

State of New Jersey

CHRIS CHRISTIE Governor

KIM GUADAGNO Lt. Governor OFFICE OF THE ATTORNEY GENERAL DEPARTMENT OF LAW AND PUBLIC SAFETY DIVISION OF ALCOHOLIC BEVERAGE CONTROL P.O. BOX 087

TRENTON, NJ 08625-0087
Phone: (609) 984-2830 Fax: (609) 633-6078
HTTP://WWW.NJ.GOV/LPS/ABC

CHRISTOPHER S. PORRINO
Attorney General

JONATHAN A. ORSEN Acting Director

May 15, 2017

Highway Entertainment LLC t/a Satin Dolls 230 Rt 17 South Lodi, NJ 07644 LICENSE NO.: 0231-33-014-008 AGENCY DKT. NO.: S-17-37390, H-2017-50006; ISSUED BY: Mayor and Council of Lodi Borough, Bergen County

Attached hereto is a copy of the Notice of Charges wherein the Division of Alcoholic Beverage Control ("Division") has alleged that the holder of this license has committed the violations set forth therein and is seeking to suspend your license for 190 days. Upon receipt of this letter you must enter either a guilty, non-vult or not guilty plea to these charges within 30 days. Failure to enter a plea within the 30-day period shall be deemed to be a statement that you do not contest the charges, which are the subject of this matter. Consequently, if a plea is not entered within the 30-day period, a non-vult plea will be entered on your behalf unless the plea period has been extended by the Division. The Director upon certification from the Division may suspend or revoke your license without further opportunity for you to oppose the charges.

Before entering a plea you may request a copy of the Report of Investigation on which the charges were based and request an additional 14 days to examine the report before you enter a plea. As set forth on the "plea" page, the cost for the report is \$18.00. To receive such reports send a money order or check made payable to the New Jersey Division of Alcoholic Beverage Control. Send your request to Deputy Attorney General, Andrew R. Sapolnick and include the license number and "S" number on all letters and forms of payment.

You are entitled to have an attorney advise you. However, consultation with an attorney will not toll or stop the time of the 30 days for you to enter your plea.

Please be advised if there is a determination of guilt to the charges, the Enforcement Bureau pursuant to N.J.S.A. 33:1-31 will seek a suspension and/or revocation of 190 days and will also seek the forfeiture and disposal of any cash, evidence, alcoholic beverages (or other prima facie contraband nature) seized in connection with these charges. If you enter a plea of guilty or non-vult (not contesting the charges) you have informed the Division that you do not



140 EAST FRONT STREET, P.O. BOX 087, TRENTON, NEW JERSEY 08625-0087 NEW JERSEY IS AN EQUAL OPPORTUNITY EMPLOYER PRINTED ON RECYCLED PAPER AND RECYCLABLE dispute the charges in this matter and will accept the penalty as set forth. You do have the right to submit in writing mitigating circumstances and requesting the charges be reduced in penalty. In cases in which ABC seeks suspension, the Director may also consider reduction of the penalty by 20% in consideration of your guilty or non-vult plea. In cases in which ABC seeks revocation, the Director may accept a monetary offer and/or suspension in lieu of revocation.

In addition, you have the right to make application to the Director that he accept a monetary compromise offer in lieu of the days suspended pursuant to N.J.A.C. 13:2-19.12.

If you plead not guilty, this case will be sent to the Office of Administrative Law or be retained to be heard before the Director. You or your attorney will receive the necessary notice that the case has been forwarded and the time and place of the hearing.

To assist you in responding to the Division, you may use the "plea" page to advise us of your decision in this matter. If you do utilize this form, after you fill it out we suggest you make a copy and keep it for your records. Please send this reply to DAG Andrew R. Sapolnick.

Very truly yours,

CHRISTOPHER S. PORRINO

ATTORNEY GENERAL OF NEW JERSEY

 $\mathbf{R}\mathbf{v}$

Andrew R. Sapolnick

DEPUTY ATTÓRNEY GENERAL

Attachment



STATE OF NEW JERSEY DEPARTMENT OF LAW AND PUBLIC SAFETY DIVISION OF ALCOHOLIC BEVERAGE CONTROL

	LIC. NO.: 0231-33-014-008 AGENCY NO.: S-17-37390, H-2017-50006;
DIVISION OF ALCOHOLIC BEVERAGE CONTROL,	
Petitioner,	
v.	
Highway Entertainment LLC,) NOTICE OF CHARGES
Respondent.	

Take Notice that under the authority of the Director, as set forth in Division of Alcoholic Beverage Control Act, N.J.S.A. 33:1-1, et seq; and the regulations promulgated pursuant thereto, the New Jersey Division of Alcoholic Beverage Control ("Division") will seek to suspend plenary retail license 0231-33-014-008 held by Highway Entertainment LLC, t/a Satin Dolls, issued by Mayor and Council of Lodi Borough, Bergen County, for premises located at 230 Rt 17 South, Lodi, NJ 07644, for violation of the aforementioned statute and/or regulations. The Division hereby prefers the following charges and will seek the noted penalty to wit:

- 1. On 1/20/17, you, allowed, permitted or suffered Dancer "Angela", a person employed on the licensed premises, to solicit an alcoholic beverage, or otherwise, at the expense of or as a gift from a customer or patron and such solicitation was part of a licensee's business practice to generate revenue; in violation of N.J.S.A. 13:2-23.18.
- 15-day suspension
- On 1/20/17, you allowed, permitted or suffered lewdness or immoral activity involving audience participation on your licensed premises, viz., Dancer "Sarah", "Mia", "Victoria", "Evelyn", "Nina" and/or "Angela"; in violation of N.J.A.C. 13:2-23.6
- 45-day suspension
- 3. On 1/12/17, you, allowed, permitted or suffered Dancer "Mari", a person employed on the licensed premises, to solicit an alcoholic beverage, or otherwise, at the expense of or as a gift from a customer or patron and such solicitation was part of a licensee's business practice to generate revenue; in violation of N.J.S.A. 13:2-23.18.
- 15-day suspension
- 4. On or about 1/12/17, you allowed, permitted or suffered your license, licensed business and/or licensed premises to be used in furtherance of or in aid of or accessible to an illegal activity or enterprise, viz., Solicitation by "Ashley" and/or "Vivian"; in violation of N.J.S.A. 2C:34-1.

30-day suspension

5. On 1/12/17, you allowed, permitted or suffered lewdness or immoral activity involving audience participation on your licensed premises, viz., Dancers "Lola", "Mari", "Cynthia", "Ashley", "Vivian" and/or "Sarah"; in violation of N.J.A.C. 13:2-23.6

45-day suspension

The total penalty sought by the Division is 150 days suspension of your license. The Division will seek an additional 40 days suspension based upon aggravating circumstances, therefore the total penalty sought by the Division is 190 days suspension of your license.

The licensee must enter a plea to the charges within 30 days of its receipt. Failure to do so will result, pursuant to N.J.A.C. 13:2-19.3(c), in the entry of a non-vult plea on your behalf and the Director upon certification by the Division may impose the penalty stated in this Notice of Charges without further notice.

CHRISTOPHER S. PORRINO ATTORNEY GENERAL OF NEW JERSEY

Bv:

Andrew R. Sapolnick

DEPUTY ATTORNEY GENERAL

STATE OF NEW JERSEY DEPARTMENT OF LAW AND PUBLIC SAFETY DIVISION OF ALCOHOLIC BEVERAGE CONTROL

LIC. NO.: 0231-33-014-008

AGENCY NO.: S-17-37390, H-2017-50006;

DIVISION OF ALCOHOLIC BEVERAGE CONTROL, Petitioner, ν. **PLEA** Highway Entertainment LLC, Respondent. Andrew R. Sapolnick TO: DEPUTY ATTORNEY GENERAL ENFORCEMENT BUREAU CIRCLE THE APPROPRIATE TERM CONTAINED IN THE PARENTHESES "()" I am the (owner) (partner) (member) (president/vice-president) (attorney) of this license duly authorized to enter the decision(s) in this matter as checked below: Please send me a copy of the Report of Investigation issued in this matter. I request you to extend my time to enter a plea by 14 days. Therefore, I enclose a money order or check in the amount of \$18.00 to cover the cost of the report. (For cases in which license suspension is sought and suspension is accepted by licensee): I am pleading non-vult to all of the charges listed in the Notice of Charges and accept the suspension of the subject license to be imposed thereon. I understand that by doing so I will not formally contest the charges and that they will be administratively concluded without a hearing. I am giving up my rights to a hearing and/or to repossess or have returned any cash, evidence, alcoholic beverages, or other property seized in connection with these proceedings. I request that the Director reduce the proposed suspension by 20% in consideration of my plea. I request that the Division consider the following mitigation prior to determining the ultimate penalty. (You may write on the back of this page or use additional separate pages, if necessary.) (For cases in which license suspension is sought and licensee requests to make a monetary compromise in lieu of suspension): I am pleading non-vult to all of the charges listed in the Notice of Charges. I understand that by doing so I will not formally contest the charges and that they will be administratively concluded without a

hearing. I am giving up my rights to a hearing and/or to repossess or have returned any cash, evidence, alcoholic beverages, or other property seized in connection with these proceedings. I request that the Director reduce the proposed penalty by 20% in consideration of my plea. Additionally, I petition the Director, pursuant to N.J.A.C.13:2-19.12, to accept a monetary compromise offer in lieu of suspension. I am enclosing the licensee's Federal Tax Return for the most recent year and/or a letter from the license's accountant showing the total sales of alcohol and the total costs of alcohol in the most recent year. I request the opportunity to offer a monetary penalty in lieu of having my license suspended. I understand that if the Director grants my request, the Division will compute the penalty amount which must be offered and provide me with a petition to sign and return for the Director's consideration. I request that the Division consider the following mitigation prior to determining the ultimate penalty. (You may write on the back of this page or use additional separate pages, if necessary.)

4.	(For cases in which license revocation is sought): I am pleading <u>non-vult</u> to all the charges listed in the Notice of Charges. I request the opportunity to divest the license in lieu of revocation. Therefore, I am requesting that the Division contact me to schedule a conference to discuss the options for settlement. In the event that no settlement is reached, I understand that I must surrender my license to the issuing authority.
5.	 I wish to plead not guilty to all of the charges listed in the Notice of Charges and request that this matter be forwarded for a hearing. a. I am requesting a hearing. b. I am requesting a meeting to discuss settlement. If no settlement is reached, I
	request the matter be forwarded for a hearing.

TYPED OR PRINTED NAME

DATED:

LICENSEE'S SIGNATURE