedestrian and vehicular traffic through a traffic
plan; and

1
WHEREAS, the applicant previously applied to and was approved by Community Board 3 in August of 2017 for an alteration to move a ten (10) foot standup bar with six (6) stools to the eastern wall of its second floor; and

WHEREAS, an alteration application to change the method of operation of the second floor to a vegan Texas barbeque restaurant and whiskey bar was denied by Community Board 3 in May of 2018 unless the applicant agreed to make as conditions of its license stipulations that it would 1) operate as a full-service vegan Polynesian restaurant on its ground floor and a full-service vegan Texas barbeque restaurant on its second floor and serve food to within one (1) hour of closing on both floors, and operate its 445 East 6th Street storefront as a bitters cocktail bar, 2) have hours of operation of 5:00 P.M. to 2:00 A.M. all days, 3) have a sidewalk café open no earlier than 11:00 A.M all days and close no later than 10:00 P.M. all days, 4) close any front or rear façade entrance doors at 10:00 P.M. every night or when amplified sound is playing and otherwise have a closed fixed façade with no open doors or windows, 5) play ambient background music only, consisting of recorded music, and not have live music, DJs, promoted events, scheduled performances or any event at which a cover fee would be charged, 6) not apply for any alteration in its method of operation or for any physical alterations without first appearing before Community Board 3, 7) not host pub crawls or party buses, 8) not have unlimited drink specials with food, 9) not have "happy hours," 10) ensure that there are no wait lines outside, designate an employee to oversee patrons and noise on the sidewalk and minimize pedestrian and vehicular traffic through a traffic plan, 11) conspicuously post this stipulation form beside its liquor license inside of its business, and 12) provide a telephone number for residents to call with complaints and immediately address any resident complaints; and

WHEREAS, the applicant stated that it was changing its three businesses into one business with one kitchen, one chef and a reduced staff and that the existing bitters bar located at the 445 East 6th Street address would become part of the restaurant; and

WHEREAS, the applicant stated that the façade is now fixed with no open doors or windows; and

WHEREAS, the applicant has operated numerous other eating and drinking establishments within this neighborhood; and

WHEREAS, given the lack of a recent complaint history for these businesses and given that the applicant has operated numerous licensed businesses within this neighborhood, Community Board 3 would support this application with stipulations governing the method of operation of the business; now

THEREFORE, BE IT RESOLVED that Community Board 3 recommends the denial of the application for an alteration of the full on-premises liquor license for Cien Fuegos LLC, doing business as Cienfuegos, Mother of Pearl Room and Amor y Amargo, at its two-story premises located at 95 Avenue A a/k/a 445 East 6th Street, at the corner of Avenue A and East 6th Street, New York, New York, to wit changing the method of operation of these businesses from a vegan Polynesian restaurant and tequila bar on the first floor, a vegan Texas barbeque restaurant on the second floor and bitters bar at the 445 East 6th Street storefront to a vegan Spanish tapas restaurant and bitters bar, doing business as Amor y Amargo, on both floors and at both addresses unless the applicant agrees before the SLA to make as conditions of its license the following signed notarized stipulations that

1) it will operate as a full-service vegan Spanish tapas restaurant on both floors with a kitchen open and serving food during all hours of operation,
2) its hours of operation will be 5:00 P.M. to 2:00 A.M. Mondays through Fridays and 11:00 A.M. to 2:00 A.M. Saturdays and Sundays,
3) its sidewalk café hours of operation will be 5:00 P.M. to 10:00 P.M. Mondays through Fridays and 11:00 A.M. to 10:00 P.M. Saturdays and Sundays,
4) it will close any front or rear façade entrance doors at 10:00 P.M. every night or when amplified sound is playing and will otherwise have a closed fixed façade with no open doors or windows,
5) it will play ambient background music only, consisting of recorded music, and will not have live music, DJs, promoted events, scheduled performances or any event at which a cover fee will be charged,
6) it will not apply for any alteration in its method of operation or for any physical alterations without first appearing before Community Board 3,
7) it will not host pub crawls or party buses,
8) it will not have unlimited drink specials with food,
9) it will not have "happy hours,"
10) it will ensure that there are no wait lines outside and will designate an employee to oversee patrons and noise on the sidewalk,
11) it will conspicuously post this stipulation form beside its liquor license inside of its business, and
12) it will provide a telephone number for residents to call with complaints and immediately address any resident complaints.

4. Night Music (Derossi Asia LLC), 111 E 7th St btwn 1st Ave & Ave A (b/alt/change method of operation: from a vegan Indian restaurant to a vegan Mexican restaurant)

**VOTE:** **TITLE:** Community Board 3 Recommendation To Deny Unless Stipulations Agreed To—Stipulations Attached

**WHEREAS,** Derossi Asia LLC, with a proposed business name of Night Music, has applied for an alteration of its wine beer license for the premises located at 111 East 7th Street, eastern storefront, between First Avenue and Avenue A, New York, New York, to wit changing the type of food served at its restaurant; and

**WHEREAS,** the questionnaire submitted by the applicant also reflects that it is seeking to eliminate happy hours; and

**WHEREAS,** this applicant is seeking to operate a vegan Filipino restaurant with a certificate of occupancy of seventy-four (74) people, fourteen (14) tables and forty-four (44) seats, a seventeen (17) foot bar with twelve (12) stools, hours of operation of 5:00 P.M. to 12:00 A.M. all days, a kitchen serving food during all hours of operation, open windows, no televisions and recorded background music; and

**WHEREAS,** the applicant was administratively approved a wine beer license by Community Board 3 in September of 2015 provided that the applicant agreed to make as conditions of its license stipulations that it would 1) operate as a full-service raw bar and seafood restaurant, with a kitchen open and serving food during all hours of operation, 2) have hours of operation of 11:00 A.M. to 12:00 A.M. all days, 3) not commercially operate any outdoor areas, 4) close any front façade doors and windows at 10:00 P.M. every night or when amplified sound is playing, including but not limited to DJs, live music and live nonmusical performances, 5) play ambient background music only, consisting of recorded music, and not have DJs, live music, promoted events, scheduled performances or any event at which a cover fee would be charged, 6) not apply for any alteration in its method of operation without first appearing before Community Board 3, 7) not host pub crawls or party buses, 8) not have unlimited drink specials with food, 9) have “happy hours” to 8:00 P.M. each night, 10) ensure that there are no wait lines outside and designate an employee to oversee patrons and noise on the sidewalk, 11) conspicuously post this stipulation form beside its liquor license inside of its business, and 12) provide a telephone number for residents to call with complaints and immediately address any resident complaints; and

**WHEREAS,** this applicant was then issued a wine beer license by the SLA on August 16, 2017; and

**WHEREAS,** given these circumstances, Community Board 3 will approve this application for the alteration of the wine beer license with stipulations governing the method of operation of the business; now

**THEREFORE, BE IT RESOLVED** that Community Board 3 recommends the denial of the application for the alteration of the wine beer license for Derossi Asia LLC, with a proposed business name of Night Music, for the premises located at 111 East 7th Street, eastern storefront, between First Avenue and Avenue A, New York, New York, to wit changing the type of food served at its restaurant and eliminating happy hours, unless the applicant agrees before the SLA to make as conditions of its license the following signed notarized stipulations that

1) it will operate as a full-service vegan Filipino restaurant, with a kitchen open and serving food during all hours of operation,
2) its hours of operation will be 5:00 P.M. to 12:00 A.M. all days,
3) it will not commercially operate any outdoor areas,
4) it will close any front façade doors and windows at 10:00 P.M. every night or when amplified sound is playing, including but not limited to DJs, live music and live nonmusical performances,
5) it will play ambient background music only, consisting of recorded music, and will not have DJs, live music, promoted events, scheduled performances or any event at which a cover fee will be charged,
6) it will not apply for any alteration in its method of operation or for any physical alterations without first appearing before Community Board 3,
7) it will not seek a change in class of its liquor license to a full on-premises liquor license without first obtaining the approval of Community Board 3,
8) it will not host pub crawls or party buses,
9) it will not have unlimited drink specials with food,
10) it will not have "happy hours,"
11) it will ensure that there are no wait lines outside and will designate an employee to oversee patrons and noise on the sidewalk,
12) it will conspicuously post this stipulation form beside its liquor license inside of its business, and
13) it will provide a telephone number for residents to call with complaints and immediately address any resident complaints.

New Liquor License Applications

5. City Orchard Brewing (City Orchard Brewing Company LLC), 174 1st Ave btwn E 10th & E 11th Sts (wb) withdrawn

6. Cheese Grill (188 Allen St Inc), 188 Allen St btwn E Houston & Stanton Sts (upgrade to op)

VOTE: TITLE: Community Board 3 Recommendation To Deny Unless Stipulations Agreed To—Stipulations Attached

WHEREAS, 188 Allen St Inc., doing business as Cheese Grille, is applying for a change-in-class of its wine beer license to a full on-premises liquor license for the premises located at 188 Allen Street, between East Houston Street and Stanton Street, New York, New York; and

WHEREAS, this is an application for a grilled cheese and macaroni and cheese restaurant with a certificate of occupancy of seventy-four (74) people, four (4) tables and thirty-six (36) seats with twenty (20) seats at tables and twelve (12) seats at a counter or rail, a six (6) foot service counter with no stools, hours of operation of 11: A.M. to 10:00 P.M. Sundays, 11:00 A.M. to 12:00 A.M. Mondays through Thursdays and 11:00 A.M. to 3:00 A.M. Fridays and Saturdays, a kitchen open during all hours of operation, an open façade, one (1) television and recorded background music; and

WHEREAS, this applicant was denied a full on-premises liquor license by Community Board 3 in October of 2017; and

WHEREAS, this applicant was denied a wine beer license by Community Board 3 in November of 2017 unless the applicant agreed to make as conditions of its license stipulations that it would 1) operate as a full-service cheese-focused restaurant, with a kitchen open and serving food during all hours of operation, 2) have hours of operation of 11: A.M. to 10:00 P.M. Sundays, 11:00 A.M. to 12:00 A.M. Mondays through Thursdays and 11:00 A.M. to 3:00 A.M. Fridays and Saturdays, 3) not commercially operate any outdoor areas, 4) close any front or rear façade doors and windows at 11:00 P.M. every night, when amplified sound is playing, including but not limited to DJs, live music and live nonmusical performances, or during any private parties, 5) play ambient background music only, consisting of recorded music, and not have DJs, live music, promoted events, scheduled performances or any event at which a cover fee would be charged, 6) not apply for any alteration in its method of operation without first appearing before Community Board 3, 7) not have "happy hours," 8) not host pub crawls or party buses, 9) not have unlimited drink specials with food, 10) ensure that there are no wait lines outside and designate an employee to oversee patrons and noise on the sidewalk, 11) conspicuously post this stipulation form beside its liquor license inside of its business, and 12) provide a telephone number for residents to call with complaints and immediately address any resident complaints; and

WHEREAS, this applicant was then issued a wine beer license by the SLA on July 2, 2019; and

WHEREAS, this premises is located on a wide commercially zoned avenue; and
WHEREAS, there are twenty-seven (27) full on-premises liquor licenses and three (3) pending full on-premises liquor licenses within five hundred (500) feet of this location per the SLA LAMP map; and

WHEREAS, the applicant has stated that the public benefit for approving a full on-premises liquor license for this location is that the business has been open since 2016 and is a stable community business; and

WHEREAS, the principal has no experience operating an eating and drinking business but has managed and then owned the present business; and

WHEREAS, given the small size of this establishment which has been open for three (3) years and given its location on a wide avenue, Community Board 3 would support a change-in-class of the wine beer license of this applicant to a full on-premises liquor license; now

THEREFORE, BE IT RESOLVED that Community Board 3 recommends the denial of the application for a change-in-class of the wine beer license to a full on-premises liquor license for 188 Allen St Inc., doing business as Cheese Grille, for the premises located at 188 Allen Street, between East Houston Street and Stanton Street, New York, New York, unless the applicant agrees before the SLA to make as conditions of its license the following signed notarized stipulations that

1) it will operate as a full-service cheese-focused restaurant, with a kitchen open and serving food during all hours of operation,
2) its hours of operation will be 11:00 A.M. to 10:00 P.M. Sundays, 11:00 A.M. to 12:00 A.M. Mondays through Thursdays and 11:00 A.M. to 3:00 A.M. Fridays and Saturdays,
3) it will not commercially operate any outdoor areas,
4) it will close any front or rear façade doors and windows at 11:00 P.M. every night or when amplified sound is playing, including but not limited to DJs, live music and live nonmusical performances, or during unamplified live performances or televised sports,
5) it will play ambient background music only, consisting of recorded music, and will not have DJs, live music, promoted events, scheduled performances or any event at which a cover fee will be charged,
6) it will not apply for any alteration in its method of operation or for any physical alterations without first appearing before Community Board 3,
7) it will not host pub crawls or party buses,
8) it will not have unlimited drink specials with food,
9) it will not have "happy hours,"
10) it will ensure that there are no wait lines outside and will designate an employee to oversee patrons and noise on the sidewalk,
11) it will conspicuously post this stipulation form beside its liquor license inside of its business, and
12) it will provide a telephone number for residents to call with complaints and immediately address any resident complaints.

7. Avenue A Gourmet LLC, 202 Ave A (op)
withdrawn
8. Down & Out (Down & Out Brooklyn LLC), 503 E 6th St btwn Aves A & B (op)

VOTE: TITLE: Community Board 3 Recommendation To Deny Unless Stipulations Agreed To— Stipulations Attached

WHEREAS, Down & Out Brooklyn LLC, with a proposed business name of Down & Out, is seeking a full on-premises liquor license for the premises located at 503 East 6th Street, between Avenue A and Avenue B, New York, New York; and

WHEREAS, this is an application for a tavern with a certificate of occupancy of seventy-four (74) people, ten (10) tables and thirty-nine (39) seats, a twenty (20) foot bar with twelve (12) stools, hours of operation of 11:00 A.M. to 3:00 A.M. Sundays through Wednesdays and 11:00 A.M. to 4:00 A.M. Thursdays through Saturdays, a kitchen open during all hours of operation serving seafood and continental food, an open facade, no televisions, recorded background music and four (4) or five (5) private parties per month; and

WHEREAS, the attorney for the applicant stated that although the SLA notice had identified the method of operation of the proposed business as a tavern, the business will be a restaurant with a full menu; and
WHEREAS, this is a currently unlicensed location on a residential side street; and

WHEREAS, the only prior licensee for this location was heard and denied by Community Board 3 in June of 2016 and August of 2016 because 1) the location had never been licensed and was previously a longstanding gym, 2) the public benefit stated by the applicant as an "East Los Angeles Chicano" restaurant and as a Latin art gallery was found to be uncompelling in an area with so many licensed businesses and numerous area restaurants offering Southern California-style Mexican, Tex-Mex, Mexican and "Chicano" cuisine, as well as numerous art galleries which operate with no liquor licenses, and 3) the method of operation as a late night restaurant bar would not contribute to the stated public benefit of this community board of increasing retail diversity in an area overwhelmed by nightlife businesses; and

WHEREAS, the prior licensee was then issued a full on-premises liquor license by the SLA on June 19, 2017, opened on or about July of 2017 and closed by August of 2018, after thirteen (13) months in operation; and

WHEREAS, there are twenty-three (23) full on-premises liquor licenses within five hundred (500) feet of this location per the SLA LAMP map; and

WHEREAS, the applicant now resides in the same neighborhood as the proposed business and has operated an indoor and outdoor beer garden with a full on-premises liquor license located at 272 Meserole Street Brooklyn, New York, since 2014 which recently closed; and

WHEREAS, given these circumstances, Community Board 3 would support a full on-premises liquor license for this applicant with stipulations governing the method of operation for its business, including having earlier closing hours and playing only recorded background music; now

THEREFORE, BE IT RESOLVED that Community Board 3 recommends the denial of the application for a full on-premises liquor license for Down & Out Brooklyn LLC, with a proposed business name of Down & Out, for the premises located at 503 East 6th Street, between Avenue A and Avenue B, New York, New York, unless the applicant agrees before the SLA to make as conditions of its license the following signed notarized stipulations that

1) it will operate as a full-service seafood and continental restaurant, with a kitchen open and serving food during all hours of operation,
2) its hours of operation will be 11: A.M. to 2:00 A.M. all days,
3) it will not commercially operate any outdoor areas,
4) it will close any front or rear façade doors and windows at 10:00 P.M. every night or when amplified sound is playing, including but not limited to DJs, live music and live nonmusical performances, or during unamplified live performances or televised sports,
5) it will play ambient background music only, consisting of recorded music, and will not have DJs, live music, promoted events, scheduled performances or any event at which a cover fee will be charged,
6) it will not apply for any alteration in its method of operation or for any physical alterations without first appearing before Community Board 3,
7) it will not host pub crawls or party buses,
8) it will not have unlimited drink specials with food,
9) it will not have "happy hours,"
10) it will ensure that there are no wait lines outside and will designate an employee to oversee patrons and noise on the sidewalk,
11) it will conspicuously post this stipulation form beside its liquor license inside of its business, and
12) it will provide a telephone number for residents to call with complaints and immediately address any resident complaints.

9. Entity to be formed by Arthur Karpati and Christopher Brooks, 191 Chrystie St btwn Rivington & Stanton Sts (op)

VOTE: TITLE: Community Board 3 Recommendation To Deny Unless Stipulations Agreed To—Stipulations Attached

WHEREAS, an entity to be formed by principals Arthur Karpati and Christopher Brooks has applied for a full on-premises liquor license for the premises located at 191 Chrystie Street, between Rivington Street and Stanton Street, New York, New York; and,
WHEREAS, the applicant is proposing to operate a tavern with a certificate of occupancy of two hundred seventy-five (275) people, nineteen (19) tables and seventy-eight (78) seats, a twenty-four (24) foot or twenty-five (25) bar with fifteen (15) stools on the first floor, hours of operation of 11:00 A.M. to 4:00 A.M. all days, a prep area with food service during all hours of operation, recorded and live music and DJs at entertainment levels, security and happy hours to 9:00 P.M.; and

WHEREAS, the previous licensee at this location was denied a full on-premises liquor license by Community Board 3 in September of 2015 unless it agreed to make as conditions of its license stipulations that it would 1) operate as a tavern, serving food during all hours of operation, 2) have hours of operation of 5:00 P.M. to 2:00 A.M. Sundays through Tuesdays and 5:00 P.M. to 4:00 A.M. Wednesdays through Saturdays, 3) have a closed fixed facade with no open doors or windows and keep its entrance door closed at all times, 4) not commercially operate any outdoor areas, 5) install additional soundproofing, if necessary, consistent with the recommendations of a sound engineer, 6) employ security guards all days, 7) play recorded music and have DJs and live music, consisting of live acoustic piano or guitar playing, but not have promoted events, scheduled performances or any event at which a cover fee would be charged, 8) install a sound system consisting of distributed speakers to minimize noise and bass, 9) not apply for any alteration in its method of operation without first appearing before Community Board 3, 10) not have “happy hours,” 11) not host pub crawls or party buses, 12) ensure that there are no wait lines outside and designate an employee to oversee patrons and noise on the sidewalk, 13) conspicuously post this stipulation form beside its liquor license inside of its business, and 14) provide a telephone number for residents to call with complaints and immediately address any resident complaints; and

WHEREAS, this premises is located on a wide commercially zoned avenue; and

WHEREAS, there are fourteen (14) full on-premises liquor licenses and one (1) pending full on-premises liquor license within five hundred (500) feet of this location per the SLA LAMP map; and

WHEREAS, one of the two principals lives in the building and operates a business with a full on-premises liquor license located at 532 West 27th Street, New York, New York, which was issued a full on-premises liquor license by the SLA on May 12, 2011, and at 530-542 West 27th Street, New York, New York, which was issued a full on-premises liquor license by the SLA on June 27, 2012, and previously operated two licensed businesses located at 55 West 14th Street, New York, New York, and 425 Lafayette Street, New York, New York; and

WHEREAS, given that this location previously operated as a tavern with a full on-premises liquor license and is located on a wide commercial avenue, Community Board 3 would support this application with stipulations governing its method of operation; now

THEREFORE, BE IT RESOLVED that Community Board 3 recommends the denial of the application for a full on-premises liquor license for the entity to be formed by principals Arthur Karpati and Christopher Brooks for the premises located at 191 Chrystie Street, between Rivington Street and Stanton Street, New York, New York, unless the applicant agrees before the SLA to make as conditions of its license the following signed notarized stipulations that
1) it will operate as a tavern, with less than a full-service kitchen serving food during all hours of operation,
2) its hours of operation will be 11:00 A.M. to 4:00 A.M. all days,
3) it will not commercially operate any outdoor areas,
4) it will employ security guards all days,
5) it will install additional soundproofing, as needed,
6) it will have a closed fixed facade with no open doors or windows and will keep its entrance door closed at all times,
7) it will play recorded music and may have DJs and live music, with live music consisting of acoustic piano or guitar playing, but will not have promoted events, scheduled performances or any event at which a cover fee will be charged,
8) it will not apply for any alteration in its method of operation or for any physical alterations without first appearing before Community Board 3,
9) it will not host pub crawls or party buses,
10) it will not have unlimited drink specials with food,
11) it may have “happy hours” to 9:00 P.M. each night,
12) it will ensure that there are no wait lines outside and will designate an employee to oversee patrons and noise on the sidewalk,
13) it will conspicuously post this stipulation form beside its liquor license inside of its business, and
14) it will provide a telephone number for residents to call with complaints and immediately address any resident complaints.

Items not heard at Committee
10. Village Square Pizza (The Village Square Pizza Inc), 147 Ave A (wb) administratively approved
11. Foxface Provisions (Be A Good Neighbor LLC), 189 Ave A (wb) administratively approved
12. Dumpling Lab Inc, 214 E 9th St (wb) administratively approved
13. Vote to adjourn approved by committee

Landmarks Committee
1. Approval of previous month's minutes approved by committee
2. District Needs Statement no vote necessary
3. Vote to adjourn approved by committee

Land Use, Zoning, Public & Private Housing Committee
1. Approval of previous month's minutes approved by committee
2. District Needs Statement no vote necessary
3. Information presentation: development plan for 290 Henry Street - affordable housing at the annex of St Augustine's Church on Madison Street side no vote necessary
4. DCAS: update on 70 Mulberry no vote necessary
5. Vote to adjourn approved by committee

Transportation, Public Safety, & Environment Committee
1. Approval of previous month's minutes approved by committee
2. FDNY: Fire safety concerns regarding Avenue B Open Street VOTE: TITLE: RESOLUTION TO SUPPORT IMPROVING FDNY ACCESS TO AVENUE B OPEN STREET PROGRAM TO REDUCE EMERGENCY RESPONSE TIME

WHEREAS, the NYC Open Streets program, which opens public roadbeds for pedestrian and cyclist use during the COVID-19 crisis, is currently in place on Avenue B from East 6th Street to East 14th Street from 8:00 am to 8:00 pm all days of the week; and

WHEREAS, when Avenue B was originally proposed as an Open Street from Houston Street to East 14th Street, FDNY expressed concern that this would lead to an increase in response time as units would have to respond via Avenue A for incidents east of the FDNY firehouse located on East 2nd Street between Avenue B and Avenue C, forcing them to drive an extra block west and another back east past their firehouse, and then begin their normal response; and

WHEREAS, at that time, FDNY made a compromise with the City to implement the program exclusively north of East 6th Street, so that East 6th Street could be used as an eastbound thoroughfare for FDNY Engine 28 and Ladder 11 located on East 2nd Street to quickly and efficiently respond to calls east of Avenue B; and

WHEREAS, over the past two months FDNY has found that responding from the firehouse located on East 2nd Street via East 6th Street is causing delayed responses due to the following conditions on East 6th Street:

- a school zone
three (3) speed reduction humps
- general disrepair (pothole, lack of adequate traffic lines, etc.)
- difficulty for vehicle operators to navigating the streets due to the size of the apparatus, traffic (vehicle and civilian), and illegal parking, etc.

**WHEREAS**, the speed humps cause a considerable amount of difficulty as each FDNY vehicle axle has to clear the speed reduction humps at 10 MPH or could cause considerable damage to the vehicle and equipment carried on the apparatus, as well as injury to the members riding in the rear of the vehicle; and

**WHEREAS**, the locations most impacted by these delayed responses are the NYCHA complexes on Avenue D from Houston Street to 14th Street, particularly the northern section of Avenue D from East 10th Street to East 14th Street, which see an average of 690-750 FDNY responses per month, most commonly for gas odors, stuck elevators, oven/stove fires, and EMS; and

**WHEREAS**, the FDNY fire companies stationed on East 2nd Street have reported numerous times when other units have arrived ahead them to calls on Avenue D, when under typical circumstances the East 2nd Street companies should have been arriving first, and the Battalion Chief from the FDNY station at 25 Pitt Street has reported instances where he has arrived at calls on Avenue D from Pitt Street before the units stationed much closer on East 2nd Street were able to arrive; and

**WHEREAS**, the FDNY believes that to continue to respond to the NYCHA complexes on Avenue D via East 6th street is dangerous for the occupants of those complexes due to increased response, as well as dangerous to residents living in the area along East 6th Street, as there are large trucks responding multiple times a day down a narrow street with three unmarked speed reduction humps and a schools zone; and

**WHEREAS**, FDNY Ladder 11 Captain Eugene Saladis expressed particular concern for the safety of the residents of the 1,200 apartment units in the Jacob Riis NYCHA complex, and stated that minutes rather than seconds are being added to his company’s response time to this area; and

**WHEREAS**, the FDNY believes restoring full traffic up to East 14th Street, or at least up to East 10th Street, is necessary to provide the most efficient and timely response of FDNY units in the area, as East 10th Street is a wide street with no speed humps and would allow for normal response times to the NYCHA complexes on Avenue D.

**THEREFORE BE IT RESOLVED,** that DOT and FDNY explore options to give FDNY quicker access to Avenue D, specifically the NYCHA complexes on the northern stretch of Avenue D, short of completely opening Avenue B between East 6th Street and East 10th Street. Potential solutions could include:

- reversing East 2nd Street between Avenue B and Avenue C to accommodate eastbound traffic;
- creating a dedicated first-responder northbound lane on Avenue B between East 2nd Street and East 10th Street that would allow for an Open Street in the western lane and a full closure above East 10th Street
- removing parking on East 4th Street to widen the street to accommodate FDNY vehicles; and
- creating an Open Streets grid between 14th and Houston Street and Avenues A and C similar to the LES Open Streets grid that would remove the need for barriers on every cross-street intersecting with Avenue B.

**FURTHER RESOLVED,** that while considering those options, the City should reconsider whether the Open Street installation on Ave B could be extended from East 2nd Street to East 14th Street as originally proposed.

**THEREFORE BE IT FURTHER RESOLVED,** Since the safety of our residents is of the highest priority as well as the need for Open Streets, particularly during the COVID emergency, we ask that the city resolve this without delay.

3. **DOT: Open Restaurants & Open Streets: Restaurants Q & A**
   no vote necessary
4. **District Needs Statement**
5. Vote to adjourn  
   approved by committee

**Economic Development Committee**
1. Approval of previous month's minutes  
   approved by committee
2. SBS: informational presentation on assistance available for small businesses  
   no vote necessary
3. District Needs Statement  
   no vote necessary
4. East Village Independent Merchants Assoc: information presentation on recovery plan  
   no vote necessary
5. Vote to adjourn  
   approved by committee

**Parks, Recreation, Waterfront, & Resiliency Committee**
1. Approval of previous month's minutes  
   approved by committee
2. DDC: East Side Coastal Resiliency (ESCR) project update  
   no vote necessary
3. Parks: Tree Taskforce update  
   no vote necessary
4. DSNY: update on TLC taxi staging at Basketball City  
   no vote necessary
5. District Needs Statement  
   no vote necessary
6. Parks Manager Update  
   no vote necessary
7. Vote to adjourn  
   approved by committee

**Health, Seniors, & Human Services / Youth, Education, & Human Rights Committee**
1. Approval of previous month's minutes  
   approved by committee
2. District Needs Statement  
   no vote necessary
3. CAB/CEC reports  
   no vote necessary
4. Vote to Adjourn  
   approved by committee