2		RESOLUTION Councilors Dober,			
3	Resolution Relating to BI	ais, Berezniak: License Com.			
4		Introduced: <u>08/08/11</u>			
5 6		Referred to:			
7	AUTHORIZATION TO ENTER INTO LICENSE AGREEMENT				
8	TO MAINTAIN TABLES AND CHAIRS ON A	Action:			
9	PORTION OF THE CITY'S RIGHT-OF-WAY WITH	Date:			
10	BUENO Y SANO	Signed by Mayor:			
11					
12	CITY OF BURLINGTON				
13	T 4				
14	In the year Two Thousand Eleven.				
15	Resolved by the City Council of the City of Burlington, as follows:				
16 17	That WHEREAS, BUENO BURLINGTON, INC. d/b/a BUENO	Y SANO of Burlington,			
18	Vermont (hereinafter BUENO Y SANO) is an establishment doing	business in a commercial			
19	building located at 213 College Street. in the City of Burlington, V	ermont; and			
20	WHEREAS, BUENO Y SANO desires to place 3 tables and	1 6 chairs in the public right-			
21	of-way in front of its establishment at 213 College Street; and				
22	WHEREAS, BUENO Y SANO wishes to enter into a Licer	se Agreement with the City			
23	for such tables and chairs; and				
24	WHEREAS, the placement of the respective tables and char	rs has been reviewed and			
25	approved by the Department of Public Works with conditions to ad	dress public safety concerns;			
26	and				
27	WHEREAS, the Charter of the City of Burlington, Sec. 483	XLIX and the Code of			
28	Ordinances Sec. 27-32 require authorization by the City Council fo	r such use of a public			
29	thoroughfare for periods in excess of thirty (30) days;				
30	NOW, THEREFORE, BE IT RESOLVED that this City Co	uncil hereby authorizes			
31	BUENO Y SANO to place 3 tables and 6 chairs on a portion of the	public right-of-way adjacent			
32	to its establishment at 213 College Street. as indicated in and pursu	ant to its License			

33 34	Page 2
35 36 37 38	Resolution Relating to AUTHORIZATION TO ENTER INTO LICENSE AGREEMENT TO MAINTAIN TABLES AND CHAIRS ON A PORTION OF THE CITY'S RIGHT-OF-WAY WITH BUENO Y SANO
39 40	Agreement upon entering into the License Agreement in substantially the form attached hereto;
41	and
42	BE IT FURTHER RESOLVED that Mayor Bob Kiss be and hereby is authorized to
43	execute a License Agreement, in substantially the form attached, on behalf of the City of
44	Burlington for a term commencing on the date of execution of the License Agreement and
45	terminating on April 30, 2012.
46	
47 48 49	lb/naf/c: Resolutions 2010/License Agree for Encumbrance – BUENO Y SANO, 213 College Street. (Tables & Chairs) 2011 8/2/11

LICENSE AGREEMENT FOR TABLES AND CHAIRS WITH BUENO Y SANO 2011-2012 SEASON

This LICENSE AGREEMENT is made by and between the City of Burlington, a municipal corporation organized and validly existing under the laws of the State of Vermont (hereinafter CITY) and BUENO BURLINGTON, INC. d/b/a BUENO Y SANO, a commercial establishment located at 213 College Street, Burlington, Vermont (hereinafter BUENO Y SANO or LICENSEE).

WHEREAS, the CITY owns property, including the street and sidewalk right-of-way adjacent to 213 College Street; and

WHEREAS, BUENO Y SANO stated on its application (attached hereto as Exhibit A) that it wishes to place 3 tables and 6 chairs on the sidewalk area in front of the building at 213 College Street; and

WHEREAS, BUENO Y SANO has stated in its permit application that there are no physical barriers around the tables and chairs and they will cover a 48 sq. ft. area; and

WHEREAS, this application was reviewed and approved by the Department of Public Works attached hereto as Exhibit B; and

WHEREAS, such use of a public thoroughfare for periods in excess of 30 days requires approval of the City Council under Charter Sec. 48XLIX and Burlington Code of Ordinances Chap. 27, Sec. 27-32;

WITNESSETH:

The CITY and BUENO Y SANO enter into the following License Agreement:

1. TERM

The CITY grants to BUENO Y SANO (hereinafter LICENSEE) a license to place 3 tables and 6 chairs on the public right-of-way for a term commencing as of the date of

execution of this Agreement and terminating on April 30, 2012 or sooner as provided herein.

2. LOCATION

LICENSEE may use and maintain tables and chairs on the public right-of-way (hereinafter referred to as the premises) for the consumption of food and beverage. Licensee must ensure that the sidewalk area is kept clear and at all times there is a 5 ft. right-of-way for pedestrian traffic. The tables and chairs are to be on the curb side and at least 5 ft. from the storefront. A copy of the approved plan is attached hereto as Exhibit C.

3. MAINTENANCE

- a. LICENSEE shall maintain the tables and chairs in proper condition.
- b. LICENSEE shall be responsible for the maintenance and upkeep of the tables and chairs and any damage to the tables and chairs is solely the responsibility of LICENSEE. Should LICENSEE fail to maintain the tables and chairs, this License Agreement is revocable on notice by the CITY to LICENSEE of a violation of this section; however LICENSEE shall have 14 days to cure any problem if it notifies the CITY in writing within three (3) days of its intent to cure the violation.
- c. The tables and chairs shall be placed in accordance with all conditions set by the Department of Public Works and shall be situated next to the curb side of the sidewalk allowing 5 ft. for pedestrian access and shall not impede the CITY'S ability to maintain the road, sidewalk, parking meters or greenbelt.
- d. The tables and chairs shall not cause an obstruction or inconvenience to members of the public using the sidewalk, parking meters or street.

e. LICENSEE shall pick up and sweep debris created by its use of the public right-ofway.

4. LICENSE FEE

There shall be a fee for this license equal to the encumbrance application fee and the square foot use fee. This fee shall be payable immediately to the Burlington City Clerk's Office. Failure to pay the annual fee shall result in the immediate revocation of the license.

5. REVOCATION

This License Agreement is immediately revocable should LICENSEE discontinue use of the tables and chairs. In any event, this Agreement is revocable by the CITY within 30 days upon sending written notice to LICENSEE. Upon revocation, LICENSEE must remove at its own expense the tables and chairs and other materials or obstructions placed on the property. If LICENSEE refuses to promptly remove such obstructions, they may be removed by the CITY and LICENSEE shall be liable for all expenses of such removal.

6. INSURANCE

a. LICENSEE shall maintain in effect throughout the term of this Agreement comprehensive public liability insurance with an A rated insurance carrier, or better, qualified to transact business in the State of Vermont, insuring against all legal liability for injuries or damages suffered as a result of the exercise of rights granted pursuant to this Agreement in an amount not less than \$1,000,000 each occurrence and \$2,000,000 general aggregate. The CITY shall be named as an additional insured on such insurance policy.

- b. Prior to execution of this Agreement, LICENSEE shall furnish the CITY with a certificate of insurance which shall include the provision that the CITY is named as an additional insured and shall be given 30 days written notification prior to cancellation of such insurance. The certificate shall be attached to this Agreement as Exhibit D.
- c. It is the responsibility of LICENSEE to ensure that a current certificate of insurance is on file with the CITY at all times. Failure to furnish a current certificate of insurance will result in immediate revocation of this license.

7. INDEMNIFICATION

LICENSEE agrees to indemnify, defend and hold the CITY harmless and free from liability arising out of LICENSEE'S use of the CITY'S right-of-way, and LICENSEE agrees to make no claim against the CITY or any of its officers, employees, agents or representatives for any loss or damage caused by the CITY'S use or maintenance of its right-of-way.

8. PERMITS

LICENSEE shall be responsible for obtaining all necessary CITY and/or State permits including zoning permits, prior to placement of the tables and chairs.

9. NUISANCES PROHIBITED

LICENSEE shall not, during the term hereof, on or in the premises maintain, commit, or permit the maintenance or commission of any nuisance or violation of any applicable City of Burlington ordinance, State or Federal statue, or controlling bylaw, regulation, or condition imposed whether existing at the time of commencement of this Agreement or enacted, amended, or otherwise put into effect during the term of this Agreement.

10. ASSIGNMENT OF RIGHTS

LICENSEE shall not sell or assign its rights pursuant to this Agreement or permit the use of the premises or any part thereof by any other entity without the express prior written consent of the CITY. Any unauthorized action in violation of this provision shall be void, and shall terminate LICENSEE'S rights pursuant to this Agreement.

11. LIMITATION OF RIGHTS

LICENSEE acknowledges that no property or other right is created other than that specifically defined and limited by this Agreement.

DATED at Burlington, Vermont this	s day of,
2011.	CITY OF BURLINGTON
Witness	By:Bob Kiss, Mayor Duly Authorized
	BUENO BURLINGTON, INC d/b/a BUENO Y SANO
Witness	By:

lb/c: NAF 2011/License Agree for Encumbrance – BUENO Y SANO, 213 College St. (Tables & Chairs) 2011 7/26/11





DEFICE OF THE CLERK AND TREASURER

149 CHURCH STREET

BURLINGTON, VT 05401

Voice (802)865-7000

FAX (802)865-7014

TTY (802)865-7142

Sue Meehan (802)865-7135

Ron Gore (802)865-7562

Work

Encumbrance Application / Renewal

Effective 05/01/2011 - 04/30/2012

WILL LOWRY BEUNO Y SANO

DATE: Thursday, January 13, 2011

PHONE: 864-9900 310-8890

213 COLLEGE STREET, BURLINGTON, VT 05401

FAX: 864-9911 EMAIL:buenoysano@verizon.net

EMAIL:

DBA NAME: BEUNO Y SANO

COMPANY: BUENO BURLINGTON, INC.

LOCATION: 213 COLLEGE STREET

Permission is requested to allow/continue the encumbrance in the following area and manner (please describe fully, including size and physical barriers around area i.e. trees, grates, parking meters, etc with photos, diagrams, blueprints; may reference prior application):

Placement of Encumbrance: Bueno Y Sano will place three, thirty inch tables and six small chairs on the city sidewalk adjacent to the storefront. The tables and chairs will occupy a space approximately 48 $\,\mathrm{sq.}\,$ ft.

Conditions: Keeping public ways clear

The tables and chairs will be at least five feet away from the storefront allowing at least five feet of unencumbered pedestrian passage.

Total Square Feet (\$1.00 per SF):

48

PLEASE ATTACH:

Certificate of Liability Insurance with holder as the: "CITY OF BURLINGTON, CLERK/TREASURER'S OFFICE ENCUMBRANCE APPLICATION DEPT., 149 CHURCH ST., BURLINGTON, VT 05401" with a 30 DAY NOTICE FOR CANCELLATION EFFECTIVE MAY 1 TO APRIL 30 OF THE CURRENT YEAR in the amount of \$2 million for the general aggregate and \$1 million for each occurance. Your insurance agent can fax the certificate to this office at the above number.

Signature Date 3 14 1 Total \$73.00

For office use only: Amount received \$

73.00 on 4/4/11

Check #

996

Sent to Attorney:



OFFICE OF THE CLERK AND TREASURER

149 CHURCH STREET

BURLINGTON, VT 05401

Voice (802)865-7000

FAX (802)865-7014

TTY (802)865-7142

Sue Meehan (802)865-7135

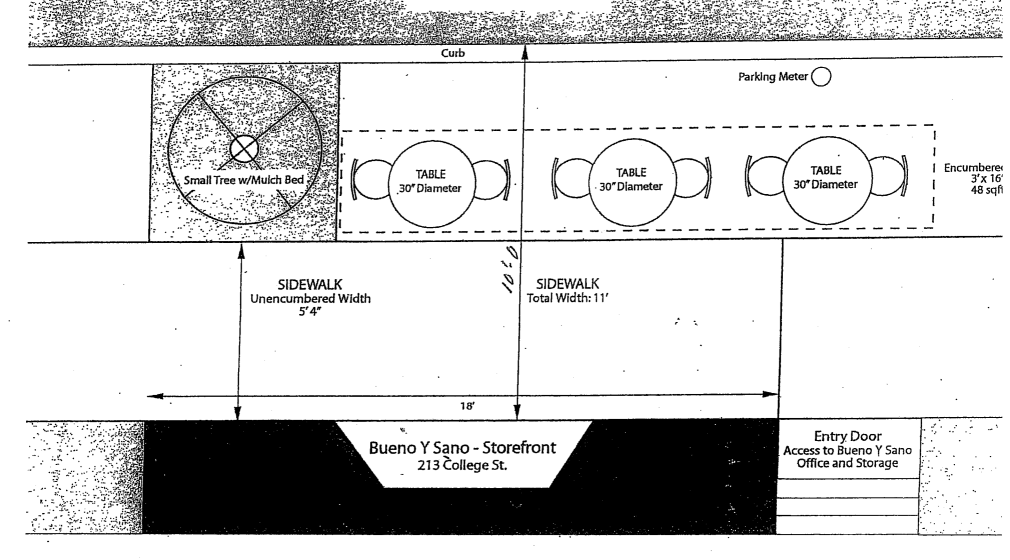
Ron Gore (802)865-7562

Encumbrance DPW Approval Form

Effective 05/01/2011 - 04/30/2012

ATTENTION: RON GORE	E, BURLINGTON DEPARTMENT OF PUBLIC WORKS				
DBA NAME: BEUNO Y SANO	DATE: Thursday, January 13, 2011				
COMPANY: BUENO BURLINGTON, INC.	PHONE: 864-9900 310-8890				
LOCATION: 213 COLLEGE STREET	FAX: 864-9911 EMAIL:buenoysano@verizon.net				
MAILING ADDRESS: WILL LOWRY 213 COLLEGE ST	REET, BURLINGTON, VT 05401				
RACKS / RA	RACKS / RAMPS / STAIRS / TABLES / CHAIRS ETC				
2. Will there be sufficient width for plows at chairs encumbrances are added on the side	and pedestrian access if racks, ramp, sidewalk, tables & rewalk? Yes No CINNIA NEXT TO CUMB SIDE				
5. Additional comments.	LK TO BE OPEN FOR PLOTSTAINS				
4. A 48 square foot placement of Bueno Y	Sano will place three, thirty inch tables and six small chairs ont. The tables and chairs will occupy a space				
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DE	PARTMENT OF PUBLIC WORKS				
Approved? Yes X					
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Signature Ron Gave	Date: <u>04</u> 2c+1//				

College Street



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AC	ÖRD	25	2009/01)				CORD CORPORATION	All rights reserved
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IMPORTANT

If the certificate holder is an ADDITIONAL INSURED, the policy(les) must be endorsed. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

DISCLAIMER

This Certificate of insurance does not constitute a contract between the issuing insurer(s), authorized representative or producer, and the certificate holder, nor does it affirmatively or negatively amend, extend or alter the coverage afforded by the policies listed thereon.