



CITY OF LONG BEACH

DEPARTMENT OF FINANCIAL MANAGEMENT

333 West Ocean Boulevard 7th Floor • Long Beach, CA 90802 • (562) 570-6200 • Fax (562) 499-1097

March 12, 2019

HONORABLE MAYOR AND CITY COUNCIL City of Long Beach California

RECOMMENDATION:

Receive the supporting documentation into the record, conclude the public hearing, and grant an Entertainment Permit with conditions on the application of Avan Limited Liability Company, dba Udom Restaurant, 1223 E. Anaheim Street, for entertainment with dancing. (District 6)

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 (Permit) is granted or denied.

The LBMC also requires the City Council to approve the issuance of the 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 Financial Management Department 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 are the departmental investigative reports, history, entertainment permit application, and floor plan.

HONORABLE MAYOR AND CITY COUNCIL March 12, 2019 Page 2

The following summarizes departmental findings:

- The Police Department recommends the permit for entertainment with dancing be approved subject to conditions.
- The Fire Department finds the building/location meets department requirements for the proposed use.
- The Health and Human Services Department finds 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 the building/location meets department requirements for the proposed use.

The Financial Management Department, Business Services Bureau, has thoroughly reviewed all submitted department documents and correspondence and recommends that the permit for entertainment with dancing 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 August 2000. The business changed ownership to Avan Limited Liability Company in November 2018.

This matter was reviewed by Deputy City Attorney Amy R. Webber on January 15, 2019.

TIMING CONSIDERATIONS

The hearing date of March 12, 2019, 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 \$22.45 and Zoning Review \$33.00 (Development Services), Police Investigation \$1,359.00 (Police Department), and Mailing List \$90.00 (Financial Management Department).

The following fees will be collected if the application is approved: Business License Annual Tax \$365.17, Employee Rate \$18.96 per employee, and Annual Entertainment Regulatory Fee \$1,120.00 (Financial Management Department).

HONORABLE MAYOR AND CITY COUNCIL March 12, 2019 Page 3

SUGGESTED ACTION:

Approve recommendation.

Respectfully submitted,

JOHN GROSS
DIRECTOR OF FINANCIAL MANAGEMENT

JG:ea K:\FM-ADMIN\CITY COUNCIL LETTERS\BUSINESS SERVICES\2019\03-12-19 CCL - UDOM RESTAURANT\02-19-2018 CCL UDOM RESTAURANT - ENTERTAINMENT WITH DANCING .DOCX

ATTACHMENTS

APPROVED:

ØATRICK H. WEST CITY MANAGER



CITY OF LONG BEACH

DEPARTMENT OF FINANCIAL MANAGEMENT BUSINESS SERVICES BUREAU

333 West Ocean Boulevard 7th Floor • Long Beach, CA 90802 • (562) 570-6211

Recommended Conditions of Operation

AVAN Limited Liability Company DBA Udom Restaurant 1223 E. Anaheim Street

Application for Entertainment with Dancing

The Department of Financial Management recommends **approval** of the Permit subject to the following conditions:

I. STANDARD CONDITIONS OF OPERATION

- The operation of the establishment shall be limited to those activities and elements expressly indicated on the permit application and approved by the City Council. Any change in the operation, which exceeds the conditions of the approved permit, will require that a new permit application be submitted to the City Council for their review and approval.
- 2) Unless separately applied for, reviewed, and approved, no adult entertainment, as defined by Section 5.72.115(B) LBMC, shall be conducted on the permitted premises.
- 3) The establishment shall remain in compliance with all applicable sections of the Long Beach Noise Ordinance (LMBC Chapter 8.80).
- 4) This Entertainment Permit is accessory to the primary business, which is a restaurant. The authorization to provide entertainment on-site is subject to the use remaining as a restaurant, meaning a bona fide eating place serving actual and substantial meals.

"Meals" means the usual assortment of foods commonly ordered at various hours of the day; the service of such food only as sandwiches or salads shall not be deemed compliant with this requirement. Meals must consist of food prepared on the premises. Hours of sales of alcohol shall be limited to the hours when meals are available.

The premises must be equipped and maintained in good faith. The premises must possess working refrigeration, cooking equipment, utensils, menus, and enough food to make substantial meals.

In the event the primary business ceases operations, fails to operate as a bona fide eating place, fails to serve actual and substantial meals, or otherwise fails to comply with this condition, the Entertainment Permit becomes null and void.

5) Due to the proximity of neighboring businesses and residences, all door(s) and windows shall be kept closed at all times during any entertainment, except in cases of emergency and to permit deliveries. Said door(s) is not to consist solely of a screen or ventilated security door. Sound shall not be audible beyond fifty feet (50') from the exterior of the premises in any direction. Outdoor amplified entertainment is prohibited.

RECOMMENDED CONDITIONS OF OPERATION
APPLICATION FOR ENTERTAINMENT WITH DANCING
AVAN LIMITED LIABILITY COMPANY

DBA: UDOM RESTAURANT 1223 E. ANAHEIM STREET

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- 6) The permittee shall not allow employees to discard trash or beer bottles into the outside dumpster between the hours of 10:00 P.M. and 7:00 A.M.
- 7) Deliveries to and from the premises shall be limited to the hours of 8:00 A.M. to 10:00 P.M.
- 8) The permittee shall provide a minimum of one (1) uniformed security guard during all times that the entertainment activities are being conducted for crowds up to fifty (50) people. For crowds over fifty (50) people, the permittee shall provide a minimum of one (1) additional uniformed security guard per fifty (50) people. Patrons awaiting entry in a defined queue shall be counted toward the calculation of required security staffing levels.

The attire of each security guard shall clearly indicate the guard's affiliation with the establishment by means of a pin, shirt, or other visible form of identification. Should the permittee's operations give rise to a substantial increase in complaint/calls for police service, or trash left in the parking lot, 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.

- 9) The permittee shall take reasonable measures to prohibit and prevent the loitering of persons immediately outside any of the entrance/exit doors and the parking lot, at all times while open for business. This should be done by use of security guards and signage indicating words to the effect of, "Please respect our neighbors" or something similar.
- 10) At the conclusion of each event, the permittee shall take reasonable measures to ensure that exiting patrons walk directly to their vehicles, and not loiter in the front of the establishment, the parking lot or the immediate area.
- 11) The permittee agrees to reimburse the City for all costs associated with excessive police services, as determined by the Chief of Police, required as the result of any incident or nuisance arising out of or in connection with the permittee's operations.
- 12) 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).
- 13) Any graffiti painted or marked upon the premises, or on any adjacent area under the control of the licensee, shall be removed or painted over within 24 hours of being applied.
- 14) The business, or agents, shall not distribute any advertising matter such as signs, posters, or promotional cards, in or upon any public property, or in or on any vehicle in any such place in the City. Distribution of any advertising matter upon private property shall adhere to the following guidelines: By placing the same matter in a

RECOMMENDED CONDITIONS OF OPERATION APPLICATION FOR ENTERTAINMENT WITH DANCING

AVAN LIMITED LIABILITY COMPANY

DBA: UDOM RESTAURANT 1223 E. ANAHEIM STREET

PAGE 3

receptacle, clip, or other device designed or intended to receive advertising matter. The permittee shall keep all promoter contracts, including names, addresses, and phone numbers, on file at all times, and be available for inspection at any time.

- 15) The parking lot shall be equipped with lighting of sufficient power to illuminate and make easily discernible the appearance and conduct of all persons on or about the parking lot. The position of such lighting shall not disturb the normal privacy and use of any neighboring residences.
- 16) 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.
- 17) The permittee shall ensure all employees attend an alcohol awareness class, such as the LEAD program offered by the Department of Alcoholic Beverage Control, within the first ninety (90) days of employment. In the event that the LEAD program class is not offered within this ninety day period, the permittee shall attend the next available class. Proof of completion shall be kept on file at the business and be available for inspection at any time.
- 18) The permittee shall maintain full compliance with all applicable laws, ABC laws, ordinances, and stated conditions. In the event of a conflict with the requirements of this permit, your conditional use permit, or your Alcoholic Beverage Control license, the more stringent regulation shall apply.

II. ADDITIONAL CONDITIONS OF OPERATION

- 1) Entertainment activities indicated on Page 9 of your entertainment application shall be restricted from 10:00 a.m. to 12:00 a.m., Friday through Sunday. Entertainment is permitted until 12:00 a.m. on holidays that fall on a Friday through Sunday.
- 2) The permittee shall not convert the restaurant, or any portion thereof, into a dance/night club. All entertainment activities shall be conducted in conjunction with regular dining or pre-planned banquet activities. A banquet is defined as a 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.

RECOMMENDED CONDITIONS OF OPERATION APPLICATION FOR ENTERTAINMENT WITH DANCING AVAN LIMITED LIABILITY COMPANY

DBA: UDOM RESTAURANT 1223 E. ANAHEIM STREET

PAGE 4

- No employee shall be permitted to accept any money or anything of value from a customer for the purpose of sitting or otherwise spending time with customers while in the premises, nor shall the permittee provide or make available, either gratuitous or for compensation, male or female persons who act as escorts, or companions for the customers.
- 4) There shall be no "queue" allowed after 12:00 midnight, Friday and Saturday nights. All persons gathering outside after the allowed hours shall be considered loitering. The public right-of way (sidewalk), or an entrance to any business shall not be blocked at any time.
- III. In the event that any of the recommended conditions attached to any permit or license is in conflict, the permittee shall adhere to the strictest of the applicable conditions. In addition, please be advised that your permit is subject to administrative review every two years from the date this permit is issued. If grounds exist for modification, revocation, or suspension of the permit, a hearing will be held.



CITY OF LONG BEACH

DEPARTMENT OF FINANCIAL MANAGEMENT

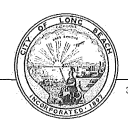
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SUMMARY OF APPLICATION FOR ENTERTAINMENT PERMIT

Attached for your review and action is an application for AVAN Limited Liability Company DBA Udom Restaurant. 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 <u>Concern</u>	With Conditions	With <u>Concerns</u>
Police Departme	ent		Χ	
Fire Prevention	Bureau	Χ		
Health and Hum	an Services Department/Noise Control		X	
Development Se	ervices Department	Х		
Questions concer Police Department Fire Department Health and Hum	570-25 570-41	500 130		
Compiled by:	Prvices Department Department of Financial Management Business Services Bureau		070 00	



CITY OF LONG BEACH

DEPARTMENT OF FINANCIAL MANAGEMENT

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FIVE YEAR HISTORY OF BUSINESS ESTABLISHMENT 1223 E. Anaheim Street

AVAN Limited Liability Company

DBA: Udom Restaurant Lic # BS21807274 11/18 – Pending Entertainment with Dancing (Alcohol)

AVAN Limited Liability Company

DBA: Udom Restaurant Lic # BU21807272 11/18 – Current Restaurant & Ready to Eat Foods (Alcohol)

Dara Kim

DBA: Dara Restaurant Lic # BS21322580 09/11 – 10/18 Entertainment with Dancing (Alcohol)

Dara Kim

DBA: Dara Restaurant Lic # BU21127740 09/11 – 10/18 Restaurant & Ready to Eat Foods (Alcohol)

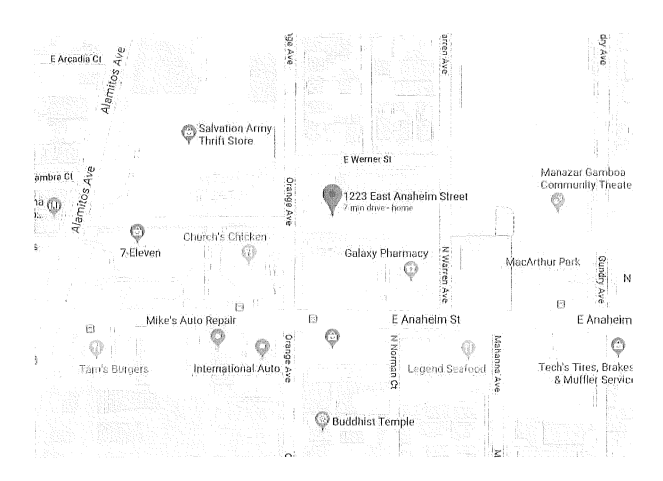
Sam Sengchan

DBA: Dragon Sea Lic # BU20904010 01/09 – 09/11 Entertainment with Dancing (Alcohol)

Sam Sengchan

DBA: Dragon Sea Lic # BU20900820 05/05 – 09/11 Restaurant & Ready to Eat Foods (Alcohol)

AVAN Limited Liability Company DBA: Udom Restaurant 1223 E. Anaheim Street



CITY OF LONG BEACH BUSINESS LICENSE APPLICATION Fourth Floor, City Hall

Fourth Floor, City Hall 333 W. Ocean Boulevard, Long Beach, CA 90802 www.longbeach.gov LBBIZ@LongBeach.gov (562) 570-6211

	333 W. Ocean Bo	oulevard, Lo	ng Beach, CA	90802	(562) 570	-6211
CHARLEN FOR WATER						
WAN Limited Lia	bility Camp	any	'S LICENSE NO	STATE SOCIAL SEC	JRITY NO. HO	ME OCCUPATION Y N
BUSINESS NAME (D.B.A) RESTAU	rant	/ PYPE OF E	USINESS (BE SPECIFIC	EMAIL:		,
1223 E. Anahein 3	3/	CITY LON	2 Beach	CA 908	13 562-2	DESTELEPHONE
HILLING ADDRESS (if same write SAME)	STREET	CITY	7	STATE ZIP	AREA CO	DE/TELEPHONE
RESIDENCE ADDRESS (if some write SAME)	STREET	CITY		STATE ZIP	AREA CO	DE/TELEPHONE
LIST OF PRINCIPAL OFFICERS/MEMBERS, PAI	RTNERS AND RESIDENTIAL A	DDRESSES (IF MO	e, please attaclea		5	% OWNERSHIP
CHANTHA B	ol			TITLE		6 OWNERSHIP
☐ New Business ☐ Address Change 🔀	Ownership Change 🔲 Se	condary License	Sole Owner	Partnership 🔲 Corpo	ration LLP.	LLC.
BUSINESS OPERATIONS INFO		,				
11/1/2018	5	8	EDERAL TAX ID, NUM	102	s use tax (seller's i 108992 -	-0000/
DOES YOUR BUSINESS HAVE A CALIFORNIA STATE LICENSE?	STATE LICENSE NO.	Inda/	LASSIFICATION(S)	RENEV	VAL DATE	
HAVE YOU EVER HAD A BUSINESS LICENSE//		10706	SSUING AGENCY	CLASSIFICATI	ON & DATE OF SUSPEN	SION/REVOCATION
REVOKED OR SUSPENDED?				5		
FOOD/ALCOHOL/TOBACC		The state of the s	BRV(CBS/PU			
Do you plan to sell or serve food? (Inc. If serving food, how many seats?:				age, tanning, herbal t nprove the health or		
Do you plan to sell or serve alcoholic b	1		Vill you engage in	T	, and a second	□ Y ISVN
ABC License number: 593393	Type: 41	_/	Vill you deal in coi roperty?	ns, firearms, jewels o	r second-hand	□ Y XN
Conditions Included: (If yes, please att	ach to application)	ALL DIN !	Vill you perform Pa	arking Management?	If so, please attach	a DYXN
Does your business have amusement mac	hines, video games,		etailed list of all ac	nanc <u>inury</u> ing	CHANNATION .	1: 600
vending machines, jukebox and/or poo	l tables?	JY DAN P	roperty Owner's N	ame: Jhai	3,nh,CA	Limited Tax
How many: Type: Do you plan to sell tobacco products/pa			usiness sq. ft.: 3	or Rent/Lease y	archouse on site?	1v?
Do you plan to operate a Smoking Lou		/ Y	CONTRACTOR OF THE PROPERTY OF	EXTREMALS / WI	CONTROL OF THE PARTY OF THE PAR	renew company on war to primary later to war and the ARC 1859/05/05/05/05
Will you deal with, use, store or transpo		10000	The second secon	produce bio-hazardo		Total Particular Control Contr
Will you have Music Dancing		/				()
ACKNOWLEDGMENT TO BE	COMPLETED BY S	(0) ETB. (0) MARTER)	R, PRINCIPAL	OPERCULARS, AND	VIBERS OR PAR	VERIOUS)
I understand that before I can operate my bus business license and all necessary Federal Sta	iness in Long Beach, my estal	olishment must con	nply with applicable C	ity departmental laws an	d regulations completel	y and I must obtain a
that the information and statements provide	are true and correct. SIGI	I and return this	statement with you	r remittance. Make c	heeks payable to <i>Git</i> y	of Long Beach.
Signature Claur V	Da	te 10/19/1	&RINT NAME/TIT	TLE ADAM	VAN / PA	EIDEN
Signature	Da	te	PRINT NAME/TIT	TLE		
			ELOW THIS LIN	VE		
Inspection(s): Bldg F	Fire Health Haz	Mat 🗌 PD 📗	Other Prov. User		Exp. Date:	
Employees #@	stace I	36y	Prev Lic:		Exp. Date	
Vehicles	\$-4ABEL O	0	Exp Date:		Zoning	
PIA	Φ		District:		77.51 mg	LIN/A
PIA Employees #@	\$		CRT: SIC:		by:	10/10
Regulatory Investigation		***************************************	NAICS:		Date: [0/1] New constru	
Misc. Fees Sub Total	71	1/	Entered by:	512-116	Zone:	A
Zoning	Ź	17,45	Date:	10/641	Comments: We	acid be
Building Review Total	s -1	50445	B 218	07274	permitted	

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CITY OF LONG BEACH

DEPARTMENT OF FINANCIAL MANAGEMENT

333 West Ocean Boulevard, 4th Floor

Long Beach, CA 90802 333

(562) 570-6212

FAX (562) 570-6180

ADVISORY FORM AND PROBATIONARY PERMIT

The following list of conditions must be met in full to operate under a probationary permit for entertainment. (Referred to as Temporary Permit in the Long Beach Municipal Code (LBMC) Chapter 5.72)

- 1. A completed application for a regular entertainment or pool hall must be submitted.
- A complete interior floor plan with dimensions indicating exits and parking areas must be submitted and approved by the Department of Long Beach Development Services.
- 3. Inspections by City Departments have been accomplished and no major health or safety conditions found.
- 4. Permittee must comply with all applicable federal, state, and local laws, including any conditions or restrictions placed upon any license issued to the permittee by the State of California Department of Alcoholic Beverage Control. If the issuance of this probationary Permit is in conflict with any other conditions or restrictions previously imposed on the activities of the business establishment by this or any other private or governmental body, this temporary permit shall be deemed void.
- 5. Any improvements made or any contractual agreements entered into by the permittee in anticipation of approval of a regular entertainment shall be at his/her own risk.
- 6. Unless specifically applied for, reviewed and approved, no adult entertainment, as defined by LBMC Sections 21,15.110 and 5.72.115 (B), shall be conducted on the premises.
- 7. Permittee shall employ their own discretion in determining the level of security necessary to prevent violation of law and any other disturbances arising out of or in connection with their business operations. If there is a substantial increase in complaints/calls for service, the permittee shall increase security as directed by the Chief of Police.
- The establishment must remain in compliance with the all applicable sections of the Long Beach City Noise Ordinance (LBMC Chapter 8.80).

I have read the above stated conditions of operations under a probationary permit, and I agree to comply with these conditions.

If all conditions have been m	et, a probationa	ry permit will b	pe malled in two (2) weeks.
BUSINESS NAME:		UDOM	Kestawant
BUSINESS ADDRESS:	V /M	23 E.	Analein St, Long Blach, (A 908)
NAME:	1000	<u> </u>	10/19/2010
SIGNATURE:	ramily		DATE: 10/11/20/8
*********	**********	*****OFFICE	USE ONLY************************************
Accepted By:			Date:
REGULAR PERMI	T APPLICATION	N	PROBATIONARY PERMIT
Application Complete?	YES	☐ NO	Approved By:
Floor Plan Submitted?	YES	☐ NO	Date Approved:
Zoning Approved?	YES	□ №	PERMIT VALID FOR 90 DAYS OR UNTIL REGULAR
Departmental Inspections?	YES	NO	PERMIT IS APPROVED OR DENIED BY CITY COUNCIL, WHICHEVER COMES FIRST.
	Warning to the state of the sta		
Comments:		, we will be a second of the s	



Accepted By:	Date:	
	F .	
Zoning Approval By	Date:	

APPLICATION FOR ENTERTAINMENT PERMIT
(Please Print All Information – Incomplete Applications Will Not Be Accepted) Applicant's Name (Legal Ownership Structure):
Trom Dasfallent
1001 [Andrived Jane Rosel (A 90812
Business Site Address: 1223 k. Anglum St., 2009 Bellu, A 90813
Date Business Proposes To Open:
Days & Time Premises Are Open For Inspection: M-+ 1.70 AM- 1.50 PM
Proposed Use(s):
Entertainment/Restaurant With Dancing Without Dancing 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:
Contact Person(s) Name (authorized agent, manager, etc.):
Contact Person(s) Phone Number: (Sb2) 858 ~ 8710
Type of Organization:
Corporation Partnership Individual 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
Dallas Desartment finds as bogin for depict with conditions
Police Department finds no basis for denial with conditions
Conditions or Basis for Denial:

GENERAL INFORMATION (All Applicants)

Principal place of business (if other than the address listed on page 1):
Fictitious business names(s) or dba(s) used: UDOM LUSTaurant
Place and date of filing fictitious business name statement: Norwalk, pa Apr 30, 2018
County(ies) in which fictitious name statement is (are) filed:
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: ADAM VAN - 1942 ST. Lows Ave., Signal Hill, CA 90755
Name and address of person (agent) authorized to accept service of process in California: AMN Van - 1942 ST. Low Save. Signed Hill, CA 90755 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:
Is this applicant a subsidiary of a present corporation or business? If yes, explain: Second O Cathon O Caffer Corporation but only only only only only only only only
Name: Name: Name: Name: Name: Name: Name: Name: Suite #220

IF APPLYING AS A PARTNERSHIP

	Check On	e Box:	
General Partnership	Limited Partnership	LLC (Limited Liability Co.)	
Name of Partnership:	AVAN Limited	Liability Company	
Federal Tax ID Number:			
Seller's Permit Number:	102108992 - 6	00001	
Percentage of Partnershi	ip		
Name and residence addre	esses of General Partners:		Interest:
Transmission and the second se	And the state of t		%
	. The second		%
MATERIA DE LA CONTRACTOR DE LA CONTRACTO			%
	14 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5		%
Names and residence add	resses of <i>Limited Partners:</i>		Interest:
ADAM VAN -			51 %
CHANTHA BOU			49%
			%
			%
	icles or Certificate of Partnership	or Limited Partnership:	
June 6, 20/	Legalzoom.	Com	
101 N BRAND B	IVD, 11th Floor, GA	endale, CA 91203	-

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: ADAM VAN Title:	President
Residence Address:	Phone;
Business Address: 1223 E. Anahum H., Long	Black 908-13 562-218-711
Race: _ Sex: Hair: Eyes: Heigh	t: Weight:
Date of Birth (mm/dd/yyyy): Place of Birth:	
Driver's License Number: Issuing State:	
PRINCIPAL PARTNER II	
Name: CHANTHA Bou Title:	V- President
Residence Address:	Phone:
Business Address: 1223 E. Anallin St., Long Be	ach 90813 Phone: 562-218-7119
Race: Sex: Hair: Eyes: Heigh	t:Weight:
Date of Birth (mm/dd/yyyy): Place of Birth:	
Driver's License Number: Issuing State:	
PRINCIPAL PARTNER III	
LUMAILY LAUINEU III	
Name: Title:	
	Phone:
Name: Title:	Phone:
Name: Title: Residence Address:	Phone:
Name: Title: Residence Address: Business Address:	Phone:
Name: Title: Residence Address: Business Address: Hair: Eyes: Height	Phone:
Name: Title: Residence Address: Business Address: Race: Sex: Hair: Eyes: Height Date of Birth (mm/dd/yyyy): Place of Birth:	Phone:
Name:	Phone:
Name:	Phone:
Name:	Phone: t: Weight:
Name:	Phone: Phone: Phone: Phone:
Name:	Phone: Phone: Phone: Phone:

GENERAL OPERATING CONDITIONS Complete Each Question

ALCOHOL/FOOD/ADDITIONAL BUSINESSES

1. V	Will liquor be sold or consumed on the premises?	
E	a. If Yes, complete the following box:	
	eck one box to Alcohol Beverage Control License No. Premis	es Type: (Club (restaurant) or Commercial (store)
On sa	ale beer	
On sa	ale beer and wine 141 - 593393 Res/	aurant type 4,
On sa	ale distilled spirits	
2.	Is a bonafide-eating place provided on the premises? (Bonafide eating place means serving meals for compensation, which has suitable kitchen facilities containing assortment of foods for ordinary meals other than fast foods, sandwiches or salads refrigeration for food and must comply with all applicable regulations of the Health a	ng conveniences for cooking an . The kitchen must contain proper
	a. If yes, list types of food sold: Cambodian dine-in £	XYES NO Food.
	b. If no, list any products (such as snacks sold):	
3.	Are non-alcoholic beverages sold?	YES NO
4.	How many tables for seating? $25-30$	
5.	Are other types of businesses conducted on the premises?	☐ YES NO
	a. If yes, list type(s):	•
6.	Are pool tables provided?	☐ YES X NO
	a. If yes, indicate number:	
7.	Is there a license for the pool table?	☐ YES XNO
	a. If yes, license number:	
8.	Are amusement machine(s) and/or jukebox(es) provided?	☐ YES X NO
	a. If yes, indicate number and type: Amusement Machine	Jukebox(es)
9.	Is there a license for the amusement machine(s) and/or jukebox(es)?	☐ YES X 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 of	ficers be pro	vided?		YES	M NO				
	a. If yes, nu	mber of secu	urity officers:			, ,				
12.	Is any other typ	e of security	provided?	,	YES	☐ NO				
	a. If yes, de	scribe type o	of security:	When	hosting 1	reddin	Salcef	lions.		
one or two security officers will be provide a the request of customers										
Days and hours security officers or other security will be provided (fill out completely):										
	Day	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday		
	Hours of									
	Security		-							
13.	Will a private s	ecurity firm b	e used?		☐ YES Ì	Мо				
	a. If yes, pro	vide the follo	owing informa	ation of the contr	acted security fir	m:				
	Name:	V		Ci	ty Business Lice	nse No.:			,	
	Address:	1100		Te	elephone No.:		()			
	·	,								
		ADI	IISSION and	<u>I/or MEMBERSI</u>	HIP FEES CHAR	RGED				
14.	Will minors be	allowed on t	ne premises?	?	YES	NO				
15.	Will the premis	es be open t	o the genera	l public?	YES	NO				
16.	Will an admissi	ion fee be ch	arged?		YES	Мио				
	a. If yes, fee	schedule:								
17.	17. Is there a private area for exclusive use of members and their guests only? YES NO									
	a. If yes, typ	es of memb	ership fees:							
18.	Will guests of r	members pay	y an admissio	on fee or other cl	narges?	YE	s Жио			
	a. If yes, de	scribe the fe	e schedule a	nd other charges	hkanana —					

GENERAL OPERATING CONDITIONS (continued)

Complete Each Question

HOURS OF OPERATION

Thursday

Friday

Saturday

Sunday

Wednesday

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

Tuesday

Monday

Day

Open

	Close	•	10:00p	10:	6 OP	10:0	Ø P	10:60	0 12	:00A	12:00 A	12:00A	
	PROXIMITY OF BUSINESSES AND RESIDENCES												
19.	19. Are there surrounding businesses?												
	a.	What type?	part	ol o	2 10	DZN	tha	t hav	e S.	ı Dek	market	Salon	
	De	Nol	and	Insi	Wan	•	1	elas			1 (41 140)	1 2000	
20.	Are t	here sur	rounding re	sidences	?		•	<u> </u>	YES		ОИ		
	a.	Appro close?	ximately ho	w A	Sin	ale 4	f-ple	f un	it o	List	s on th	p same blo	
	The	rest 1	5] Sur	ourdi	ng	resid	٠, ١	•		•	ian 100	Seat aubuj	
			0		,			ARRANG				0 /	
21.	ls pa	rking av	ailable?					Þ	YES] NO		
	a.	If no, w facility?	hat is the s	treet add	dress d	of the off-	premise	es parking	1				
	b. Describe the business arrangement made with owner of the parking facility if not part of business premises, (Please attach a copy of parking contract or deed restriction)												
	С.	Days a	nd hours pa	arking fa	cility \	will be av	allable						
r.	am.	Mond		sday		nesday		rsday	Frida		Saturday	Sunday	
r:	om	4:00	A 4:0	PA	4.0	O A	4:1	NA	4:00	A	4:00A	4:00 K	
7	o	12:00	A 12.	80 A	12:	NA	12	:00 A	12:	NA	12:00 A	12:100A	

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

How many individual parking spaces (approximately)?

ENTERTAINMENT FACILITY AND ACTIVITY

Entertainment - Res	taurant)	Entertair	nment – <i>Tavern (b</i> .	ar)	Entertainment - Other	kan va
Does the Proposed	Activity hav	re:				
Outdoor Entertainme		□ YXN				
Dancing by patrons,		\bowtie \vee \square \bowtie				
Dancing by perform	ers?					$\mathbf{X} \mathbf{A} \mathbf{D} \mathbf{B}$
Live music by more	than two (2) p	erformers?				XY N
Amplified music (live	∍)?					☐ Y 🂢 N
Amplified music (red	corded)?					□ YXN
Disc Jockey?						XY N
Karaoke?						$X \cap V$
Adult Entertainment	as defined by	/ LBMC Section	on 21.15.110?			□ Y \\\ \text{N}
Adult Entertainment	as defined b	LBMC Section	on 5.72.115 (B)?			□ Y N
Will the establishme	ent serve as a	family pool/bil	liard hall as provid	ed in Sec	tion 5.69.090 of the LBMC?	□ Y XN
Any other type of er	ntertainment r	ot listed above	∍?			\bowtie \land \square \bowtie
A P 1	A .	inment activity L MUSIC		,	the customers	ray request
Describe entertainm	nent by perfor	mers: 5	inging a hav	Mins	to the rhythm	of songs & bea
Dance Floor?	Y 🗌 N				Stage? Y N	1
If yes, provide dime	nsions and ty	pe of material	of dance floor.	L_2	27 x w 22' =	484 sq ft.
If yes, provide dime	-			L/	12' w 12'	н 16"
Describe floor mate	rial and surfac	e type: <u>Ha</u>	rd Wood	***		
The second section of the second sections of the second sections of the second sections of the second sections of the second second section second section section second						
Schedule of enterta and times every we sheet if necessary:	ek, please pro	vide a detailed	s of the week and ti schedule of specif	me of day fic dates a	. If entertainment is not provi nd times of entertainment. A	ded the same days ttach an additional
Day	Monday	Tuesday	Wednesday	Thursd	·····	
Entertainment Type					DISTANDATION LIVE MU DISTANDATION DESCRIPTION	1 1 2
Start Time					10:00 AP 10:00	M 10:03 M
End Time					12:00 44 12:00	AM 17-10 AM

RELEASE FORM

The undersigned, on behalf of authorizes the City of Long Be to verify and confirm the info investigations as may be reast employees for the purpose of (DBA)	each, by and through it ormation contained in sonably required by the	s appropriate officers, a this application, and t e City of Long Beach, it bility, fitness and capa	to conduct such other ts officers, agents and city of:
(DBA) CEDOT P	COMMODALACANI	to obtain the	entertainment permit.
The applicant by signing this a the laws, rules, regulations, address designated in this ap notice. Any change in the pe writing to the Director of Final	or ordinances of the (plication as the busine erson or the address li	City of Long Beach up as address, will constitu	oon the person at the ute sufficient and legal
The applicant consents and ag City ordinances governing the business license or permit is re any incomplete or false info	ne conduct of the part equested. <u>The applica</u>	ticular type of busines ant by signing this app	s activity for which a blication understands
I swear under penalty of per statements made by the under			
adam Van	Pres	ident	10/19/2018
ORIVER'S LICENSE OR ID CARD	AGENT)	ATE	(DATE)
DIVINER & FIOCINSE OK ID OAKD	MOMBELL ST	A1E	
ACCEPTED BY (CITY STA	FF)	TITLE	DATE



State of California Secretary of State

STATEMENT OF INFORMATION

12

(Limited Liability Company)
Filing Fee \$20.00. If amendment, see instructions.

IMPORTANT - READ INSTRUCTIONS BEFORE COMPLETING THIS FORM

1. LIMITED LIABILITY COMPANY NAME (Please do not alter if name is preprinted.)

AVAN Limited Liability Company

FILED in the office of the Secretary of State of the State of California

AUG 18 2011

	·		1	·	
		with the second of Economic Reports	A CONTRACTOR OF THE CONTRACTOR	This Space Fo	r Filing Use Only
DUE DATE:	SEP 2 0 2011				
FILE NUMBER AND S	tate or place of orga	NIZATION			
2. SECRETARY OF STATE	FILE NUMBER	1	3. STATE OR PLACE OF OR	SANIZATION -	
2011	53 040	0	CAUL	ORNIF	
	SES FOR THE FOLLOWING	(Do not abbreviate		4 and 5 cannot be P.O. Box	The state of the s
4. STREET ADDRESS OF 1	PRINCIPAL EXECUTIVE OFFICE	HENUE.	SIGNAL H	all CA	907.55
5. CALIFORNIA OFFICE W	HERE RECORDS ARE MAINTAINE	(DOMESTIC ONLY)	CITY	STATE	ZIP CODE
1942	SAINT LOUIS	AVENUE	SIGNAL	till CA	90755
NAME AND COMPLET	E ADDRESS OF THE CHIE	F EXECUTIVE OF	FICER, IF ANY		
6. NAME ASSAM VAN	J 1942 SA	INT LOUIS	AVENUE, Sid	NAL IFIL CA	21P CODE 90755
	TE ADDRESS OF ANY MA AND ADDRESS OF EACH !			HAVE BEEN APPOIN' (.)	TED OR ELECTED.
ADAM V	AN 1942	SAINT LOUI	S AVE Sign	VAL HILL, CA	40755
8. NAME 1 HAATTHA	POUL 1947	SAINT LO	CITY AND STATE	and His	CA AP 755
9. NAME	ADDRESS	CZY)IIVI	CITY AND STATE	THE HILL	ZIP CODE
	OF PROCESS (If the agent corporation, the agent must have ten blank.)				
10. NAME OF AGENT FOR	SERVICE OF PROCESS	4N			
11. ADDRESS OF AGENT F	OR SERVICE OF PROCESS IN CAL	IFORNIA, IF AN INDIVI	DUAL CITY	STATE	ZIP CODE
1942 5	SAINT HOMES	* AVENU	E SIGNAL	- HILL, CA	90755
TYPE OF BUSINESS				1	
12. DESCRIBE THE TYPE O	PODLAN &	BILITY COMPANY	RANT		
13. THE INFORMATION CO	NTAINED HEREIN IS TRUE AND C	DRRECT.			
ADAI TYPE OR PRINT NAME	OF PERSON COMPLETING THE F	ORM J	Im lân	Pus.	8/9/2011
LLC-12 (REV 03/2007)					Y SECRETARY OF STATE

AVAN Limited Liability Company

Operating Agreement

- A. THIS OPERATING AGREEMENT of AVAN Limited Liability Company (the "Company") is entered into as of the date set forth on the signature page hereto by each of the persons named in Exhibit A hereto (referred to individually as a Member and collectively as the Members).
- B. The Members have formed a limited liability company under the Beverly-Killea Limited Liability Company Act ("California Limited Liability Company Act"). The articles of organization of the Company filed with the California Secretary of State are hereby adopted and approved by the Members.
- C. The Members enter into this agreement to provide for the governance of the Company and the conduct of its business, and to specify their relative rights and obligations.

NOW THEREFORE, the Members agree as follows:

(

ARTICLE 1: DEFINITIONS

Capitalized terms used in this agreement have the meanings specified in this Article or elsewhere in this agreement and when not so defined shall have the meanings set forth in the California Limited Liability Company Act.

"Capital Contribution" means the amount of cash, property or services contributed to the Company.

"Company" means AVAN Limited Liability Company, a California limited liability company.

"Member" means a Person who acquires Membership Interests, as permitted under this agreement, and who becomes or remains a Member.

"Membership Interests" means either Percentage Interest or Units, based on how ownership in the Company is expressed on Exhibit A.

"Percentage Interest" means a percent ownership in the Company entitling the holder to an economic and voting interest in the Company.

"Person" means an individual, partnership, limited partnership, trust, estate, association, corporation, limited liability company, or other entity, whether domestic or foreign.

"Unit" means a unit of ownership in the Company entitling the Member holding such Unit to an economic interest and a voting interest in the Company.

ARTICLE 2: CAPITAL AND CAPITAL CONTRIBUTIONS

- 2.1 Initial Capital Contributions and Membership Interests. The Capital Contributions of the initial Members, as well as the Membership Interests of each Member, are listed in Exhibit A, which is made part of this agreement. Membership Interests in the Company may be expressed either in Units or directly in Percentage Interests.
- 2.2 Subsequent Contributions. No Member shall be obligated to make additional capital contributions unless unanimously agreed by all the Members.
- 2.3 Capital Accounts. Individual capital accounts may be maintained for each Member consisting of that Member's Capital Contribution, (1) increased by that Member's share of profits, (2) decreased by that Member's share of losses and company expenses, (3) decreased by that Member's distributions and (4) adjusted as required in accordance with applicable tax laws.
- 2.4 Interest. No interest shall be paid on Capital Contributions or on the balance of a Member's capital account.

2.5 Limited Liability. A Member shall not be bound by, or be personally liable for, the expenses, liabilities, or obligations of the company except as otherwise provided in this agreement or as required by law.

ARTICLE 3: ALLOCATIONS AND DISTRIBUTIONS

- 3.1 Allocations. The profits and losses of the Company and all items of Company income, gain, loss, deduction, or credit shall be allocated, for Company book purposes and for tax purposes, pro rata in proportion to relative Membership Interests held by each Member.
- 3.2 **Distributions**. The Company shall have the right to make distributions of cash and property to the Members pro rata based on the relative Membership Interests. The timing and amount of distributions shall be determined by the Members in accordance with California law.

ARTICLE 4: MANAGEMENT

4.1 Management. The business of the Company shall be managed by the Members. In the event of a dispute between Members, final determination shall be made by a vote of the majority of the Members (unless a greater percentage is required in this Agreement or under California law). Any Member may bind the Company in all matters in the ordinary course of

business.

- 4.2 **Banking**. The Members are authorized to set up one or more bank accounts and are authorized to execute any banking resolutions provided by the institution where the accounts are being set up. All funds of the Company shall be deposited in one or more accounts with one or more recognized financial institutions in the name of the Company.
- 4.3 Officers. The Members are authorized to appoint one or more officers from time to time. The officers shall hold office until their successors are chosen and qualified. Subject to any employment agreement entered into between the officer and the Company, an officer shall serve at the pleasure of the Members. The current officers of the Company are listed on Exhibit B.

ARTICLE 5: ACCOUNTS AND ACCOUNTING

- 5.1 Accounts. Complete books of account of the Company's business, in which each Company transaction shall be fully and accurately entered, shall be kept at the Company's principal executive office and shall be open to inspection and copying on reasonable notice by any Member or their authorized representatives during normal business hours for purposes reasonably related to the interest of such person as a Member. The costs of such inspection and copying shall be borne by the Member.
- 5.2 **Records**. At all times during the term of existence of the Company, and beyond that term if the Members deems it necessary, the Members shall keep or cause to be kept the following:
 - (a) A current list of the full name and last known business or residence address of each Member, together with the Capital Contribution, the amount and terms of any agreed upon future Capital Contribution, and Membership Interest of each Member;
 - (b) A copy of the articles of organization and any amendments;
 - (c) Copies of the Company's federal, state, and local income tax or information returns and reports, if any, for the six most recent taxable years; and
 - (d) An original executed copy or counterparts of this agreement and any amendments.
- 5.3 Income Tax Returns. Within 45 days after the end of each taxable year, the Company shall use its best efforts to send to each of the Members all information necessary for the Members to complete their federal and state income tax or information returns and a copy of the Company's federal, state, and local income tax or information returns for such year.

5.4 Tax Matters Member. Adam Van shall act as tax matters member of the Company to represent the Company (at the Company's expense) in connection with all examinations of the Company's affairs by tax authorities and to expend Company funds for professional services and costs associated therewith.

ARTICLE 6: MEMBERSHIP--MEETINGS, VOTING

- 6.1 Members and Voting Rights. Members shall have the right and power to vote on all matters with respect to which this agreement or California law requires or permits such Member action. Voting shall be based on Membership Interests. Unless otherwise stated in this Agreement or under California law, the vote of the Members holding a majority of the Membership Interests shall be required to approve or carry an action.
- 6.2 **Meetings**. Regular or annual meetings of the Members are not required but may be held at such time and place as the Members deem necessary or desirable for the reasonable management of the Company.

Meetings may be called by any member or members holding 10% or more of the Membership Interests, for the purpose of addressing any matters on which the Members may vote. A written notice shall be given not less than 10 days nor more than 60 days before the date of the meeting to each member entitled to vote at the meeting. In any instance in which the approval of the Members is required under this agreement, such approval may be obtained in any manner permitted by California law, including by conference telephone or similar communications equipment. In addition, notice to any meeting may be waived, and any action which could be taken at a meeting can be approved if a consent in writing, stating the action to be taken, is signed by the holders of the minimum Membership Interest needed to approve the action.

ARTICLE 7: WITHDRAWAL AND TRANSFERS OF MEMBERSHIP INTERESTS

- 7.1 Withdrawal. A Member may withdraw from the Company prior to the dissolution and winding up of the Company with the unanimous consent of the other Members, or if such Member transfers or assigns all of his or her Membership Interests pursuant to Section 7.2 below. A Member which withdraws pursuant to this Section 7.1 shall be entitled to a distribution in an amount equal to such Member's Capital Account.
- 7.2 Restrictions on Transfer. A Member shall not transfer any Membership Interests, whether now owned or later acquired, unless Members holding a majority of the Membership Interests not subject to transfer consent to such transfer. A person may acquire Membership Interests directly from the Company upon the written consent of all Members. A person which acquires Membership Interests in accordance with this section shall be admitted as a Member of the Company after the person has agreed to be bound by the terms of this Operating Agreement

by executing a consent in the form of Exhibit C.

ARTICLE 8: DISSOLUTION AND WINDING UP

- 8.1 **Dissolution**. The Company shall be dissolved upon the first to occur of the following events:
 - (a) The vote of Members holding a majority of the outstanding Membership Interests to dissolve the Company.
 - (b) Entry of a decree of judicial dissolution under Section 17351 of the California Corporations Code.
 - (c) At any time there are no Members, provided that the Company is not dissolved and is not required to be wound up if, within 90 days after the occurrence of the event that terminated the continued membership of the last remaining Member, the legal representative of the last remaining Member agrees in writing to continue the Company and to the admission of the legal representative of such Member or its assignee to the Company as a Member, effective as of the occurrence of the event that terminated the continued membership of the last remaining Member.
- 8.2 No automatic dissolution upon certain events. Neither the death, incapacity, disassociation, bankruptcy or withdrawal of a Member shall automatically cause a dissolution of the Company.

ARTICLE 9: INDEMNIFICATION

9.1 Indemnification. The Company shall have the power to indemnify any Person who was or is a party, or who is threatened to be made a party, to any proceeding by reason of the fact that such Person was or is a Member, Manager, officer, employee, or other agent of the Company, or was or is serving at the request of the Company as a director, manager, officer, employee, or other agent of another limited liability company, corporation, partnership, joint venture, trust, or other enterprise, against expenses, judgments, fines, settlements, and other amounts actually and reasonably incurred by such Person in connection with such proceeding, if such Person acted in good faith and in a manner that such Person reasonably believed to be in the best interests of the Company, and, in the case of a criminal proceeding, such Person had no reasonable cause to believe that the Person's conduct was unlawful. The termination of any proceeding by judgment, order, settlement, conviction, or upon a plea of nolo contendere or its equivalent, shall not, of itself, create a presumption that the Person did not act in good faith and in a manner that such Person reasonably believed to be in the best interests of the Company, or that the Person had reasonable cause to believe that the Person's conduct was unlawful.

To the extent that an agent of the Company has been successful on the merits in defense of any proceeding, or in defense of any claim, issue, or matter in any such proceeding, the agent shall be indemnified against expenses actually and reasonably incurred in connection with the proceeding. In all other cases, indemnification shall be provided by the Company only if authorized in the specific case unanimously by all of the Members.

"Proceeding," as used in this section, means any threatened, pending, or completed action or proceeding, whether civil, criminal, administrative, or investigative.

9.2 Expenses. Expenses of each Person indemnified under this agreement actually and reasonably incurred in connection with the defense or settlement of a proceeding may be paid by the Company in advance of the final disposition of such proceeding, as authorized by the Members who are not seeking indemnification upon receipt of an undertaking by such Person to repay such amount unless it shall ultimately be determined that such Person is entitled to be indemnified by the Company.

"Expenses," as used in this section, includes, without limitation, attorney fees and expenses of establishing a right to indemnification, if any, under this section.

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ARTICLE 10: GENERAL PROVISIONS

- 10.1 Entire Agreement; Amendment. This agreement constitutes the whole and entire agreement of the parties with respect to the subject matter of this agreement, and it shall not be modified or amended in any respect except by a written instrument executed by all of the Members. This agreement replaces and supersedes all prior written and oral agreements by and among the Members.
- 10.2 Governing Law; Severability. This agreement shall be construed and enforced in accordance with the internal laws of the State of California. If any provision of this agreement is determined by any court of competent jurisdiction or arbitrator to be invalid, illegal, or unenforceable to any extent, that provision shall, if possible, be construed as though more narrowly drawn, if a narrower construction would avoid such invalidity, illegality, or unenforceability or, if that is not possible, such provision shall, to the extent of such invalidity, illegality, or unenforceability, be severed, and the remaining provisions of this agreement shall remain in effect.
- 10.3 **Benefit**. This agreement shall be binding on and inure to the benefit of the parties and their heirs, personal representatives, and permitted successors and assigns.
- 10.4 Number and Gender. Whenever used in this agreement, the singular shall include the plural and the plural shall include the singular, and the neuter gender shall include the male and female as well as a trust, firm, company, or corporation, all as the context and meaning of this agreement may require.

10.5 No Third Party Beneficiary. This agreement is made solely for the benefit of the parties to this agreement and their respective permitted successors and assigns, and no other person or entity shall have or acquire any right by virtue of this agreement.

IN WITNESS WHEREOF, the parties have executed or caused to be executed this Operating Agreement as of the date below.

Dated: 8/9/2011

Adam Van

Chantha Bou

EXHIBIT A

MEMBERS

The following persons are the initial Members of the Company, and their initial capital contributions and ownership is set forth below.

<u>Name</u>	Capital Contribution (\$)	Percentage Interest
Adam Van	\$0.00	51%
Chantha Bou	\$0.00	49%

OFFICERS

The following person(s) are elected as officers of the Company:

ADAM VAN, President, Secretary & Treasurer CHANTHA BOM, Vice President

-10-

EXHIBIT C

NEW MEMBER'S CONSENT

The undersigned agrees to be bound as a Member by the terms of the Operating Agreement of AVAN Limited Liability Company as if the undersigned was a signatory thereof.

(Signature)

Name:

Date: 08/09/20/



CITY OF LONG BEACH

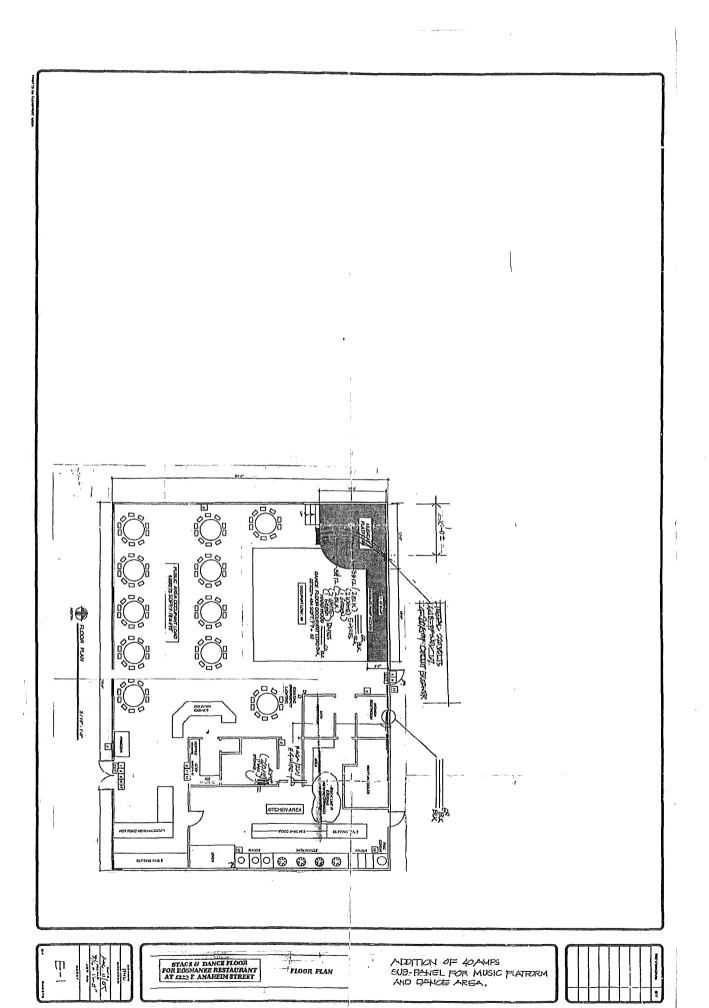
DEPARTMENT OF HEALTH AND HUMAN SERVICES

100 W BROADWAY STE 400 ! LONG BEACH, CA 90802 + 582-570-8513 FAX 582-570-4930

ENVIRONMENTAL HEALTH NOISE OFFICE

DEPARTMENT OF HEALTH AND HUMAN SERVICES ENTERTAINMENT PERMIT APPLICATION REQUIREMENTS

Date: 10/30/90/8				
Name of Business (DBA): UDOM Name of Business Owner: AVAN Limited Liability Company Business Address: 1223 E. Analeim St. Long Beach, CA 90813				
Dear New Business 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 President				
Phone # 562 - 858 - 87-10				
FAX #				



BEFORE THE DEPARTMENT OF ALCOHOLIC BEVERAGE CONTROL OF THE STATE OF CALIFORNIA

IN THE MATTER OF THE APPLICATION OF

AVAN LIMITED LIABILITY COMPANY 1223 E ANAHEIM ST LONG BEACH, CA 90813-3709	<pre>} FILE 41-593393 } REG. }</pre>
	} } PETITION FOR CONDITIONAL LICENSE

For Issuance of an On-Sale Beer And Wine - Eating Place - License

Under the Alcoholic Beverage Control Act

WHEREAS, petitioner(s) has/have filed an application for the issuance of the above-referred-to license(s) for the above-mentioned premises; and,

WHEREAS, the proposed premises and/or parking lot, operated in conjunction therewith, are located within 100 feet of residences(s); and,

WHEREAS, issuance of the applied-for license without the below-described conditions would interfere with the quiet enjoyment of the property by nearby residents and constitute grounds for the denial of the application under the provisions of rule 61.4, of Chapter 1, Title 4, of the California Code of Regulations; and,

WHEREAS, the issuance of an unrestricted license would be contrary to public welfare and morals;

NOW, THEREFORE, the undersigned petitioner(s) do/does hereby petition for a conditional license as follows, to-wit:

- 1. Sales, service and consumption of alcoholic beverages shall be permitted only between the hours of 7:00 a.m. and 10:30 p.m. Sunday through Thursday; and 7:00 a.m. to 12:30 a.m. Friday and Saturday.
- 2. The rear door(s) shall be kept closed at all times during the operation of the premises except in cases of emergency and to permit deliveries. Said door(s) not to consist solely of a screen or ventilated security door.
- 3. No patron noise or entertainment provided shall be heard from the exterior of the premises.

Initials

ABC-172 (5/94)

This petition for conditional license is made pursuant to the provisions of Sections 23800 through 23805 of the Business and Professions Code and will be carried forward in any transfer at the applicant-premises.

Petitioner(s) agree(s) to retain a copy of this petition on the premises at all times and will be prepared to produce it immediately upon the request of any peace officer.

The petitioner(s) understand(s) that any violation of the foregoing condition(s) shall be grounds for the suspension or revocation of the license(s).

DATED THIS	27	DAY OF	June	
Alan	Van			
Applicant/Petitions	er		Applicant/Petitioner	

DISPLAY CONSPICUOUSLY AT PLACE OF BUSINESS FOR WHICH ISSUED

CALIFORNIA DEPARTMENT OF TAX AND FEE ADMINISTRATION

SELLER'S PERMIT

June 01, 2018 ACCOUNT NUMBER 102108992 - 00001

UDOM RESTAURANT AVAN LIMITED LIABILITY COMPANY 1223 E ANAHEIM ST LONG BEACH CA 90813-3709

Office of Control: Certitos Office

NOTICE TO PERMITTEE.
You are required to obey all
Federal and State laws that
regulate or control your
business. This permit does
not allow you to do
otherwise.

IS HEREBY AUTHORIZED PURSUANT TO SALES AND USE TAX LAW TO ENGAGE IN THE BUSINESS OF SELLING TANGIBLE PERSONAL PROPERTY AT THE ABOVE LOCATION. THIS PERMIT IS VALID ONLY AT THE ABOVE ADDRESS.

THIS PERMIT IS VALID UNTIL REVOKED OR CANCELED AND IS NOT TRANSFERABLE. IF YOU SELL YOUR BUSINESS OR DROP OUT OF A PARTNERSHIP, NOTIFY US OR YOU COULD BE RESPONSIBLE FOR SALES AND USE TAXES OWED BY THE NEW OPERATOR OF THE BUSINESS.

Not valid at any other address

For general tax questions, please call our Customer Service Center at 1-800-400-7115 (TTY:711).

For information on your rights, contact the Taxpayers' Rights Advocate Office at 1-888-324-2798 or 1-916-324-2798.

CDTFA-442-R REV. 18 (5-18)

A MESSAGE TO OUR NEW PERMIT HOLDER

As a seller, you have rights and responsibilities under the Sales and Use Tax Law. In order to assist you in your endeavor and to better understand the law, we offer the following sources of help:

- Visiting our website at www.cdtfa.ca gov
- Visiting an office
- . Attending a Basic Sales and Use Tax Law class offered at one of our offices
- Sending your questions in writing to any one of our offices
- Calling our toll-free Customer Service Center at 1-800-400-7115 (TTY:711)

As a seller, you have the right to issue resale certificates for merchandise that you intend to resell. You also have the responsibility of not misusing resale certificates. While the sales tax is imposed upon the retailer,

- You have the right to seek reimbursement of the tax from your customer
- · You are responsible for filing and paying your sales and use tax returns timely
- You have the right to be treated in a fair and equitable manner by the employees of the California Department of Tax and Fee Administration (CDTFA)
- You are responsible for following the regulations set forth by the CDTFA

As a seller, you are expected to maintain the normal books and records of a prudent businessperson. You are required to maintain these books and records for no less than four years, and make them available for inspection by a CDTFA representative when requested. You are also required to know and charge the correct sales or use tax rate, including any local and district taxes. The tax rate applicable to your sales or use may not necessarily correspond to the tax rate of your business address displayed on this permit. You are also expected to notify us if you are buying, selling, adding a location, or discontinuing your business, adding or dropping a partner, officer, or member, or when you are moving any or all of your business locations. If it becomes necessary to surrender this permit, you should only do so by mailing it to a CDTFA office, or giving it to a CDTFA representative.

If you would like to know more about your rights as a taxpayer, or if you are unable to resolve an issue with CDTFA, please contact the Taxpayers' Rights Advocate Office for help by calling toll-free, 1-888-324-2798 or 1-916-324-2798. Their fax number is 1-916-323-3319.

Please post this permit at the address for which it was issued and at a location visible to your customers.

California Department of Tax and Fee Administration

Business Tax and Fee Division

YOUR RETURN MAILING ADDRESS

NAME: AVAN LIMITED LIABILITY COMPANY

ADDRESS: 1942 ST. LOUIS AVE

CITY: SIGNAL HILL

Rev. 01/2014

STATE: CA

ZIP CODE: 90755

2018104697

FILED EXPIRES
Apr 30 2018 Apr 30 2023

Dean C. Logan, Registrar-Recorder/County Clerk

Electronically signed by Araceli Lopez

FICTITIOUS BUSINESS NAME STATEMENT

TYPE OF FILING AND FILING FEE (Check one) X Original- \$26.00 (FOR ORIGINAL FILING WITH ONE BUSINESS NAME ON STATEMENT) Amended Filing- \$26.00 (CHANGES IN FACTS FROM ORIGINAL FILING- REQUIRES PUBLICATION) Refile- \$26.00 (NO CHANGES IN THE FACTS FROM ORIGINAL FILING) \$5.00 - FOR EACH ADDITIONAL BUSINESS NAME FILED ON SAME STATEMENT, DOING BUSINESS AT THE SAME LOCATION \$5.00 - FOR EACH ADDITIONAL OWNER IN EXCESS OF ONE OWNER The following person(s) is (are) doing business as: *1, UDOM Print Fictitious Business Name(s)
I 1942 ST. LOUIS AVE 1223 E ANAHEIM ST. Mailing address if different CA 90813 LA COUNTY SIGNAL HILL CA 90755 LONG BEACH City State /Country COUNTY City State /Country Zip 201115310406 Articles of Incorporation or Organization Number (if applicable): Al #ON ***REGISTERED OWNER(S): AVAN LIMITED LIABILITY COMPANY 2. Full Name/Corp/LLC (P.O. Box not accepted) Full Name/Corp/LLC (P.O. Box not accepted) 1942 ST. LOUIS AVE Residence Address Residence Address CA SIGNAL HILL 90755 City City State/Country State/Country CA If Corporation or LLC - Print State of Incorporation/Organization If Corporation or LLC - Print State of Incorporation/Organization Full Name/Corp/LLC (P.O. Box not accepted) Full Name/Corp/LLC (P.O. Box not accepted) Residence Address Residence Address City State/Country Zip State/Country Ζp If Corporation or LLC - Print State of Incorporation/Organization If Corporation or LLC - Print State of Incorporation/Organization IF MORE THAN FOUR REGISTRANTS, ATTACH ADDITIONAL SHEET SHOWING OWNER INFORMATION ****THIS BUSINESS IS CONDUCTED BY: (Check one) a General Partnership a Limited Partnership x a Limited Liability Company an Individual an Unincorporated Association other than a Partnership a Corporation a Trust Copartners Joint Venture a Married Coup'e State or Local Registered Domestic Partners a Limited Liability Partnership *****The date registrant started to transact business under the fictilious business name or names listed above: (insert N/A above if you haven't started to transact business) I declare that all information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code that the registrant knows to be false is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1,000).) REGISTRANT(S)/CORP/LLCNAME (PRINT) AVAN LIMITED LIABILITY COMPANY TITLE President IF CORP OR LLC, PRINT NAME ADAM VAN REGISTRANT SIGNATURE If corporation, also print corporate title of officer. If LLC, also print title of officer or manager. This statement was filed with the County Clerk of LOS ANGELES on the date indicated by the filed stamp in the upper right corner. NOTICE - IN ACCORDANCE WITH SUBDIMISION (9) OF SECTION 17920, A FICTITIOUS NAME STATEMENT GENERALLY EXPIRES AT THE END OF FIVE YEARS FROM THE DATE ON WHICH IT WAS FILED IN THE OFFICE OF THE COUNTY CLERK, EXCEPT. AS PROVIDED IN SUBDIVISION (b) OF SECTION 17920, WHERE IT EXPIRES 40 DAYS AFTER ANY CHANGE IN THE FACTS SET FORTH IN THE STATEMENT PURSUANT TO SECTION 17913 OTHER THAN A CHANGE IN THE RESIDENCE ADDRESS OF A REGISTERED OWNER. A NEW FICTITIOUS BUSINESS NAME STATEMENT MUST BE FILED BEFORE THE EXPIRATION. EFFECTIVE JANUARY 1, 2014, THE FICTICIOUS BUSINESS NAME STATEMENT MUST BE ACCOMPANIED BY THE AFFIDAVIT OF IDENTITY FORM. THE FILING OF THIS STATEMENT DOES NOT OF ITSELF AUTHORIZE THE USE IN THIS STATE OF A FICTITIOUS BUSINESS NAME IN VIOLATION OF THE RIGHTS OF ANOTHER UNDER FEDERAL, STATE, OR COMMON LAW (SEE SECTION 14411 ET SEQ., BUSINESS AND PROFESSIONS CODE). I HEREBY CERTIFY THAT THIS COPY IS A CORRECT COPY OF THE ORIGINAL STATEMENT ON FILE IN MY OFFICE. DEAN C. LOGAN, LOS ANGELES COUNTY CLERK , Deputy BY: Aracel Lopez

PH: (582) 462-2177

WEB ADDRESS: LAVOTE.NET

P.O BOX 1208, NORWALK, CA 90851-1208



1/14/2019 17:41

INFORMATION - LICENSE # BS21807274

License Type BS Application Type Description

Secondary Business License

Primary Applicant Primary Applicant Last Name Address Location

AVAN LIMITED LIABILITY COMPANY

1223 E ANAHEIM ST LONG BEACH CA 90813

License is Pending.

Current milestone is Council Approval. Current unpaid amount of \$0.00. Account: BS21807274

License Description

(Tab Not Loaded)

License Details

(Tab Not Loaded)

Endorsements

(Tab Not Loaded)

Reviews

Record Results

Reviews

Review	eviews										
Review #	Review Type	# '	Add Date	Result	Comments	Result By	Completed	Completed By	Review Description	Started	Sta By
58031	BUSLIC	1	10/19/2018	APPROVED		EMARMST	1/14/2019 17:41	EMARMST	Business License		
58068	BUILDING	1	10/22/2018	APPROVED	Per Tai Vu, Business is only chnaging ownership and not doing any construction, therefore, the permit is approved.	EMARMST	1/8/2019 16:01	EMARMST	Building Dept Review		
58069	FIRE	1	10/22/2018	INSPECT	reassigning to Brian.	SYSTEM	10/22/2018 11:20		Fire Dept Review		
58070	HEALTH	1	10/22/2018	APPRWCOND	ENTERTAINMENT LICENSE APPROVED PROVIDED ALL PROVISIONS OF THE CITY'S NOISE ORDINANCE, LONG BEACH MUNICIPAL CODE 8.80, ARE ABIDED BY.	S ['] SYSTEM	10/22/2018 11:20	MIYAMAD	Health Dept Review		
58071	POLICE	1	10/22/2018	APPRWCOND	See Attachments.	SYSTEM	1/2/2019 10:54	JEARZOL	Police Dept Review		
58072	PLANNING	1	10/22/2018	APPROVED		JORAMIR	1/3/2019 10:51	JORAMIR	Planning Dept Review		
60670	COUNCIL	1	1/14/2019						Council		

60671 HEARINGPRE 1 1/14/2019							Hearing Prep			
Inspections										
Inspections	Record Res	sults								
Add Inspectior Date #	Inspection Type	Inspection Description	# Res	sult	Comments	Resulted By	Completed Call	Due Date	Time Preference	Ass To
1/8/2019 72896	FIRE	Fire	1 APPF	ROVED	This business is only approved for 110 seats and 69 on the dance floor, for a total of 179 occupants, not 199 seats.	brweidm	1/10/2019 06:39	3/9/2019 00:00		brweidr
Periodic Inspe (No Data)	ection Sch	nedules								
Conditions (Tab Not Loaded)										
Fees (Tab Not Loaded)	en appropries en presignoj indusera en en de Albara Antonopolistano									
Applicants (Tab Not Loaded)	•								gar eng kangsan Afgussan kine minerikah di dibahan 2002 antah	
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Employees (Tab Not Loaded)							accessió del Colonia de Pario del Arres y conservense en les estados del Colonia de Arres (Colonia de			
Related Recor	rds				a sidde e an a saene e as shidh e a dèire id e aide air de aid				al de la company de provinción de la company	
Logs (Tab Not Loaded)										
Attachments (Tab Not Loaded)	aguega garaga ga nga on na				accept a comprehensive of state of commence of the commence of					



City of Long Beach Working Together to Serve

Date:

January 5, 2019

To:

Robert G. Luna, Chief of Police R - Luna

From:

Richard Conant, Deputy Chief, Investigations Bureau

Subject:

APPLICATION FOR AN ENTERTAINMENT WITH DANCING PERMIT AT

UDOM RESTAURANT - 1223 EAST ANAHEIM STREET

The Long Beach Police Department recommends **approval** of the application for an Entertainment <u>with</u> Dancing Permit, of Avan Limited Liability Company, dba Udom Restaurant, located at 1223 East Anaheim Street, subject to the conditions provided in the attached memorandum.

Background

Udom Restaurant is a restaurant/bar located in the Thai Binh Plaza on the northeast corner of Anaheim Street and Orange Avenue. The establishment serves Cambodian cuisine for breakfast, lunch, and dinner. Adam Van and Chantha Bou own the restaurant and has owned the establishment since April 2018. The business currently holds a Type 41 (On-Sale Beer and Wine Eating Place) Alcoholic Beverage Control license.

On October 19, 2018, Udom Restaurant applied for an Entertainment with Dancing Permit, requesting dancing by patrons and performers, live and recorded amplified music, and a disc jockey.

Udom Restaurant is under new ownership, which is why we are receiving a new application. This location was the old Dara Restaurant, which closed in April 2018. Dara Restaurant held a valid Entertainment with Dancing license since 2013.

Crime Analysis

As part of this investigation, Vice Detectives examined calls for service, crime reports, and arrests at the above location for a two-year period from November 6, 2016 to November 6, 2018. The report indicated six calls for service, two incidents reported, and zero arrests attributable to the business. For further details, see Crystal Report analysis.

The calls for service consisted of one commercial burglary to the business, one vandalism to the business, two unwelcome subject in front of the location, a group of transients in the parking lot and one trespassing call.

ENTERTAINMENT WITH DANCING AT UDOM RESTAURANT 1223 EAST ANAHEIM STREET Page 2

Patrol Division

West Division Patrol Commander Jeffery Berkenkamp was contacted for an opinion regarding the issuance of this permit. He advised there have not been any issues of concern with this location. Commander Berkenkamp does not foresee the approval of an entertainment permit having a negative impact on patrol resources. Commander Berkenkamp recommends approval of an Entertainment with Dancing Permit at Udom Restaurant.

Vice Investigation

As part of this investigation, Vice Detectives contacted residents within 100 feet of the establishment. Detectives determined there were 15 residences within this distance. A letter was mailed to all 15 residents requesting they contact the Vice Investigations Section.

Vice detectives met with the owner at the establishment. They discussed the proposed entertainment activities, where entertainment activities will take place and the conditions the Police Department will recommend for the Entertainment without Dancing Permit.

Detectives also went to this location in an undercover capacity on two separate occasions. On both occasions the business was closed.

Recommendation

Based upon the Vice Section's investigation, West Division Patrol Commander's recommendation, resident contacts, and the crime analysis, the Long Beach Police Department has determined the public's 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 an Entertainment with Dancing Permit.

RGL:JJA:jja AppvlMemo.UdomRestaurant



City of Long Beach Working Together to Serve

Date:

January 5, 2019

To:

Sandy Palmer, Bureau Manager, Business Relations Bureau

From:

Robert G. Luna, Chief of Police R. Luna

Subject:

APPLICATION FOR ENTERTAINMENT WITH DANCING AT UDOM RESTAURANT - 1223 EAST ANAHEIM STREET

In response to your request for a recommendation regarding the above named permit application for Entertainment with Dancing, the Police Department recommends approval, subject to the following conditions of operation:

Udom Restaurant is a restaurant/bar located in the Thai Binh Plaza on the northeast corner of Anaheim Street and Orange Avenue. The establishment serves Cambodian cuisine for breakfast, lunch, and dinner. Adam Van and Chantha Bou own the restaurant and has owned the establishment since April 2018. The business currently holds a Type 41 (On-Sale Beer and Wine Eating Place) Alcoholic Beverage Control license.

On October 19, 2018, Udom Restaurant applied for an Entertainment with Dancing Permit, requesting dancing by patrons and performers, live and recorded amplified music, and a disc jockey.

Udom Restaurant is under new ownership, which is why we are receiving a new application. This location was the old Dara Restaurant, which closed in April. Dara Restaurant held a valid Entertainment with Dancing license since 2013.

Based upon the Police Department's investigation, the West Division Patrol Commander's recommendation, and the crime analysis, 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 an Entertainment Permit with Dancing.

CONDITIONS OF OPERATION

- The operation of the establishment shall be limited to those activities and elements expressly indicated on the permit application and approved by the City Council. Any change in the operation, which exceeds the conditions of the approved permit, will require that a new permit application be submitted to the City Council for their review and approval.
- 2) Unless separately applied for, reviewed, and approved, no adult entertainment, as defined by section 21.15.110 LBMC shall be conducted on the permitted premises.

ENTERTAINMENT PERMIT WITH DANCING UDOM RESTAURANT – 1223 EAST ANAHEIM STREET Page 2

- 3) Entertainment activities indicated on page #9 of your entertainment application shall be restricted from 10:00 AM to 12:00 AM, Friday through Sunday.
- 4) Entertainment is permitted until 12:00 AM, on holidays that fall on a Friday through Sunday.
- 5) This Entertainment Permit is accessory to the primary business, which is a restaurant. The authorization to provide entertainment on-site is subject to the use remaining as a restaurant, meaning a bona fide eating place serving actual and substantial meals.
- "Meals" means the usual assortment of foods commonly ordered at various hours of the day; the service of such food only as sandwiches or salads shall not be deemed compliant with this requirement. Meals must consist of food prepared on the premises. Hours of sales of alcohol shall be limited to the hours when meals are available.

The premises must be equipped and maintained in good faith. The premises must possess working refrigeration, cooking equipment, utensils, menus, and enough food to make substantial meals.

In the event the primary business ceases operations, fails to operate as a bona fide eating place, fails to serve actual and substantial meals, or otherwise fails to comply with this condition, the Entertainment Permit becomes invalid.

- 7) The permittee shall not convert the restaurant, or any portion thereof, into a dance/night club. All entertainment activities shall be conducted in conjunction with regular dining or pre-planned banquet activities. A banquet is defined as a 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
- 8) 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.

ENTERTAINMENT PERMIT WITH DANCING UDOM RESTAURANT – 1223 EAST ANAHEIM STREET Page 3

- 9) Due to the proximity of neighboring businesses and residences, all door(s) and window(s) shall be kept closed at all times during any musical entertainment, except in cases of emergency, and to permit deliveries. Said door(s) shall not consist solely of a screen or ventilated security door. Sound shall not be audible beyond fifty feet (50') from the exterior of the premises in any direction.
- 10) The permittee shall be responsible for maintaining free of litter the premises and the area adjacent to the licensed premises over which they have control.
- The permittee shall take reasonable measures to prohibit and prevent the loitering of persons immediately outside any of the entrance/exit doors at all times while open for business. This should be done by utilizing security guards and signage with verbiage such as, "Please respect our neighbors", or something similar.
- 12) At the conclusion of each night, the permittee shall take reasonable measures to ensure that exiting patrons walk directly to their vehicles and not loiter in the parking lot or the immediate area.
- Deliveries to and from the premises shall be limited to the hours of 8:00 a.m. to 10:00 p.m.
- 14) The permittee shall not allow employees to discard trash or beer bottles into the outside dumpster between the hours of 10:00 p.m. and 7:00 a.m.
- Any graffiti painted or marked upon the premises, or on any adjacent area under the control of the licensee, shall be removed or painted over within 24 hours of being applied.
- 16) Outdoor amplified entertainment is prohibited.
- No employee shall be permitted to accept any money or anything of value from a customer for the purpose of sitting or otherwise spending time with customers while in the premises, nor shall the permittee provide or make available, either gratuitous or for compensation, male or female persons who act as escorts, or companions for the customers.
- During any entertainment activity listed on page #9 of the application, the permittee shall be responsible for maintaining an adequate security staff to supervise patrons inside the establishment. For crowds up to fifty (50) people, the permittee shall provide a minimum of one (1) security guard. For crowds over (50) fifty people, the permittee shall provide a minimum of one (1) additional security guard per fifty (50) people. Security guards must be identifiable as "Black's employees." Should the permittee's

ENTERTAINMENT PERMIT WITH DANCING UDOM RESTAURANT – 1223 EAST ANAHEIM STREET Page 4

operations give rise to a substantial increase in complaints/calls for service, or trash left in the parking lot, the permittee shall increase staff, or employee uniformed licensed security guards, as directed by the Chief of Police.

- 19) There shall be no "queue" allowed after 12:00 midnight, Friday and Saturday nights. All persons gathering outside after the allowed hours shall be considered to be loitering. The public right of way (sidewalk), or an entrance to any business shall not be blocked at any time
- 20) 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. This information shall be provided to public safety personnel upon request.
- 21) The permittee agrees to reimburse the City for all costs associated with excessive police services, as determined by the Chief of Police, required as the result of any incident or nuisance arising out of or in connection with the permittee's operations.
- 22) The permittee shall maintain full compliance with all applicable laws, ordinances, and stated conditions. In the event of a conflict with the requirements of this permit, the more stringent regulation shall apply.
- Udom Restaurant, or its agents, shall not distribute any advertising matter such as signs, posters, or promotional cards, in or upon any public property, any vehicle or in any other such place in the City of Long Beach. Distribution of any advertising matter upon private property shall adhere to the following guidelines: By placing the same matter in a receptacle, clip, or other device designed or intended to receive advertising matter. The permittee shall keep all promoter contracts, including names, addresses, and phone numbers, on file at all times, and be available for inspection at any time.
- 24) The permittee shall ensure that all employees attend an alcohol awareness class such as TIPS or LEAD, within the first ninety (90) days of employment. The permittee shall keep employees proof of completion on file and available for inspection at any time.
- 25) The permittee shall maintain full compliance with all applicable laws, ABC laws, ordinances, and stated conditions. In the event of a conflict between the requirements of this permit, your conditional use permit, or your Alcoholic Beverage Control license, the more stringent regulation shall apply.

ENTERTAINMENT PERMIT WITH DANCING UDOM RESTAURANT – 1223 EAST ANAHEIM STREET Page 5

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-way's 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.

RGL:JJA:jja AppvlConduDOMRest