THE DISTRICT OF COLUMBIA ALCOHOLIC BEVERAGE CONTROL BOARD

In the Matter of:

Chase the Green Crawl

Chase the Green Crawl

Case No.:

License No:

112754

Order No:

2020-173

Holder of a

Pub Crawl License

at premises

2001 11th Street, N.W.

Washington, D.C. 20036

BEFORE:

Donovan Anderson, Chairperson

James Short, Member Bobby Cato, Member

Rema Wahabzadah, Member Rafi Aliya Crockett, Member

Jeni Hansen, Member

Edward S. Grandis, Member

PARTIES:

Chenga-Da Jon Liu Good Bar Crawls

ORDER SUMMARILY REVOKING PUB CRAWL PERMIT

In accordance with D.C. Official Code § 25-826(a) and 23 DCMR § 712.19, the Alcoholic Beverage Control Board summarily revokes the pub crawl permit held by Good Bar Crawls (Licensee), which authorizes the Licensee to host various pub crawl events through March 31, 2020, and includes the event approved for March 14, 2020.

If the Board determines, after investigation, that the operations of a licensee present an imminent danger to the health and safety of the public, the Board may summarily revoke, suspend, fine, or restrict, without a hearing, the license to sell alcoholic beverages in the District." D.C. Code § 25-826(a). Furthermore, under § 712.19, "The Board may place restrictions upon the hours, participating licensed establishments, and the number, nature or size of pub crawl events held under a pub crawl license in order to protect public safety." 23 DCMR § 712.19 (West Supp. 2020).

On March 11, 2020, District of Columbia Mayor Muriel Bowser declared both a State of Emergency and a public health emergency as a result of several presumptive and confirmed cases of the coronavirus (COVID-19) in the Washington, DC metropolitan region. Additionally, the District of Columbia Department of Health has recommended effective immediately that through March 31, 2020 "non-essential mass gatherings, which are events of where people congregate in a specific location... including social, cultural, or entertainment events where large crowds are anticipated, be reconsidered by the organizer."

Mayor's Orders 2020-045 and 2020-046 (copies attached) indicate that the spread of COVID-19 represents an imminent threat to the health, safety, and welfare of District residents, that requires emergency protective actions to be undertaken by the District Government. In light of the emergency faced by the District of Columbia, the continuation of pub crawl events at this time poses an imminent danger to the immediate health and safety of residents, visitors, and District government personnel engaged in public safety operations.

ORDER

Therefore, the Board, on this 12th day of March 2020, hereby **SUMMARILY REVOKES** approval of the pub crawl events scheduled through March 31, 2020, including the event approved for March 14, 2020. The Licensee is hereby **PROHIBITED** from conducting a pub crawl events through March 31, 2020, including any event or events scheduled for March 14, 2020.

IT IS FURTHER ORDERED that the Board's findings of fact and conclusions of law contained in this Order shall be deemed severable. If any part of this determination is deemed invalid, the Board intends that its ruling remain in effect so long as sufficient facts and authority support the decision.

A copy of this Order shall be sent to the Licensee.

District of Columbia Alcoholic Beverage Control Board

Donovan Anderson, Chairperson, on behalf of the Board, which voted on March 12, 2020, during an emergency meeting, to approve the action indicated above in a 6 to 0 vote

You have the right to request a hearing under D.C. Official Code § 25-826, "A licensee may request a hearing within 3 business days after service of notice of a summary revocation, suspension, fine, or restriction of license. The Board shall hold a hearing within 2 business days of receipt of a timely request and shall issue a decision within 3 business days after the hearing." Requests for a hearing shall be made in writing by letter or email to 2000 14th Street, NW, Suite 400 South, Washington, DC 20009, or abradegal@dc.gov.

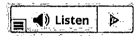
If you request a hearing, you may appear personally at the hearing, and you and the establishment, may be represented by legal counsel. You have the right to produce witnesses and evidence on your behalf and to cross-examine witnesses. You may examine evidence produced, and have subpoenas issued on your behalf to require the production of witnesses and evidence.

All hearings are conducted in the English language. If you, any corporate officer, or any witnesses to be called are deaf, have a hearing impediment, or cannot readily understand or communicate the spoken English language, an application may be made to the Board for the appointment of a qualified interpreter.

Your failure to appear at the time and place set for the hearing, if requested, either in person or through counsel, or both, will not preclude the Board from proceeding in this matter. Should you have any questions, contact ABRA Adjudication Specialist Danette Walker at 202-442-4418. Finally, in the case of a summary suspension or revocation, "A person aggrieved by a final summary action may file an appeal in accordance with the procedures set forth in subchapter I of Chapter 5 of Title 2." D.C. Code § 25-826(d).







DC Health Advisory

Wednesday, March 11, 2020

(Washington, DC) – DC Health recommends that non-essential mass gatherings, including conferences and conventions, be postponed or cancelled. Mass gatherings are defined as events where 1,000 or more people congregate in a specific location. We also recommend that any social, cultural, or entertainment events where large crowds are anticipated be reconsidered by the organizer. This recommendation is in effect through March 31.



Additional Websites Resources

CDC Guides

US State Department Videos

DC Health

HSEMA

Mayor

Accessibility Privacy & Terms

GOVERNMENT OF THE DISTRICT OF COLUMBIA

ADMINISTRATIVE ISSUANCE SYSTEM

Mayor's Order 2020-046 March 11, 2020

SUBJECT: Declaration of Public Health Emergency: Coronavirus (COVID-19)

ORIGINATING AGENCY: Office of the Mayor

By virtue of the authority vested in the Mayor of the District of Columbia pursuant to section 422(11) of the District of Columbia Home Rule Act, approved December 24, 1973, 87 Stat. 790, Pub. L. No. 93-198, D.C. Official Code § 1-204.22(11) (2016 Repl.), in accordance with section 5 of the District of Columbia Public Emergency Act of 1980, effective March 5, 1981, D.C. Law 3-149, D.C. Official Code § 7-2304 (2018 Repl.), and section 5a of District of Columbia Public Emergency Act of 1980, effective October 17, 2002, D.C. Law 14-194, D.C. Official Code § 7-2304.01 (2018 Repl.), it is hereby **ORDERED** that:

I. FINDINGS AND DECLARATION (NATURE OF A PUBLIC HEALTH EMERGENCY)

- A. This Order follows upon the Mayor's Order 2020-045, dated March 11, 2020, declaring a Public Emergency in the District of Columbia.
- B. There is reasonable cause to believe that there is an imminent hazard of or actual occurrence of widespread exposure to an infectious agent (COVID-19) that poses a significant risk of substantial future harm to a large number of people in the District of Columbia.
- C. On January 31, 2020, the United States Department of Health and Human Services declared a public health emergency (PHE) for the United States to aid the nation's health care community in responding to COVID-19. There have been several presumptive and confirmed cases of COVID-19 in the Washington, DC metropolitan region. COVID-19 has been detected in numerous states, with more than 1,000 confirmed cases and at least 29 fatalities in the United States. The World Health Organization and the Centers for Disease Control and Prevention (CDC) have declared COVID-19 to be a "public health emergency of international concern" (PHEIC). On March 11, 2020, the World Health Organization declared COVID-19 a pandemic.
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- E. The person-to-person spread of COVID-19 and the increased availability of testing kits make it virtually certain that the District of Columbia will have more confirmed cases and that COVID-19 will have significant impacts on District of Columbia residents, businesses, visitors, students, and at-risk populations.
- F. The spread of COVID-19 is an imminent threat to the health, safety, and welfare of District residents that requires emergency protective actions be undertaken by the District Government.
- G. By this Order, a public health emergency is declared in the District of Columbia, effective immediately.

II. EMERGENCY MEASURES AND REQUIREMENTS

- A. The Mayor's Chief of Staff, in consultation with the Communications Director, shall direct all public communications and maintain coronavirus.dc.gov as a central repository for all government information relating to COVID-19 response.
- B. Within one (1) day of this Order, the Director of the Department of Health (DOH) shall issue an administrative order, approved by the City Administrator and in consultation with the Deputy Mayor for Health and Human Services, consistent with and authorized by section 5a(d) of the Public Health Protection Amendment Act, D.C. Official Code § 7-2304.01(d), and may issue updates during the period of this emergency, and notwithstanding any other laws or rules to the contrary.
- C. This Order shall apply to all departments, agencies, and instrumentalities of the District Government as necessary or appropriate to implement this Order.

III. DURATION OF ORDER

This Order shall remain in effect until fifteen (15) days after its effective date, unless earlier rescinded or superseded.

IV. EFFECTIVE DATE: This Order shall become effective immediately.

MURIEL BOWSER MAYOR

ATTEST:

KIMBURLY A. BASSETT

SECRETARY OF STATE OF THE DISTRICT OF COLUMBIA

GOVERNMENT OF THE DISTRICT OF COLUMBIA

ADMINISTRATIVE ISSUANCE SYSTEM

Mayor's Order 2020-045 March 11, 2020

SUBJECT: Declaration of Public Emergency: Coronavirus (COVID-19)

ORIGINATING AGENCY: Office of the Mayor

By virtue of the authority vested in the Mayor of the District of Columbia pursuant to section 422(11) of the District of Columbia Home Rule Act, approved December 24, 1973, 87 Stat. 790, Pub. L. No. 93-198, D.C. Official Code § 1-204.22(11) (2016 Repl.), in accordance with section 5 of the District of Columbia Public Emergency Act of 1980, effective March 5, 1981, D.C. Law 3-149, D.C. Official Code § 7-2304 (2018 Repl.), and section 2 of the Natural Disaster Consumer Protection Act of 1992 ("Natural Disaster Consumer Protection Act"), effective March 20, 1992, D.C. Law 9-80, D.C. Official Code § 28-4102 (2013 Repl.), it is hereby **ORDERED** that:

I. FINDINGS AND DECLARATION (NATURE OF A PUBLIC EMERGENCY)

- A. This Order is issued in response to several presumptive and confirmed cases of the coronavirus (COVID-19) in the Washington, DC metropolitan region and Washington, DC being a hub for visitors from around the country and world. COVID-19 has been detected in numerous states, with more than 1,000 confirmed cases and at least 29 fatalities in the United States. On January 31, 2020, the federal Department of Health and Human Services declared a public health emergency (PHE) for the United States to aid the nation's health care community in responding to COVID-19. The World Health Organization and the Centers for Disease Control and Prevention ("CDC") have declared COVID-19 to be a "public health emergency of international concern" (PHEIC). On March 11, 2020, the World Health Organization declared COVID-19 a pandemic.
- B. Cities in the United States and foreign cities experiencing COVID-19 outbreaks have had significant health, safety, and economic impacts on their residents, businesses, and visitors. Mandatory quarantines, self-isolation, business supply chain interruptions, and cancellations of college classes and conventions are increasingly affecting peoples' lives and livelihoods.
- C. The person-to-person spread of COVID-19 and the increased availability of testing kits make it virtually certain that the District of Columbia will have a growing number of reported cases, and COVID-19 is already having significant impacts on District of Columbia residents, businesses, visitors, students, and atrisk populations.

- D. The spread of COVID-19 is an imminent threat to the health, safety, and welfare of District residents that requires emergency protective actions be undertaken by the District Government.
- E. The District Government will need to take action on immediate timeframes that will accelerate procedures related to procurement, personnel, changes to collective bargaining agreements, fund and make disbursements, and to undertake other activities necessary to respond to the public emergency.
- F. By this Order, the worldwide spread of coronavirus COVID-19 and the declaration of COVID-19 as a PHEIC is declared to be a natural disaster for purposes of the Natural Disaster Consumer Protection Act of 1992.
- G. By this Order, a public emergency is declared in the District of Columbia, effective immediately.

II. EMERGENCY MEASURES AND REQUIREMENTS

- A. The City Administrator, in consultation with the directors of the Department of Health ("DOH" or "DC Health") and the Homeland Security and Emergency Management Agency ("HSEMA"), is authorized to implement any measures as may be necessary or appropriate to protect persons and property in the District of Columbia from the impacts of COVID-19. Such measures may include:
 - Actions authorized under D.C. Official Code § 7-2304(b), including requesting federal disaster assistance and mandatory medical quarantining of any person for whom there is probable cause to believe he or she is affected with a communicable disease;
 - 2. Taking measures under the District Response Plan to the extent necessary or appropriate to effectuate the relief contemplated by this Order; and
 - Enforcing the District's Natural Disaster Consumer Protection Act, D.C. Official Code § 28-4102.
- B. The District's Emergency Operations Center ("EOC") shall be partially or fully activated at the discretion of the City Administrator, in consultation with the Deputy Mayor for Public Safety and Justice and the HSEMA Director. All relevant District agencies shall designate and detail personnel to staff the EOC if called upon.
- C. The City Administrator, in consultation with the Assistant City Administrator, and the directors of DOH and the Department of Human Services, shall procure locations that will be available for use as quarantine sites.

- D. The Mayor's Chief of Staff, in consultation with the Mayor's Director of Communications, shall direct all public communications and maintain coronavirus.dc.gov as a central repository for all government information relating to COVID-19 response.
- E. The City Administrator, in consultation with the Assistant City Administrator, shall, if necessary, deploy personnel in a manner that may contravene provisions of existing collective bargaining agreements and may designate employees as essential at any time, or delegate such designation responsibilities to agency heads.
- F. Within one (1) day of this Order, the Department of Human Resources ("DCHR") shall issue a policy ratified by the City Administrator, for all District government employees relating to travel, designation of emergency and essential employees, employee responsibilities, and guidance on workplace flexibility, leave options, and workplace protections.
- G. Within one (1) day of this Order, the Mayor's Chief of Staff, in consultation with the Mayor's Office of Community Affairs, shall continue outreach to institutions in the District of Columbia to inform:
 - 1. Businesses, community groups, religious institutions, and other community leaders on CDC guidance on preventing the spread of illnesses; and
 - 2. District residents and businesses of the Department of Health recommendation that non-essential gatherings of more than 1,000 persons, be postponed until March 31 at the earliest.
- H. The City Administrator, in consultation with the DOH Director and the Deputy Mayor for Planning and Economic Development, shall determine whether public venues can operate safely during a pandemic and, if not, identify measures that can be undertaken to minimize health risks, including temporary closures, and provide recommendations to the Mayor.
- I. The City Administrator, in consultation with the DOH Director, shall issue guidance to businesses and organizations that host large gatherings in the District to ensure they may operate those events safely during a pandemic.
- J. The City Administrator, in consultation with the DOH director, the Deputy Mayor for Education, the Chancellor of the DC Public Schools, the Executive Director of the Public Charter School Board, and the President of the University of the District of Columbia (UDC), shall determine whether UDC and public schools, both DCPS and DC public charter schools, can operate safely during a pandemic and, if not, identify measures that can be undertaken to minimize health risks, including online learning, temporary closures, and modifications to the school

- year, and provide recommendations to the Mayor. Before any closure of a school, UDC, DCPS and public charter schools shall inform and consult with the Deputy Mayor for Education and the Director of DOH.
- K. The City Administrator, in consultation with the DOH director, the General Manager of the Washington Metropolitan Area Transit Authority, and the Director of the District Department of Transportation, shall determine whether public transportation can operate safely during a pandemic and, if not, identify measures that can be undertaken to minimize health risks, including temporary closures and installation of alcohol-based cleaning stations, and provide recommendations to the Mayor.
- L. The City Administrator, in consultation with Deputy Mayors and the Office of Budget and Performance Management, shall draft legislative proposals to provide financial and regulatory assistance to individuals and businesses experiencing significant economic hardships directly related to COVID-19.
- M. The Deputy Mayor for Health and Human Services, the Acting Director of the Department of Insurance, Securities, and Banking, and the Executive Director of Health Benefits Exchange shall immediately identify and work to resolve any insurance-related issues that could affect patient care directly related to COVID-19 and the prevention of its spread.
- N. The inter-agency working groups established by Mayor's Order 2020-035, dated February 28, 2020, shall continue their work to identify and address issues that are likely to arise from the impacts of COVID-19.
- O_r Agency directors shall authorize temporary personnel assignments within and across District agencies as appropriate and needed.
- P. All procurement requests associated with COVID-19 response and continuity of government operations shall be submitted through the EOC's WebEOC procurement process for centralized and streamlined processing by the Office of Contracting and Procurement.
- Q. Agency directors shall track employees' time worked on COVID-19 preparations and response in accordance with guidance from DCHR and EOC. Agency directors may authorize overtime for activities directly related to the District's response to COVID-19.
- R. Notwithstanding the District of Columbia Procurement Practices Reform Act of 2010, as amended, D.C. Official Code §§ 2-351.01 et seq., or any other law governing contracts, grants, or partnerships or the incurring of obligations, the Chief Financial Officer of the District of Columbia is authorized to approve disbursement of all appropriations necessary to carry out this Order.

- S. The City Administrator, in coordination with the Deputy Mayor for Public Safety and Justice, the HSEMA Director, DOH Director, and the Chief Financial Officer, is authorized to apply for financial assistance through any federal, private, or nonprofit disaster relief and recovery organizations, and any other appropriate agencies of the United States government to recoup expenditures incurred, or obtain funding needed to carry out necessary actions, under this Order.
- T. District agency directors are authorized to activate, implement, and coordinate any applicable mutual aid agreements between the District of Columbia and federal, state, or local jurisdictions, as needed to assist in the District's response to COVID-19.
- U, The District Response Plan is hereby implemented immediately.
- V. Pursuant to D.C. Official Code § 28-4102 (Overcharging), it shall be unlawful for any person to charge more than the normal average retail price for any merchandise or service sold. This provision will remain in effect for the duration of the declared state of emergency or thirty (30) calendar days from the effective date of this Order, whichever is shorter.
- W. This Order shall apply to all departments, agencies, and instrumentalities of the District government as necessary or appropriate to implement this Order.

III. DURATION OF ORDER

This Order shall remain in effect until fifteen (15) days after its effective date, unless earlier rescinded or superseded.

IV. EFFECTIVE DATE: This Order shall become effective immediately.

MURIEL BOWSER

MAYOR

ATTEST.

KIMBEDT VA BASSETT

SECRETARY OF STATE OF THE DISTRICT OF COLUMBIA