

**THE DISTRICT OF COLUMBIA
ALCOHOLIC BEVERAGE CONTROL BOARD**

In the Matter of:)
)
Squash Club, LLC)
t/a Squash Club DC)
)
Applicant for a)
Stipulated License)
Retailer's Class BI License)
)
at premises)
4221 Connecticut Avenue, NW)
Washington, D.C. 20008)
_____)

License No.: ABRA-116969
Order No.: 2020-251

Squash Club, LLC, t/a Squash Club DC, Applicant

Monika Nemeth, Chairperson, Advisory Neighborhood Commission (ANC) 3F

BEFORE: Donovan Anderson, Chairperson
James Short, Member
Bobby Cato, Member
Rema Wahabzadah, Member
Rafi Crockett, Member
Jeni Hansen, Member
Edward S. Grandis, Member

ORDER APPROVING REQUEST FOR A STIPULATED LICENSE

Squash Club, LLC, t/a Squash Club DC (Applicant), Applicant for a New Retailer's Class BI License, now comes before the 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 July 21, 2020, the ANC 3F 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 29th day of July, 2020, **APPROVES** the Request for a Stipulated License.

Copies of this Order shall be sent to the Applicant and to ANC 3F.

District of Columbia
Alcoholic Beverage Control Board

eSigned via SeamlasDocs.com
Donovan Anderson
Key: ac420e9b0b04550e4b793003a1d1c7ff

Donovan Anderson, Chairperson

eSigned via SeamlasDocs.com
James Short
Key: 547aa373825a64a8d115350a2946ac

James Short, Member

eSigned via SeamlasDocs.com
Bobby Cato
Key: 256d3fca0f6e166d776b78e47917a22d

Bobby Cato, Member

eSigned via SeamlasDocs.com
Rema Wahabzadah, Member
Key: 1f2ca40b590b74099b16b56b738f155f

Rema Wahabzadah, Member

eSigned via SeamlasDocs.com
Rafi Aliya Crockett, Member
Key: b560a61845e1f5e401d153e5e129b1e2

Rafi Crockett, Member

eSigned via SeamlasDocs.com
Jeni Hansen, Member
Key: 8217293185064474916597c2a41e0f

Jeni Hansen, Member

eSigned via SeamlasDocs.com
Edward S. Grandis, Member
Key: 5027bca7ff9f040ec14ade652541ce5

Edward S. Grandis, 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 Regulation Administration, 2000 14th 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 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).