

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

LICENSE NOS.: 1111-33-137-007; 1111-33-124-009;
 1111-33-219-015; 1111-33-078-007

AGENCY DOCKET NOS.: H-2024-000393; H-2024-000394
 H-2024-000395; H-2024-000400

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| NEW JERSEY DIVISION OF ALCOHOLIC BEVERAGE CONTROL, | : | |
| | : | |
| Petitioner, | : | ORDER TO SHOW CAUSE AS TO WHY |
| | : | LICENSE NOS. 1111-33-137-007, 1111-33- |
| | : | 124-009, 1111-33-219-015, AND 1111-33- |
| | : | 078-007 HELD BY MILL HILL SALOON |
| v. | : | LLC, LOPEZ APARAICIO ENTERPRISES, |
| | : | DESEO DE DUBAI LLC, AND URBAN |
| MILL HILL SALOON LLC | : | WORD LLC SHOULD NOT BE |
| T/A MILL HILL RESTAURANT AND | : | <u>INDEFINITELY SUSPENDED PENDENTE</u> |
| LOUNGE | : | <u>LITE</u> |
| 1111-33-137-007; AND | : | |
| | : | |
| LOPEZ APARAICIO ENTERPRISES | : | |
| T/A LARRY’S (EL CATADOR | : | |
| LOUNGE AND RESTAURANT) | : | |
| 1111-33-124-009; AND | : | |
| | : | |
| DESEO DE DUBAI LLC | : | |
| T/A DUBAI RESTAURANT LOUNGE | : | |
| 1111-33-219-015; AND | : | |
| | : | |
| URBAN WORD LLC | : | |
| T/A TRENTON SOCIAL | : | |
| 1111-33-078-007. | : | |
| | : | |
| Respondents. | : | |

Leslie M. Martin, Deputy Attorney General
Attorney for the Division of Alcoholic Beverage Control
(Matthew J. Platkin, Attorney General of New Jersey)

BY THE INTERIM DIRECTOR:

This matter, having been opened to the Interim Director of the Division of Alcoholic Beverage Control (“Division”), by Matthew J. Platkin, Attorney General of New Jersey (Leslie M. Martin, Deputy Attorney General appearing, for petitioner Division of Alcoholic Beverage Control), seeking by ex parte application, an Order to Show Cause requiring Respondents, (1) Mill Hill Saloon LLC, (2) Lopez Aparacio Enterprises; (3) Deseo De Dubai, LLC; and (4) Urban Word LLC, show cause why its Plenary Retail Licenses, (1) 1111-33-137-007, (2) 1111-33-124-009, (3) 1111-33-219-015; and (4) 1111-33-078-007, should not be indefinitely suspended pendente lite for posing an immediate threat to the public health, safety, and welfare in violation of N.J.A.C. 13:2-23.6(a)2; and

WHEREAS the Enforcement Bureau’s papers submitted in support of this application appear to establish a prima facie case that Respondents present a danger which is an immediate threat to the public health, safety or welfare and contrary to the interest of the community; and

WHEREAS N.J.A.C. 13:2-19.4(a) authorizes the Division to issue an Order for an Emergent Hearing if an alleged licensee’s actions present a danger which is an immediate threat to the public health, safety, or welfare and contrary to the interest of the community; and for good cause shown,

IT IS on this 29 day of July 2024;

ORDERED that Respondents shall appear and show cause before the Division on August 21st, 2024 at 2:00 pm. or as soon thereafter as counsel can be heard why License Nos. (1) 1111-33-137-007, (2) 1111-33-124-009, (3) 1111-33-219-015; and (4) 1111-33-078-007 should not be suspended pendente lite; and it is

FURTHER ORDERED that a copy of this Order to Show Cause, Notice of Charges, legal memorandum and any supporting affidavits or certifications submitted in support of this application shall be served upon Respondents within two (2) days, personally or by another method that will provide expedited notice, such as overnight delivery or email. Any response by Respondents to this Order to Show Cause must be filed by August 9, 2024 with the Division and a copy of all papers shall be served as well to DAG Martin. If Respondent does not file and serve the Division and DAG Martin with a response by the return date, the Division may grant the relief sought based on the papers filed in support of the application. **A telephone call will not protect your rights;** and it is

FURTHER ORDERED that the Enforcement Bureau may submit a reply to any filed response by the Respondents by August 16, 2024, with a copy provided to Respondent; and it is

FURTHER ORDERED that should Respondent fail to appear, it shall be deemed as no objection to the relief sought by the Enforcement Bureau. Upon submission of a certification by the Enforcement Bureau that service was made, the Division may impose upon the licensee the penalty stated in this Order to Show Cause without further notice.



KIRSTIN L. KRUEGER
Interim Director