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## IN THE SUPERIOR COURT FOR THE STATE OF ALASKA THIRD JUDICIAL DISTRICT AT ANCHORAGE

FANTASIES ON $5^{TH}$ AVENUE, LLC.,	)	
Appellant,	) )	
v.	) )	·
STATE OF ALASKA, ALCOHOLIC BEVERAGE CONTROL BOARD	) ) )	
Appellee,	) ) Case No. 3AN	N-17-05294 CI

## PROPOSED FORM OF ORDER

The Alcoholic and Beverage Control Board denied the application of Fantasies on 5<sup>th</sup> Avenue, LLC for the renewal of a liquor license. Fantasies appealed and was afforded an evidentiary hearing. An administrative law judge upheld the denial and the board adopted that decision. Fantasies appeals to the superior court.

Alaska Statute 04.11.330(a) identifies the reasons the board must deny the renewal of a license. In addition to various specific reasons, there is broad catchall: if "(1) the board finds, after review of all relevant information, that renewal of the license would not be in the best interests of the public." Regulations identify the factors the board should consider in determining the public's best interests. They include:

- (1) The applicant's, the applicant's affiliates', the transferee's, or the transferee's affiliates' histories of commission of
  - B) a violation of AS 04 or regulations adopted by the board;

AS 04.11.330(a)(1).

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(2) whether the applicant, the applicant's affiliates, the transferee, or the transferee's affiliates are untrustworthy, unfit to conduct a licensed business, or a potential source of harm to the public; ... and;

(4) all other factors the board in its discretion determines relevant to the public interest.<sup>2</sup>

The board concluded that it would not be in the public interest to renew the license. Among the reasons were allegations of wage and hour law violations and the nearly complete abdication of the licensee from oversight of the operation of the bar.

Fantasies argues that the board cannot use wage and hour violations as a reason not to renew a liquor license and, if it can, that there was insufficient proof of any violation. Fantasies argues that there is no requirement that a licensee have any set or minimal level of involvement in the operation of the bar.

The Court concludes that wage and hour violations as well as a licensee's non- or minimal involvement can be factors in determining the public interest. The Court notes that the legislature had given the board broad authority in this field.<sup>3</sup>

<sup>3</sup> AAC 304.180.

State v. Decker, 700 P.2d 483, 487 (Alaska 1985) ("We recognize that AS 04.11.320(a)(1) vests the board with discretion to deny liquor licenses not in the public interest. According to the legislature, AS 04.11.320(a)(1) "authorize[s] broad discretion in denial [of liquor licenses] for any reason found incompatible with the public interest.")(footnote omitted).

## ATTORNEY GENERAL, STATE OF ALASKA

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The Court concludes that there is substantial evidence to support the board's factual findings and the board had a rational basis for concluding that renewal of Fantasies' license was not in the public interest. The Court adopts the reasoning put forth by the board in its brief.

DONE this 3° day of JAN ,2018, at Anchorage, Alaska.

William F. Morse Superior Court Judge

I certify that on 1.30.18 of the following was mailed/emailed to each of the following at their andre ses of record.

Administrative Assistant

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