# THE DISTRICT OF COLUMBIA ALCOHOLIC BEVERAGE CONTROL BOARD

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In the Matter of:	)		
Afrogroup, LLC	)	Case No.:	21-CMP-00001
t/a Déjà vu Lounge/The District Sports Bar	)	License No: Order No:	ABRA-110186 2021-067
Retailer's Class CR License	)		
at premises	)		
900 Florida Avenue, N.W.	)		
Washington, D.C. 20001	)		

**BEFORE:** 

Donovan Anderson, Chairperson

James Short, Member Bobby Cato, Member

Rema Wahabzadah, Member Rafi Aliya Crockett, Member

Jeni Hansen, Member

Edward S. Grandis, Member

**ALSO PRESENT:** 

Afrogroup, LLC, t/a Déjà vu Lounge/The District Sports Bar, Respondent

John Lui, Assistant Attorney General

Office of the Attorney General for the District of Columbia

Martha Jenkins, General Counsel

Alcoholic Beverage Regulation Administration

## ORDER APPROVING OIC

The above-mentioned parties appeared before the Alcoholic Beverage Control Board on February 3, 2021. At the hearing, the parties proposed an offer-in-compromise (OIC) to resolve the summary suspension described in Case No. 21-CMP-00001. The Board approved the OIC at the hearing.

#### ORDER

Therefore, on this 3rd day of February 2021, the Board **APPROVES** the OIC presented by the parties. The terms of the OIC are as follows:

- 1. The Respondent shall follow the terms and conditions of the attached OIC as a condition of reopening.
- 2. The Respondent shall serve a 22-day suspension, which shall include the suspension of the license served prior to the issuance of this Order. The license shall remain suspended from January 13, 2021, until February 4, 2021 at 8:00 a.m. The indefinite suspension previously imposed by the Board shall not expire until all terms and conditions of the OIC have been fulfilled to the satisfaction of the Board.
- 3. This matter is referred to the Office of the Attorney General for further review as to whether additional enforcement actions are warranted.

The ABRA shall deliver copies of this Order to the Government and the Respondent.

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	S. Grandis, Member

Pursuant to D.C. Official Code§ 25-433(d)(l), 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 Regulation Administration, 2000 14<sup>th</sup> Street, N.W., Suite 400S, Washington, DC 20009.

Also, pursuant to section 11 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 thilty (30) days of the date of service of this Order, with the District of Columbia Coult of Appeals, 430 E StTeet, 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).

## GOVERNMENT OF THE DISTRICT OF COLUMBIA ALCOHOLIC BEVERAGE REGULATION ADMINISTRATION ALCOHOLIC BEVERAGE CONTROL BOARD



IN THE MATTER OF:

AFROGROUP LLC t/a DÉJÀ VU LOUNGE / THE DISTRICT SPORTS BAR, Case No. 21-CMP-00001 License No. 110186 Retailer Class CR

Respondent.

## OFFER IN COMPROMISE FOR BOARD APPROVAL

The District of Columbia, jointly with the licensee (respondent) submits this Offer in Compromise (OIC) to the Alcoholic Beverage Control Board (Board), as authorized by 23 DCMR § 1604.5, for approval by the Board.

The Parties understand that if the Board approves the OIC, this case will conclude. Respondent will be obligated to abide by the terms of the OIC shown below. If the Board does not approve the OIC, the matter will be continued to the Summary Suspension Hearing, currently not scheduled.

The respondent has been advised that there is no obligation to accept an OIC. Respondent has been advised, through service of the Notice of Summary Suspension that at a Summary Suspension Hearing, respondent may: be represented by legal counsel, have subpoenas issued to require the production of witnesses and evidence, produce witnesses and evidence, cross-examine witnesses, and apply to the Board for a qualified interpreter.

The OIC terms are as follows.

- (1) Suspension: Respondent shall serve a 22-day suspension of its ABC license. The date of the 22-day suspension to be served shall be Wednesday, January 13, 2021 through Wednesday, February 3, 2021, which includes time served during the summary suspension period. The ABC license suspension shall be lifted at 8:00 a.m. on Thursday, February 4, 2021, provided all other applicable requirements in this OIC have been satisfied by the respondent.
- (2) Masks: Except when eating or drinking while seated, during the public health emergency, the respondent shall require that all owners and employees of the establishment wear a mask or face covering while present on the licensed premises regardless of whether they are on-duty. The respondent shall also require patrons during the public health emergency to wear masks or face coverings prior to entering or while waiting in line outside of the licensed premises, while traveling to use the restroom, or until they are seated and eating or drinking.
- (3) Music and Entertainment: Respondent shall not offer live music or entertainment (including disc jockeys) while the District of Columbia remains subject to Mayor's Order 2020-067 (May 27, 2020), Mayor's Order 2020-075 (June 19, 2020), Mayor's Order 2020-080 (July 22, 2020), Mayor's Order 2020-119 (November 23, 2020) and in accordance with the Board's Notice of Ninth Emergency Rulemaking (December 23, 2020) (Board's Rulemaking). The

respondent shall only offer recorded or background music that is played at a conversational level that is not heard in the homes of District residents.

- (4) Operating Hours: Respondent shall not sell, serve or permit the consumption of alcoholic beverages past 10:00 p.m., but may operate for patrons until midnight during any day of the week while the District of Columbia remains subject to Mayor's Order 2020-067, Mayor's Order 2020-075, Mayor's Order 2020-080, Mayor's Order 2020-119 and in accordance with the Board's Rulemaking.
- (5) <u>Dining Activities</u>: Respondent shall only serve food and alcoholic beverages to patrons seated at tables while the District of Columbia remains subject to Mayor's Order 2020-067, Mayor's Order 2020-075, Mayor's Order 2020-119 and in accordance with the Board's Rulemaking. Tables shall be placed so that patrons in different parties are placed at least six feet apart from one another, with no more than six patrons per table. Respondent shall have a menu in use containing a minimum of three prepared food items available for purchase and shall require patrons to purchase one or more prepared food items per table. Patrons shall not be permitted to walk around the establishment with food and/or alcoholic beverages.
- (6) <u>Bar Activities</u>: Respondent shall not seat patrons at indoor or outdoor bars that are being staffed or utilized by a bartender. Patrons shall not be permitted to stand at an indoor or outdoor bar to order food or alcoholic beverages.

(7) <u>Contact Tracing System</u>: Respondent shall implement a reservation system by phone, on-line, or on-site and keep customer logs to facilitate contact tracing

by DC Health.

(8) Capacity: Respondent shall limit its indoor capacity to no more than twenty-

five percent (25%) of the lowest indoor occupancy load or seating capacity on

its certificate of occupancy, excluding employees and outdoor seating, while the

District of Columbia remains subject to Mayor's Order 2020-119 or Mayor's

Order 2020-075, whichever applies, in accordance with the Board's

Rulemaking.

(9) Social Distancing Walk-through: Prior to lifting the suspension of the

establishment's alcoholic beverage license, an ABRA investigator shall conduct

a walk-through of the licensed establishment with respondent to evaluate the

establishment's compliance with the District's social distancing requirements.

This evaluation shall include an assessment of the respondent's compliance

with Mayor's Order 2020-075, Mayor's Order 2020-080 and 23 DCMR § 810.

(10) Show Cause: This matter will be referred to the Office of the Attorney General

for possible Show Cause proceeding.

Dated: January 28, 2021.

Respectfully submitted,

KARL A. RACINE

Attorney General for the District of Columbia

TONI MICHELLE JACKSON

Deputy Attorney General

**Public Interest Division** 

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/s/ Fernando Rivero
FERNANDO RIVERO [478765]
Assistant Chief, Civil Enforcement Section

/s/ John Lui

JOHN LUI [1021222]

Assistant Attorney General 400 Sixth Street, N.W., Suite 10100 Washington, D.C. 20001 (202) 724-6526 (202) 730-1474 (fax) Email: John.Lui@dc.gov

ATTORNEYS FOR THE DISTRICT OF COLUMBIA

## CONSENT OF RESPONDENT

By this Offer in Compromise, I agree to accept and perform its terms. I acknowledge the validity of the OIC and waive a hearing to which I would have a right under D.C. Code § 25-826. I also recognize that I am waiving any right to appeal an adverse ruling of the Board that might have followed any such hearing. By this settlement, I waive all such rights. I sign this OIC without reservation, and I fully understand its meaning and my rights.

/S/ Eyob Tesfazghi

January 28, 2021

Respondent

DATE

## CERTIFICATE OF SERVICE

I certify that on February 1, 2021, the foregoing Offer in Compromise for Board Approval was served by electronic mail or by U.S. mail, first class postage pre-paid, to:

Eyob Tesfazghi, Owner and Managing Member AFROGROUP LLC t/a Déjà Vu Lounge/The District Sports Bar 900 Florida Avenue, N.W. Washington, D.C. 20001 kaleabeyob@yahoo.com Respondent

Martha Jenkins General Counsel, ABRA 2000 14th Street, N.W., Suite 400 South Washington, D.C. 20009 Martha.Jenkins@dc.gov

/s/ John Lui

John Lui Assistant Attorney General