THE DISTRICT OF COLUMBIA ALCOHOLIC BEVERAGE CONTROL BOARD

•	
In the Matter of:	_)
)
Third and Tingey Hotel Owner, LLC and)
215 Tingey Street SE F&B Management)
t/a Thompson Washington DC/Anchovy Social/)
Maialino Mare)
)
Applicant for a New)
Retailer's Class CH License)
	Ś
at premises)
221 Tingey Street, SE	Ś
Washington, D.C. 20003)
6 <i>i</i>	Ń

License No.: ABRA-114613 Order No.: 2019-913

Third and Tingey Hotel Owner, LLC and 215 Tingey Street SE F&B Management, t/a Thompson Washington DC/Anchovy Social/Maialino Mare, Applicant

Commissioner Gail Fast and Dr. Coralie Farlee, on behalf of Advisory Neighborhood Commission (ANC) 6D

BEFORE: Donovan Anderson, Chairperson James Short, Member Bobby Cato, Member Rema Wahabzadah, Member Rafi Crockett, Member

ORDER ON SETTLEMENT AGREEMENT

The official records of the Alcoholic Beverage Control Board (Board) reflect that Third and Tingey Hotel Owner, LLC and 215 Tingey Street SE F&B Management, t/a Thompson Washington DC/Anchovy Social/Maialino Mare (Applicant), Applicant for a new Retailer's Class CH License and ANC 6D have entered into a Settlement Agreement (Agreement), dated October 21, 2019, that governs the operations of the Applicant's establishment. The Agreement has been reduced to writing and has been properly executed and filed with the Board. The Applicant and Commissioner Gail Fast and Dr. Coralie Farlee, on behalf of ANC 6D, are signatories to the Agreement.

Accordingly, it is this 11th day of December, 2019, **ORDERED** that:

- 1. The above-referenced Settlement Agreement submitted by the parties to govern the operations of the Applicant's establishment is **APPROVED** and **INCORPORATED** as part of this Order; and
- 2. Copies of this Order shall be sent to the Applicant and ANC 6D.

District of Columbia Alcoholic Beverage Control Board

10mon Donovan Anderson, Chairperson James Short, Member Bobby Cato, Member Rema Wahabzadah, Member Rafi Crockett, 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 on the motion. See D.C. App. Rule 15(b) (2004).

Page 1 of 5 Third and Tingey Hotel Owner, LLC; and 215 Tingey Street, SE F&B Management, LLC t/a Thompson Washington DC, ABRA #114513, 221 Tingey Street, SE, Washington, DC and ANC6D, October, 2019

* * * Advisory Neighborhood Commission 6D

1101 4 Street S.W., Suite W130,, Washington, DC 20024 ANC Office: 202 554-1795 office@anc6d.org

SETTLEMENT AGREEMENT

THIS SETTLEMENT AGREEMENT ("Agreement") is made on this 21st day of October 2019 by and between Third and Tingey Hotel Owner, LLC, and 215 Tingey Street SE F&B Management, LLC, t/a Thompson Washington DC ("Applicant"), at 221 Tingey Street, SE Washington, DC ABRA License # 114613 and Advisory Neighborhood Commission 6D ("the ANC"), (collectively, the "Parties").

PREAMBLE

Through this agreement both parties aim to create an environment in which the Applicant may operate as a viable contributing establishment in the ANC6D community.

WITNESSETH

WHEREAS, Applicant has applied for a License Class CH for a Hotel ("Establishment") serving spirits, wine, and beer, including indoor space with entertainment, dancing, and cover charge endorsements; two sidewalk cafes and one rooftop summer garden with Entertainment, dancing, and cover charge endorsements located at 221 Tingey Street, SE, Washington, D.C. ("Premises"); and

WHEREAS, Protestant is Advisory Neighborhood Commission ANC6D, which filed a timely protest (the "Protest") against the issuance of the Applicant's applicantion pursuant to D.C. Official Code 25-601(4) and 602; and

WHEREAS, the Applicant is encouraged to work regularly with ANC6D and its representatives, other neighborhood organizations, and residents to ensure that the business operations facilitate the enjoyment of the surrounding neighborhood; and

WHEREAS, in lieu of a protest filing by the ANC, the Parties are desirous of entering into a Settlement Agreement pursuant to D.C. Official Code § 25-446 for the operation and maintenance of the Establishment in such a manner as to minimize the effect of the establishment within the ANC on (1) peace, order, and quiet, including the noise and litter provisions set forth in §§ 25-725 and 25-726; and (2) residential parking needs and vehicular and pedestrian safety, and to eliminate the need for a Protest Hearing regarding the license application; and

WHEREAS, all parties believe that the statements and provisions contained in this agreement are reasonable and shall become wholly integrated into the day-to-day operation of the Establishment. The Parties agree that any substantial change in operations is considered of great concern to the community which they may bring to the attention of the ABC Board; and

WHEREAS, the Parties have agreed to enter into this Agreement and request that the Alcoholic Beverage Control Board ("ABC Board") approve the Applicant's license application conditioned upon the Applicant's compliance with the terms of this written Agreement; and

Page 2 of 5 Third and Tingey Hotel Owner, LLC; and 215 Tingey Street, SE F&B Management, LLC t/a Thompson Washington DC, ABRA #114513, 221 Tingey Street, SE, Washington, DC and ANC6D, October, 2019

NOW, THEREFORE, in consideration of the recitals set forth above and the mutual covenants and conditions set forth below, the Parties agree as follows:

- 1. *Recitals Incorporated*. The recitals set forth above are incorporated herein by reference.
- 2. Nature of the Business. The Applicant will manage and operate a Hotel Establishment including a full-service restaurant serving spirits, wine, and beer, with a rooftop summer garden and two sidewalk cafes. The inside and summer garden will have Entertainment, dancing and cover charge endorsements. There shall be no sports wagering endorsement unless a notice is sent to the community as required by DC Code 25-421 and approved by the ABC Board. Music or entertainment shall meet noise and privacy requirements in section 6, below. Establishment shall not participate in pub crawls. There shall be no exterior flashing or billboard-type lights.
- 3. Floors Utilized and Occupancy: The Applicant will operate the 24-hour Hotel Establishment with 225 guest rooms, two interior dining and bar areas with private dining areas on the ground floor, one interior rooftop (11th floor) and dining area; one rooftop summer garden; and two sidewalk café areas, both immediately adjacent to the building, with one along Tingey Street, SE at the intersection of 3rd Street SE, and a second sidewalk café Immediately adjacent to the building along Tingey Street, SE at the intersection of the newly-constructed Tingey Square roundabout. The Certificate of Occupancy will state the maximum room count and the occupancy for the summer garden; however, the total occupancy load for for the premises shall not exceed 322 persons in the ground floor dining, bar, and private dining areas; 150 persons in the interior rooftop area and 215 persons in the outdoor rooftop summer garden terrace area; and 75 seats in each of the two sidewalk cafes.

Nothing in this section shall preclude the Applicant from seeking and being approved for one day substantial changes to temporary use and occupancy in a one-mile radius as allowable by law and regulation.

4. Hours of Operation, Sales, Service, Consumption, and Entertainment. The hours of operation of the establishment are:

Sunday to Saturday: 24 hours, 7 days a week; and

The hours of the indoor restaurant space shall not exceed:

	T AD LIGHT OF T		
Sunday through	Thursday: 7	:00 a.m. to	2:00 a.m.,

Dundaj naoagit matterij.	
Friday and Saturday:	7:00 a.m. to 3:00 a.m.

The hours of selling, serving, and consuming alcohol in the indoor restaurant space shall not exceed:

Sunday through Thursday:	8:00 a.m. to 2:00 a.m.,
	8:00 a.m. to 3:00 a.m.

The hours of operation of the rooftop summer garden and two sidewalk cafes shall not exceed:

Sunday through Thursday:	8:00 a.m. to 2:00 a.m.,
	8:00 a.m. to 3:00 a.m.

Page 3 of 5 Third and Tingey Hotel Owner, LLC; and 215 Tingey Street, SE F&B Management, LLC t/a Thompson Washington DC, ABRA #114513, 221 Tingey Street, SE, Washington, DC and ANC6D, October, 2019

The hours of sales, service, and consumption of alcoholic beverages in the rooftop summer garden shall not exceed:

Sunday through Thursday: 8:00 a.m. to 2:00 a.m.,

Friday and Saturday: 8:00 a.m. to 3:00 a.m.

The hours of sales, service, and consumption of alcoholic beverages in the two sidewalk cafes shall not exceed:

Sunday through Saturday: 9:00 a.m. to 2:00 a.m.

The hours of live Entertainment for the indoor space with doors and windows closed after 10:00 p.m. Sunday through Thursday and 12:00 a.m. Friday and Saturday shall not exceed:

Sunday through Thursday:	8:00 a.m. to 2:00am,
	8:00 a.m. to 3:00 a.m.
•	the weather announce (COM

The hours of live Entertainment in the rooftop summer garden or inside the penthouse bar with doors and windows open shall not exceed:

Sunday through Thursday:	10:00 a.m. to 10:00 p.m.,
	10:00 a.m. to 12:00 a.m
	t patrons to leave the premises with open
alcoholic beverages, open containers	, cups, bottles/cans, except food and

beverages packaged "to go ."

Provided that: (a) on days designated by the DC ABC Board as "Holiday Extension of Hours" applicant may avail itself of the extended hours so provided; (b) in the event the Council of the District of Columbia or the ABC Board grants licensees in general extended operating hours (such as for Inauguration) applicant may avail itself of such extended hours; and (c) on January 1 of each year applicant may operate and sell, serve, and permit the consumption of alcoholic beverages until 4:00a.m. The ANC will not object to the Applicant applying for an one-day substantial change, in accordance with District law, so that it may offer entertainment until 3:00 a.m. on January 1 of each year.

Consistent with Alcoholic Beverage Control Board interpretations, "closing hours" shall be construed as the hours at which no patrons shall remain on the premises.

Sales of Alcoholic Beverages: Applicant shall not sell liquor, beer or wine from the Premises primarly intended for off-Premises use. Unfinished/recorked bottles of wine are allowed to be removed from the Premises.

Summer Garden, Sidewalk Café. The occupancy of the summer garden and sidewalk cafes is listed in #3, above. The hours of live Entertainment in the rooftop summer garden is listed in #4, above. The rooftop summer garden may have Entertainment, dancing and cover charge endorsements as indicated in #4.

There shall be no Live Entertainment or dancing in the sidewalk cafes. The sidewalk cafes shall have appropriate barriers to delineate the space designated for the outdoor seating from adjacent public areas and may include such things as shrubbery or fencing with vines; or bushes, vines or trees in planters.

5.

Page 4 of 5 Third and Tingey Hotel Owner, LLC; and 215 Tingey Street, SE F&B Management, LLC t/a Thompson Washington DC, ABRA #114513, 221 Tingey Street, SE, Washington, DC and ANC6D, October, 2019

- 6. **Parking.** Because there is limited parking in the vicinity, it is a concern of the ANC that the Applicant's operation of the Establishment does not create or exacerbate parking problems within the ANC. Applicant shall make reasonable efforts to inform patrons of transportation options other than automobiles and, if it is within the Applicant's control, provide adequate bike parking.
- 7. *Noise and Privacy.* Applicant shall strictly comply with D.C. Official Code § 25-725. and to that end shall use various means to mitigate noise. Options for noise mitigation can include: shrubbery, cinderblock or wooden walls (perhaps with vines), trees in planters, fountains with running water, or other muting or muffling objects.

Applicant shall take reasonable steps to inform its patrons by signage or other means that residences are in proximity to the Establishment and urge quiet and decorum by patrons on exiting the Establishment.

Applicant shall receive all deliveries of food, beverages, and restaurant supplies during hours between 7:00 a.m. and 7:00 p.m.

8. *Public Space and Trash.* The Applicant shall participate in the building's trash removal and storage program. Applicant shall make reasonable efforts to -keep the Premises, trash collection area, loading dock, hallways, passageways, tree boxes, sidewalks and common areas providing access to and adjoining the Premises free of insects, rodents, vermin, other pests, trash and dirt accumulations generated by the operations in the Premises. Applicant shall not store trash or refuse in, or permit trash, rubbish, cartons, merchandise or other goods intended for use in the Premises to accumulate in areas outside of the Premises other than in the landlord designated areas. All recycling shall be placed in the designated areas.

Extermination. Applicant shall make reasonable efforts to cause extermination services, including treatment for insects, spiders, rates, mice, moles and other rodents, to be provided to the Premises by a reputable exterminator on at least a monthly basis.

9. Security: Applicant shall take reasonable steps to minimize problems with unruly patrons including, at all times, by having a sufficient number of trained employees to insure adequate security.

Applicant shall ensure that video surveillance covers interior public areas where alcoholic beverages are served and/or consumed. If responsible for the video surveillance equipment, the establishment shall maintain security cameras and: (a) ensure the cameras are operational; (b) maintain footage of a crime of violence or a crime involving a gun for a minimum of 30 days; and (c) make the security footage available within 48 hours upon the request of ABRA or the Metropolitan Police Department.

- 10. License Ownership and Compliance with ABRA Regulations. Applicant promises to the ANC that it shall abide by all Alcoholic Beverage Regulations Administration (ABRA) regulations regarding the ownership of the license and all other provisions applicable to liquor licensees, and agrees that the ANC shall have standing to ask the ABC Board to enforce any violations of the agreement.
- 11. *Participation in the Community.* Applicant is encouraged to maintain open communication with the ANC and the community for which the ANC acts.

Page 5 of 5 Third and Tingey Hotel Owner, LLC; and 215 Tingey Street, SE F&B Management, LLC t/a Thompson Washington DC, ABRA #114513, 221 Tingey Street, SE, Washington, DC and ANC6D, October, 2019

12. Notice and Opportunity to Cure. In the event that any of the parties is in breach of this Agreement, it shall be entitled to reasonable notice and opportunity to cure, as a condition precedent to seeking enforcement of the Agreement. Unless the breach is of an emergency nature or is a repetition of a prior breach, reasonable notice and opportunity shall provide for a cure within 30 days of the date of such notice. If Applicant or the licensee fails to cure within the 30-day period (or, with respect to a breach which reasonably requires more than 30-days to cure, fails to commence cure of such breach and diligently pursues such cure) failure shall constitute a cause for filing a complaint with the ABC Board pursuant to D.C. Official Code § 25-447.

If to Applicant:	Third and Tingey Hotel Owner, LLC, and 215 Tingey Street, SE F&B Management, LLC, t/a Thompson Washington DC 221 Tingey Street, SE Washington, DC 20003 Attn: Omar Palacios e-mail: <u>op@geolo.com</u>
If to Protestant:	Advisory Neighborhood Commission 6D 1101 4 th Street, SW, Suite W130 Washington, DC 20024 Attn: Chair, ANC Phone: (202) 202 554-1795 e-mail: office@ANC6D.org

Failure to give notice shall not constitute waiver or acquiescence to the violation, but notice shall be a prerequisite to the filing of a complaint with the ABC Board or any other enforcement action.

13. *No Protest.* Upon execution of this Agreement by the Parties and its acceptance by the ABC Board, and in reliance thereupon, the ANC shall refrain from filing a protest of the Applicant's pending license application.

The ANC:	APPLICANT:
Chair, ANC6D	Third and Tingey Hotel Owner, LLC, and 215
	Tingey Street, SE F&B Management, LLC
AM Just 10/21/2013	t/a Thompson Washington DC
Gail Fast, SMD01 Date	221 Tingey Street, SE
	Washington, DC 20003
Chair, ABC Committee, ANC6D	() and following 1]
Corali Farles 21 QcT 19	By: <u>ID 7.1 14</u> Name: Omar Palacios Date
Coralie Farlee Date	