THE DISTRICT OF COLUMBIA ALCOHOLIC BEVERAGE CONTROL BOARD

In the Matter of:

Hip Hop Bar Crawl

Case No.:

License No:

ABRA-104072

RegMoPromo

Holder of a

Pub Crawl License

N/A

Order No:

2020-192

at premises 1718 P 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

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 (Board) summarily revokes the pub crawl permit held by RegMoPromo (Licensee), which authorized the Licensee to host a pub crawl, Hip Hop Bar Crawl, on April 18, 2020. The Board originally approved the Hip Hop Bar Crawl pub crawl permit on February 5, 2020.

Pursuant to D.C. Code § 25-826(a), the Board may summarily revoke, suspend, fine, or restrict, without a hearing, a license to sell alcoholic beverages in the District if it determines, after an investigation, that the operations of a licensee present an imminent danger to the health and safety of the public. Furthermore, 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 (Mayor's Orders 2020-045 and 2020-046) due to the outbreak of the coronavirus (COVID-19). This was followed by the issuance of Mayor's Order

2020-048 on March 13, 2020, prohibiting mass gatherings. On March 20, 2020, the Mayor extended the prohibition on mass gatherings through April 24, 2020 (Mayor's Order 2020-051). On March 30, 2020, the Mayor issued Stay at Home Order 2020-054, requiring non-excepted residents to stay in their residences. Finally, on April 15, 2020, the Mayor signed another executive Order extending the District's public health emergency to May 15, 2020.

These Mayor's Orders were issued based on the increasing number of confirmed cases of COVID-19 throughout the metropolitan Washington region. These Orders, coupled with several directives from the Department of Health, provide for additional steps the Government has undertaken to protect public health. It is evident that the rapid spread of the coronavirus continues to be an imminent threat to the health, safety, and welfare of District residents, requiring ongoing emergency protective actions to be undertaken by the District Government.

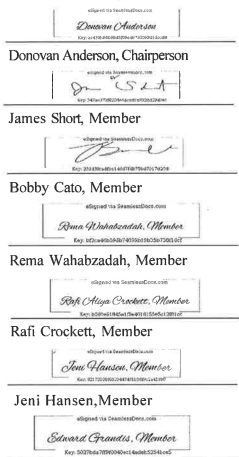
ORDER

Therefore, the Board, on this 15th day of April 2020, hereby **SUMMARILY REVOKES** approval of the pub crawl permit issued to RegMoPromo for the event scheduled for April 18, 2020. The Licensee is hereby **PROHIBITED** from conducting the Hip Hop Bar Crawl scheduled for April 18, 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



Edward S. Grandis, Member

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 abra.legal@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).