

**THE DISTRICT OF COLUMBIA  
ALCOHOLIC BEVERAGE AND CANNABIS BOARD**

|                                  |   |                          |
|----------------------------------|---|--------------------------|
| <b>In the Matter of:</b>         | ) |                          |
|                                  | ) |                          |
| Lord of the Drinks, Inc.         | ) |                          |
| t/a Boozvilla/Lord of the Drinks | ) |                          |
|                                  | ) |                          |
| Applicant for a                  | ) |                          |
| Stipulated License               | ) | License No.: ABRA-127165 |
| Retailer’s Class AI License      | ) | Order No.: 2024-080      |
|                                  | ) |                          |
| at premises                      | ) |                          |
| 5185 MacArthur Boulevard, NW     | ) |                          |
| Washington, D.C. 20016           | ) |                          |
|                                  | ) |                          |

Lord of the Drinks, Inc., t/a Boozvilla/Lord of the Drinks, Applicant

Tricia Duncan, Chairperson, Advisory Neighborhood Commission (ANC) 3D

**BEFORE:** Donovan Anderson, Chairperson  
James Short, Member  
Silas Grant, Jr., Member

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**ORDER APPROVING REQUEST FOR A STIPULATED LICENSE**

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Lord of the Drinks, Inc., t/a Boozvilla/Lord of the Drinks (Applicant), Applicant for a New Retailer’s Class AI License, now comes before the Alcoholic Beverage and Cannabis Board (Board) for a Stipulated License in accordance with 23 D.C. Municipal Regulations (DCMR) § 200.

Pursuant to 23 DCMR § 200, an applicant for a Manufacturer’s license, Wholesaler’s license or Retailer’s license may request a stipulated license if the request is accompanied by written correspondence from an ANC Officer where the establishment is located, stating that the ANC has voted with a quorum present to either support or not to object to the issuance of a stipulated license pending completion of the 45-day protest period.

On January 10, 2024, ANC 3D voted at a properly noticed meeting to support the Applicant’s request for a Stipulated License.

Thus, the Board, in its discretion, finds that the Applicant has met the requirements and does approve the request for a Stipulated License under the following conditions:

- (1) The Applicant must stop serving or selling alcoholic beverages under the stipulated license if a valid protest is filed against the applicant during the 45-day protest period.
- (2) The Applicant must pay the fee for a stipulated license in the amount of \$100.

### **ORDER**

The Board does hereby this 28th day of February 2024, **APPROVES** the Request for a Stipulated License.

Copies of this Order shall be sent to the Parties.

District of Columbia  
Alcoholic Beverage and Cannabis Board

eSigned via [SeamlessDocs.com](http://SeamlessDocs.com)  
*Donovan Anderson*  
Key: ac43cb09e60d5f0e4b720093d1dccc8

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Donovan Anderson, Chairperson

eSigned via [SeamlessDocs.com](http://SeamlessDocs.com)  
*James Short*  
Key: 547ae373f820de6ac8d1b332d2049ec

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James Short, Member



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Silas Grant, Jr., Member

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

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

§1719.1 (2008) stays the time for filing a petition for review in the District of Columbia Court of Appeals until the Board rules on the motion. See D.C. App. Rule 15(b) (2004).