

## **CITY OF LONG BEACH**

DEPARTMENT OF FINANCIAL MANAGEMENT



333 West Ocean Blvd • Long Beach, California 90802

January 22, 2013

HONORABLE MAYOR AND CITY COUNCIL City of Long Beach California

#### **RECOMMENDATION:**

Receive the supporting documentation into the record, conclude the hearing and grant a Permit with conditions on the application of Club Investments LP, DBA Lush Lounge (previously known as Ice Bar), 49 South Pine Avenue, for Entertainment with Dancing by Patrons. (District 2)

#### **DISCUSSION**

The Long Beach Municipal Code (LBMC) requires an application be filed and a hearing be held before the City Council whenever this type of activity is requested and before an entertainment permit is granted or denied.

The LBMC also requires that the City Council shall approve the issuance of the entertainment permit if they find that: the issuance of the permit at the proposed location is consistent with federal, state and local laws, rules, and regulations; it will not constitute an undue burden on the neighborhood; the applicant(s) or responsible persons have not been convicted of any misdemeanor involving moral turpitude or felony offense within the past five years; and, neither the applicant(s) or any responsible persons have a history of committing significant violations of the City code and have not provided false or misleading information on their application.

The City Council has the authority to approve the following options: 1) grant the Permit, with or without conditions; or 2) deny the Permit on the application. Once the Permit is granted, pursuant to LBMC 5.72.120.5, the Permit will be subject to an administrative review by the Department of Financial Management every two years. This review process will consist of a multi-department analysis to determine compliance and identify if issues exist. This provision does not affect the City's ability to modify, revoke or suspend a permit at any time.

City departments have conducted their investigations in accordance with the LBMC. Attached for your review are the departmental investigative reports, history, entertainment permit application and floor plan. To review all supportive documents, as well as the documents included in this report, you may visit <a href="https://www.longbeach.gov/finance/business-relations/entertainment.asp">www.longbeach.gov/finance/business-relations/entertainment.asp</a>.

The following summarizes departmental findings:

 The Police Department recommends that the permit for entertainment with dancing by patrons be approved subject to the standard conditions of the Downtown Dining and Entertainment District. HONORABLE MAYOR AND CITY COUNCIL January 22, 2013 Page 2

- The Fire Department finds that the building/location meets department requirements for the proposed use.
- The Health and Human Services Department finds that the building/location meets department requirements for the proposed use with the condition that the establishment remain in compliance with the Long Beach Noise Ordinance (LBMC Chapter 8.80).
- The Development Services Department finds that the building/location meets department requirements for the proposed use.

The Department of Financial Management, Business Relations Bureau, has reviewed all submitted department documents and correspondence and, after a thorough investigative process, recommends that the permit for entertainment with dancing by patrons be approved subject to conditions (attached).

In the event that any of the recommended conditions are in conflict with other permits or licenses, the permittee shall adhere to the strictest of the applicable conditions. This location has been licensed as a restaurant since September of 2008.

This matter was reviewed by Deputy City Attorney Amy R. Webber on January 8, 2013.

#### **TIMING CONSIDERATIONS**

The hearing date of January 22, 2013, has been posted on the business location, with the applicant and property owners within 300 feet notified by mail.

#### FISCAL IMPACT

The following fees were collected with the application: Building Review \$22 and Zoning Review \$16 (Development Services), Police Investigation \$663 (Police Department), and Labels \$90 (Financial Management Department).

The following fees will be collected if the application is approved: Business License \$330.57 and Regulatory \$287 (Financial Management Department).

SUGGESTED ACTION:

Approve recommendation.

Respectfully submitted,

APPROVED:

JOHN GROSS

DIRECTOR OF FINANCIAL MANAGEMENT

PATRICK H. WEST CITY MANAGER

ES: AMK
K-YEXEC/COUNCIL LETTERS/BUSINESS RELATIONS/HEARING LETTERS/01-22-13 CCL - LUSH LOUNGE - ENTERTAINMENT PERMIT WITH DANCING DC



## CITY OF LONG BEACH

DEPARTMENT OF FINANCIAL MANAGEMENT BUSINESS RELATIONS BUREAU

333 WEST OCEAN BOULEVARD 7<sup>TH</sup> FLOOR • LONG BEACH, CA 90802 • (562) 570-6211

### **Recommended Conditions of Operation**

Club Investments LP, DBA Lush Lounge
49 South Pine Avenue
Application for Entertainment with Dancing

The Department of Financial Management recommends **approval** of the permit subject to the following conditions associated with the Downtown Dining and Entertainment District:

"Entertainment" as used here shall have the same definition as "entertainment activity" contained in LBMC Section 5.72.115:

A. "Entertainment activity" means any activity conducted for the primary purpose of diverting or entertaining a clientele in a premises open to the general public. Said activity shall include, but shall not be limited to, dancing, whether by performers or patrons of the establishment, live musical performances, instrumental or vocal, when carried on by more than two (2) persons or whenever amplified; musical entertainment provided by a disc jockey or karaoke, or any similar entertainment activity involving amplified, reproduced music.

Permittee understands and agrees that the conditions attached here are in <u>addition to</u> the requirements of LBMC Sections 5.72 and 21.115.110. In the event of a conflict between the permittee's ABC license and this permit, or between a conditional use permit and this permit, the more stringent conditions shall apply.

Permittee understands and agrees that he or she is excused from complying with the Tiered Conditions so long as his or her operation complies with all of the conditions in this permit as well as all other applicable laws and regulations. Failure to comply will result in the enforcement of increasingly more stringent Tiered Conditions and may result in a decision to suspend or revoke the Entertainment Permit.

This permit does not modify or limit in any way the authority of the Chief of Police to enforce Penal Code Section 415 (disturbing the peace) against any person or entity, or of the Chief of Police or the Fire Marshal to immediately take action in the event of an imminent threat to public health or safety.

#### **CONDITIONS OF OPERATION**

1. Indoor entertainment and outdoor non-amplified entertainment that otherwise conforms with the requirements of state and local laws and regulations may be offered pursuant to permit until 2 a.m., seven days a week.

Outdoor amplified entertainment is prohibited, except for rooftop entertainment that was permitted on or before February 3, 2007, or except in conjunction with a special events permit.

- PAGE 2
  - 2. Each holder of an existing entertainment permit within the entertainment district and each new applicant for a downtown area entertainment permit, including an applicant who acquires an existing business through a change of ownership, shall within ninety (90) days of application, attend a permit orientation session conducted by or at the direction of the City. Each new applicant for a downtown area entertainment permit, including an applicant who acquires an existing business through a change of ownership, shall, within ninety (90) days of application, submit proof of attending the LEAD program offered by the Department of Alcoholic Beverage Control.
  - 3. The permittee shall comply with all applicable laws, regulations, ordinances and stated conditions. It is the intent of the City that each permittee make his or her own business decisions as to how to implement compliance; however, if the permittee fails to comply with the conditions of this permit, or if his or her operations result in excessive police service as defined below, the permittee will be required to operate under the more restrictive conditions described in Attachment "B" and made a permanent part of this permit without further hearing.
  - 4. The permittee shall be responsible for all entertainment activities at the location, including those conducted by promoters. Each permittee and promoter conducting business within the City of Long Beach must have or obtain a City of Long Beach Business License prior to conducting entertainment activities governed by this permit. The permittee shall provide all promoters and agents hired to conduct entertainment activities with a copy of the approved permit, which shall include a copy of the approved conditions of operation.
  - 5. The operation of the establishment shall be limited to those activities expressly indicated on the entertainment permit application and approved by the City Council. Any change in the operation that exceeds the conditions of the approved permit will require approval by City Council.
  - 6. The permittee shall comply with the requirements of LBMC Sec. 8.80 (Noise) at all times. In addition, in response to a complaint, the Police Department will enforce Penal Code Section 415 (disturbing the peace) and all other state and local provisions related to the "public peace." Permittee shall conduct all aspects of his or her operation, including before- and after-hours deliveries and maintenance, in consideration of residences located nearby. Permittee agrees that the following standard is reasonable: Noise emanating from Permittee's premises shall not be audible from the middle of the street adjoining the premises.
  - 7. No adult entertainment, as defined by section 5.72.115(B) LBMC shall be conducted on the permitted premises. The permittee shall not allow, permit, procure, or encourage, anyone to expose male or female genitals, cleft of the buttocks, the areola or any portion of the female breast below the areola, while or inside the business.
  - 8. Current occupancy loads shall be posted at all times, and the permittee shall have an effective system to keep count of the number of occupants present at any given time and provide that information to public safety personnel upon request. (LBMC section 18.48.320)

- 9. Should the permittee's operations give rise to a substantial increase in complaints/calls for police service, the permittee shall increase security staff, implement the use of electronic metal detection equipment, increase outside lighting, or make other changes to the premises or operation as the Chief of Police determines are necessary to protect the safety of the public. In the event of a conflict on this issue between the requirements of this permit and any permit issued by the Alcoholic Beverage Commission, the more stringent regulation shall control.
- 10. The permittee shall be responsible for maintaining an adequate security staff to supervise patrons and those waiting to enter. Potential patrons awaiting entry in a defined "queue" shall be counted toward the calculation of required security staffing levels. For up to fifty (50) people inside (or in a defined queue waiting to enter) an establishment, the permittee shall provide a minimum of one (1) uniformed licensed security guard per floor. There shall be one additional guard for each subsequent increment or each partial increment of 50, plus one guard per each additional floor. (Example: a one-story establishment with 75 patrons present must have two guards. A two-story establishment with 75 patrons present must have three guards.) Potential patrons awaiting entry in a defined "queue" shall be counted toward the calculation of required security staffing levels. The Chief of Police may relax these staffing levels during daylight hours, or during hours in which the primary activity in the establishment is dining, if he determines that a lower level of security staffing is consistent with the protection of public health and safety.

The attire of each security guard shall clearly indicate the guard's affiliation with the establishment by means of a pin, shirt, or other clearly-visible form of identification.

- 11. To operate a restaurant with alcohol and entertainment in the Downtown Dining and Entertainment District, the proprietor must operate and maintain the licensed premises as a bona fide eating place. He or she must make actual and substantial sales of meals, during at least one full normal mealtime, at least five days a week. Normal meal times are 6:00 a.m. 9:00 a.m., 11:00 a.m. 2:00 p.m., and 6:00 p.m. 9:00 p.m. Minors are only allowed on the premises during mealtime hours.
- 12. Persons under eighteen (18) years of age shall not be permitted to enter nor permitted to remain on the premises after 10 p.m., unless accompanied by a parent or legal guardian.
- 13. The permittee shall establish a program to discourage loitering and littering outside any of the entrance/exit doors at all times open for business. This should be done by use of security guards and/or signs near all exits that encourage patrons to "respect our neighbors" and the provision of trash receptacles.
- 14. At the conclusion of each event and at closing time, the permittee's staff shall remind patrons to refrain from loitering in the immediate area, littering or making excessive noise. Patrons should be reminded to use trash receptacles and to walk directly and quietly to their cars or other transportation.

- 15. The permittee shall not distribute, post or attach, and shall be responsible for ensuring that its promoters and or agents do not distribute, post or attach, advertising matter on public property or on any vehicle on public property.
- 16. Any graffiti painted or marked upon the premises or on any adjacent area under the control of the permittee shall be removed or painted over within 24 hours of being applied.
- 17. When the Chief of Police determines that excessive police services are required as the result of any incident or nuisance arising out of or in connection with the permittee's operations, the cost of such services shall be billed to the permittee as an expense of an emergency response. "Expense of an emergency response" means those costs incurred by the city of Long Beach in making any appropriate emergency response to the incident, and shall be comprised of all costs directly arising because of the response to the particular incident, including, but not limited to, the cost of providing police, firefighting, rescue, and emergency medical services at the scene of the incident, as well as the salaries of the personnel responding to the incident."

#### ADDITIONAL CONDITION

18. The permittee shall install and maintain a video surveillance system that monitors no less than the front and rear of the business with full view of the public right-of-ways and any parking lot under the control of the permittee. The video system must be capable of delineating on playback the activity and physical features of persona and areas within the premises. Recordings shall be retained for a minimum of 30 days and be accessible via the Internet by the Long Beach Police Department. A Public Internet Protocol (IP) address and user name/password is also required to allow the Long Beach Police Department to view live and recorded video from these cameras over the internet. All video security cameras shall be installed to the satisfaction of the Chief of Police, Director of Technology Services, and Director of Development Services. At the discretion of the Chief of Police, the permittee may be required to add additional video cameras.

#### TIERED CONDITIONS

This page contains progressively more stringent regulations on entertainment and related activities in the Dining and Entertainment District. By applying for a permit, the applicant agrees to the conditions contained here and understands that he or she is not entitled to a public hearing if these conditions are applied. The City Council may add further conditions not listed here, or revoke the permit, if the permittee does not comply with the conditions imposed in this permit.

The conditions on this attachment do not modify or limit in any way the authority of the Chief of Police to enforce Penal Code Section 415 (disturbing the peace) against any person, or of the Chief of Police or the Fire Marshal to immediately take action in the event of an imminent threat to public health or safety.

#### Tier 1 Conditions:

Permittee may have entertainment on the premises during the maximum hours permitted in the district, consistent with ABC requirements and conditions imposed under a Conditional Use Permit. As long as the primary requirements for safety and noise are met (Conditions 1-17), Permittee may choose the methods of meeting those requirements.

Noncompliance with Tier 1 conditions: when the Chief of Police determines that Permittee has violated the terms of the permit, including the Permittee's obligation to comply with all other laws and regulations, but believes those violations can be remedied through education and/or minor modifications to Permittee's operation, Permittee will be asked to attend a meeting with the involved departments, pilot program area residents and businesses, and other interested persons to address community concerns and discuss how the implementation of Tier 2 Conditions can be avoided.

#### Tier 2 Conditions:

#### Noise:

Following the receipt of 3 or more noise complaints that require a response by the Police Department within a 30-day period and which are found to violate the "middle of the street" standard for noise, Permittee will be notified that his or her premises must comply with those Tier 2 Noise Conditions which the Chief of Police determines are necessary to protect the public peace and to comply with the City's noise ordinance, from among the following list:

- ---Permittee must keep all doors and windows closed except while patrons are entering or exiting.
- ---Meet with Health Department staff to discuss best practices to be implemented to mitigate noise.
- --- No outdoor entertainment of any kind will be permitted after 10 p.m.
- ---No queue after midnight. Any persons gathering outside the establishment shall be considered to be loitering.

#### Security/Public Safety:

For the purposes of this section, an "incident" means a complaint or occurrence that requires a police or Fire Marshal response to Permittee's premises due to Permittee's noncompliance with the terms and conditions of the Entertainment Permit. Following 3 or more incidents within a 30-day period, the Chief of Police or Fire Marshal will notify Permittee of additional measures and conditions to be implemented. These additional measures will be some or all of the following:

- --- Additional security personnel at hours determined necessary by the Chief of Police to prevent Permittee's operations from creating a public nuisance.
- --- Additional security checks on incoming patrons.
- ---No queue after midnight. Any persons gathering outside the establishment shall be considered to be loitering.
- ---Any additional measures deemed necessary by the Chief of Police or the Fire Marshal to protect health and safety.

NOTE: upon the request of a permittee who has been required to implement Tier 2 conditions, the Chief of Police, in consultation with the Fire Marshal and the Health Department, shall review the permittee's recent compliance history and determine whether some or all conditions can be returned to Tier 1 levels consistent with the protection of public health and safety.

#### Tier 3 Conditions:

The failure of a permittee to resolve noise and/or security/public safety issues as directed by the Chief of Police or the Fire Marshal within a reasonable period, not to exceed 30 days in any case, shall result in the implementation of Tier 3 conditions:

#### Noise:

- --- No outdoor entertainment of any kind will be permitted at any time.
- ---Only non-amplified entertainment will be permitted at any time OR amplified entertainment will only be permitted until 10 p.m. any night.
- ---Contain all noise within the premises. No noise audible outside the establishment.
- ---Implement Health Department recommendations to mitigate noise. Provide pre- and postimplementation monitoring data collected by a certified noise expert approved by the Health Department.

#### Security/Public Safety:

- ---The establishment must cease entertainment not later than 10 p.m. on Sunday through Wednesday nights and no later than midnight on Thursday through Saturday nights. The Chief of Police is authorized to make adjustments of up to one hour in these times to protect the public peace.
- ---Permittee shall limit the queue outside the establishment to no more than 20 people. There shall be no queue within 2 hours of the lawful closing time. Any persons gathering outside the establishment shall be considered to be loitering.
- ---Any additional measures determined necessary by the Chief of Police or the Fire Marshal to protect health and safety.

If the City determines that Permittee has not modified his or her operations in compliance with Tier 3 conditions and Permittee continues to fail to comply with the terms and conditions of the Entertainment Permit, the City shall begin revocation or suspension proceedings. Permittee is entitled to a hearing to contest such revocation or suspension.

ES:ak



## **CITY OF LONG BEACH**

DEPARTMENT OF FINANCIAL MANAGEMENT

333 WEST OCEAN BOULEVARD • LONG BEACH, CALIFORNIA 90802

#### SUMMARY OF APPLICATION FOR BUSINESS PERMIT

Attached for your review and action is an application for club Investments LP, DBA Lush Lounge. Also attached are reports from various departments stating their recommended disposition of the subject application. These are summarized as follows:

### SUBMITTED FOR CITY COUNCIL ACTION

		Without Concern	With Conditions	With Concerns	
Police Department	•		X		
1 once Department			,		
Fire Prevention Bu	ıreau	Χ			
Health and Humar Department/Noise			Х		
Development Serv	rices Department	Χ			
Questions concern	ning the above may be direc	ted to the follo	wing:		
Police Department, Chief of Police					
Compiled by: Department of Financial Management Business Relations Bureau					



## **CITY OF LONG BEACH**

DEPARTMENT OF FINANCIAL MANAGEMENT

333 West Ocean Boulevard • Long Beach, CA 90802 • (562) 570-6211 • Fax (562) 499-1099

#### **BUSINESS RELATIONS BUREAU**

## FIVE YEAR HISTORY OF BUSINESS ESTABLISHMENT 49 S. Pine Avenue

Club Investments LP DBA: Lush Lounge Lic#21138950 12/11 – Pending **Entertainment With Dancing** 

Club Investments LP DBA: Ice Bar Lic#21002350 12/10 – 12/11 Entertainment With Dancing (One-Year Short-Term Permit)

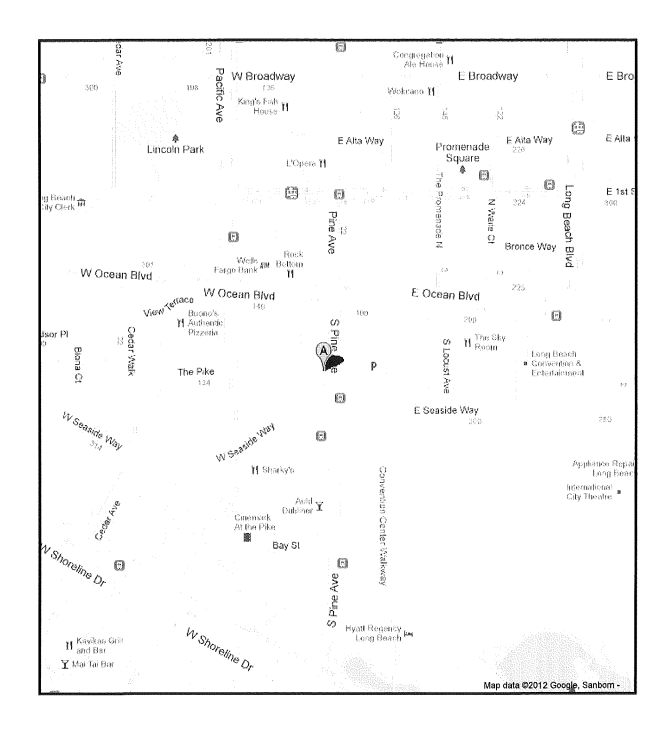
Global Parking System Lic#20913340 04/09 – Current Valet Parking

Club Investments LP DBA: Ice Bar Lic#20848190 04/09 – 4/10 Entertainment With Dancing (One-Year Short-Term Permit)

Club Investments LP DBA: Ice Bar/Lush Lounge Lic#20845920 09/08 – Active Restaurant With Alcohol

## Lush Lounge

#### 49 South Pine Avenue



YOUR RETURN MAILING ADDRESS

NAME: BRUCE ALAVI

ADDRESS: 49 S.PINE AVE

CITY: LONG BEACH



Jan 26 2012

Dean C. Logan, Registrar-Recorder/County Clerk

Electronically signed by TYFFANY YATES

### **FICTITIOUS BUSINESS NAME STATEMENT**

ZIP CODE: 90802

STATE: CA

Re	file- \$26.00 (NO CHANGES IN T	ILING WITH ONE BUSINESS NAM HE FACTS FROM ORIGINAL FILIN IESS NAME FILED ON SAME STA	IG) TEMENT, DOING BUS	New Fill	ngs- <b>\$26.00</b> (CHANGE: SAME LOCATION \$5.0	S IN FACTS FROM ORIGI 00-FOR EACH ADDMON.		•
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	Full Name/Corp/LLC 49 S.PINE AVE				Full Name/Corp/LL	.c		
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	City	State	Zip		City		State Z	ĺp
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*****Th	ne registrant commenced t	o transact business under	the fictitious busine	ess name or	names listed above	C (II)	N/A e if you haven't started	lo transact business)
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Rev. (	09/2010 P.O.	BOX 1208, NORWALK, CA 9	0851-1208	PH: (56:	2) 482-2177	WEB ADDRES	S: LAVOTE.NET	

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Accepted By:	21138950	AV	Date:	12/12/	
Zoning Approval By: _			Date:		

APPLICATION FOR ENTERTAINMENT PERMIT
(Please Print All Information – Incomplete Applications Will Not Be Accepted) Ca.90802 Applicant's Name (Legal Ownership Structure): **Business Phone:** Business Name (DBA): **Business Site Address:** Date Business Proposes To Open: Days & Time Premises Are Open For Inspection: Proposed Use(s): With Dancing Without Dancing Other (explain) Entertainment/Restaurant With Dancing Without Dancing Entertainment/Tavern Social Club Pool/Billiard Hall Entertainment/Retail Explain briefly the proposed use of the rooms within the building: Officer Enfertainment dance Contact Person(s) Name (authorized agent, manager, etc.): Contact Person(s) Phone Number: Type of Organization: Partnership 2 Individual Corporation Unincorporated Association or Club ] LLC Other, explain: Trust OFFICE USE ONLY Building Fire Health (Check Inspecting Department) Date Received: Building/Location meets Department Requirements for the proposed use. Building/Location meets Department Requirements for the proposed use subject to the following conditions: Building/Location does not meet Department requirements for the proposed use. Inspection Completed On (date): Ву: POLICE DEPARTMENT Police Department finds no basis for denial Police Department finds basis for denial Police Department finds no basis for denial with conditions Conditions or Basis for Denial:

Title:

## **GENERAL INFORMATION (All Applicants)**

Principal place of business (if other than the address listed on page 1):
49 Spine Alle, Long Beach, Ca. 90802
Fictitious business names(s) or dba(s) used:
Club investments Lp (ICE Bar)
Place and date of filing fictitious business name statement:
Horwalk/Los Angeles 10/9/08
County(ies) in which fictitious name statement is (are) filed:
Los Angeles
Names and address of all agents and employees authorized to negotiate or otherwise represent individual in connection with any transaction with the City of Long Beach:
MARK AKHAVAW / Jimmy
100 Wilshire Blvd # 2050, Santa
Name and address of person (agent) authorized to accept service of process in California: Monica,
Mark Akhavain (same)
State whether you are licensed by any governmental agency to engage in any business. If so, list each such license held, the city in which held, and expiration date thereof:
N/A
Is this applicant a subsidiary of a present corporation or business?  YES  NO  If yes, explain:
How long has the corporation or business been in operation? Twy 12th / 2col
Is the location: Owned? Rented/Leased?
If Rented/Leased, state the name and address of property owners:
Name: Ocean Center LP
Address: UO Gest Ocean Blvd
Long Reach, Ca 90800

### **IF APPLYING AS A PARTNERSHIP**

Check One Box:

General Partnership	Limited Partnership	LLC (Limited Liability Co.)	
Name of Partnership:	Bruce Alas		
Federal Tax ID Number:		7.	
Seller's Permit Number:			
Percentage of Partnershi	p		
Name and residence addre	esses of General Partners:		Interest:
	Bruce Alaxi		%
			%
			%
			%
Names and residence add	resses of Limited Partners:		Interest:
			%
	ar von statum and the state of		%
DIMANUAL DE VISIT DE LA CONTRACTOR DE LA			%
			%
Place and date of filing Arti	cles or Certificate of Partnership or L	imited Partnership:	
	A SE		

#### Please Note:

Attach certified copies of *Articles of Partnership or Limited Partnership*, or other written evidence of partnership status and all amendments thereto this application.

### **IF APPLYING AS A PARTNERSHIP**

#### INFORMATION IS REQUESTED FOR POLICE DEPARTMENT IDENTIFICATION AND INVESTIGATION

PRINCIPAL PARTNER I			_
Name: Bruce	Title:	Ø SOSP	Owner
Residence Address:		Phone:	
Business Address: 49. 6	s. Pine Aver Long	Beach Phone:	562) 495-8200
Race: Sex: Hair:	Eyes: Heig	Weight:	_
Date of Birth (mm/dd/yyyy):	Place of Birth:		
Driver's License Number:	ssuing State:	-	
PRINCIPAL PARTNER II			
Name:	Title:		
Residence Address:		Phone:	
Business Address:		Phone:	
Race: Sex: Hair: _	Eyes: Height	: Weight: _	
Date of Birth (mm/dd/yyyy):	Place of Birth:		
Driver's License Number:	Issuing State:		
PRINCIPAL PARTNER III			
Name:	Title:		
Residence Address:		Phone:	
Business Address:	A A A A A A A A A A A A A A A A A A A	Phone:	
Race: Sex: Hair: _	Eyes: Height:	: Weight: _	<del>.</del>
Date of Birth (mm/dd/yyyy):	Place of Birth:		
Driver's License Number:	Issuing State:		
PRINCIPAL PARTNER IV			
Name:	Title:		
Residence Address:		Phone:	
Business Address:		Phone:	· · · · · · · · · · · · · · · · · · ·
Race: Sex: Hair: _	Eyes: Height:	Weight:	
Date of Birth (mm/dd/yyyy):	Place of Birth:		
Driver's License Number:  *Attach a list for additional partners*	Issuing State:		

## **GENERAL OPERATING CONDITIONS**

Complete Each Question

### ALCOHOL/FOOD/ADDITIONAL BUSINESSES

1.	Will liquor be sold or consul	med on the premises?	] NO
	a. If Yes, complete the fol	lowing box:	
	heck one box to cate License Type	Alcohol Beverage Control License No.	Premises Type: (Club (restaurant) or Commercial (store)
On	sale beer		
On	sale beer and wine		
On	sale distilled spirits 📈	471483	
2.	serving meals for compa assortment of foods for or	ensation, which has suitable kitchen faciliti dinary meals other than fast foods, sandwiche	place means a place which is regularly used for es containing conveniences for cooking an es or salads. The kitchen must contain proper the Health and Human Services Department.
			∠YES □ NO
	a. If yes, list types of fo	ood sold: Sushi	
	b. If no, list any produc	ets (such as snacks sold):	
3.	Are non-alcoholic bevera	ges sold?	YES NO
4.	How many tables for sea	ting? <u>67</u>	`
5.	Are other types of busines	sses conducted on the premises?	YES NO
	a. If yes, list type(s):		
6.	Are pool tables provided?		YES X NO
	a. If yes, indicate numl	per:	`
7.	Is there a license for the p	ool table?	YES X NO
	a. If yes, license numb	er:	· ·
8.	Are amusement machine(	s) and/or jukebox(es) provided?	YES 🔀 NO
	a. If yes, indicate numb	per and type: Amuseme	nt Machines Jukebox(es)
9.	Is there a license for the a	musement machine(s) and/or jukebox(es)?	YES 🛛 NO
	a. If yes, decal number	(s):	•
10.	Owner of machine(s) and	or jukebox(es):	
	Name:		
	Address:		
	Telephone No. (		

# GENERAL OPERATING CONDITIONS (continued) Complete Each Question

### **SECURITY**

11.	Will security off	icers be prov	vided?			☐ NO		
	a. If yes, nur	mber of secu	rity officers:	_\$	_emplo y	ies		
12.	Is any other typ	e of security	provided?			<b></b> NO <b>N</b>		
	a. If yes, des	scribe type of	f security:					
Day	s and hours secu	urity officers	s or other se	ecurity will be p	rovided (fill out	complete	ly):	
	Day Monday[		Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday
	Hours of	9-4 H	4-4 9-4	AM-AM 9-4	9-4	AM AM 9-4	AM AM 9-4	AN AM 9-4
	Security	4	4	' 4	6	8	8	6
13.	Will a private se	curity firm be	e used?		YES	NO		
	a. If yes, pro	vide the follo	wing informa	ation of the contra	acted security fir	m:		
	Name:	4		Ci	ty Business Lice	nse No.:		<u>-</u>
	Address:			Те	elephone No.:		( )	
		ADM	IISSION and	or MEMBERSH	IIP FEES CHAR	RGED		
14.	Will minors be a	illowed on th	e premises?		X YES	☐ NO		
15.	Will the premise	s be open to	the general	public?	Z YES	☐ NO		
16.	Will an admission	on fee be cha	arged?		JZ YES	☐ NO		
	a. If yes, fee	schedule: _		Man	Jays +	hrong	~ Su	ndays
					days +	- An	the (	leficities
17.	Is there a private	e area for ex	clusive use	of members and	j	-		
		es of membe						
18.	Will guests of mo			n fee or other cha	_		S (R)_NO	

### **GENERAL OPERATING CONDITIONS (continued)**

Complete Each Question

#### **HOURS OF OPERATION**

Establishment hours of operation by day (fill out completely):

Day Monda	•	Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday	
Open	9:00AM	9200 111		9:00 00	9:00 am	9:00	9 loc am	
Close	4:00 AM	4:00 AM	4:00 am		4:00	4,00 an	4,00 an	
PROXIMITY OF BUSINESSES AND RESIDENCES								
Are there surrounding businesses?								

€.	Are	there surrounding business	ses?	☐ YES < ☐ NO				
	a.	What type?	Rest	aurants	, Ca	nvention	~ Cent	
			Bar	s, club	) )			
	Are	there surrounding residenc	es?	[	YES	NO		
	a.	Approximately how close?						
		PAR	KING FACILITIE	ES AND ARRANG	EMENTS			
	ls p	arking available?		I	YES	☐ NO		
	a.	If no, what is the street a facility?	ddress of the of	f-premises parkin	g 			
•	b.	Describe the business arra (Please attach a copy restriction)	ingement made w			y if not part of busi	ness premises	
	c.	Days and hours parking	facility will be a	vailable:				
		Monday Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday	
Fro	om	9:00 AM 9:00 CM	9:00 Am	9200 Am	9: ~ A	Α.		
T	0	4.00 Am 4:00 AM			4:00 A		4:00 Am	
	d.	How many individual par	king snaces (an	enrovimately)?	50		_	

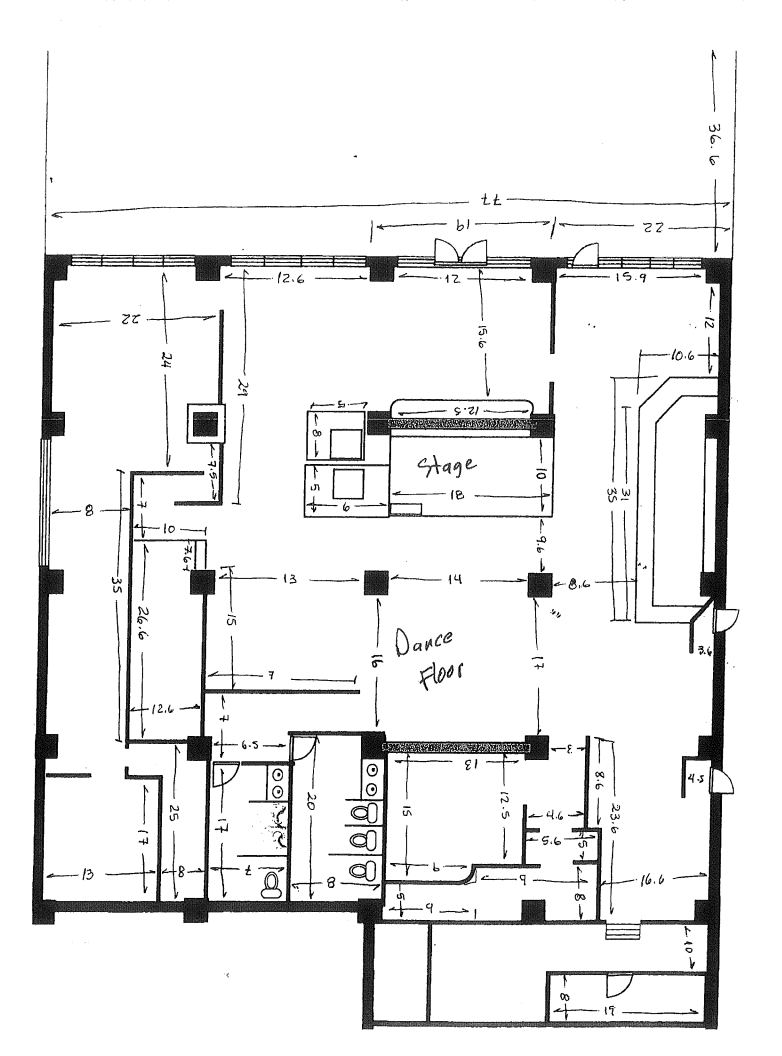
END OF GENERAL OPERATING CONDITIONS SECTION – PLEASE CONTINUE TO NEXT SECTION

## **ENTERTAINMENT FACILITY AND ACTIVITY**

Entertainment -	Restaurant	Entert Entert	ainment – <i>Tavern</i>	(bar)	Entertainmen	t - Other	
Does the Propo	sed Activity l	have:					
Outdoor Entertai		Ø Y□ N					
Dancing by patro	ons, guests, cu	ustomers, partic	ipants, attendees'	?			K Y □ N
Dancing by perfo	ormers?						$\mathbf{A} \mathbf{Y} \mathbf{D} \mathbf{N}$
Live music by mo	ore than two (2	2) performers?					X Y N
Amplified music (	(live)?						
Amplified music (	recorded)?		•				Ø Y□ N
Disc Jockey?							Y □ N
Karaoke?							Ø Y□ N
Adult Entertainme	ent as defined	by LBMC Secti	on 21.15.110?				☐ Y 🔼 N
Adult Entertainme	ent as defined	by LBMC Secti	on 5.72.115 (B)?				☐ Y⁄⊠ N
Will the establish	ment serve as	a family pool/b	illiard hall as provi	ded in Section	n 5.69.090 of	the LBMC?	
Any other type of	entertainment	t not listed abov	e?				☐ Y 🗷 N
If yes, briefly desc	ribe the entert	tainment activity	. Conc	<u>cert</u>			
		<b></b>					
Describe entertair	^	ormers:	Live B	and /	live	ور رج	-VJ
Dance Floor?	Y N			Si J	tage? ☑	JY IN	238
If yes, provide dim	ensions and t	ype of material	of dance floor.	L 2	2 x w 2	· <del>2</del> = _	-59 4sq ft.
If yes, provide dim	ensions and t	ype of material	of stage.	L	<u>0</u> w _	Н 8-1_	180-2
Describe floor mat	erial and surfa	ce type:	Conce	rt			
Schedule of enterta and times every we sheet if necessary:	ek, please pro	ovide a detailed	of the week and ti schedule of specif	me of day. If e îc dates and ti	entertainment imes of enterta	is not provided ainment. Attac	the same days ch an additional
Day	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday
Entertainment Type	live,	live Band	Live Band Karaoke	Live	Live	Live d	Live Band & D)
Start Time	6:00 PN	6:00 PM	6:00 PM	6:00 PM	6-00 PM	6100 PM	6:00 PM
End Time	4:00 PM	4:00 AM	4:00 AM	4: as AM	4:00 AM	4:00 AM	4:00 AM

#### RELEASE FORM

The undersigned, on behalf of (owner('s)) (white investment) hereby authorizes the City of Long Beach, by and through its appropriate officers, agents and employees to verify and confirm the information contained in this application, and to conduct such other investigations as may be reasonably required by the City of Long Beach, its officers, agents and employees for the purpose of determining the capability, fitness and capacity of:
(DBA) Lush Lounge
to obtain the (entertainment type) Entertainment W permit/license.
The applicant by signing this application consents service of any notice required or provided for by the laws, rules, regulations, or ordinances of the City of Long Beach upon the person at the address designated in this application as the business address, will constitute sufficient and legal notice. Any change in the person or the address listed in the application may be made only in writing to the Director of Financial Management.
The applicant consents and agrees full compliance will be made with all applicable State laws and City ordinances governing the conduct of the particular type of business activity for which a business license or permit is requested. The applicant by signing this application understands any incomplete or false information may constitute grounds for denial.
I swear under penalty of perjury have read the forgoing application and all information and statements made by the undersigned/applicant regarding this applicant are true and correct.
R M O Wee
(SIGNATURE OR AUTHORIZED AGENT) (TITLE) (DATE)
DRIVER'S LICENSE OR ID CARD NUMBER STATE
ACCEPTED BY (CITY STAFF)  ACCEPTED BY (CITY STAFF)  TITLE  DATE





		1 1/			
Accepted By:	21138950 4	AS.	Date:	12 12	<u>I</u>
				, ,	·
Zoning Approval By: _			Date:		
		·			

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## **APPLICATION FOR ENTERTAINMENT PERMIT**

(Please Print All Information - Incomplete Applications Will Not Be Accepted) Applicant's Name (Legal Ownership Structure): ALavi ICE Bar Business Name (DBA): Business Phone: **Business Site Address:** Date Business Proposes To Open: Days & Time Premises Are Open For Inspection: Proposed Use(s): With Dancing Without Dancing Entertainment/Restaurant Other (explain) Entertainment/Tavern With Dancing Without Dancing Entertainment/Retail Social Club Pool/Billiard Hall Explain briefly the proposed use of the rooms within the building: Officer, Enfertainment, dance Contact Person(s) Name (authorized agent, manager, etc.): Contact Person(s) Phone Number: Type of Organization: Corporation [] Individual Partnership Unincorporated Association or Club Trust LLC Other, explain: OFFICE USE ONLY Building Fire Health (Check Inspecting Department) Date Received: Building/Location meets Department Requirements for the proposed use. Building/Location meets Department Requirements for the proposed use subject to the following conditions: Building/Location does not meet Department requirements for the proposed use. Inspection Completed On (date): POLICE DEPARTMENT Police Department finds no basis for denial Police Department finds basis for denial Police Department finds no basis for denial with conditions Conditions or Basis for Denial: HIGF Date: 2-8-17 By: Title:

Entertainment Application - Page 1



## City of Long Beach Working Together to Serve

Date:

January 9, 2013

To:

Erik Sund, Bureau Manager, Business Relations Bureau

From:

Jim McDonnell, Chief of Police

Subject:

APPLICATION FOR ENTERTAINMENT WITH DANCING PERMIT

**LUSH - 49 SOUTH PINE AVENUE** 

The Police Department recommends **approval** of this application for an Entertainment with Dancing Permit, by Club Investment LP, dba Lush, located at 49 South Pine Avenue, subject to the conditions provided in the attached memorandum.

Lush is a restaurant and club located on Pine Avenue south of Ocean Boulevard and serves a Japanese food menu. The business is a for-profit corporation owned and operated by Bruce Alavi. The business currently holds a Type 47 (On Sale General Eating Place) Alcoholic Beverage Control license, and has been operating on a One-Year Short-Term Entertainment Permit for the previous two years. On December 12, 2011, Lush completed an application for a new Entertainment with Dancing Permit requesting live amplified music, a disc jockey, and karaoke music.

Based upon the Vice Section's investigation and South Division Patrol Commander recommendation, the Long Beach Police Department has determined the public peace, safety, and welfare would not be adversely impacted by the issuance of this permit provided the appropriate conditions are imposed and observed by the applicant. The Police Department recommends approval of the requested permit.

JM:CNA:cna AppvlLush

#### ENTERTAINMENT WITH DANCING PERMIT LUSH, AKA ICE BAR – 49 SOUTH PINE AVNUE Page 2

#### **CONDITIONS OF OPERATION**

- 1. Indoor entertainment and outdoor non-amplified entertainment that otherwise conforms with the requirements of state and local laws and regulations may be offered pursuant to permit until 2 a.m., seven days a week.
  - Outdoor amplified entertainment is prohibited, except for rooftop entertainment that was permitted on or before February 3, 2007, or except in conjunction with a special events permit.
- 2. Each holder of an existing entertainment permit within the entertainment district and each new applicant for a downtown area entertainment permit, including an applicant who acquires an existing business through a change of ownership, shall within ninety (90) days of application, attend a permit orientation session conducted by or at the direction of the City. Each new applicant for a downtown area entertainment permit, including an applicant who acquires an existing business through a change of ownership, shall, within ninety (90) days of application, submit proof of attending the LEAD program offered by the Department of Alcoholic Beverage Control.
- 3. The permittee shall comply with all applicable laws, regulations, ordinances and stated conditions. It is the intent of the City that each permittee make his or her own business decisions as to how to implement compliance; however, if the permittee fails to comply with the conditions of this permit, or if his or her operations result in excessive police service as defined below, the permittee will be required to operate under the more restrictive conditions described in Attachment "B" and made a permanent part of this permit without further hearing.
- 4. The permittee shall be responsible for all entertainment activities at the location, including those conducted by promoters. Each permittee and promoter conducting business within the City of Long Beach must have or obtain a City of Long Beach Business License prior to conducting entertainment activities governed by this permit. The permittee shall provide all promoters and agents hired to conduct entertainment activities with a copy of the approved permit, which shall include a copy of the approved conditions of operation.
- 5. The operation of the establishment shall be limited to those activities expressly indicated on the entertainment permit application and approved by the City Council. Any change in the operation that exceeds the conditions of the approved permit will require approval by City Council.
- 6. The permittee shall comply with the requirements of LBMC Sec. 8.80 (Noise) at all times. In addition, in response to a complaint, the Police Department will enforce Penal Code Section 415 (disturbing the peace)

#### ENTERTAINMENT WITH DANCING PERMIT LUSH, AKA ICE BAR – 49 SOUTH PINE AVNUE Page 3

and all other state and local provisions related to the "public peace." Permittee shall conduct all aspects of his or her operation, including before- and after-hours deliveries and maintenance, in consideration of residences located nearby. Permittee agrees that the following standard is reasonable: Noise emanating from Permittee's premises shall not be audible from the middle of the street adjoining the premises.

- 7. No adult entertainment, as defined by section 5.72.115(B) LBMC shall be conducted on the permitted premises. The permittee shall not allow, permit, procure, or encourage, anyone to expose male or female genitals, cleft of the buttocks, the areola or any portion of the female breast below the areola, while or inside the business.
- 8. Current occupancy loads shall be posted at all times, and the permittee shall have an effective system to keep count of the number of occupants present at any given time and provide that information to public safety personnel upon request. (LBMC section 18.48.320)
- 9. Should the permittee's operations give rise to a substantial increase in complaints/calls for police service, the permittee shall increase security staff, implement the use of electronic metal detection equipment, increase outside lighting, or make other changes to the premises or operation as the Chief of Police determines are necessary to protect the safety of the public. In the event of a conflict on this issue between the requirements of this permit and any permit issued by the Alcoholic Beverage Commission, the more stringent regulation shall control.
- 10. The permittee shall be responsible for maintaining an adequate security staff to supervise patrons and those waiting to enter. Potential patrons awaiting entry in a defined "queue" shall be counted toward the calculation of required security staffing levels. For up to fifty (50) people inside (or in a defined queue waiting to enter) an establishment, the permittee shall provide a minimum of one (1) uniformed licensed security guard per floor. There shall be one additional guard for each subsequent increment or each partial increment of 50, plus one guard per each additional floor. (Example: a one-story establishment with 75 patrons present must have two guards. A two-story establishment with 75 patrons present must have three guards.) Potential patrons awaiting entry in a defined "queue" shall be counted toward the calculation of required security staffing levels. The Chief of Police may relax these staffing levels during daylight hours, or during hours in which the primary activity in the establishment is dining, if he determines that a lower level of security staffing is consistent with the protection of public health and safety.

The attire of each security guard shall clearly indicate the guard's affiliation with the establishment by means of a pin, shirt, or other clearly-visible form of identification.

#### ENTERTAINMENT WITH DANCING PERMIT LUSH, AKA ICE BAR – 49 SOUTH PINE AVNUE Page 4

- 11. If an establishment is licensed as a restaurant, all entertainment activities shall be conducted in conjunction with regular dining or pre-planned banquet activities. A banquet is defined as a private function held at a bona fide eating-place wherein complete and substantial meals are provided to the persons in attendance by the management of the restaurant where the function is being held. Fast food, snacks, and hors d'oeuvres shall not constitute a complete and substantial meal. Taverns are not subject to this requirement.
- 12. Persons under eighteen (18) years of age shall not be permitted to enter nor permitted to remain on the premises after 10 p.m., unless accompanied by a parent or legal guardian.
- 13. The permittee shall establish a program to discourage loitering and littering outside any of the entrance/exit doors at all times open for business. This should be done by use of security guards and/or signs near all exits that encourage patrons to "respect our neighbors" and the provision of trash receptacles.
- 14. At the conclusion of each event and at closing time, the permittee's staff shall remind patrons to refrain from loitering in the immediate area, littering or making excessive noise. Patrons should be reminded to use trash receptacles and to walk directly and quietly to their cars or other transportation.
- 15. The permittee shall not distribute, post or attach, and shall be responsible for ensuring that its promoters and or agents do not distribute, post or attach, advertising matter on public property or on any vehicle on public property.
- 16. Any graffiti painted or marked upon the premises or on any adjacent area under the control of the permittee shall be removed or painted over within 24 hours of being applied.
- 17. When the Chief of Police determines that excessive police services are required as the result of any incident or nuisance arising out of or in connection with the permittee's operations, the cost of such services shall be billed to the permittee as an expense of an emergency response. "Expense of an emergency response" means those costs incurred by the city of Long Beach in making any appropriate emergency response to the incident, and shall be comprised of all costs directly arising because of the response to the particular incident, including, but not limited to, the cost of providing police, firefighting, rescue, and emergency medical services at the scene of the incident, as well as the salaries of the personnel responding to the incident."

#### Attachment "B"

#### **Tiered Conditions**

This page contains progressively more stringent regulations on entertainment and related activities in the Dining and Entertainment District. By applying for a permit, the applicant agrees to the conditions contained here and understands that he or she is not entitled to a public hearing if these conditions are applied. The City Council may add further conditions not listed here, or revoke the permit, if the permittee does not comply with the conditions imposed in this permit.

The conditions on this attachment do not modify or limit in any way the authority of the Chief of Police to enforce Penal Code Section 415 (disturbing the peace) against any person, or of the Chief of Police or the Fire Marshal to immediately take action in the event of an imminent threat to public health or safety.

#### Tier 1 Conditions:

Permittee may have entertainment on the premises during the maximum hours permitted in the district, consistent with ABC requirements and conditions imposed under a Conditional Use Permit. As long as the primary requirements for safety and noise are met (Conditions 1-17), Permittee may choose the methods of meeting those requirements.

Noncompliance with Tier 1 conditions: when the Chief of Police determines that Permittee has violated the terms of the permit, including the Permittee's obligation to comply with all other laws and regulations, but believes those violations can be remedied through education and/or minor modifications to Permittee's operation, Permittee will be asked to attend a meeting with the involved departments, pilot program area residents and businesses, and other interested persons to address community concerns and discuss how the implementation of Tier 2 Conditions can be avoided.

#### Tier 2 Conditions:

#### Noise:

Following the receipt of 3 or more noise complaints that require a response by the Police Department within a 30-day period and which are found to violate the "middle of the street" standard for noise, Permittee will be notified that his or her premises must comply with those Tier 2 Noise Conditions which the Chief of Police determines are necessary to protect the public peace and to comply with the City's noise ordinance, from among the following list:

- ---Permittee must keep all doors and windows closed except while patrons are entering or exiting.
- --- Meet with Health Department staff to discuss best practices to be implemented to mitigate noise.

- --- No outdoor entertainment of any kind will be permitted after 10 p.m.
- --- No queue after midnight. Any persons gathering outside the establishment shall be considered to be loitering.

#### Security/Public Safety:

For the purposes of this section, an "incident" means a complaint or occurrence that requires a police or Fire Marshal response to Permittee's premises due to Permittee's noncompliance with the terms and conditions of the Entertainment Permit. Following 3 or more incidents within a 30-day period, the Chief of Police or Fire Marshal will notify Permittee of additional measures and conditions to be implemented. These additional measures will be some or all of the following:

- --- Additional security personnel at hours determined necessary by the Chief of Police to prevent Permittee's operations from creating a public nuisance.
- --- Additional security checks on incoming patrons.
- ---No queue after midnight. Any persons gathering outside the establishment shall be considered to be loitering.
- ---Any additional measures deemed necessary by the Chief of Police or the Fire Marshal to protect health and safety.

NOTE: upon the request of a permittee who has been required to implement Tier 2 conditions, the Chief of Police, in consultation with the Fire Marshal and the Health Department, shall review the permittee's recent compliance history and determine whether some or all conditions can be returned to Tier 1 levels consistent with the protection of public health and safety.

#### Tier 3 Conditions:

The failure of a permittee to resolve noise and/or security/public safety issues as directed by the Chief of Police or the Fire Marshal within a reasonable period, not to exceed 30 days in any case, shall result in the implementation of Tier 3 conditions:

#### Noise:

- --- No outdoor entertainment of any kind will be permitted at any time.
- ---Only non-amplified entertainment will be permitted at any time OR amplified entertainment will only be permitted until 10 p.m. any night.
- --Contain all noise within the premises. No noise audible outside the establishment.
- ---Implement Health Department recommendations to mitigate noise. Provide pre- and post-implementation monitoring data collected by a certified noise expert approved by the Health Department.

#### Security/Public Safety:

---The establishment must cease entertainment not later than 10 p.m. on Sunday through Wednesday nights and no later than midnight on Thursday through Saturday nights. The Chief of Police is authorized to make adjustments of up to one hour in these times to protect the public peace.

---Permittee shall limit the queue outside the establishment to no more than 20 people. There shall be no queue within 2 hours of the lawful closing time. Any persons gathering outside the establishment shall be considered to be loitering.

---Any additional measures determined necessary by the Chief of Police or the Fire Marshal to protect health and safety.

If the City determines that Permittee has not modified his or her operations in compliance with Tier 3 conditions and Permittee continues to fail to comply with the terms and conditions of the Entertainment Permit, the City shall begin revocation or suspension proceedings. Permittee is entitled to a hearing to contest such revocation or suspension.



		112			
Accepted By:	21138950	AD -	Date:	ष्ट्रीय	
Zoning Approval By:	Adda and the second of the sec	<del>Makerika daga - Dalah - Likika da kalanga -</del>	Date:		

## **APPLICATION FOR ENTERTAINMENT PERMIT**

Applicant's Name (Legal Ownership Structure):		(Please Print A	VI Information - Incomplet	e Applications Wil	Not Be Accepted)
Business Name (DBA):   ICE Bar   Business Phone:   Business Site Address:   49	Applicant's Name (Legs	ıl Ownership Structu	re): <u>Bru</u>	ue p	Havi club investing
Date Business Proposes To Open:    Days & Time Premises Are Open For Inspection:	Business Name (DBA):	ICE	Bar	But	ilness Phone:
Days & Time Premises Are Open For Inspection:    Proposed Use(e):	Business Site Address:	49 8.1	pine Ave	. Long	Beach, Ca. 90802
Proposed Use(s): Entertainment/Restaurant With Dancing Without Dancing Other (explain) Entertainment/Restall Social Club Pool/Billiard Hall Explain briefly the proposed use of the rooms within the bullighing:    Contact Person(s) Name (authorized agent, menager, etc.):   Druce Alawi   Contact Person(s) Phone Number:     Contact Person(s) Phone Number:     Contact Person(s) Phone Number:	Date Business Proposes	To Open:	arrady	pened	
Entertainment/Restaurant With Dancing   Without Dancing   Other (explain)    Entertainment/Taverm With Dancing   Without Dancing    Entertainment/Retail   Social Club   Pool/Billiard Hall    Explain briefly the proposed use of the roome within the builtigling:    Contact Person(s) Name (authorized agent, manager, sto.):   Proce Alawi   Contact Person(s) Phone Number:	Days & Time Premises A	re Open For Inspection	n: To	1 ssays	at Ilian
Entertainment/Tavern With Dancing   Without Dancing   Entertainment/Retail   Social Club   Pool/Billiard Hail   Explain briefly the proposed use of the rooms within the builtying:    Contact Person(s) Name (authorized agent, manager, etc.):   Contact Person(s) Phone Number:	Proposed Use(s):			ί	
Explain briefly the proposed use of the rooms within the builting:    Contact Person(s) Name (authorized agent, menager, etc.):   Contact Person(s) Phone Number:	Entertainment/Restaurent	With Danding	Without Dancin	ng 🔲 Oth	er (explain)
Explain briefly the proposed use of the rooms within the building:    Contact Person(e) Name (authorized agent, manager, etc.):   Druce Alavi   Contact Person(s) Phone Number:	Entertainment/Tavern	With Dancing	Without Dancir	19 🔲	
Contact Person(s) Name (authorized agent, manager, etc.):  Contact Person(s) Phone Number:    Composition   Partnership   Q   Individual   Unincorporated Association or Club	Entertainment/Retail	Social Club	Pool/Billiard He	u 🔲	
Contact Person(s) Name (authorized agent, manager, etc.):  Contact Person(s) Phone Number:  Type of Organization:  Corporation   Partnership   Q   Individual   Unincorporated Association or Club  Trust   LLC   Other, explain:  DEFFICE USE ONLY  Building   Fire   Health   (Check Inspecting Department)   Data Received:   12   22   12    Building/Location meets Department Requirements for the proposed use.  Building/Location meets Department Requirements for the proposed use subject to the following conditions:  Building/Location does not meet Department requirements for the proposed use subject to the following conditions:  Building/Location does not meet Department requirements for the proposed use subject to the following conditions:  Defice Department finds no basis for denial   Police Department finds basis for denial   Police Department finds no basis for denial   Police Departmen	Explain briefly the propose	ed use of the rooms w	thin the building:	A.	
Contact Person(s) Phone Number:    Corporation				7 12	Alavi
Corporation Partnership					
Corporation Partnership V Individual Unincorporated Association or Club Trust ULC Other, explain:  OFFICE USE ONLY  Building Fire Health (Check Inspecting Department) Date Received: 12,72,17  Building/Location meets Department Requirements for the proposed use.  Building/Location meets Department Requirements for the proposed use subject to the following conditions:  Building/Location does not meet Department requirements for the proposed use subject to the following conditions:  Building/Location does not meet Department requirements for the proposed use subject to the following conditions:  Building/Location does not meet Department requirements for the proposed use subject to the following conditions:  Police Department finds no basis for denial Police Department finds basis for denial Police Department finds no basis for denial with conditions or Basis for Denial:	Type of Organization:				
Building   Fire   Health (Check Inspecting Department) Date Received: 12/3/17    Building/Location meets Department Requirements for the proposed use.   Building/Location meets Department Requirements for the proposed use subject to the following conditions:   Building/Location does not meet Department requirements for the proposed use subject to the following conditions:   Building/Location does not meet Department requirements for the proposed use subject to the following conditions:   Building/Location does not meet Department requirements for the proposed use subject to the following conditions:   Building/Location does not meet Department requirements for the proposed use subject to the following conditions:   Building/Location does not meet Department requirements for the proposed use subject to the following conditions:   Building/Location does not meet Department requirements for the proposed use subject to the following conditions:   Building/Location does not meet Department requirements for the proposed use subject to the following conditions:   Building/Location meets Department Requirements for the proposed use subject to the following conditions:   Building/Location does not meet Department requirements for the proposed use subject to the following conditions:   Building/Location does not meet Department requirements for the proposed use subject to the following conditions:   Building/Location does not meet Department Requirements for the proposed use subject to the following conditions:   Building/Location does not meet Department Requirements for the proposed use subject to the following conditions:		Partnership	(Individue)	Unincor	porated Association or Club
Building/Location meets Department Requirements for the proposed use.  Building/Location meets Department Requirements for the proposed use subject to the following conditions:  Building/Location meets Department Requirements for the proposed use subject to the following conditions:  Building/Location does not meet Department requirements for the proposed use subject to the following conditions:  Building/Location does not meet Department requirements for the proposed use subject to the following conditions:  Building/Location does not meet Department requirements for the proposed use subject to the following conditions:  Building/Location meets Department requirements for the proposed use subject to the following conditions:  Building/Location meets Department requirements for the proposed use.  Building/Location does not meet Department requirements for the proposed use.  Building/Location does not meet Department requirements for the proposed use.  Building/Location meets Department Requirements for the proposed use.	] Trust [	⊒ пс	Other, explain:	www.	
Building/Location meets Department Requirements for the proposed use.  Building/Location meets Department Requirements for the proposed use subject to the following conditions:  Building/Location does not meet Department requirements for the proposed use subject to the following conditions:  Building/Location does not meet Department requirements for the proposed use subject to the following conditions:  Building/Location meets Department requirements for the proposed use subject to the following conditions:  Building/Location meets Department requirements for the proposed use subject to the following conditions:	OFFICE USE ONLY				
Building/Location meets Department Requirements for the proposed use subject to the following conditions:  Building/Location does not meet Department requirements for the proposed use Inspection Completed On (date): 12/31/12 By: 12/31/12 B	Building	Fire Health	(Check Inspectin	g Department)	Date Received: 12/3/12
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Inspection Completed On (date): 1231/2 By: May 70682  OLICE DEPARTMENT  Police Department finds no basis for denial Police Department finds basis for denial Police Department finds no basis for denial with conditions or Basis for Denial:	Building/Location	meets Department Re	quirements for the prop	osed use subjec	at to the following conditions:
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## CITY OF LONG BEACH

DEPARTMENT OF HEALTH AND HUMAN SERVICES

100 W BROADWAY STE 400 ! LONG BEACH, CA 90802 ! 562-570-6513 FAX 562-570-6930

ENVIRONMENTAL HEALTH **NOISE OFFICE** 

## **DEPARTMENT OF HEALTH AND HUMAN SERVICES ENTERTAINMENT PERMIT APPLICATION REQUIREMENTS**

Date: 12/14 ()
Name of Business (DBA):
Name of Business Owner: BRUCE ALAVI
Business Address: 40 5 Pine Ave
Long Beach, Ca. 90802
Dear New Business Owners:
Deal New Dusiness Owners.
The Entertainment establishment must abide by the Long Beach Municipal Code Noise Ordinance, Chapter 8.80.
You must make sure that the noise generating inside your business is not impacting adjacent residences.
If loud music is to be played as part of the entertainment permit, you must also post a sign in the customer area in a conspicuous location that states:
Warning: Sound Levels Within May Cause Permanent Hearing Impairment.
I understand that in order to provide Entertainment, my establishment must comply with the Long Beach Noise Ordinance (LBMC Chapter 8.80)
Owner or Authorized Agent Signature(s)
Title Umer
Phone #
FAX # 502) 590-0299



		42			
Accepted By:	21138950	AP	Date:	12/12/11	
Zoning Approval By:			Date:		

#### **APPLICATION FOR ENTERTAINMENT PERMIT**

(Please Print All Information - Incomplete Applications Will Not Be Accepted) Applicant's Name (Legal Ownership Structure): HLavi Bar **Business Phone:** Business Name (DBA): **Business Site Address:** Date Business Proposes To Open: Days & Time Premises Are Open For Inspection: Proposed Use(s): With Dancing Without Dancing Other (explain) Entertainment/Restaurant Entertainment/Tavern With Dancing Without Dancing Entertainment/Retail Social Club Pool/Billiard Hall Explain briefly the proposed use of the rooms within the building: Contact Person(s) Name (authorized agent, manager, etc.): Contact Person(s) Phone Number: Type of Organization: (Individual Corporation Partnership Unincorporated Association or Club Trust LLC Other, explain: OFFICE USE ONLY Building Health (Check Inspecting Department) Date Received: Building/Location meets Department Requirements for the proposed use. Building/Location meets Department Requirements for the proposed use subject to the following conditions: Building/Location does not meet Department requirements for the proposed use. Inspection Completed On (date): POLICE DEPARTMENT Police Department finds no basis for denial Police Department finds basis for denial Police Department finds no basis for denial with conditions Conditions or Basis for Denial: Ву: Title:



Date:

December 20, 2011

To:

Erik Sund, Manager of Business Relations Bureau

From:

Derek Burnham, Planning Administrator

Subject:

REVIEW OF ENTERTAINMENT LICENSE REQUEST

Site Address:

49 S. Pine Avenue

Long Beach, Ca 90802

**Applicant:** 

Club Investment LP, DBA Ice Bar

**Zoning District:** 

PD-6

(Downtown Shoreline Planned Development District)

**Proposed Use:** 

**Entertainment with Dancing** 

The Planning Bureau of the Department of Development Services has the following comments:

No CUPs or AUPs were found for the subject site.

The subject site was previously approved for an entertainment permit with dancing in March of 2010. Based on floor plans submitted with the previous application and the current application, there have been no significant changes made to the floor plan.

The subject site is located within PD-6, the Downtown Shoreline Planned Development District. Entertainment, including dancing by patrons as an accessory use to a restaurant, is a permitted use in this zone except in the outdoor patio area, where dancing is prohibited.

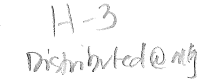
Planning Bureau recommends that the entertainment permit with dancing for "Ice Bar" be approved.

If you have any questions regarding this response, please call Jorge Ramirez, Planner, at (562) 570-6952



## CITY OF LONG BEACH

DEPARTMENT OF FINANCIAL MANAGEMENT
BUSINESS RELATIONS BUREAU



333 WEST OCEAN BOULEVARD 7<sup>TH</sup> FLOOR • LONG BEACH, CA 90802 • (562) 570-6211

## **Recommended Conditions of Operation**

Club Investments LP, DBA Lush Lounge 49 South Pine Avenue Application for Entertainment with Dancing

The Department of Financial Management recommends **approval** of the permit subject to the following conditions associated with the Downtown Dining and Entertainment District:

"Entertainment" as used here shall have the same definition as "entertainment activity" contained in LBMC Section 5.72.115:

A. "Entertainment activity" means any activity conducted for the primary purpose of diverting or entertaining a clientele in a premises open to the general public. Said activity shall include, but shall not be limited to, dancing, whether by performers or patrons of the establishment, live musical performances, instrumental or vocal, when carried on by more than two (2) persons or whenever amplified; musical entertainment provided by a disc jockey or karaoke, or any similar entertainment activity involving amplified, reproduced music.

Permittee understands and agrees that the conditions attached here are in <u>addition to</u> the requirements of LBMC Sections 5.72 and 21.115.110. In the event of a conflict between the permittee's ABC license and this permit, or between a conditional use permit and this permit, the more stringent conditions shall apply.

Permittee understands and agrees that he or she is excused from complying with the Tiered Conditions so long as his or her operation complies with all of the conditions in this permit as well as all other applicable laws and regulations. Failure to comply will result in the enforcement of increasingly more stringent Tiered Conditions and may result in a decision to suspend or revoke the Entertainment Permit.

This permit does not modify or limit in any way the authority of the Chief of Police to enforce Penal Code Section 415 (disturbing the peace) against any person or entity, or of the Chief of Police or the Fire Marshal to immediately take action in the event of an imminent threat to public health or safety.

#### **CONDITIONS OF OPERATION**

1. Indoor entertainment and outdoor non-amplified entertainment that otherwise conforms with the requirements of state and local laws and regulations may be offered pursuant to permit until 2 a.m., seven days a week.

Outdoor amplified entertainment is prohibited, except for rooftop entertainment that was permitted on or before February 3, 2007, or except in conjunction with a special events permit.

- 2. Each holder of an existing entertainment permit within the entertainment district and each new applicant for a downtown area entertainment permit, including an applicant who acquires an existing business through a change of ownership, shall within ninety (90) days of application, attend a permit orientation session conducted by or at the direction of the City. Each new applicant for a downtown area entertainment permit, including an applicant who acquires an existing business through a change of ownership, shall, within ninety (90) days of application, submit proof of attending the LEAD program offered by the Department of Alcoholic Beverage Control.
- 3. The permittee shall comply with all applicable laws, regulations, ordinances and stated conditions. It is the intent of the City that each permittee make his or her own business decisions as to how to implement compliance; however, if the permittee fails to comply with the conditions of this permit, or if his or her operations result in excessive police service as defined below, the permittee will be required to operate under the more restrictive conditions described in Attachment "B" and made a permanent part of this permit without further hearing.
- 4. The permittee shall be responsible for all entertainment activities at the location, including those conducted by promoters. Each permittee and promoter conducting business within the City of Long Beach must have or obtain a City of Long Beach Business License prior to conducting entertainment activities governed by this permit. The permittee shall provide all promoters and agents hired to conduct entertainment activities with a copy of the approved permit, which shall include a copy of the approved conditions of operation.
- 5. The operation of the establishment shall be limited to those activities expressly indicated on the entertainment permit application and approved by the City Council. Any change in the operation that exceeds the conditions of the approved permit will require approval by City Council.
- 6. The permittee shall comply with the requirements of LBMC Sec. 8.80 (Noise) at all times. In addition, in response to a complaint, the Police Department will enforce Penal Code Section 415 (disturbing the peace) and all other state and local provisions related to the "public peace." Permittee shall conduct all aspects of his or her operation, including before- and after-hours deliveries and maintenance, in consideration of residences located nearby. Permittee agrees that the following standard is reasonable: Noise emanating from Permittee's premises shall not be audible from the middle of the street adjoining the premises.
- 7. No adult entertainment, as defined by section 5.72.115(B) LBMC shall be conducted on the permitted premises. The permittee shall not allow, permit, procure, or encourage, anyone to expose male or female genitals, cleft of the buttocks, the areola or any portion of the female breast below the areola, while or inside the business.
- 8. Current occupancy loads shall be posted at all times, and the permittee shall have an effective system to keep count of the number of occupants present at any given time and provide that information to public safety personnel upon request. (LBMC section 18.48.320)

- 9. Should the permittee's operations give rise to a substantial increase in complaints/calls for police service, the permittee shall increase security staff, implement the use of electronic metal detection equipment, increase outside lighting, or make other changes to the premises or operation as the Chief of Police determines are necessary to protect the safety of the public. In the event of a conflict on this issue between the requirements of this permit and any permit issued by the Alcoholic Beverage Commission, the more stringent regulation shall control.
- 10. The permittee shall be responsible for maintaining an adequate security staff to supervise patrons and those waiting to enter. Potential patrons awaiting entry in a defined "queue" shall be counted toward the calculation of required security staffing levels. For up to fifty (50) people inside (or in a defined queue waiting to enter) an establishment, the permittee shall provide a minimum of one (1) uniformed licensed security guard per floor. There shall be one additional guard for each subsequent increment or each partial increment of 50, plus one guard per each additional floor. (Example: a one-story establishment with 75 patrons present must have two guards. A two-story establishment with 75 patrons present must have three guards.) Potential patrons awaiting entry in a defined "queue" shall be counted toward the calculation of required security staffing levels. The Chief of Police may relax these staffing levels during daylight hours, or during hours in which the primary activity in the establishment is dining, if he determines that a lower level of security staffing is consistent with the protection of public health and safety.

The attire of each security guard shall clearly indicate the guard's affiliation with the establishment by means of a pin, shirt, or other clearly-visible form of identification.

- 11. To operate a restaurant with alcohol and entertainment in the Downtown Dining and Entertainment District, the proprietor must operate and maintain the licensed premises as a bona fide eating place. He or she must make actual and substantial sales of meals, during at least one full normal mealtime, at least five days a week. Normal meal times are 6:00 a.m. 9:00 a.m., 11:00 a.m. 2:00 p.m., and 6:00 p.m. 9:00 p.m. Minors are only allowed on the premises during mealtime hours.
- 12. Persons under eighteen (18) years of age shall not be permitted to enter nor permitted to remain on the premises after 10 p.m., unless accompanied by a parent or legal guardian.
- 13. The permittee shall establish a program to discourage loitering and littering outside any of the entrance/exit doors at all times open for business. This should be done by use of security guards and/or signs near all exits that encourage patrons to "respect our neighbors" and the provision of trash receptacles.
- 14. At the conclusion of each event and at closing time, the permittee's staff shall remind patrons to refrain from loitering in the immediate area, littering or making excessive noise. Patrons should be reminded to use trash receptacles and to walk directly and quietly to their cars or other transportation.

- 15. The permittee shall not distribute, post or attach, and shall be responsible for ensuring that its promoters and or agents do not distribute, post or attach, advertising matter on public property or on any vehicle on public property.
- 16. Any graffiti painted or marked upon the premises or on any adjacent area under the control of the permittee shall be removed or painted over within 24 hours of being applied.
- 17. When the Chief of Police determines that excessive police services are required as the result of any incident or nuisance arising out of or in connection with the permittee's operations, the cost of such services shall be billed to the permittee as an expense of an emergency response. "Expense of an emergency response" means those costs incurred by the city of Long Beach in making any appropriate emergency response to the incident, and shall be comprised of all costs directly arising because of the response to the particular incident, including, but not limited to, the cost of providing police, firefighting, rescue, and emergency medical services at the scene of the incident, as well as the salaries of the personnel responding to the incident."

#### ADDITIONAL CONDITION

- 18. The permittee shall install and maintain a video surveillance system that monitors no less than the front and rear of the business with full view of the public right-of-ways and any parking lot under the control of the permittee. The video system must be capable of delineating on playback the activity and physical features of persona and areas within the premises. Recordings shall be retained for a minimum of 30 days and be accessible via the Internet by the Long Beach Police Department. A Public Internet Protocol (IP) address and user name/password is also required to allow the Long Beach Police Department to view live and recorded video from these cameras over the internet. All video security cameras shall be installed to the satisfaction of the Chief of Police, Director of Technology Services, and Director of Development Services. At the discretion of the Chief of Police, the permittee may be required to add additional video cameras.
- 19. If the permittee utilizes an independent third party event promoter to provide entertainment related services resulting in any public safety call for service, the City reserves the right to remove and/or restrict the use of independent third party promoters.

#### Attachment "B"

#### **TIERED CONDITIONS**

This page contains progressively more stringent regulations on entertainment and related activities in the Dining and Entertainment District. By applying for a permit, the applicant agrees to the conditions contained here and understands that he or she is not entitled to a public hearing if these conditions are applied. The City Council may add further conditions not listed here, or revoke the permit, if the permittee does not comply with the conditions imposed in this permit.

The conditions on this attachment do not modify or limit in any way the authority of the Chief of Police to enforce Penal Code Section 415 (disturbing the peace) against any person, or of the Chief of Police or the Fire Marshal to immediately take action in the event of an imminent threat to public health or safety.

#### Tier 1 Conditions:

Permittee may have entertainment on the premises during the maximum hours permitted in the district, consistent with ABC requirements and conditions imposed under a Conditional Use Permit. As long as the primary requirements for safety and noise are met (Conditions 1-17), Permittee may choose the methods of meeting those requirements.

Noncompliance with Tier 1 conditions: when the Chief of Police determines that Permittee has violated the terms of the permit, including the Permittee's obligation to comply with all other laws and regulations, but believes those violations can be remedied through education and/or minor modifications to Permittee's operation, Permittee will be asked to attend a meeting with the involved departments, pilot program area residents and businesses, and other interested persons to address community concerns and discuss how the implementation of Tier 2 Conditions can be avoided.

#### Tier 2 Conditions:

#### Noise:

Following the receipt of 3 or more noise complaints that require a response by the Police Department within a 30-day period and which are found to violate the "middle of the street" standard for noise, Permittee will be notified that his or her premises must comply with those Tier 2 Noise Conditions which the Chief of Police determines are necessary to protect the public peace and to comply with the City's noise ordinance, from among the following list:

- ---Permittee must keep all doors and windows closed except while patrons are entering or exiting.
- ---Meet with Health Department staff to discuss best practices to be implemented to mitigate noise.
- --- No outdoor entertainment of any kind will be permitted after 10 p.m.
- ---No queue after midnight. Any persons gathering outside the establishment shall be considered to be loitering.

#### Security/Public Safety:

For the purposes of this section, an "incident" means a complaint or occurrence that requires a police or Fire Marshal response to Permittee's premises due to Permittee's noncompliance with

PAGE 6

the terms and conditions of the Entertainment Permit. Following 3 or more incidents within a 30-day period, the Chief of Police or Fire Marshal will notify Permittee of additional measures and conditions to be implemented. These additional measures will be some or all of the following:

- --- Additional security personnel at hours determined necessary by the Chief of Police to prevent Permittee's operations from creating a public nuisance.
- --- Additional security checks on incoming patrons.
- ---No queue after midnight. Any persons gathering outside the establishment shall be considered to be loitering.
- ---Any additional measures deemed necessary by the Chief of Police or the Fire Marshal to protect health and safety.

NOTE: upon the request of a permittee who has been required to implement Tier 2 conditions, the Chief of Police, in consultation with the Fire Marshal and the Health Department, shall review the permittee's recent compliance history and determine whether some or all conditions can be returned to Tier 1 levels consistent with the protection of public health and safety.

#### Tier 3 Conditions:

The failure of a permittee to resolve noise and/or security/public safety issues as directed by the Chief of Police or the Fire Marshal within a reasonable period, not to exceed 30 days in any case, shall result in the implementation of Tier 3 conditions:

#### Noise:

- --- No outdoor entertainment of any kind will be permitted at any time.
- ---Only non-amplified entertainment will be permitted at any time OR amplified entertainment will only be permitted until 10 p.m. any night.
- ---Contain all noise within the premises. No noise audible outside the establishment.
- ---Implement Health Department recommendations to mitigate noise. Provide pre- and postimplementation monitoring data collected by a certified noise expert approved by the Health Department.

#### Security/Public Safety:

- ---The establishment must cease entertainment not later than 10 p.m. on Sunday through Wednesday nights and no later than midnight on Thursday through Saturday nights. The Chief of Police is authorized to make adjustments of up to one hour in these times to protect the public peace.
- ---Permittee shall limit the queue outside the establishment to no more than 20 people. There shall be no queue within 2 hours of the lawful closing time. Any persons gathering outside the establishment shall be considered to be loitering.
- ---Any additional measures determined necessary by the Chief of Police or the Fire Marshal to protect health and safety.

If the City determines that Permittee has not modified his or her operations in compliance with Tier 3 conditions and Permittee continues to fail to comply with the terms and conditions of the Entertainment Permit, the City shall begin revocation or suspension proceedings. Permittee is entitled to a hearing to contest such revocation or suspension.