April 6, 2022
9200 Basil Court
Largo, MD 20774
Virtual Hearing

Present: Daphne Turpin-Forbes, Board Chair
       Armando Camacho, Vice Chairman
       Tammie Norman, Commissioner
       Dennis Smith, Commissioner
       Jason DeLoach, Esquire, Counsel
       Terence Sheppard, Director
       Robert Clark, Chief Liquor Inspector
       Johnny Toles, Deputy Chief Liquor Inspector
       Christian Mendoza, Deputy Chief Liquor Inspector
       Leonard Vauss, Administrative Assistant
       Patricia Bell, Administrative Manager
       Katrice James, Administrative Aide
       Keyanna Little, Administrative Aide

Start Time: 7:02 p.m.

Commissioner Forbes: This is an open meeting for the Prince George’s County Board of License Commissioners. Welcome to our House. To ensure compliance with the law (Maryland Open Meetings Act) and our goal of transparency, to please identify yourself when speaking and speak audibly. As a professional courtesy, when not speaking, please mute your device. If someone from the public that is not providing testimony as a witness today, I will recognize you in the hearing and give you an opportunity for your voice to be heard. Everyone’s voice matters at the BOLC. We understand that some of you may be passionate about what you have to say and that passion, in this regard, is permissible. What is not permissible is if truth, facts, and respect are not grounded in your voice. Thank you in advance for being truthful, respectful, and honest during the entire proceeding.

Director Sheppard: During a typical hearing, there would be an exchange between the Board and the attorneys to exchange information as exhibits. Because this hearing is now virtual, we have implemented a 10-day rule to give those individuals here today, 10-days from today’s date to add to the official record. I would ask that you email myself or the administrative staff of the BOLC. You may add information to the record long as it is information that has been discussed in this hearing.
REGULAR SESSION:

1. t/a The Brass Tap National Harbor: Request for a Family Entertainment Permit.
Continued from March 2, 2022.
Licensees do not have an attorney, acknowledge their right to an attorney, and agree to move forward without representation.
Ms. Sharon Ridley is sworn in.
Mr. Mark Ridley is sworn in.
Corporal Juan Hunt (Prince George’s County Police Department) is sworn in.
Mr. Ridley: The only problem we incurred was the U&O, having the entertainment permit authorized on there. So, we reached out to Park and Planning, and as recent as this morning we had DPIE come in and approve the U&O for entertainment.
Commissioner Forbes: Let me just make sure that for the record, we have received a copy of the U&O Mr. Ridley was just talking about. Director, can you confirm that?
Director Sheppard confirms we have received a copy.
Corporal Hunt: Mr. Ridley reached out to me as he was getting the documents. He kept me abreast of everything, he sent me the documents as well. Everything is adequate on this end.
Commissioner Norman: What’s the basis of your business going to be? What’s the footprint of your business style? What’s your seating capacity?
Mr. Ridley: We are a restaurant that sells craft beer and spirits, and it has a sports theme to it. The entertainment will center around karaoke, trivia, and potentially a DJ for special events. Nothing will go after midnight. The entertainment is to provide avenues for some of the convention goers when they come to town. It just provides another opportunity of entertainment at the National Harbor. We have 101 seats inside; the total occupancy is 141 seats.
No further questions.
Commissioner Camacho makes motion to grant the Family Entertainment Permit to The Brass Tap National Harbor, seconded by Commissioner Norman.
After Board vote, the motion carries.

2. t/a Nipsey’s Restaurant & Grill: Request for a Special Entertainment Permit.
Continued from March 9, 2022.
Licensee does not have an attorney, acknowledge his right to an attorney, and agree to move forward without representation.
Mr. Lonnie Moses Jr. is sworn in.
Corporal Juan Hunt (Prince George’s County Police Department) is sworn in.
Mr. Moses: Corporal Hunt and the Board were asking for certain things such as the diagram of the inside of the building, where the seats are located, and lighting plan. So, we provided Corporal Hunt with what he needed to move forward.
Commissioner Forbes: Corporal Hunt, based on what Mr. Moses submitted to you with regards to the security plan for a Special Entertainment Permit; we’d love to hear the results of your conversation and all the documentation he submitted regarding his security plan.
Corporal Hunt: We did have some paperwork we needed to have completed and I needed to go out to do a reinspection. At the time, I did the initial inspection I couldn’t
view the security cameras. I did go back out and reassess the site, at which time all the paperwork was correct and in order. The site visit was completed. The security plan is adequate at this time.

**Commissioner Camacho:** Do we have a U&O that allows restaurants with entertainment?

**Commissioner Forbes:** Based on the documentation the U&O is on file and for the record, no live music past 12:00 a.m. is the requirement.

**Commissioner Camacho:** I have no further questions, as long as he abides by that timeline.

**Commissioner Forbes:** Mr. Moses, you’re aware that you have an adequate security plan, but the U&O doesn’t allow for any live music past 12:00 a.m.?

**Mr. Moses:** That’s correct, I understand.

**No further questions.**

**Commissioner Camacho** makes motion to grant the Special Entertainment Permit to Nipsey’s Restaurant & Grill, seconded by **Commissioner Norman.**

**After Board vote, the motion carries.**

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3. Catherine F. Okoloise, President/Secretary/Treasurer, Affordable Services, Inc., t/a Joyful Heart African Cuisine, 10631 Greenbelt Road, Suite 101, Lanham, 20706, Class B, Beer and Wine is summonsed to show cause for an alleged violation of Section 6-311, Purchase Alcoholic Beverages from other than a Wholesaler, of the Annotated Code of Maryland and R.R. No. 11 of the Rules and Regulations for Prince George’s County and R.R. No. 32 (Inspections: Uncooperative), to wit; that on Wednesday, January 19, 2022, at approximately 5:20 p.m., Inspector Bowden entered Joyful Heart African Cuisine located at 10631 Greenbelt Road, Suite 101, Lanham, MD to conduct a routine inspection. While checking inventory boxes, Inspector Bowden came across (1) 750ml, San Antonio Winery Cardinale, (1) Sweet Bitch Moscato, (1) Barbentura Moscata, (1) Menage a Trois Sweet Red, (2) bottles of Sweet Red, also (1) 1.75 ml of Sutter Home Chardonnay, (1) Sutter Home Sangria and (1) Modgen David Concord. The establishment could not produce invoices to show that the alcohol belonged to Joyful Heart African Cuisine. The cashier refused to sign the report and the cashier and owner refused to provide their names to the inspector. Continued from March 9, 2022.

Licensee does not have an attorney, acknowledge their right to an attorney, and agree to move forward without representation.

**Ms. Catherine Okoloise** is sworn in.

**Mr. Azeez Famuditimi** is sworn in.

**Inspector Bowden** is sworn in.

**Inspector Bowden:** On January 19, 2022, at approximately 5:20 p.m., I entered Joyful Heart African Cuisine to complete a routine liquor inspection. While inspecting the bar area, I noticed several wine bottles sitting out on the countertop that looked suspicious. A picture of the wine bottles was submitted to the Board. Inspector Bowden asked the cashier to provide invoices for the wine. The cashier stated she didn’t have receipts. I asked the cashier where they purchased the wine bottles, she replied “from the liquor store.” The cashier then retracted her statement, replying “I’m not sure, I’m just a cashier,” our manager purchases the wine. The cashier called the manager/owner on the phone, I asked the owner where they purchased the wine bottles? The owner responded
saying from the liquor store. I informed her that buying wine from the liquor store is a violation and not allowed. It must be purchased from an authorized retailer. The manager stated they purchased wine from the liquor store because they don’t purchase a large quantity. The owner also stated, “the Liquor Board never informed them on how to contact authorized wholesalers to purchase wine.” I informed her they were given a book of Rules and Regulations, it’s their responsibility having a business to know the rules. I informed the cashier I’ll be confiscating the wine as evidence. The cashier told me that I could not take the wine, and I’m supposed to give a warning first. The cashier then called another male owner, who told me that he purchases all the beer and wine for the restaurant, and he has the invoices at home. He asked if I could wait forty minutes for him to bring me the invoices. I advised him I was unable to wait for forty minutes, I had already been on the premises for thirty minutes. There were other assignments I had to complete. I informed the manager that this confirmed the violation, because you are not supposed to purchase from a restaurant or liquor store. Therefore, the receipts may be questionable. The manager proceeded to argue with me and stated that I’m supposed to issue a warning. I told the male owner that he could follow up with the Board the next day to show his receipts and invoices. The cashier then added the other manager on a three-way call, they all became argumentative stating that I wasn’t doing my job correctly. I informed the managers and cashier that they would be issued a second violation, if they continued to argue and not cooperate. They continued to argue, I confiscated the following bottles 750 ml San Antonio Winery Cardinale, Sweet Bitch Moscato, Barpentura Moscata, Menage a Trois Sweet Red, two bottles of Sweet Red, 1.75 ml of Sutter Home Chardonnay, Sutter Home Sangria and Modgen David Concord. The cashier refused to sign the report, the cashier and owners refused to provide their names and were not cooperative. Therefore, they were issued an additional violation of R.R. 32. I left the premises around 6:15 p.m. and a picture of the confiscated bottles were submitted to the Board of License Commissioners as evidence.

**Ms. Okoloise:** I wasn’t in the restaurant, the cashier called and said there was a female that didn’t show I.D. who wanted to inspect. I informed the cashier, if you don’t see an I.D., they can’t do anything. The cashier told me the lady who came the first time without an I.D. started packing the wine on the table. We have about ten inspectors that come to our restaurant, they show their I.D. when they come, and we allow them to inspect. Nobody allows you to come on their premises without showing any I.D. at all.

**Commissioner Forbes:** Ms. Bowden, what is your normal course of action when you go into an establishment to do a routine inspection?

**Inspector Bowden:** Ms. Okoloise is referring to the week prior. The week prior I was supposed to inspect the establishment, but I left my I.D. at home. The cashier did tell me to show her some I.D., I told her I didn’t have it and she let me know that I couldn’t inspect. I left the establishment and was given that assignment again the following week. I had my I.D. that time, the cashier remembered me, I showed her my I.D. and she allowed me to inspect.

**Commissioner Forbes:** So, for the incident that happened on January 19, 2022, when you discovered the inventory that was not properly labeled you showed your I.D. to the cashier?

**Inspector Bowden** confirms that is correct.
Commissioner Forbes: Despite showing your I.D. your testimony that you shared is still, correct? There’s nothing that you would change.

Inspector Bowden confirms that is correct.

Commissioner Forbes: Ms. Catherine, we have our inspector here and there were two occasions. Occasion one where she didn’t have her I.D. so she left as would be appropriate. The second opportunity she had her I.D., she showed it to the cashier, and we still received some uncooperating. We have not received the invoices that are required to prove that you purchased the alcohol from a wholesaler. I just want to give you an opportunity to respond to that.

Ms. Okoloise: I said we will bring the receipts, I asked her to wait for me I’ll be there. I told the cashier I wasn’t sure if that person was an inspector. I was confused that an inspector would come without giving us a list of what can be taken from our shop. I even called the police, when the police came, they told me that person can’t be an inspector. They told me maybe this person came to our restaurant to scam us. The next day I went to the Board of License Commissioners, and they told me the person who came.

Mr. Famuditimi: I think that Ms. Bowden’s testimony is accurate. The problem was that we’re in the restaurant business, we have people come in all the time with fake I.D.’s, bad credit cards, etc. and try to get over on us. First impression matters, so if you come the first time without an I.D., then come back with an I.D. and say this is who you are, we’re going to question that. From a cashier’s perspective, based on what we see on a consistent basis we can’t take for face value especially because she came the week before.

Commissioner Camacho: Inspector Bowden, did you have on your uniform shirt? Did she acknowledge your I.D.?

Inspector Bowden: We don’t wear a uniform shirt, but I have an I.D. I knew that I left my I.D. at home the first time, so when the cashier wouldn’t allow me to inspect, I left the premises. I called Deputy Chief Toles and let him know the situation. When I went back the second time, the cashier remembered my face, she asked for my I.D. and she said “good, you have your I.D.” She was cooperative at first.

Commissioner Norman: Ms. Okoloise, where did you purchase the wine from? Have we received the receipts from a proper distributor?

Ms. Okoloise: The person who usually buys the drinks for me was going to bring the receipts, but Ms. Bowden had already left. I don’t have the receipts with me, I wasn’t the one who bought it. Sometimes they don’t keep the receipts, because I didn’t know we should be keeping them.

Mr. Famuditimi: Why do you need the receipt if they already took the alcohol?

Commissioner Norman: The purpose is that the alcohol must be bought from a licensed wholesaler or distributor. If you read your instructions in the licensee book, it tells you the receipts must be maintained on the property. One of the questions we ask every licensee is do you understand the Rules and Regulations of the Board? Whether the alcohol bottles were seized or not, you still need to provide us the receipt. Once again, where was the alcohol purchased from?

Ms. Okoloise: The person who buys for me, was going to bring it to Ms. Bowden. Since then, I didn’t ask him to bring the receipt.

Mr. Famuditimi: Is there something in the policy that says you can confiscate if you come in for inspection?
Commissioner Camacho: Our requirements are that you must have a dedicated checking account, that is based only for your purchases of alcohol. With that checking account you must have the corresponding receipts from the authorized wholesaler matching those checks. They’re supposed to be kept on the premises at all times. They don’t leave your store or restaurant.

Commissioner Norman: Once again, where are you purchasing your alcohol?

Ms. Okoloise: The male owner purchases our alcohol from a wholesaler, but I don’t know where. He’s the one who handles that.

Commissioner Norman: You understand that ultimately you are the licensee, and you are responsible, correct?

Ms. Okoloise: Yes, I’m so sorry. I don’t have the receipts because I’m not the one that normally purchases. That will not happen again.

Commissioner Forbes reiterates the importance of knowing the Rules and Regulations of the Board, following and abiding by those rules as a licensee. As long as you have a liquor license you are governed by those rules.

Deputy Chief Liquor Inspector Toles: Inspector Bowden she followed the process, she in fact contacted me. It becomes an issue when Ms. Bowden went back the second time with her I.D. Ms. Bowden she addresses her report, she laid out the facts, those facts are correct. I support the decision Ms. Bowden made in this regard.

No further questions.

Commissioner Camacho makes a motion to fine the licensee for t/a Joyful Heart African Cuisine in violation as charged with a fine of $4,500, seconded by Commissioner Norman.

The fine can be paid over three equal monthly installments of $1,500.

After Board vote, the motion carries.

4. Kevin Lee Shifflett, President/Secretary/Treasurer, S & W Liquors, Inc., t/a S & W Liquors, 7072 Allentown Road, Camp Springs, 20748, Class A, Beer, Wine and Liquor is summonsed to show cause for an alleged violation of Section 6-304, Selling alcoholic beverages to an individual under the age of twenty-one of the Alcoholic Beverage Article of the Annotated Code R.R. No. 1 Sales to a Minor of the Rules and Regulations for Prince George’s County, to wit; that on Tuesday January 25, 2022, at approximately 6:45 pm one (1) underage male operative (20 yr. old) Preston, of the Prince George's County Cadet Program and one (1) undercover police officer from the Prince George's County Police Department entered S&W Liquors located at 7072 Allentown Road, Camp Springs, MD 20748. The operative retrieved one (1) 23.5 oz can of Smirnoff Ice Smash from the standing refrigerator and then took the item to the cashier (Mr. Edward Holmes) for payment. The cashier without asking for an I.D accepted the payment (money exchange).

Licensee is represented by Linda Carter, Esquire.

Mr. Kevin Shifflett is sworn in.

Inspectors Caraway and Patterson of the BOLC are sworn in.

Inspector Patterson testifies about the incident that occurred on January 25, 2022, at approximately 6:45 p.m., a 23.5 oz can of Smirnoff Ice Smash was sold to a minor. The cashier accepted the payment without asking for an I.D. The can of Smirnoff Ice was
confiscated by Inspector Patterson. Evidence was labeled and secured by the Board of License Commissioners personnel. All members of S & W Liquors were cooperative with the investigative team.

**Inspector Caraway** had nothing to add to **Inspector Patterson’s** testimony.

**Ms. Carter:** My client would acknowledge the incident occurred and he’s very apologetic. The very next day or the day after Mr. Shifflett called to tell me about this and we immediately scheduled a training program for three of his employees, including himself, and the individual that made the sell. They all successfully passed the TIPS program. Ordinarily, I suggest to my clients, to fire the employee that made the sale. In this instance, he decided he wasn’t going to do that for a number of reasons. This is a valuable employee who has always abided by the rules, and that night he made a mistake. We did send an exhibit this afternoon, and we would request this be introduced as licensees exhibit number one. These are screenshots of the scanning system that Mr. Shifflett has in place. Everybody is now asked for an I.D. The policy is if you’re buying, you must present an I.D. to get scanned. We would respectfully request you take into account his remedial efforts. In the event, a fine is imposed we would request since he just had training for three employees, he be exempt from having post hearing training.

**Commissioner Forbes** states Mr. Shifflett and your staff thank you for being cooperative with our inspectors. They’re here to make sure the Rules and Regulations are respected. We appreciate all the remedial steps you’ve taken.

**No questions from Commissioners.**

**Commissioner Camacho** makes a motion to fine the licensee for t/a S & W Liquors in violation as charged with a fine of $1,500, seconded by **Commissioner Norman.**

**After Board vote, the motion carries.**

5. Randy Richardson, Member, t/a **Paradigm Restaurant**, 3701 Branch Avenue, Temple Hills, MD 20748, Class B, Beer, Wine and Liquor, is summoned to show cause for an alleged violation of Section 26-2102 of the Alcoholic Beverage Article of the Annotated Code and Rule 26 of the Rules and Regulations for Prince George’s County, to wit; That on or about August 12, 2019 a transfer of location application for a Class B, Beer, Wine and Liquor was filed, that on or about January 28, 2020 approval by the Board was granted to the issuance of the license; the license has not been placed in use within the required time from the Board’s approval on August 21, 2021.

Licensee does not have an attorney, acknowledge his right to an attorney, and agree to move forward without representation.

**Mr. Randy Richardson** is sworn in.

**Mr. Richardson** provides an explanation why the license has not been placed in use.

**Mr. Richardson:** I transferred my license from my Upper Marlboro location, when my lease was up to open a larger space at Iverson Mall. When I transferred my lease to Iverson Mall, undenounced to me Iverson Mall doesn’t have a U&O permit. I was informed that I will not be able to get a U&O permit until Iverson Mall obtained their U&O. The mall is still open and occupied with no U&O. I spoke to David Bowman, trustee for the courts, he informed me since Iverson Mall is in foreclosure two or three
businesses are now able to move forward to get their U&O. I’ll be the next person in line. My space is 98% complete, I’m just waiting to hear from DPIE to move forward.

Mr. Richardson asks the Board to grant him six months to effectuate the license. He states that he is diligently looking for another location. I don’t believe Iverson Mall is going to be able to fix the deficiencies in a timely manner. DPIE is allowing people to go in and out of the mall, and not notifying them the mall is unsafe for occupancy.

No questions from Commissioners.

Commissioner Camacho makes a motion to grant an additional 180 days to effectuate the license for Paradigm Restaurant, seconded by Commissioner Norman. After Board vote, the motion carries.

6. Akash V. Patel, President/Secretary/Treasurer, t/a Parkway Liquors, 6017 Greenbelt Road, College Park, MD 20740, Class A, Beer, Wine and Liquor, is summonsed to show cause for an alleged violation of Section 26-2102 of the Alcoholic Beverage Article of the Annotated Code and Rule 26 of the Rules and Regulations for Prince George’s County, to wit; That on or about July 29, 2021 a transfer application for a Class A, Beer, Wine and Liquor was filed, that on or about September 28, 2021 approval by the Board was granted to the issuance of the license; the license has not been placed in operation after six months following approval being granted.
   Licensee is represented by Robert Kim, Esquire.
   Mr. Akash Patel is sworn in.
   Mr. Kim: We’re here because of the recurring U&O issues. Something happened in the final inspection stage, my client is working to satisfy the inspector. Everything else is ready to go, with the exception of the U&O permit.
   Mr. Kim asks the Board to grant his client a six-month extension to effectuate the license.
   Commissioner Forbes asked the following questions. Mr. Patel, there’s some issue with the second-floor storage? What are you doing to remedy that? Do you have any idea when the inspector is going to come back to see that you’ve corrected the issue they had? You think it’ll take six months?
   Mr. Patel: On the second floor I have an open space and I can use it to store the beer, liquor, and wine. The inspector said I can’t do this.
   Mr. Kim: We’ve been trying to get the inspector to come back. We just need the establishment reinspected. We’re asking for six months so we don’t have to come back and ask for more time.
   Commissioner Norman: What is the issue?
   Mr. Kim: This is a free-standing building, there’s a second floor that’s over an open area. The previous owner used it as storage. This inspector doesn’t think it should be used as storage. We’re trying to comply with the inspector’s request. We’ve gone through the process, and we’ll just stop using the second floor if we have to.
   No further questions.
   Commissioner Camacho makes motion to grant an additional 120 days to effectuate the license for Parkway Liquors, seconded by Commissioner Norman. After Board vote, the motion carries.
7. Philip R. Rossi, Asst. Rec Sec., Dennis Arthur Kanady, Asst. Rec Sec., Travis Dunn, 
Asst. Rec Sec., Blazin Wings Inc., Stockholder t/a Buffalo Wild Wings
(College Park) and (Bowie), 10240 Baltimore Avenue, College Park, MD 20740/10601
Martin Luther King, JR. Highway, MD 20720 Class B(BLX), Beer, Wine and Liquor, is
summoned to show cause for an alleged violation of Section 26-2102 of the Alcoholic
Beverage Article of the Annotated Code and Rule 26 of the Rules and Regulations for
Prince George’s County, to wit; That on or about September 15, 2020 a transfer
application for a Class B(BLX), Beer, Wine and Liquor was filed, that on or about
November 17, 2020 approval by the Board was granted to the issuance of the license; the
license has not been placed in use within the required time from the Board’s approval on
October 26, 2021.
Licensees are represented by Linda Carter, Esquire.
Mr. Dennis Kanady is sworn in.
Mr. Travis Dunn is sworn in.
Commissioner Forbes: Mr. DeLoach, can we move forward with proffers with only two
out of three licensees present?
Mr. DeLoach: I think the fact that they’re represented, proffers are a normal part of
administrative hearing. I think we can move forward.
Ms. Carter: One of the big things with DPIE is getting an inspector assigned. For both
locations we have an inspector. For Bowie, our inspector came on March 28th, a
correction order was issued. We’re in the process of complying with that. The Health
Department has signed off on the High HACCP Priority Food Services Facilities Permit.
We have a number of minor things to correct. One of the things, was the fire suppression
system had to be recertified. DPIE and the Fire Department changed the format, that now
has to be done. Fire and security solutions do our sprinkler and alarm services. For
Bowie, they came out on April 5th they have properly signed the form with a signature
and a badge number. We’re hoping to be able to reschedule inspection in probably three
weeks.
Commissioner Forbes: How much time are you asking for?
Ms. Carter asks the Board to grant her clients an additional 120 days to effectuate
for each location. We’re trying our best to get this done as expeditiously as possible.
Ms. Carter: The inspector for College Park came out on March 21st, we had the High
HACCP Priority Food Services Facilities Permit, Fire and Security Solutions has to come
out and certify the fire suppression. The county is requesting that the site plan for College
Park location be resubmitted showing where the handicap spaces are. We made progress,
but we’re not quite ready.
No further questions.
Commissioner Camacho makes motion to grant an additional 120 days to effectuate the
license for Buffalo Wild Wings (Bowie), seconded by Commissioner Norman.
Commissioner Camacho makes motion to grant an additional 120 days to effectuate the
license for Buffalo Wild Wings (College Park), seconded by Commissioner Norman.
After Board vote, the motion carries.
8. Johnny West, Executive Director, t/a Artsgroup, 4719 Stamp Road, Temple Hills, MD, 20748, Class C, CLF, Beer, Wine and Liquor, is summoned to show cause for an alleged violation of Section 26-2102 of the Alcoholic Beverage Article of the Annotated Code and Rule 26 of the Rules and Regulations for Prince George’s County, to wit; That on or about June 29, 2021 a new application for a Class C, CLF, Beer, Wine and Liquor was filed, that on or about August 24, 2021, approval by the Board was granted to the issuance of the license; the license has not been placed in operation after six months following approval being granted.

**Commissioner Forbes calls for this licensee three times.**

Commissioner Forbes: Mr. DeLoach, how do we move forward just to make sure?

Mr. DeLoach: That is up to the discretion of the Board. You can postpone it and if he doesn’t show up again, you can declare it as a default. If you declare it as default tonight, then the license is gone.

Director Sheppard: Do we have a summons from Mr. West?

Ms. Katrice James of the BOLC: Yes, it was signed off on March 11, 2022.

Commissioner Camacho makes a motion to continue until the next available meeting, seconded by Commissioner Norman.

Artsgroup will be summons again to show up at the next available hearing.

Commissioner Forbes asked the public if there are any comments/questions.

A licensee from Central Avenue Liquor states they were summons for 7:00 p.m. tonight but were never called.

Commissioner Forbes: Director, we have Central Avenue Liquors who has received a summons to show up today. I don’t see them on the docket, did we miss them?

Chief Inspector Clark: It appears they got a violation back in January for a sale to a minor. It’s not on the agenda.

Director Sheppard: Since it’s not on the agenda we will reissue a summons for next Wednesday, April 13, 2022.

Mr. DeLoach confirms that’s the right way to proceed.

No further comments from the public, commissioners, or staff.

Adjourned: 8:30 p.m.

Respectfully Submitted,

Alecia L. Hughes  
Administrative Aide BOLC