In the Matter of: Fever Nightclub, LLC t/a Fever Bar & Lounge 09-19-2012

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DISTRICT OF COLUMBIA ALCOHOLIC BEVERAGE CONTROL BOARD MEETING -----x IN THE MATTER OF: Fever Nightclub, LLC t/a Fever Bar & Lounge : 816 H Street, NE : : Fact Finding : Hearing Retailer CT License No. 89716 ANC 6A Case No. 12-CMP-00304 Selling Alcoholic Beverages : Without a valid ABC License : -----x September 19, 2012 The Alcoholic Beverage Control Board met in the Alcoholic Beverage Control Hearing Room, Reeves Building, 2000 14th Street, N.W., Washington, D.C., Ruthanne Miller, Chairperson, presiding. PRESENT RUTHANNE MILLER, Chairperson NICK ALBERTI, Member DONALD BROOKS, Member HERMAN JONES, Member CALVIN NOPHLIN, Member MIKE SILVERSTEIN, Member ALSO PRESENT ABYIE GHENENE, ABRA DIANE JACKSON, ABRA

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1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	P R O C E E D I N G S 2:26 p.m. CHAIRPERSON MILLER: Our next fact finding hearing is scheduled for 2:30. It's 2:26. It looks like everyone is here. So you all can tell me if anyone's missing. This is Case No. 12-CMP-00304, Fever Bar & Lounge, located at 816 H Street, N.E., License No. 89716. So did you see that there's a piece of paper on which you can sign in so we get your name spelled correctly for the record? Okay. When you're ready, if you would identify yourself for the record, please. MR. LUMUKANDA: Dmaz Lumukanda on behalf of the Licensee. MR. COHEN: I'm Darryl Cohen, owner-manager of Fever Bar & Lounge. MR. GHENENE: And Abyie Ghenene, ABRA	6 7 8 9 10 11	investigators Vincent Parker and Brian Owens were driving in the area near Fever Bar & Lounge, located at 816 H Street, N.E." "Investigator Parker and Owens observed lights on and people inside the establishment. There were also two big placards posted at the establishment." And that's Exhibit 1. "Investigator	
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	there's a question about whether or not Fever is operating without a license. That's, I believe, the		presented an ABC license for HR-57, Incorporated, trading as HR-57," Exhibit 4. "Mr. Cohen stated that Fever Bar & Lounge was authorized to operate under the ABC license of HR-57. No patrons were inside of Fever Bar & Lounge at the time of Investigator Parker's visit. Investigator Parker asked Mr. Cohen if Fever Bar & Lounge had sold or served or allowed consumption of any alcoholic beverages." "Mr. Cohen stated that Fever Bar & Lounge did sell alcoholic beverages and he provided a copy of a detailed daily report," exhibit 5, "from the point of sale," or the POS system. "This detailed daily report shows that from Friday, July 13th, 2012 at 9:00 p.m. until Saturday, July 14th, 2012, at the time when Investigator Parker's visit to Fever Bar & Lounge sold 11 alcoholic beverages for a total price of \$87." "On Saturday, July 14, 2012, Investigator Parker visited HR-57, located at 1007 H Street, N.E., and interviewed Mr. Alquides Puesan, the owner of the establishment. Mr. Puesan stated that HR-57 was previously located at 816 H Street, N.E. Mr. Puesan	4

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1	license at their current 1007 H Street NE	1	for the public hearing was July 13th, 2012 and the	
2	license at their current 1007 H Street, N.E., location." And that's ABRA license 88592.		public license hearing is scheduled for August 6th,	
3	"And he stated that the ABRA license for HR-		2012. As of Wednesday, July 18th, 2012, Fever Bar &	
4	57, located at 816 H Street, N.E." and that's ABRA		Lounge has not been issued an ABC license to sell	
5	license 085910 "was still active. Investigator	5		
6	Parker advised Mr. Puesan that he would research the		Investigator Parker interviewed an ABRA Licensing	
7	status of HR-57's license" or, I'm sorry, just HR-57		Division specialist. The licensing specialist stated	
8	"located at 816 H Street, N.E., and advise him at a	8		
9	future date about whether the license was active."	9	-	
10		10		
11	"On Tuesday, July 17th, 2012, Investigator	11		
	Parker began researching the HR-57's ABC license	12		
13		13		
	Incorporated, License No. ABRA-085910, located at 816 H	14		
15		15		
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17		17		
18	establishment to 1007 H Street, N.E." "As part of this	18	Fever Bar & Lounge had not yet been issued. The	
19		19		
20	Street, N.E., License No. 088592. The ABC license for	20	many occasions to Mr. Puesan and Mr. Cohen that there	
21	HR-57, located at 1007 H Street, N.E., was issued by	21	was no active ABC license at 816 H Street, N.E." "As of	
	ABRA on June 14th, 2012." And that's Exhibit No. 6.	22	the time of this report, there is still no active ABC	
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	7	,		9
1			license at 816 H Street, N.E., On Tuesday, July 17th	9
1	"Prior to this move, HR-57, Incorporated, subleased	1	license at 816 H Street, N.E. On Tuesday, July 17th, 2012. Investigator Parker telephoned Mr. Cohen and Mr.	9
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2 3	"Prior to this move, HR-57, Incorporated, subleased their 816 H Street, N.E., location to Fever Nightclub, LLC, trading as Fever Bar & Lounge, owned by Darryl	1 2 3	2012, Investigator Parker telephoned Mr. Cohen and Mr. Puesan and advised them both that there was currently	9
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1	look into a show cause for something or, you know,	1	there were some things about the application and I	
	there might be misunderstandings. And we will get that		needed to sit down with him and talk to him about, as	
	straightened out at this fact finding hearing or there		we sometimes do with our with our applicants. And I	
4	might just so I just want you to have a general		explained to him I said, "Do you know that that	
5	understanding.		lease has been signed over to you; so therefore, HR's	
6	And if you have any questions	6	license is now void? You cannot operate there	
7	MR. LUMUKANDA: Absolutely.	7	CHAIRPERSON MILLER: Okay.	
8	CHAIRPERSON MILLER: at the outset, you	8	MS. JACKSON: within the ABC license."	
9	know, feel free to ask me.	9	CHAIRPERSON MILLER: Yes, Mr. Alberti.	
10	MR. LUMUKANDA: Absolutely. Absolutely.	10	MR. ALBERTI: Hi, Ms. Jackson.	
11	CHAIRPERSON MILLER: Okay. And I know that	11	MS. JACKSON: Yes.	
12	our license specialist, Ms. Jackson, is here. Do you -	12	MR. ALBERTI: Thank you for preparing for us.	
13	- do you want to come to the table also? I don't know	13	You said that you talked to him well, the applicant	
14	· · · · · · · · · · · · · · · · · · ·	14	at the time you were processing his license.	
15		15	MS. JACKSON: Yes.	
16	MS. JACKSON: Okay.	16	MR. ALBERTI: Do you remember about the time	
17	CHAIRPERSON MILLER: And if you could just	17	that would have been? Would that have been this	
18	introduce yourself for the record?	18	applicant application was, I think, made around May	
19	MS. JACKSON: Hi. I'm Diane Jackson,	19	of 2012. If you does that ring a bell? Would you	
20	licensing specialist with the Alcoholic Beverage	20	have records to show when you would have had that	
21	Regulation Administration.	21	conversation with the applicant?	
22	CHAIRPERSON MILLER: Okay. And did is	22	MS. JACKSON: Yeah, that would have been	
	,		,	
	11			13
1	11 there anything you want to say at this point? Mr.	1	yeah, sometime in May. Because that was before he was	13
			yeah, sometime in May. Because that was before he was placarded.	13
	there anything you want to say at this point? Mr.			13
2	there anything you want to say at this point? Mr. Ghenene just read the investigative report. If there's	2	placarded.	13
2 3 4	there anything you want to say at this point? Mr. Ghenene just read the investigative report. If there's anything you want to add now, you can. If you if	2 3	placarded. MR. ALBERTI: Okay. So sometime in May of	13
2 3 4	there anything you want to say at this point? Mr. Ghenene just read the investigative report. If there's anything you want to add now, you can. If you if you don't have anything to add at this point, that's	2 3 4	placarded. MR. ALBERTI: Okay. So sometime in May of 2012?	13
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In the Matter of: Fever Nightclub, LLC t/a Fever Bar & Lounge 09-19-2012

	14			16
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	explaining but he did not return my calls. MR. ALBERTI: Okay. When MS. JACKSON: I meant he was MR. ALBERTI: Okay. When you spoke to Mr. Cohen, did he appear to understand or did what you were telling him or did he have questions? Well, did he appear to understand? MS. JACKSON: Yeah, he did appear to understand. When he was he did have questions because the person who was the license holder was telling him one thing and then I was telling the other. And I was saying that, "I'm telling you according to the law." So he kept telling him things, you know, "Oh, you can operate. You can operate. You can operate." And I said, "No, you can't." MR. ALBERTI: Okay. MS. JACKSON: So the nature of the deal was that he bought the business. MR. ALBERTI: Uh-huh. MS. JACKSON: But HR wanted to hold the license. So it was a it was not a transfer. It was a new but he bought the business.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	that I use to try to interpret what has actually happened. The Mr. Alquides, the original owner of the first HR-57 license, was well aware that you cannot have two ABC licenses at two different places. So they took certain steps to make sure that they were compliant with that particular law and also allow Mr. Cohen to operate. The first thing that occurred in order in the in the timeline of Mr. Cohen taking over that particular business was on April 4th, they entered into Mr. Cohen and Antonio Puesan entered into a business agreement, where Mr. Cohen would take over the property, chairs, tables, kitchen or what have you. They did a business agreement where he would take over	
12 13 14 15 16 17 18 19	15 CHAIRPERSON MILLER: Uh-huh. MS. JACKSON: It was a new for an ABC license. MR. ALBERTI: Right. I understand. MS. JACKSON: Uh-huh. MR. ALBERTI: Thank you very much. MS. JACKSON: Yeah. CHAIRPERSON MILLER: Okay. We can we can hear from you all to respond. MR. LUMUKANDA: Sure. I have a letter here from the original owner of the HR-57 license, which was at 816 H Street, N.E. And I have a couple of points of clarification that I wanted to bring up to sort of bring this whole matter to a conclusion and also to speak a little bit about Mr. Cohen's interpretation and what he actually did. The if my if my understanding is correct, the reason why the license is or would have been cancelled would be due to 23-600.1, which is noted in the which is noted in the investigative report.	3 4 5 6 7 8 9	document is that Mr. Cohen goes from being a lessee to not being a lessee by subletting. If that had in fact happened, then it would be absolutely correct that that license would be cancelled. But what and what actually did happen was Mr. Puesan was still held on the lease and held jointly liable with him on there. So although he wanted to take himself off of the lease completely, by him subletting, he still has a level of responsibility on that particular lease. And with that with that information in	17

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1 1 1 1 1 1 1 1 1 1 1 2	 And on July 14th, 2012, if Mr. Cohen did not have a lease at the original location and Mr. Cohen if Mr. Puesan did not have a lease or if he did not have a trade name application in, then Ms. Jackson is absolutely correct that that license should have been inactive on that particular day when a new HR-57 license opened up just a few blocks down the street. But what I'm here to say today, which is missing from the report, is Mr. Cohen made every 	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	MR. LUMUKANDA: Yes. That CHAIRPERSON MILLER: Okay. But I'm saying, where is that coming from? And maybe Ms. Jackson I don't you pointed the trademark one to me from the regs. I see that. But I don't MR. LUMUKANDA: Uh-huh. CHAIRPERSON MILLER: I'm just trying to follow your argument on the lease. MR. LUMUKANDA: It was never mentioned. It was the it was it was never it's only mentioned that if the trade name was in or if I'm incorrect, please correct me, but my understanding and interpretation of this law is, if you have two licenses on one street and you plan on opening another location, if you change the trade name of your previous location,
2		21	then that license should still be active.
2	2 compliance by, number one, having both of them liable	22	CHAIRPERSON MILLER: Okay. My understanding
	19		21
11 11 11 11 11	 lease, the statute that's that is being referenced for the lease, the investigator actually didn't list the statute particularly for the lease. And Ms. Jackson Ms. Jackson didn't reference a particular statute for the lease either. They're using 23-601 through 4, which basically states you can't have two licensees with the same trade name. And if you do, then it cancels the other. 	10 11 12 13 14 15 16	MR. LUMUKANDA: Yes. CHAIRPERSON MILLER: whatever it was and that that owner moved and took the license with him and opened another establishment. And therefore MR. LUMUKANDA: I'm CHAIRPERSON MILLER: there was no license anymore at that previous establishment. That's the way I read the report. I don't know. MR. LUMUKANDA: If I may interject? CHAIRPERSON MILLER: Okay. Go ahead. MR. LUMUKANDA: He actually applied for a
2	0 But I'm using the exact same statute to say that he	20	didn't actually move the location. He intended to keep
2 2	 historically made every reasonable attempt to be compliant. 	21 22	one license at 816 CHAIRPERSON MILLER: Okay. So

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In the Matter of: Fever Nightclub, LLC t/a Fever Bar & Lounge 09-19-2012

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1	MR. LUMUKANDA: and change the trade name.	1	lease.	
2	CHAIRPERSON MILLER: But it was under	2	MR. ALBERTI: And that's what we're trying to	
3	there was a different owner then at 816. And was there	3		
4	a transfer of ownership for the license?	4	MR. GHENENE: Exactly.	
5	MR. LUMUKANDA: No. They did not transfer	5	CHAIRPERSON MILLER: Right. Okay.	
6	the ownership of the license. They had an agreement	6	MR. ALBERTI: Now, may I ask a question	
	where Mr. Cohen would operate as a licensed ABC manager	7	quick question	
	until the license that he actually applied for was	8	CHAIRPERSON MILLER: Yeah, sure. Go ahead.	
		9	MR. ALBERTI: very quickly?	
10	CHAIRPERSON MILLER: That's the problem,	10	CHAIRPERSON MILLER: Yeah.	
11	right? Is that the problem here? That's what it looks	11	MR. ALBERTI: Mr. Lumukanda, when you said	
12	like the problem	12	MR. LUMUKANDA: Yes, go ahead.	
13	MR. GHENENE: I think I think that might	13	MR. ALBERTI: the trade name application	
14	be one of the problems but also Ms. Jackson just	14	was submitted and who was that application submitted	
15	produced the lease that was submitted by them. And it		by?	
16	appears that only one person signed as the sublessee,	16	MR. LUMUKANDA: The trade name application	
17	not two people, as they're indicating.	17	was actually submitted by a Mr. Puesan, who was the	
18	MS. JACKSON: Yeah.	18	holder of the 816 HR-57 license.	
19	CHAIRPERSON MILLER: How does that affect the	19	MR. ALBERTI: Okay.	
20	validity of the license?	20	MR. LUMUKANDA: And I have that document if	
21	MR. ALBERTI: Can we can we Ms. Miller,	21	MR. ALBERTI: If you have copies of that,	
22	I'd like to see a copy of that lease. Can we	22	with you	
	23			25
1		1	MR. LUMUKANDA: Yes. Yes, sir.	25
1 2	23 MR. GHENENE: I have several copies of that document if	1 2	MR. LUMUKANDA: Yes. Yes, sir. MR. ALBERTI: I'd like to see it.	25
	MR. GHENENE: I have several copies of that			25
2	MR. GHENENE: I have several copies of that document if	2	MR. ALBERTI: I'd like to see it.	25
2 3	MR. GHENENE: I have several copies of that document if CHAIRPERSON MILLER: Sure.	2 3	MR. ALBERTI: I'd like to see it. MR. LUMUKANDA: Yes, sir.	25
2 3 4 5	MR. GHENENE: I have several copies of that document if CHAIRPERSON MILLER: Sure. MR. GHENENE: if you would like to see it.	2 3 4	MR. ALBERTI: I'd like to see it. MR. LUMUKANDA: Yes, sir. CHAIRPERSON MILLER: Okay.	25
2 3 4 5	MR. GHENENE: I have several copies of that document if CHAIRPERSON MILLER: Sure. MR. GHENENE: if you would like to see it. MR. ALBERTI: And if we could get that, that	2 3 4 5	MR. ALBERTI: I'd like to see it. MR. LUMUKANDA: Yes, sir. CHAIRPERSON MILLER: Okay. MR. ALBERTI: Ms. Walker will get copies of	25
2 3 4 5 6 7	MR. GHENENE: I have several copies of that document if CHAIRPERSON MILLER: Sure. MR. GHENENE: if you would like to see it. MR. ALBERTI: And if we could get that, that would be it would be helpful.	2 3 4 5 6	MR. ALBERTI: I'd like to see it. MR. LUMUKANDA: Yes, sir. CHAIRPERSON MILLER: Okay. MR. ALBERTI: Ms. Walker will get copies of that in a moment for you. Okay. So these are	25
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In the Matter of: Fever Nightclub, LLC t/a Fever Bar & Lounge 09-19-2012

	26			28
1	liability my argument is, if he has liability on	1	MR. ALBERTI: I mean, it's just I just	
	that lease and he also puts in a trade name		need to know that	
3	-	3	MS. JACKSON: Okay.	
4		4	MR. ALBERTI: so we know where -	
5	-	5	MS. JACKSON: Okay.	
6	Fever and	6	MR. ALBERTI: where the information's	
7	MR. ALBERTI: Well, the trade name wasn't	7	coming in	
8	approved. So he wasn't operating under another trade	8	MS. JACKSON: Okay.	
9	name. So that's I mean, it shows intent. It	9	MR. ALBERTI: and what the intent of the	
10		10	parties	
11	It just shows intent.	11	MS. JACKSON: Okay.	
12	-	12	MR. ALBERTI: But I appreciate it. Thank	
13	MR. ALBERTI: So I understand why you	13	you.	
14		14	MS. JACKSON: Uh-huh.	
15	MR. LUMUKANDA: Absolutely. Absolutely.	15	CHAIRPERSON MILLER: So could somebody	
16	MR. ALBERTI: I'm just taking this all in.	16	-	
17		17	MR. LUMUKANDA: If I could interject	
18	MR. LUMUKANDA: Yes.	18	-	
19	MR. ALBERTI: trying to understand the	19	CHAIRPERSON MILLER: Yes.	
20		20	MR. COHEN: First of all, I want to say	
21	make my decision based on the facts as they've	21	that Ms. Jackson has been very helpful throughout my	
22	presented to us today.		whole application process and I thank her for that.	
		<u> </u>		
	27			29
1		1	And we did have several discussions about this. And as	29
1	MR. LUMUKANDA: Yes, sir.		And we did have several discussions about this. And as she pointed out I did have several questions some of	29
2	MR. LUMUKANDA: Yes, sir. CHAIRPERSON MILLER: So I still don't	2	she pointed out, I did have several questions, some of	29
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2 3 4	MR. LUMUKANDA: Yes, sir. CHAIRPERSON MILLER: So I still don't understand if you you have to help me out. MS. JACKSON: Can I say something?	2 3 4	she pointed out, I did have several questions, some of which still haven't been answered, particularly the one that you're asking now. So it hasn't been clear to me	29
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	technically he's still on the hook, so his license should be okay? And to the to the best of my recollection and Ms. Jackson's here. So she can respond to this. But what I remember her suggesting to me was that that was a question for the legal department. And so I was expecting that to be referred to the legal department and to hear from the legal department as to what the implications of that clause were. CHAIRPERSON MILLER: So MR. COHEN: I never heard anything. CHAIRPERSON MILLER: Okay. This is in when was this? MR. COHEN: When did this conversation take place? CHAIRPERSON MILLER: Well, yeah, how long have you been waiting? You know, when did you when did you have this discussion? MR. COHEN: Well, it was it was the same time frame, when I was applying for my license, which	13	notwithstanding because, you know, I we'd certainly had those discussions but again, it was an	
	would have been May/June.	22	that license, as long as we did not change the sign,	
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8 9 10 11 12 13 14 15 16 17 18 19	CHAIRPERSON MILLER: Okay. What license did you exactly apply for? MR. COHEN: I applied for a CT license. CHAIRPERSON MILLER: Just a CT one? Okay. MR. COHEN: Yes. CHAIRPERSON MILLER: Okay. Well, a CT license. And then you applied for a trade name change later? MR. COHEN: Right. The understanding was that I could operate as a manager under the existing license that was already there until my new license was approved. That was the understanding that CHAIRPERSON MILLER: Okay. Let's wait.	2 3 4 5 6 7 8 9 10 11 12	which we did not. CHAIRPERSON MILLER: So you have a copy of the case report that Mr. Ghenene wrote up? MR. COHEN: Yes, yes, yes. CHAIRPERSON MILLER: Okay. Now, you said that it's referenced in a in a document that you could continue to operate because you had an ABC manager's license. Is it a document that's attached to the report? You said everybody was aware of that, that that's what you were told by the person who sold the license the restaurant? MR. COHEN: Right. That arrangement is mainly documented in the purchase agreement. I don't know CHAIRPERSON MILLER: Is the purchase right the purchase MR. COHEN: Right. CHAIRPERSON MILLER: Is that attached here? MR. COHEN: I don't know if we do we have that attached to	33

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 case report or you have a MR. LUMUKANDA: No. It wasn't attached to the case report but I brought it if CHAIRPERSON MILLER: Okay. MR. LUMUKANDA: need be. CHAIRPERSON MILLER: Yeah, I think we'd like to see that because you're telling us that that's what you relied on. And did that come into our agency with the application? MR. COHEN: Yes. CHAIRPERSON MILLER: The purchase report. Okay. Did you put in writing a request to get word back from the legal department? MR. COHEN: No, I didn't. CHAIRPERSON MILLER: No, okay. Do you you requested Ms. Jackson? MR. LUMUKANDA: Oh, that's the five is five is okay? CHAIRPERSON MILLER: So did your application 	 conclusion, with Mr. Cohen, he wants to separate himself from any of the old HR-57 license at some point in the future and just focus on of course, with the blessing of the Board and in all of his qualifications, he wants to focus on the license that he actually applied for and the other be placed in safekeeping at the conclusion of this matter that we have at hand. CHAIRPERSON MILLER: So okay. My question is, in the meantime have you or have you not been serving alcohol? MR. COHEN: We had been, as the report states, prior to the investigator showing up, at which point we ceased operation. CHAIRPERSON MILLER: Okay. MR. COHEN: I came down here and had a conversation with the investigator. And, you know, we came to an understanding that it we shouldn't we shouldn't operate anymore until the matter was resolved. CHAIRPERSON MILLER: Okay. Yes, Mr. Ghenene? MR. GHENENE: Chairperson Miller, may I ask a
21 go forward? 1 22 MR. COHEN: It was placarded.	21 MR. GHENENE: Chairperson Miller, may I ask a 22 couple questions?
35	37
 CHAIRPERSON MILLER: It was placarded. Then, yeah. MR. COHEN: The placard period came and went. There was no protest. The ANC actually approved support for a stipulated license. But because of this report, it wasn't acted upon. CHAIRPERSON MILLER: Okay. MR. LUMUKANDA: This well, this investigation. But I think we I have or if I can respectfully propose a conclusion to this matter? If there was a bit of confusion between the original HR-57 licensee and Mr. Cohen, Mr. Cohen has attempted to try to be as compliant, forthcoming and transparent as possible. But at this point, with this violation on the books, Mr. Puesan actually wants the original HR-57 license. He's not aware I don't think he really understands if it's he thinks it's active right now, even based upon what I've read in the ABC report. He wants the he wrote he I have a letter here from here where he wants to have the license placed into safekeeping and that matter be separate. But in 	1CHAIRPERSON MILLER: Sure.2MR. GHENENE: First of all, I'd like to know3that on the it's the night that Investigator4Parker visited, I guess it would still have been HR-575that night, according to them. It looks like the6detailed daily report has the heading, "Fever Bar &7Lounge," and where they printed out all the receipts8and all the alcohol sales. So are they operating as9Fever Bar & Lounge that day? I guess my question10that's my one of my questions.11MR. ALBERTI: Well, Mr. Ghenene, may I may12I just I'm going to help you out here. The purchase13agreements that you had for alcohol14MR. GHENENE: That's was my next question.15MR. ALBERTI: under what trade name did16you purchase alcohol?17MR. COHEN: I'm sorry, what was that?18MR. ALBERTI: Under what name did under19what business name did you purchase alcohol for this20establishment?21MR. LUMUKANDA: From my understanding, the22alcohol

In the Matter of: Fever Nightclub, LLC t/a Fever Bar & Lounge 09-19-2012

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4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	MR. ALBERTI: I asked Mr. Cohen. MR. COHEN: I don't recall using any business name in particular. At that point I think the inventory was left over from when HR-57 was there. So he would have purchased the alcohol. MR. ALBERTI: So does your purchase commitment stipulate the inclusion of alcohol? See, I have a little problem here, Mr. Lumukanda. I only have one page. So, I mean, I can't really do much with one page that's not signed. MR. LUMUKANDA: Wait. MR. ALBERTI: So if you MR. LUMUKANDA: I have the entire CHAIRPERSON MILLER: Right. MR. ALBERTI: Right. And I'd like to that would that would be important for us to have the entire agreement. MR. LUMUKANDA: I just didn't have I didn't have five copies. I have one copy of the entire MR. ALBERTI: Well, okay. We can get you copies.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	 told me you were operating under a HR-57 license. Doesn't that make you an HR-57 I mean, isn't that your trade name at that point? MR. COHEN: Well, again, we had applied to have the trade name changed. And I hadn't we hadn't been notified of the disposition of the trade name application. So to your point, I guess because it was never approved, then legally we didn't have a different trade name. But MR. ALBERTI: Okay. MR. COHEN: again, it was it was an open question. MR. ALBERTI: And since I since I'm CHAIRPERSON MILLER: Yeah. MR. ALBERTI: I've got the floor, I'm going to ask you. So when you spoke to Ms. Jackson, she disagreed with your interpretation? MR. ALBERTI: Is that a fair statement? MR. COHEN: I yes. MR. ALBERTI: She said that the license was no longer valid because the lease agreement did not 	
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1	MR. LUMUKANDA: I have that. That is here.	1	support that? All right. And you thought otherwise?	41
1 2	MR. LUMUKANDA: I have that. That is here. MR. ALBERTI: Okay. So Mr. Cohen, did that	2	MR. COHEN: Yes.	41
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1MR. GHENENE: Okay. And was it this date?2I'm still kind of confused about the if you guys3were operating as Fever Bar & Lounge on that date per4your POS system.5MR. COHEN: Right. Well, we I mean, you6have the printout in writing right there. I mean, the7POS was set up for Fever Bar & Lounge because were in8the process of getting everything switched over from9one company to the other company. So again, my10understanding was that as far as the trade name issues11were concerned, it was had mostly to do with the12signing in the front of the building.13As long as we didn't put up a sign that said14anything other than HR-57 because that was the owner15of the license and we hadn't heard about the16disposition of the trade name application. You know, I17purposefully held off on putting up any signing until18we had that cleared up.19CHAIRPERSON MILLER: Okay.20MR. GHENENE: So you were you guys21operating as Fever Bar & Lounge?22MR. COHEN: It the understanding that Mr.
4
 Puesan and I had was that technically this is still HR- 57 until we heard otherwise. You are promoting Fever- sponsored events here. MR. GHENENE: Okay. MR. COHEN: So it was a gray area. CHAIRPERSON MILLER: Uh-huh. MR. COHEN: Again, we were we were waiting to hear about the trade name application, which we had filed back in May. So CHAIRPERSON MILLER: So and so you put in a submission for a new license or a transfer of license? MR. COHEN: New. CHAIRPERSON MILLER: New license. And it got through the placard and it stopped in the agency because of this report, right? MR. COHEN: Right. CHAIRPERSON MILLER: So that's where it stands right now. So when you were asking her so, you know, how you want to you thought this should be resolved, you wanted the other license put in

In the Matter of: Fever Nightclub, LLC t/a Fever Bar & Lounge 09-19-2012

	46			48
1	placard process to be considered by the Board?	1	CHAIRPERSON MILLER: Because that's what	
2	MR. LUMUKANDA: Yes, ma'am.	2	you're proposing anyway?	
3	CHAIRPERSON MILLER: Is that it? Okay.	3	MR. LUMUKANDA: Yes.	
4	MR. LUMUKANDA: At the conclusion of, of	4	CHAIRPERSON MILLER: If that's appropriate?	
5	course, this fact finding and	5	MR. LUMUKANDA: Absolutely.	
6	CHAIRPERSON MILLER: Right.	6	CHAIRPERSON MILLER: Okay. Anything else	
7	MR. LUMUKANDA: us putting all the facts	7	anyone wants to add?	
8	on the table.	8	(No audible response.)	
9	CHAIRPERSON MILLER: But that's what your	9	CHAIRPERSON MILLER: All right. Well, I	
10	proposal is and also to consider the trade name change,	10	8	
11	correct or no?	11	think we can perhaps take this under advisement and	
12	MR. LUMUKANDA: No.	12	sort these things out. And we'll let you know. We'll	
13	CHAIRPERSON MILLER: No, it's totally new	13	get back to you all. We'll discuss with legal counsel	
	just totally new application?	14		
15	MR. LUMUKANDA: Absolutely. Absolutely.	15	6 9 6 6	
16	CHAIRPERSON MILLER: Okay.		to you.	
17	MR. LUMUKANDA: Absolutely. The if he	17	If you don't hear something, feel free to	
	if it is compliant for that license for the 816 HR-57	18	8	
19	license to go into safekeeping, then we're advocating	19	MR. LUMUKANDA: Thank you for your time.	
	for that.	20	CHAIRPERSON MILLER: Okay. Thank you.	
21	CHAIRPERSON MILLER: Uh-huh.	21	MR. LUMUKANDA: Thank you.	
22	MR. LUMUKANDA: If it's if it's a fact	22	MR. ALBERTI: Ms. Miller, I think you failed	
	47			49
1	47 if all the after all of the we hear all the facts	1	to read the Closed Meeting Act which will have to be	49
			to read the Closed Meeting Act which will have to be read	49
2	if all the after all of the we hear all the facts			49
2 3	if all the after all of the we hear all the facts and it is in fact inactive, then that is something that	2	read	49
2 3	if all the after all of the we hear all the facts and it is in fact inactive, then that is something that we will have to accept and it's inactive and Mr. Puesan	2 3	read CHAIRPERSON MILLER: Say I	49
2 3 4	if all the after all of the we hear all the facts and it is in fact inactive, then that is something that we will have to accept and it's inactive and Mr. Puesan would have to deal with that.	2 3 4	read CHAIRPERSON MILLER: Say I MR. ALBERTI: so that we can discuss this. CHAIRPERSON MILLER: I don't think I failed	49
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50	52
 cited in Section 405(b)(13) of the Open Meetings Amendment Act of 2010. Is there a second? MR. NOPHLIN: Second. CHAIRPERSON MILLER: Okay. The motion's been seconded by Mr. Nophlin and Mr. Silverstein. I'll now take a roll call vote on the motion. Mr. Nophlin? MR. NOPHLIN: I agree. CHAIRPERSON MILLER: Mr. Brooks? MR. BROOKS: I agree. CHAIRPERSON MILLER: Mr. Alberti? MR. ALBERTI: I agree. CHAIRPERSON MILLER: Ms. Miller agrees. Mr. Silverstein? MR. SILVERSTEIN: I agree. CHAIRPERSON MILLER: It seems that the motion has passed by a vote of 5-0-0 and therefore, we will later hold a closed meeting in the ABC Board conference room today pursuant to the Open Meetings Amendment Act of 2010. Okay. Thank you very much. MR. COHEN: Thank you. 	1 CERTIFICATE OF NOTARY PUBLIC 2 3 I, BRADLEY ANGLIN, the officer before whom the 4 foregoing hearing was taken, do hereby certify that the 5 testimony appearing in the foregoing transcript was 6 recorded by me and thereafter reduced to typewriting 7 under my direction; that said transcription is a true 8 record of the testimony given by said parties; that I 9 am neither counsel for, related to, nor employed by any 10 of the parties to the action in which this was taken; 11 and, further, that I am not a relative or employee of 12 any counsel or attorney employed by the parties hereto, 13 nor financially or otherwise interested in the outcome 14 of this action. 15 16 17 18 19 BRADLEY ANGLIN 20 Notary Public in and for the 21 District of Columbia 22 1
51 1 CHAIRPERSON MILLER: That concludes this fact 2 finding. 3 (WHEREUPON, at 3:14 p.m., the hearing was 4 concluded.) 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	53 1 CERTIFICATE OF TRANSCRIPTION 2 I, MIRANDA PENNACHI, hereby certify that I am not 4 the Court Reporter who reported the following 5 proceeding and that I have typed the transcript of this 6 proceeding using the Court Reporter's notes and 7 recordings. The foregoing/attached transcript is a 8 true, correct and complete transcription of said 9 proceeding. 10

In the Watter of.	Fever Nightclub, LLC Pag		unge 09-19-2012
\$ \$87 5:16	2012 1:11 4:4,7 5:13,14,17	7 7:5	ABRA-085910 6:14
0 085910 6:5	6:11,22 7:4,8,15,16,18 8:1,3,5,8 9:2 12:19 13:4 17:2	8 8 7:20 816 1:6 2:7 4:10 5:21 6:4,8,14,17	absolutely 10:7,10 17:10,22 18:16 26:12,15 46:15,17 48:5
088592 6:20	18:11,12 39:22 43:21 22nd 17:19,21	7:2,6,10,15,20,2 2 8:13,21 9:1,4	Abyie 1:20 2:17 accept 47:3
1 4:13 1(A)(3 42:20	23-600 7:11	15:12 17:4 21:1,21 22:3 24:18 43:20	accepting 11:22 accordance 49:16
1(B)(3 42:15 1:30 4:7	 23-600.1 15:19 23-600.4 18:3 26:4 23-601 19:15 	46:18 47:11 88592 6:2	according 14:12 26:4 37:5
1007 5:18 6:1,18,19,21 7:14	28th 7:4,8 17:2	88595 4:20 89716 1:7 2:8	act 15:22 49:1,8,17,21 50:2,19
10th 7:17	3 3 4:16 29:12 42:16	<u>9</u> 9:00 5:13	acted 35:6
11 5:16 12-CMP-00304	3:14 51:3	90 43:6	action 9:16,20 52:10,14
1:8 2:6 4:3 49:20 13th 5:13 8:1	4 4 5:2 19:16	90-day 42:19	active 6:5,9 8:21,22 9:4 20:21 26:3 35:11
14 5:17 14th 1:13 4:4,7 5:14 6:22 7:14 18:11,12 21:19 43:21	405 49:17 405(b)(13 50:1 405(b)(4 49:21 4th 16:17	A a.m 4:7 ABC 1:9 4:19,20,22 5:1,4,22	actually 15:16 16:8 17:11 18:1 19:12 21:13,20 22:8 24:17 32:1 35:4,15 36:5
17th 6:11 7:16 8:5 9:1 18th 8:3	<u>5</u> 5 5:10	6:12,16,19,20 7:13,15,19,22 8:4,14,17,21,22	add 10:14 11:3,4 48:7
19 1:11	5-0-0 50:17 57 6:4 39:15 45:2	9:4,7 12:8 15:2 16:11 22:7 27:15 31:19 33:7 35:19	additional 19:2,5 Additionally 7:11
2 2 4:16	6	43:10 49:18 50:18	address 3:20 8:15 28:16
2:26 2:2,4 2:30 2:4	6 6:22 600.4 26:4	ABL 32:10 able 43:3	Administration 10:21
2000 1:13	6A 1:8 6th 8:2	ABRA 1:20 2:17 4:7 6:2,3,4,22	admit 47:9 advice 49:19
2010 49:18,22 50:2,20	7	8:6,10,16 17:20,22	advise 6:8 advised 6:6 8:12

In the Matter of: Fever Nightclub, LLC t/a Fever Bar & Lounge 09-19-2012

Page 2

	rag	<u>,e z</u>	
9:3,5 41:19	49:15	applied 5:22 6:19	audible 47:7 48:8
advisement 48:11	allow 16:13	7:19 21:13 22:8	August 8:2
49:11	allowed 5:7	31:3,7,14 36:6 40:4	authorized 5:3
advocating 46:19	Alquides 5:19 6:15	apply 31:2	AVA 17:2
affect 22:19 23:14	16:9	applying 30:21	available 10:14
agency 34:8 45:15	already 31:11	appreciate 28:12	aware 16:10 33:9
agreement 7:5 8:9	32:2,3	appropriate 48:4	35:17
16:19,21 17:4 22:6 25:9 32:8	am 52:9,11 53:3	approval 16:3	away 27:12
33:13 38:15,18	Amendment	••	
39:5 40:22	49:17,21 50:2,19 ANC 1:8 32:10	approved 26:8 31:12 35:4 40:8	B ball 41:10
42:13,14 43:2	35:4	43:4	
agreements 37:13	ANGLIN 52:3,19	approximately 4:7	bar 1:6 2:7,16 4:4,9,14,15,18
ahead 21:12	answer 41:15	April 7:4,8 16:17	5:3,5,7,9,15
24:8,12 43:16	answered 29:3	17:2	7:3,18,21
Alberti 1:17 12:9,10,12,16	Antonio 16:18	area 4:9 45:5	8:3,11,18 9:5,8 37:6,9 44:3,7,21
13:3,6,10,12,15,	anymore 21:9	argument 20:2,13	based 26:21 31:19
20 14:2,4,16,19	36:18	25:8,17,20 26:1	35:19
15:4,6 22:21 23:5,9,11	anyone 41:3 48:7	arrangement 32:7 33:12	basically 11:6
24:2,6,9,11,13,1	anyone's 2:6	assets 16:22	19:16
9,21	anything 11:1,3,4	42:13,15	Beg 11:18
25:2,5,12,14,17 26:7,13,16,19	30:12 44:14 48:6	assigned 7:5	beginning 29:13
27:14,19,21	anyway 48:2	assignee 25:9	behalf 2:13,18
28:1,4,6,9,12	appear 14:5,7,8	29:14	believe 3:17
37:11,15,18	appearing 52:5	assignment	bell 12:19
38:1,6,12,16,21 39:2,8,14,21	appears 22:16	29:8,11,15 41:6	best 30:2
40:10,13,15,19,2	23:15,20	assignor 29:16	Beverage
1 41:3,9,12,16	applicant 11:8,13	attached 8:15	1:2,12,13 10:20
42:2,5,9 48:22 49:4 50:11,12	12:13,18,21 13:7	33:8,18,20,22 34:2	42:17 49:15
alcohol 36:10	applicants 12:3	attempt 18:21	beverages 1:9 5:8,9,16 8:5
37:8,13,16,19,22	application 8:10	19:21	9:6,9 41:22
38:5,7 39:3,11	11:22 12:1,18 18:3,15	attempted 35:12	bit 15:15 35:11
alcoholic	24:13,14,16 26:3	attempting 39:19	blessing 36:4
1:2,9,12,13 5:8,9,16 8:5	28:22 31:18 32:9	attorney 3:8 9:22	blocks 18:18
9:6,9 10:20	34:9,20 40:7 44:16 45:8 46:14	52:12	Board 1:2,13 4:3
41:22 42:17			

In the Matter of: Fever Nightclub, LLC t/a Fever Bar & Lounge 09-19-2012

Page 3

	1 ag		
16:3 36:4 46:1	chair 32:10	cited 50:1	52:21
49:16,18 50:18	Chairperson	clarification 15:13	coming 20:8 28:7
books 35:15	1:14,16	Class 7:19	comments 47:6
bought 14:18,22	2:3,19,22 3:2,5,8,10,12,14,	clause 29:22 30:9	commitment 38:7
42:21	20 4:1 9:11	41:5	Committee 32:11
BRADLEY	10:8,11,17,22	clear 8:17,19 29:4	company 44:9
52:3,19	11:14,17,19	41:9	
brand 21:14	12:7,9 15:1,8	cleared 44:18	complete 53:8
brand-new 21:17	19:4,7	closed 49:1,8,18	completed 22:9
Brian 4:8	20:1,7,12,22 21:4,8,12,15,18,	50:18	completely 17:14
bring 15:13,14	22 22:2,10,19	Code 7:11	compliance 18:22
Brooks 1:17	23:3,7,10,12,21	codified 26:10	43:10
50:9,10	24:5,8,10 25:4		compliant 16:13
, ,	27:2,5,9	Cohen 2:15	19:22 35:13
brought 34:3	28:15,19 29:5	4:5,17,18,22 5:2,6,8 7:4	46:18 47:22
building 1:13	30:11,13,17 31:1,4,6,13,16,2	8:12,20 9:2,7	concern 49:9
44:12	2 32:4	13:8 14:5	concerned 29:8
business 14:18,22	33:2,5,15,18,22	16:14,16,18,19	32:13 44:11
16:1,17,19,21 18:10 19:3 37:19	34:4,6,11,15,20	17:2,4,6,7	concerns 32:13
38:2 42:13	35:1,7	18:1,8,12,13,20	concluded 9:10
50.2 12.15	36:8,14,20,21	22:7 25:8 27:11 28:20 29:6	51:4
C	37:1 38:14 40:14 42:10	30:12,15,20	concludes 51:1
CALVIN 1:18	43:1,5,8,15	31:3,5,9,15,21	
cancelled 15:19	44:19	32:1,6	conclusion 15:14 35:10 36:1,7
17:11	45:6,10,14,18	33:4,12,17,19	46:4
cancels 19:18	46:3,6,9,13,16,2	34:10,14,17,22	conference 50:18
	1 47:5,8,15,18	35:3,12	
case 1:8 2:6 4:3 9:21 33:3 34:1,3	48:1,4,6,9,20	36:1,11,15 37:17 38:1,2	confirmed 6:13
49:22	49:3,5,15 50:5,9,11,13,16	39:2,4,9,17	confused 44:2
cause 9:14 10:1	51:1	40:4,11,18,20	confusion 35:11
	chairs 16:20	41:2,4,11,13	connection 27:5
ceased 36:13		42:22	28:16
certain 16:12	change 17:20 20:20 22:1 27:7	43:2,6,14,22	Consent 29:12
49:13	31:7 32:22 39:19	44:5,22 45:5,7,13,17	consider 43:9
certainly 32:15	46:10	47:17 50:22	46:10
CERTIFICATE	changed 40:5	Cohen's 15:15	considered 46:1
52:1 53:1	check 32:4 41:6	Columbia 1:1	consumption 5:7
certify 52:4 53:3	42:5,7	42:17 49:16	-
	,		contact 4:17

Page 4

	Pag	<u>,e 4</u>	
continue 33:7	days 43:6	39:12	31:2
Control 1:2,12,13	DCMR 7:11	DONALD 1:17	except 9:17
42:17 49:15	deal 14:17 47:4	done 39:10	excluded 42:16
conversation	decide 9:19	driving 4:9	Excuse 6:10
12:21 13:21 30:15 36:16	decision 26:21	due 15:19	exhibit 4:13,16
41:17	27:15,18		5:2,10 6:22
copies 23:1 24:21	deliberating 49:22	$\frac{E}{1}$	7:5,20
25:5 38:20,22	department	eating 4:18	existing 31:10 32:2,19
copy 5:10 17:20 22:22 33:2 38:20	30:6,8,9 32:18 34:13	effect 23:18	expecting 30:7
	described 42:20	either 19:15	explain 11:17
corporate 16:2,4	detailed 5:10,12	else 48:6	explained
correct 13:17 15:18 17:10	37:6	employed 52:9,12	11:13,21 12:4
18:16 20:17	Diane 1:20 10:19	employee 52:11	41:21 42:1
25:16,21 39:16 46:11 47:12 53:8	difference 9:12	ensure 9:8	explaining 14:1
correctly 2:11	different 16:11	entered 4:14 16:17,18 17:3	expressly 42:16
counsel	18:4 22:3 26:5	entering 19:1	F
48:13,15,18	40:8 direction 52:7	entire 29:10	fact 1:7 2:3 3:18
49:10,12,20		38:13,18,20	9:13 10:3 17:9
52:9,12	disagreed 40:17 discovered 7:17	entirety 42:15	46:5,22 47:2 51:1
couple 15:12 36:22		establishment	facts 9:18 26:20,21
course 36:3 46:5	discuss 48:13 49:4,8,11	4:11,13,15,21,22 5:20 6:16,18	46:7 47:1 48:10
court 41:10 53:4,6	discussed 32:10	21:6,9 32:11,21	failed 48:22 49:5
CT 1:7 7:19 31:3,4,6,14	discussion 30:19	37:20	fair 40:19
current 6:1	discussions 29:1	establishments	fairly 32:9
currently 9:3	32:15	7:13	familiar 9:15
currently 9.5	disposition 32:18	event 29:14	feel 10:9 48:17
D	40:6 44:16	events 45:3	Fever 1:5,6 2:6,16
D.C 1:14	District 1:1 42:17 49:16 52:21	everybody 33:9	3:16 4:4,6,9,14
daily 5:10,12 37:6	Division 8:7	everyone 2:5	5:3,4,6,9,15 7:2,3,6,10,18,21
Darryl 2:15 4:5,17	Drvision 8.7 Dmaz 2:13	everything 11:7 44:8	8:3,9,11,18 9:5,8
7:3 27:11	document 17:5,7	evidence 9:16	11:10 19:2 26:6
date 4:3 6:9 7:22 44:1,3 53:15	23:2 24:20	evidence 9.10 exact 19:20	37:6,9 44:3,7,21 45:2
day 18:17 37:9	33:6,8	exactly 24:4 29:7	filed 45:9
uay 10.17 J1.7	documented 33:13	exactly 24.4 29.1	шец т.у.у

Page 5

	1 ag	,e 0	
financially 52:13	24:4 33:3	helping 3:10	I'm 2:15 3:3,21 6:7
finding 1:7 2:3	36:20,21	hereby 52:4 53:3	10:19 14:12
3:18 9:13 10:3	37:2,11,14 43:17 44:1,20 45:4	hereto 52:12	18:19 19:20
46:5 51:2	,	HERMAN 1:18	20:7,12,16 21:7 23:19 26:16,17
fine 3:12 11:5	given 52:8	he's 3:22 26:4 30:1	37:12,17 39:8
first 16:2,10,15	gotten 48:10 49:6	35:17 49:7	40:13,15 42:12
28:20 37:2	gray 45:5	Hi 10:19 12:10	44:2
five 34:18,19	guess 37:4,9 40:7		immediately 9:9
38:20	43:8	hide 32:12	implications 29:7
floor 40:15	guys 43:19 44:2,20	historically 19:21	30:9
focus 3:18 36:3,5		hold 11:8 14:20	important 38:17
follow-up 43:18	$\frac{\mathrm{H}}{\mathrm{H}}$	42:11 49:18 50:18	inactive 18:17
food 4:18	hand 36:7	holder 14:10 24:18	47:2,3
foregoing 52:4,5	handshake 39:10	27:11	inaudible 9:19
foregoing/	happen 17:11	hook 30:1	25:7 26:14
attached 53:7	happened 11:9	HR 6:3 14:20	include 39:3
forth 20:3	16:9 17:9	27:12 39:14 45:1	including 16:2
forthcoming 35:13	happy 23:13	HR-57	29:17
forward 34:21	49:6,14	5:1,2,4,18,20,22	inclusion 38:7
	haven't 29:3 42:14 49:6	6:7,13,16,19,21	Incorporated 5 :1
fourth 29:12		7:1,5,8,14,15	6:14 7:1,6,8
frame 30:21	having 18:22 39:10	8:9,12,14 15:11 16:10 18:9,17	8:9,12
free 10:9 48:17	heading 37:6	24:18 32:19	incorrect 20:17
Friday 5:12	0	35:11,15 36:2	indicating 22:17
front 44:12	hear 9:17,18 15:9 30:8 32:17 45:8	37:4 38:4 39:19	individual 16:1
future 6:9 36:3	47:1 48:17	40:1,2 44:14 46:18	information 9:18
	heard 9:20 30:12		16:7 17:17 43:18
G	41:15 44:15 45:2	HR-57s 39:15	information's 28:6
general 9:22 10:4	hearing 1:7,13 2:4	HR-57's 6:7,12	inside 4:11 5:4
generally 16:7	7:21 8:1,2 10:3	HR's 12:5	instance 9:20
gentleman 13:11	51:3 52:4		instruct 11:7
18:9	hearings 9:13,14	$\frac{1}{\mathbf{I'd}\ 22:22\ 25:2\ 37:2}$	instructions 49:13
getting 43:7 44:8	held 17:12 25:18	38:16 39:11 49:6	insurance 29:18
49:9	42:18 44:17	identical 7:12	intended 21:20
Ghenene 1:20 2:17 3:15,19,21 4:2	help 27:3 37:12	identify 2:12	intent 26:9,11 28:9
11:2 22:13	helpful 23:6 28:21	I'll 23:13 50:6	interest 7:9
23:1,4,15,22		I II 2 3.13 30.0	11111151 /.7

Page 6

	Pag	,	
<pre>interested 52:13 interject 21:11</pre>	J Jackson 1:20	later 31:8 50:18 law 14:13 15:21 16:13 20:18	14:10,21 15:3,11,18 16:1,10 17:10
interpret 16:8 interpretation	10:12,16,19 11:6,16,18,21 12:8,10,11,15,22	lease 7:5,9 11:9,10,11 12:5	18:5,6,16,18 20:4,21 21:1,5,8,14,17,2
15:15 17:6 20:18 29:20 40:17 interviewed 5:19	13:5,9,11,14,18, 22 14:3,8,17,20 15:2,5,7 18:15	17:5,12,14,16 18:1,13,14 19:1,8,11,12,13,	1 22:4,6,8,20 23:14,19 24:18 25:19 26:3 27:13
8:6	19:14 20:2,8 22:14,18	15 20:13 22:15,22 23:14	30:1,21 31:1,3,7,11,14,2
introduce 10:18 inventory 38:4	27:4,7,10,14,18, 20,22	24:1 25:9,18 26:2 27:10,11,13	0 32:2,20,22 33:8,11
39:12 investigation 35:9	28:3,5,8,11,14,2 1 29:9,22 34:16	28:16 29:8,11,17,21 32:18 40:22	35:5,16,21 36:2,5 40:1,21
investigative 11:2 15:20 49:20	40:16 41:16,18 42:3,7	41:5,19	42:1,18 43:3,7,11 44:15 45:11 12 14 21 2
investigator 2:18 3:21	Jackson's 17:6 30:3 32:13	leasing 20:4 25:14 legal 29:7 30:5,8	45:11,12,14,21,2 2 46:18,19 47:10,11,14
4:10,13,17,21 5:5,6,15,17	Jenkins 48:18 jointly 17:12 18:2	32:17 34:13 41:7 42:6,8 48:13,14,15,18	licensed 6:16 7:12 15:22 22:7
6:5,11,13 7:17 8:6 9:2,5,10 13:15 16:5 19:12	JONES 1:18 July 4:4,7	49:10,12,19 legally 40:8	licensee 2:14 3:4 11:8 18:2,4
36:12,16 37:3 43:19	5:12,14,17 6:11 7:16 8:1,3,5 9:1 11:20 18:11,12	lessee 17:7,8 23:17,20	23:17,18 27:20 35:12
investigators 4:8	21:19 39:22 43:20	Let's 31:13	licensees 19:17 licenses 16:11
isn't 40:2 issued 5:22 6:21	June 6:22 7:14	letter 15:10 35:20 level 17:15	20:18 39:18 licensing
7:14 8:4,18 21:14,17	39:22	liability 26:1 liable 17:13	8:6,7,16,19 10:20
issues 43:9 44:10 48:14 49:12	K key 29:11	18:2,22 29:21 license 1:7,9 2:7	lights 4:11
it's 2:4 11:12 20:15 25:7,17	kitchen 16:20 knew 18:9 32:19	3:17 4:20,22 5:1,4	limit 42:20 line 29:13,14
28:1 33:6,22 35:18 37:3	knowledge 32:9	6:1,2,3,5,7,9,12, 14,19,20	liquor 31:19 list 16:6 19:12
39:4,14,17 41:20 46:13,22 47:3	L landlord 17:2	7:13,15,20 8:2,4,14,17,21	listed 16:7
I've 35:19 40:15 41:15 47:8	25:15 29:12	9:1,4,7 10:12 11:8,11	little 15:15 38:8 LLC 1:5 4:6
	language 29:11	12:6,8,14	7:3,7,10,18 8:10

Page 7

	1 48		
located 2:7 4:9		mentioned	MIRANDA
5:18,21	M	20:14,16	53:3,15
6:4,8,14,17,21	ma'am 3:1,7 46:2	message 13:22	missing 2:6 18:20
7:6	main 29:8	met 1:13	misunderstanding
location 6:2 7:2	mainly 33:13	MIKE 1:19	s 10:2
18:11,13	Makagno 2:20	Miller 1:14,16	moment 25:6
20:19,20 21:20 25:19 43:20	manager 4:19 22:7	2:3,19,22	mostly 44:11
47:12	31:10	3:2,5,8,10,12,14,	motion 50:7,16
long 30:17 32:22	manager's 4:20	20 4:1 9:11	,
44:13	31:20 32:20 33:8	10:8,11,17,22	motion's 50:5
longer 7:16	managing 4:5	11:14,17,19 12:7,9 15:1,8	move 6:19 7:1 21:20 49:18
8:13,15 11:11	Martha 48:18	19:4,7	
40:22	matter 1:4 15:14	20:1,7,12,22	moved 6:17 21:5
lot 9:20	35:10,22 36:7,18	21:4,8,12,15,18,	moving 18:10
Lounge 1:6 2:7,16	matters 49:8,9	22 22:2,10,19,21	
4:5,9,14	,	23:3,7,10,12,21	$\frac{N}{N}$
5:3,5,7,9,15	may 7:17 8:8 9:19	24:5,8,10 25:4	N.E 2:7 4:10
7:3,19,21	12:18 13:1,3	27:2,5,9 28:15,19 29:5	5:18,21
8:4,11,18 9:6,8	17:19,21 21:11	30:11,13,17	6:1,4,8,15,17,18,
37:7,9 44:3,7,21	23:9 24:6		20,21
Lumukanda	31:15,16 36:21	31:1,4,6,13,16,2 2 32:4	7:2,6,10,14,15,2
2:13,21,22	37:11 42:21 45:9	33:2,5,15,18,22	0,22 8:13,21
3:1,3,7,9,11,13	May/June 30:22	34:4,6,11,15,20	9:1,4 15:12
10:7,10 15:10	maybe 20:8	35:1,7	N.W 1:13
19:6,10	mean 3:6 26:9	36:8,14,20,21	nature 14:17
20:6,11,14	28:1 29:22 38:9	37:1 38:14 40:14	NE 1:6
21:3,7,11,13,16, 19 22:1,5	39:17 40:2	42:10 43:1,5,8,15	neither 52:9
24:11,12,16,20	44:5,6	44:19	NICK 1:17
25:1,3,7,11,13,1	meaning 25:9	45:6,10,14,18	night 37:3,5
6,21 26:12,15,18	meant 14:3	46:3,6,9,13,16,2	Nightclub 1:5 4:6
27:1 28:17 33:21	meantime 36:9	1 47:5,8,15,18	7:2,7,10,18 8:10
34:2,5,18 35:8 37:21	meet 29:15	48:1,4,6,9,20,22 49:3,5	11:10
38:8,11,13,15,19	meeting 1:3	50:5,9,11,13,16	Nophlin 1:18
39:1	49:1,18 50:18	51:1	50:4,6,7,8
46:2,4,7,12,15,1	meetings	mind 17:18 32:16	nor 52:9,13
7,22 47:13,21	49:8,9,17,21	41:14	Notary 52:1,20
48:3,5,19,21 50:21	50:1,19	mine 43:4	noted 15:19,20
30.21	member	minute 42:12	16:5
	1:17,18,19 4:6	mmutt 72.12	10.0
L			

in the matter of.	Pag	ge 8	
notes 53:6 nothing 32:12	39:15,22 40:1 43:20 44:3,21	particularly 19:13 29:3	pointed 20:9 29:2 points 15:12
notice 7:21	operation 36:13 order 16:15	parties 28:10 52:8,10,12	POS 5:11 44:4,7
notified 40:6 notwithstanding 32:14 42:19	original 15:11 16:9 18:13 35:11,15	passed 50:17 patrons 5:4	possible 35:14 posted 4:12 7:21 premises 7:9
O obligated 29:16 obligations 29:15	otherwise 41:1 45:2 52:13 outcome 52:13	payment 29:17 PENNACHI 53:3,15 people 4:11 22:17	preparing 12:12 PRESENT 1:16,19
obtaining 16:3 occasions 8:20	outset 9:12 10:8 Owens 4:8,10,14	per 9:16 44:3 49:20	presented 4:20 5:1 26:22 presiding 1:14
occupy 8:13 occurred 16:15 17:1 25:22	owned 6:15 7:3 39:19 owner 5:19 15:11 16:9 21:5 22:3	perhaps 48:11 period 29:18 35:3 42:20	presumably 4:19 previous 20:20 21:9
occurrence 4:4 offer 42:5 office 3:22 9:22	44:14 47:11 Owner/Licensee 4:5	person 13:12 14:10 15:22 22:16 33:10	previously 5:21 6:16 8:15 price 5:16
officer 52:3 Oh 3:10 14:14 23:21 34:18	owner-manager 2:15 ownership 22:4,6	Petition 7:22 ph 17:3 piece 2:9	printed 37:7 printout 44:6
old 36:2 open 32:16 40:12	$\frac{P}{\mathbf{p.m}\ 2:2\ 5:13\ 51:3}$	placard 35:3 45:15 46:1 placarded 13:2	prior 7:1 36:12 probably 39:6 problem
41:14 49:8,17,21 50:1,19 opened 18:18 21:6	page 38:9,10 paper 2:9	34:22 35:1 placards 4:12 7:22	22:10,11,12 38:8 problems 22:14
opening 20:19 openly 32:10	pardon 11:18 Parker 2:18 4:8,10,14,17,21	placed 35:21 36:6 places 16:11 plan 20:19	proceeding 53:5,6,9 process 27:15,17
operate 5:3 12:6 14:14,15 16:14 19:3 22:7 31:10 32:21 33:7 36:18	5:6,17 6:6,12,13 7:17 8:6 9:2,5,10 13:15 37:4 43:12	planned 19:3 planning 18:10	28:22 29:6 43:7 44:8 46:1 processed 27:8,12
43:3 operated 18:8,21	Parker's 3:22 5:5,15 43:19	please 2:12 20:17 point 5:11 11:1,4 35:14 36:2,13	processing 11:22 12:14 produced 22:15
43:21 operating 3:17 26:5,8 37:8	particular 15:21 16:6,13,17 17:16 18:17 19:14 38:3	38:3 40:3,7 41:13	promoting 45:2 Properties 17:3

In the Matter of: Fever Nightclub, LLC t/a Fever Bar & Lounge 09-19-2012

Page 9

	Pag	<i>c ,</i>	
property 16:20	41:14 42:11	regarding 29:9	17:15
25:10	43:17	regs 20:10	responsible 25:18
proposal 46:10	questions 10:6,15	Regulation 10:21	restaurant 33:11
propose 35:10	14:6,9 29:2 36:22 37:10 47:5	regulations 19:8	Retailer 1:7
proposing 48:2		43:10	return 13:19 14:1
protest 35:4	quick 23:9 24:7	related 52:9	reviewed 8:8
provided 5:10	quickly 24:9	relative 52:11	rights 7:9 8:13
public 7:21 8:1,2		relied 34:8	ring 12:19
32:9 52:1,20	raised 48:14	remember 12:16	roll 50:7
Puesan 5:19,20,21	rather 23:22	30:4	
6:6,15 8:11,20	ready 2:11 3:18	rent 29:18	room 1:13 50:19
9:3,7 13:16,21 16:18 17:3,12	really 35:17 38:9	report 3:22	Ruthanne 1:14,16
18:1,14 24:17	reason 15:18	5:10,12 8:22	<u> </u>
25:12,18 27:16		9:10 11:2 15:20	safekeeping 35:22
29:16,20 32:7	reasonable 18:21 19:21	18:20 21:1,10 33:3,9 34:1,3,11	36:6 45:22 46:19
35:15 39:6 45:1 47:3	reasons 49:22	35:6,19 36:11	47:10,20
		37:6 43:19 45:16	sale 5:11 42:13,16
purchase 32:8 33:13,15,16	recall 38:2	49:20	sales 37:8
34:11	receipts 37:7	reported 53:4	sat 41:18
37:12,16,19 38:6	recollect 41:17	Reporter 53:4	Saturday 4:6
39:3 42:13,16	recollection 30:3	Reporter's 53:6	5:14,17
purchased 38:5	record 2:11,12	representing 3:2,3	scheduled 2:4 8:2
purpose 49:19	10:18 49:14 52:8	request 27:16	se 9:17
purposefully	recorded 52:6	34:12	second 17:1,18
44:17	recordings 53:7	requested 4:21	43:17 50:3,4
purposes 43:18	records 12:20	34:16	seconded 50:6
pursuant 50:19	reduced 52:6	research 6:6	Section 29:12
puts 26:2	Reeves 1:13	researching 6:12	42:20 49:17,21
putting 44:17 46:7	refer 9:19,21	resolved 36:19	50:1
	reference 19:14	45:21	seeking 49:19
	referenced 19:9,11	respectfully 35:10	seems 50:16
qualifications 36:4	33:6	respond 15:9 30:4	sell 5:9 8:4
question 3:16 19:7 23:9,12 24:6,7	referred 30:7	response 47:7 48:8	seller 42:18
29:8,21 30:5	referring 49:7	responsibilities	selling 1:9 9:6,9
32:16 36:8	reflected 39:4	29:17	43:13
37:9,14 40:12		responsibility	sentence 29:13

In the Matter of: Fever Nightclub, LLC t/a Fever Bar & Lounge 09-19-2012

Page 10

	rage		
separate 35:22	8:7,17,19	sub 25:8	temporarily 43:3
36:1	10:12,20	sublease 7:4,7 8:8	testimony 9:15
September 1:11	spelled 2:10	subleased 7:1	41:12 52:5,8
serve 31:19 41:22	spirits 4:16	subleasing 25:10	thank 9:11 12:12
served 5:7	spoke 8:11	sublessee 22:16	13:6 15:6 27:21 28:12,22 42:9
serving 36:10	13:7,12,16 14:4 40:16	sublet 17:4,5	48:19,20,21
several 23:1 29:1,2	sponsored 45:3	subletting 17:8,15	50:20,21,22
sharing 23:22	-	submission 45:11	that's 3:5,17
showing 36:12	stamped 17:21	submit 17:19	4:2,13,16
shows 5:12	stands 45:19	submits 18:3	6:2,4,22 11:4 16:7 19:11,19
26:9,11	starts 29:14	submitted 22:15	21:9 22:10,11
sic 2:20	stated 4:19 5:2,8,20,22 6:3	24:14,17 31:17	24:2 25:16 26:9
sign 2:10 11:10	8:7,19 9:7 23:16	32:8	33:8,10 34:7,18 37:10,14 38:10
32:22 44:13	statement 40:19	suggesting 30:4	45:18 46:9 47:21
signed 11:9 12:5	states 7:7,11 15:21	suggests 23:16	48:1,4 49:10
22:16 27:12 38:10 41:19,20	19:16 36:12	support 35:5 41:1	thereafter 52:6
Signee 41:20	status 6:7,13	sure 3:19 15:10	therefore 7:13
signing 44:12,17	statute 16:6	16:12 18:21 23:3	8:14 12:5 21:6
Silverstein 1:19	19:9,11,13,15,19	24:8 37:1	25:19 50:17
50:6,14,15	,20 23:16	surrendered 8:16	there's 2:9 3:16 9:12 11:2 20:2
simply 32:17	steps 16:12	switched 44:8	23:16,20
sir 25:1,3 27:1	stipulate 38:7	system 5:11 44:4	they're 18:4
sit 12:2	stipulated 35:5		19:15,19 22:17
sitting 4:18	stocked 4:15	$\frac{\mathrm{T}}{\mathbf{t/a}\ 1:6}$	they've 26:21
situation 20:4	stop 9:8	table 10:13 13:8	third 17:18
32:19	stopped 43:13	46:8	throughout 28:21
sold 5:7,16 33:10	45:15	tables 16:20	29:6
somebody 28:15	straightened 10:3	taking 16:16 26:16	timeline 16:16
sometime 13:1,3	street 1:6,13 2:7	talk 12:2	title 7:9
sorry 6:7 23:19	4:10 5:18,21 6:1,4,8,15,17,18,	talked 12:13	today 9:17 18:19
37:17 39:8	20,21	taxes 29:18	26:22 50:19
sort 15:13 48:12	7:2,6,10,14,15,2		total 5:16
space 17:4	0,22 8:13,21	technically 30:1 45:1	totally 46:13,14
speak 15:15	9:1,4 15:12 18:5,18 20:19	telephoned 9:2	trade 7:11 16:2,4
specialist	21:2 43:20		17:19,21
specialist			

Page 11

18:3,4,15 28:14 29: 19:2,5,17 45:6 46:2 20:16,20 22:1 understand 24:13,16 14:5 7 0 1	
19:2,5,17 45:6 46:2 20:16,20 22:1 understand	
20:16,20 22:1 understand	¹ Walker's 23:7
24:13,10 14:5,7,9 1	Washington 1.14
26:2,5,7,8 26:13,19	
27:7.15 31:7	35.6
37:15 39:20 understand	
40:3,5,6,9 3:15 10:5	13.17
44:10,16 45:8 18:7 20:1	
46:10 31:9,12,1 37:21	week 3:22
trademark 20:9 37.21 39:14,16,	18 we'll 26:20 43:9
trading 4:4 5:2 59.14,10, 44:10,22	48:12,13
7.2.10	
y under stand	we're 9:16,17,21 24:2 46:19 49:9
transcript 52:5 upon 35:6,1	9
53:5,7 49:22	we've 48:10
transcription 52:7	whatever 21:4
53:1,8 V	WHEREUPON
Transcriptionist valid 1:9 7:	
53:16 11:9,12 1	
transfer 14:21 20:3 25:2	0 40:22 9:22 20:1
22:4,5 39:12 43:11	43:9,11
45:11 validity 22:	20
transferred 7:8 23:14	whole 15:14 28:22
viow 4.21	42:14 47:13
transparent 55:15	whom 52:3
true 17:22 52:7 Vincent 2:1	8 4:8 working 39:6
53:8 violation 9:	6 35:14 writing 34:12
try 16:8 35:12 violations 9	
5	59.5,11 11.0
26.10 22.12	written 9:10
visiteu J.10	32:11 wrote 33:3 35:20
Tuesday 6:11 7:16 37:4	
8:5 9:1 void 11:12	12:6 <u>Y</u>
turn 3:15 23:19	yada 29:19
typed 53:5 vote 50:7,17	7 yet 8:18 49:6
typewriting 52:6	you'll 10:14
U wait 23:10 3	yourself 2:12
Uh-huh 13:5,14 38:11	10:18
14:19 15:1,5 waiting 30:	18 you've 48:14
20:11 25:11,13 32:17 45:	