

**LEGAL NOTICE
TOWN OF READING**



To the Inhabitants of the
Town of Reading:

Please take notice that the Board of Selectmen of the Town of Reading will hold a public hearing on May 17, 2016 at 9:10 p.m. in the Selectmen's Meeting Room, 16 Lowell Street, Reading, Massachusetts on the transfer of an All Alcohol Restaurant Liquor License from Ristorante Pavarotti Inc. to Boston Foods Inc. d/b/a Ristorante Pavarotti at 601 Main Street, Reading, Massachusetts.

A copy of the proposed document regarding this topic is available in the Town Manager's office, 16 Lowell Street, Reading, MA, M-W-Thurs from 7:30 a.m. - 5:30 p.m., Tues from 7:30 a.m. - 7:00 p.m. and is attached to the hearing notice on the website at www.readingma.gov

All interested parties are invited to attend the hearing, or may submit their comments in writing or by email prior to 6:00 p.m. on May 17, 2016 to townmanager@ci.reading.ma.us.

By order of
Robert W. LeLacheur
Town Manager

5.5.16

Shl



READING POLICE DEPARTMENT

15 Union Street • Reading, Massachusetts 01867

Emergency Only: 911 • All Other Calls: (781) 944-1212 • Fax: (781) 944-2893

Web: www.ci.reading.ma.us/police/

EXECUTIVE SUMMARY

Transfer of Retail Alcoholic Beverages License – Ristorante Pavarotti, Inc.
Transferee Boston Foods, Inc.

May 9, 2016

Chief Mark D. Segalla
Reading Police Department
15 Union Street
Reading, MA 01867

Chief Segalla,

As directed by your Office and in accordance with Reading Police Department Policy and Procedures, I have placed together an executive summary of the application for a Transfer of Retail Alcoholic Beverage License for Liquor License #101600030.

The location of this license is 601 Main Street (dba "Ristorante Pavarotti"). The current licensee is Ristorante Pavarotti, Inc., and the proposed transferee is Boston Foods, Inc.

President, Secretary, Director, Manager:

- 1) : President/Manager on Record: Kannan Kesavalu
- 2) Secretary: Shankerganesh Krishna
- 3) Director: Saranya Ashokraja

Ownership Interests:

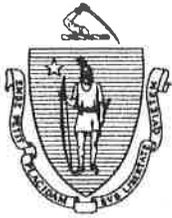
- 1) Kannan Kesavalu – 42% stock ownership
- 2) Shankerganesh Krishna – 42% stock ownership
- 3) Saranya Ashokraja – 16% stock ownership

I find no reason why the license application should not go forward.

Respectfully Submitted,

Lt. Det. Richard Abate
Criminal Division Commander

5h2



The Commonwealth of Massachusetts
 Alcoholic Beverages Control Commission
 239 Causeway Street
 Boston, MA 02114
www.mass.gov/abcc

Print Form

RETAIL ALCOHOLIC BEVERAGES LICENSE APPLICATION
 MONETARY TRANSMITTAL FORM

APPLICATION SHOULD BE COMPLETED ON-LINE, PRINTED, SIGNED, AND SUBMITTED TO THE LOCAL LICENSING AUTHORITY.

ECRT CODE: RETA

CHECK PAYABLE TO ABCC OR COMMONWEALTH OF MA: \$200.00

(CHECK MUST DENOTE THE NAME OF THE LICENSEE CORPORATION, LLC, PARTNERSHIP, OR INDIVIDUAL)

CHECK NUMBER

0092

IF USED EPAY, CONFIRMATION NUMBER

A.B.C.C. LICENSE NUMBER (IF AN EXISTING LICENSEE, CAN BE OBTAINED FROM THE CITY)

101600030

LICENSEE NAME

BOSTON FOODS INC

ADDRESS

601 MAIN STREET

CITY/TOWN

READING

STATE

MA

ZIP CODE

01867

TRANSACTION TYPE (Please check all relevant transactions):

- Alteration of Licensed Premises
- Change Corporate Name
- Change of License Type
- Change of Location
- Change of Manager
- Other
- Cordials/Liqueurs Permit
- Issuance of Stock
- Management/Operating Agreement
- More than (3) \$15
- New License
- New Officer/Director
- New Stockholder
- Pledge of Stock
- Pledge of License
- Seasonal to Annual
- Transfer of License
- Transfer of Stock
- Wine & Malt to All Alcohol
- 6-Day to 7-Day License

THE LOCAL LICENSING AUTHORITY MUST MAIL THIS TRANSMITTAL FORM ALONG WITH THE CHECK, COMPLETED APPLICATION, AND SUPPORTING DOCUMENTS TO:

ALCOHOLIC BEVERAGES CONTROL COMMISSION
 P. O. BOX 3396
 BOSTON, MA 02241-3396

5h3



MASSACHUSETTS DEPARTMENT OF REVENUE
 PO BOX 7044
 BOSTON, MA 02204-7044
 CONTACT CENTER
 (617) 887-6367

Letter ID: L1278326784
 Notice Date: April 17 2014
 Case ID: (

CERTIFICATE OF GOOD STANDING AND/OR TAX COMPLIANCE



RISTORANTE PAVAROTTI INC
 601 MAIN ST
 READING MA 01867-3002

000022

Why did you receive this notice?

The Commissioner of Revenue certifies that, as of the date of this certificate, RISTORANTE PAVAROTTI INC is in compliance with its tax obligations under Chapter 62C of the Massachusetts General Laws.

This certificate doesn't certify that the taxpayer is compliant in taxes such as unemployment insurance administered by agencies other than the Department of Revenue, or taxes under any other provisions of law.

This is not a waiver of lien issued under Chapter 62C, section 52 of the Massachusetts General Laws.

Where can you find additional information?

Visit our website at mass.gov/dor for one-stop access to taxpayer information. You can learn more about state tax laws and DOR policies and procedures, including your Taxpayer Bill of Rights and the appeals process.

You can file your returns, make payments and manage your account at mass.gov/masstaxconnect. You may also contact us by phone at (617) 887-6367 or toll-free in Massachusetts at (800) 392-6089, Monday through Friday, 9:00 a.m. to 5:00 p.m.

Charlene Hannaford
 Acting Deputy Commissioner

5h4



Commonwealth of Massachusetts
 Alcoholic Beverages Control Commission
 239 Causeway Street, First Floor
 Boston, MA 02114

2016 MAY -4 PM 12: 14

PETITION FOR TRANSFER OF OWNERSHIP, TRANSFER OF STOCK, NEW OFFICER(S),
 DIRECTOR(S), STOCKHOLDER(S) AND LLC MANAGER(S)

101600030

ABCC License Number

READING

City/Town

The licensee A. RISTORANTE PAVAROTTI INC and the proposed transferee B. BOSTON FOODS INC respectfully petition the Licensing Authorities to approve the following transfer of ownership. Any Corporation, LLC or Association, Partnership, Individual, Sole Proprietor Listed in box (A.) must submit a certificate of good standing from the Massachusetts Department of Revenue (DOR).



Is the PRESENT licensee a Corporation/LLC listed in box (A.), duly registered under the laws of the Commonwealth of Massachusetts?

Yes No If YES, please list the officers, directors and stockholders, their residences, and shares owned by each.

Name	Title	Address	Stock or % Owned
MASSIMO.L.FIUME	PRESIDENT	601 MAIN ST, READING , MA 01867	100%

Is the PROPOSED transferee a Corporation/LLC listed in box (B.), duly registered under the laws of the Commonwealth of Massachusetts?

Yes No

TO: (Place an * before the name of each DIRECTOR/LLC Manager.)

Name	Title	Address	Stock or % Owned
KANNAN KESAVALU	PRESIDENT	5P SNOW CIRCLE , NASHUA , NH 03062	42 %
SHANKERGANESH KRISHNA	SECRETARY	3 PLEASANT STREET, MEDFORD, MA 02155	42 %
* SARANYA ASHOKRAJA	DIRECTOR	18SKYTOP GRDNS, #22,SAYREVILLE, NJ 08859	16 %

The above named proposed transferee hereby joins in this petition for transfer of said license.

SIGNATURE OF LAST-APPROVED LICENSEE: [Signature]
 (If a Corporation/LLC, by its authorized representative)

Date Signed 05/04/16

SIGNATURE OF PROPOSED TRANSFEREE: [Signature]

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APPLICATION FOR RETAIL ALCOHOLIC BEVERAGE LICENSE

City/Town

1. LICENSEE INFORMATION:

A. Legal Name/Entity of Applicant: (Corporation, LLC or Individual)

B. Business Name (if different): C. Manager of Record:

D. ABCC License Number (for existing licenses only):

E. Address of Licensed Premises: City/Town: State: Zip:

F. Business Phone: G. Cell Phone:

H. Email: I. Website:

J. Mailing address (if different from E.): City/Town: State: Zip:

2. TRANSACTION:

- New License
- New Officer/Director
- Transfer of Stock
- Issuance of Stock
- Pledge of Stock
- Transfer of License
- New Stockholder
- Management/Operating Agreement
- Pledge of License

The following transactions must be processed as new licenses:

- Seasonal to Annual
- (6) Day to (7)-Day License
- Wine & Malt to All Alcohol

IMPORTANT ATTACHMENTS (1): The applicant must attach a vote of the entity authorizing all requested transactions, including the appointment of a Manager of Record or principal representative.

3. TYPE OF LICENSE:

- §12 Restaurant
- §12 Hotel
- §12 Club
- §12 Veterans Club
- §12 Continuing Care Retirement Community
- §12 General On-Premises
- §12 Tavern (No Sundays)
- §15 Package Store

4. LICENSE CATEGORY:

- All Alcoholic Beverages
- Wines & Malt Beverages
- Wines
- Malt
- Wine & Malt Beverages with Cordials/Liqueurs Permit

5. LICENSE CLASS:

- Annual
- Seasonal

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6. CONTACT PERSON CONCERNING THIS APPLICATION (ATTORNEY IF APPLICABLE)

NAME: KANNAN KESAVALU
ADDRESS: 601 MAIN STREET
CITY/TOWN: READING STATE: MA ZIP CODE: 01867
CONTACT PHONE NUMBER: 617 888 5644 FAX NUMBER: 404 993 5693
EMAIL: BOSTONFOODSINC@GMAIL.COM

7. DESCRIPTION OF PREMISES:

Please provide a complete description of the premises. Please note that this must be identical to the description on the Form 43. **Your description MUST include: number of floors, number of rooms on each floor, any outdoor areas to be included in licensed area, and total square footage.** i.e.: "Three story building, first floor to be licensed, 3 rooms, 1 entrance 2 exits (3200 sq ft); outdoor patio (1200 sq ft); Basement for storage (1200 sq ft). Total sq ft = 5600."

1500 TOTAL SQ FOOT, RESTAURANT CONSISTS OF 1 MAIN DINING AREA, KITCHEN , BATHROOM AND A SMALL STORAGE.
1 ENTRANCE AND 1 EXIT.
SEE ATTACHED FLOOR PLAN;

Total Square Footage: 1500 Number of Entrances: 1 Number of Exits: 1
Occupancy Number: 50 Seating Capacity: 50

IMPORTANT ATTACHMENTS (2): The applicant must attach a floor plan with dimensions and square footage for each floor & room.

8. OCCUPANCY OF PREMISES:

By what right does the applicant have possession and/or legal occupancy of the premises? Final Lease

IMPORTANT ATTACHMENTS (3): The applicant must submit a copy of the final lease or documents evidencing a legal right to occupy the premises. Other:

Landlord is a(n): LLC Other:

Name: MAIN HAVEN LLC Phone: 617 771 8562

Address: 12 LATHAM LANE City/Town: READING State: MA Zip: 01867

Initial Lease Term: Beginning Date 06/01/2016 Ending Date 05/31/2021

Renewal Term: 5 YEARS Options/Extensions at: (2) FIVE Years Each

Rent: \$31,800.00 Per Year Rent: \$2625.00 Per Month

Do the terms of the lease or other arrangement require payments to the Landlord based on a percentage of the alcohol sales?
Yes No

If Yes, Landlord Entity must be listed in Question # 10 of this application.

If the principals of the applicant corporation or LLC have created a separate corporation or LLC to hold the real estate, the applicant must still provide a lease between the two entities.

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9. LICENSE STRUCTURE:

The Applicant is a(n): Other :

If the applicant is a Corporation or LLC, complete the following:

Date of Incorporation/Organization:

State of Incorporation/Organization:

Is the Corporation publicly traded? Yes No

10. INTERESTS IN THIS LICENSE:

List all individuals involved in the entity (e.g. corporate stockholders, directors, officers and LLC members and managers) and any person or entity with a direct or indirect, beneficial or financial interest in this license.

IMPORTANT ATTACHMENTS (4):

A. All individuals or entities listed below are required to complete a Personal Information Form.

B. All shareholders, LLC members or other individuals with any ownership in this license must complete a CORI Release Form (unless they are a landlord entity)

Name	All Titles and Positions	Specific % Owned	Other Beneficial Interest
KANNAN KESAVALU	PRESIDENT	42 %	
SHANKERGANESH KRISHNA	SECRETARY	42 %	
SARANYA ASHOKRAJA	DIRECTOR	16 %	

*If additional space is needed, please use last page.

11. EXISTING INTEREST IN OTHER LICENSES:

Does any individual listed in §10 have any direct or indirect, beneficial or financial interest in any other license to sell alcoholic beverages? Yes No If yes, list said interest below:

Name	License Type	Licensee Name & Address
KANNAN KESAVALU	<input type="text" value="\$12 Restaurant"/>	GREEN GLOBE INC, 1203 WALNUT ST, NEWTON HIGHLANDS, MA 02461
SHANKERGANESH KRISHNA	<input type="text" value="\$12 Restaurant"/>	GREEN GLOBE INC, 1203 WALNUT ST, NEWTON HIGHLANDS, MA 02461
	<input type="text" value="Please Select"/>	

5h8

*If additional space is needed, please use last page.

12. PREVIOUSLY HELD INTERESTS IN OTHER LICENSES:

Has any individual listed in §10 who has a direct or indirect beneficial interest in this license ever held a direct or indirect, beneficial or financial interest in a license to sell alcoholic beverages, which is not presently held? Yes No If yes, list said interest below:

Name	Licensee Name & Address	Date	Reason Terminated
KANNAN KESAVALU	RSRS FOODS LLC, 7 SUMMER ST, UNIT 31 , CHELMSFORD, MA 01824	4/10/2016	Transferred <input type="checkbox"/>
SHANKERGANESH KRISH	RSRSFOODS LLC, 7 SUMMER ST, UNIT 31, CHELMSFORD, MA 01824	04/10/2016	Transferred <input type="checkbox"/>
			Please Select

13. DISCLOSURE OF LICENSE DISCIPLINARY ACTION:

Have any of the disclosed licenses to sell alcoholic beverages listed in §11 and/or §12 ever been suspended, revoked or cancelled? Yes No If yes, list said interest below:

Date	License	Reason of Suspension, Revocation or Cancellation

14. CITIZENSHIP AND RESIDENCY REQUIREMENTS FOR A (§15) PACKAGE STORE LICENSE ONLY :

A.) For Individual(s):

1. Are you a U.S. Citizen? Yes No
2. Are you a Massachusetts Residents? Yes No

B.) For Corporation(s) and LLC(s) :

1. Are all Directors/LLC Managers U.S. Citizens? Yes No
2. Are a majority of Directors/LLC Managers Massachusetts Residents? Yes No
3. Is the License Manager a U.S. Citizen? Yes No

C.) For Individual(s), Shareholder(s), Member(s), Director(s) and Officer(s):

- 1.. Are all Individual(s), Shareholders, Members, Directors, LLC Managers and Officers involved at least twenty-one (21) years old? Yes No

15. CITIZENSHIP AND RESIDENCY REQUIREMENTS FOR (§12) RESTAURANT, HOTEL, CLUB, GENERAL ON PREMISE, TAVERN, VETERANS CLUB LICENSE ONLY:

A.) For Individual(s):

1. Are you a U.S. Citizen? Yes No

B.) For Corporation(s) and LLC(s) :

1. Are a majority of Directors/LLC Managers **NOT** U.S. Citizen(s)? Yes No
2. Is the License Manager or Principal Representative a U.S. Citizen? Yes No

C.) For Individual(s), Shareholder(s), Member(s), Director(s) and Officer(s):

- 1.. Are all Individual(s), Shareholders, Members, Directors, LLC Managers and Officers involved at least twenty-one (21) years old? Yes No

16. COSTS ASSOCIATED WITH LICENSE TRANSACTION:

A. Purchase Price for Real Property:	0.00
B. Purchase Price for Business Assets:	45,000.00
C. Costs of Renovations/Construction:	0.00
D. Initial Start-Up Costs:	2000.00
E. Purchase Price for Inventory:	1500.00
F. Other: (Specify)	
G: TOTAL COST	48500
H. TOTAL CASH	48500
I. TOTAL AMOUNT FINANCED	0.00

IMPORTANT ATTACHMENTS (5): Any individual, LLC, corporate entity, etc. providing funds of \$50,000 or greater towards this transaction, must provide proof of the source of said funds. Proof may consist of three consecutive months of bank statements with a minimum balance of the amount described, a letter from your financial institution stating there are sufficient funds to cover the amount described, loan documentation, or other documentation.

The amounts listed in subsections (H) and (I) must total the amount reflected in (G).

17. PROVIDE A DETAILED EXPLANATION OF THE FORM(S) AND SOURCE(S) OF FUNDING FOR THE COSTS IDENTIFIED ABOVE (INCLUDE LOANS, MORTGAGES, LINES OF CREDIT, NOTES, PERSONAL FUNDS, GIFTS):

PERSONAL FUNDS & GIFTS FROM SPOUSES.

KANNAN KESAVALU \$20,000
 SHANKERGANESH KRISHNAMOORTHY \$15,000
 SARANYA ASHOKRAJA \$ 13,500

*If additional space is needed, please use last page.

18. LIST EACH LENDER AND LOAN AMOUNT(S) FROM WHICH "TOTAL AMOUNT FINANCED" NOTED IN SUB-SECTIONS 16(I) WILL DERIVE:

A.

Name	Dollar Amount	Type of Financing
NONE		

*If additional space is needed, please use last page.

B. Does any individual or entity listed in §17 or §18 as a source of financing have a direct or indirect, beneficial or financial interest in this license or any other license(s) granted under Chapter 138? Yes No

If yes, please describe:

Sh/D

19. PLEDGE: (i.e. COLLATERAL FOR A LOAN)

A.) Is the applicant seeking approval to pledge the license? Yes No

1. If yes, to whom:

2. Amount of Loan:

3. Interest Rate:

4. Length of Note:

5. Terms of Loan :

B.) If a corporation, is the applicant seeking approval to pledge any of the corporate stock? Yes No

1. If yes, to whom:

2. Number of Shares:

C.) Is the applicant pledging the inventory? Yes No

If yes, to whom:

IMPORTANT ATTACHMENTS (6): If you are applying for a pledge, submit the pledge agreement, the promissory note and a vote of the Corporation/LLC approving the pledge.

20. CONSTRUCTION OF PREMISES:

Are the premises being remodeled, redecorated or constructed in any way? If YES, please provide a description of the work being performed on the premises: Yes No

NONE

21. ANTICIPATED OPENING DATE: 06/01/2016

**IF ALL OF THE INFORMATION AND
ATTACHMENTS ARE NOT COMPLETE
THE APPLICATION WILL BE
RETURNED**

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APPLICANT'S STATEMENT

I, KANNAN KESAVALU the: sole proprietor; partner; corporate principal; LLC/LLP member
Authorized Signatory

of BOSTON FOODS INC, hereby submit this application for TRANSFER OF LICENSE
Name of the Entity/Corporation Transaction(s) you are applying for

(hereinafter the "Application"), to the local licensing authority (the "LLA") and the Alcoholic Beverages Control Commission (the "ABCC" and together with the LLA collectively the "Licensing Authorities") for approval.

I do hereby declare under the pains and penalties of perjury that I have personal knowledge of the information submitted in the Application, and as such affirm that all statement and representations therein are true to the best of my knowledge and belief. I further submit the following to be true and accurate:

- (1) I understand that each representation in this Application is material to the Licensing Authorities' decision on the Application and that the Licensing Authorities will rely on each and every answer in the Application and accompanying documents in reaching its decision;
- (2) I state that the location and description of the proposed licensed premises does not violate any requirement of the ABCC or other state law or local ordinances;
- (3) I understand that while the Application is pending, I must notify the Licensing Authorities of any change in the information submitted therein. I understand that failure to give such notice to the Licensing Authorities may result in disapproval of the Application;
- (4) I understand that upon approval of the Application, I must notify the Licensing Authorities of any change in the Application information as approved by the Licensing Authorities. I understand that failure to give such notice to the Licensing Authorities may result in sanctions including revocation of any license for which this Application is submitted;
- (5) I understand that the licensee will be bound by the statements and representations made in the Application, including, but not limited to the identity of persons with an ownership or financial interest in the license;
- (6) I understand that all statements and representations made become conditions of the license;
- (7) I understand that any physical alterations to or changes to the size of, the area used for the sale, delivery, storage, or consumption of alcoholic beverages, must be reported to the Licensing Authorities and may require the prior approval of the Licensing Authorities;
- (8) I understand that the licensee's failure to operate the licensed premises in accordance with the statements and representations made in the Application may result in sanctions, including the revocation of any license for which the Application was submitted; and
- (9) I understand that any false statement or misrepresentation will constitute cause for disapproval of the Application or sanctions including revocation of any license for which this Application is submitted.

Signature: Kannan Kesavalu

Date: 05/04/2016

Title: PRESIDENT/MANAGER

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The Commonwealth of Massachusetts
 Alcoholic Beverages Control Commission
 239 Causeway Street
 Boston, MA 02114
www.mass.gov/abcc

MANAGER APPLICATION

All proposed managers are required to complete a Personal Information Form, and attach a copy of the corporate vote authorizing this action and appointing a manager.

1. LICENSEE INFORMATION:

Legal Name of Licensee: Business Name (dba):

Address:

City/Town: State: Zip Code:

ABCC License Number: (If existing licensee) Phone Number of Premise:

2. MANAGER INFORMATION:

A. Name: B. Cell Phone Number:

C. List the number of hours per week you will spend on the licensed premises:

3. CITIZENSHIP INFORMATION:

A. Are you a U.S. Citizen: Yes No B. Date of Naturalization: C. Court of Naturalization:

(Submit proof of citizenship and/or naturalization such as U.S. Passport, Voter's Certificate, Birth Certificate or Naturalization Papers)

4. BACKGROUND INFORMATION:

A. Do you now, or have you ever, held any direct or indirect, beneficial or financial interest in a license to sell alcoholic beverages? Yes No

If yes, please describe:

B. Have you ever been the Manager of Record of a license to sell alcoholic beverages that has been suspended, revoked or cancelled? Yes No

If yes, please describe:

C. Have you ever been the Manager of Record of a license that was issued by this Commission? Yes No

If yes, please describe:

D. Please list your employment for the past ten years (Dates, Position, Employer, Address and Telephone):

SEE ATTACHED EMPLOYEMENT HISTORY FOR PAST 10 YEARS.

I hereby swear under the pains and penalties of perjury that the information I have provided in this application is true and accurate:

Signature Date

5h13



The Commonwealth of Massachusetts
 Alcoholic Beverages Control Commission
 239 Causeway Street
 Boston, MA 02114
www.mass.gov/abcc

PERSONAL INFORMATION FORM

Each individual listed in Section 10 of this application must complete this form.

1. LICENSEE INFORMATION:

A. Legal Name of Licensee	BOSTON FOODS INC	B. Business Name (dba)	RISTORANTE PAVAROTTI
C. Address	601 MAIN STREET	D. ABCC License Number (If existing licensee)	101600030
E. City/Town	READING	State	MA
		Zip Code	01867
F. Phone Number of Premise	781 670 9050	G. EIN of License	

2. PERSONAL INFORMATION:

A. Individual Name	KANNAN KESAVALU	B. Home Phone Number	
C. Address	5 P SNOW CIRCLE		
D. City/Town	NASHUA	State	NH
		Zip Code	03062
E. Social Security Number		F. Date of Birth	
G. Place of Employment	GREEN GLOBE INC/ WALNUT GRILLE , 1203 WALNUT ST, NEWTON , MA 02461		

3. BACKGROUND INFORMATION:

Have you ever been convicted of a state, federal or military crime? Yes No

If yes, as part of the application process, the individual must attach an affidavit as to any and all convictions. The affidavit must include the city and state where the charges occurred as well as the disposition of the convictions.

4. FINANCIAL INTEREST:

Provide a detailed description of your direct or indirect, beneficial or financial interest in this license.

MANAGER OF RECORD/PRESIDENT OF BOSTON FOODS LLC;
 EXECUTIVE CHEF AND OPERATE THE RESTAURANT
 OWNS 42% OF SHARES.

I hereby swear under the pains and penalties of perjury that the information I have provided in this application is true and accurate:

Signature	<i>Kannan Kesavalu</i>	Date	05/04/2016
Title	PRESIDENT	(If Corporation/LLC Representative)	

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The Commonwealth of Massachusetts
 Alcoholic Beverages Control Commission
 239 Causeway Street
 Boston, MA 02114
www.mass.gov/abcc

PERSONAL INFORMATION FORM

Each individual listed in Section 10 of this application must complete this form.

1. LICENSEE INFORMATION:

A. Legal Name of Licensee	BOSTON FOODS INC	B. Business Name (dba)	RISTORANTE PAVAROTTI
C. Address	601 MAIN STREET	D. ABCC License Number (If existing licensee)	101600030
E. City/Town	READING	State	MA Zip Code 01867
F. Phone Number of Premise	781 670 9050	G. EIN of License	

2. PERSONAL INFORMATION:

A. Individual Name	SHANKERGANESH KRISHNAMOORTHY	B. Home Phone Number	
C. Address	3 PLEASANT STREET		
D. City/Town	MEDFORD	State	MA Zip Code 02155
E. Social Security Number		F. Date of Birth	
G. Place of Employment	GREEN GLOBE INC/ WALNUT GRILLE , 1203 WALNUT ST, NEWTON , MA 02461		

3. BACKGROUND INFORMATION:

Have you ever been convicted of a state, federal or military crime? Yes No

If yes, as part of the application process, the individual must attach an affidavit as to any and all convictions. The affidavit must include the city and state where the charges occurred as well as the disposition of the convictions.

4. FINANCIAL INTEREST:

Provide a detailed description of your direct or indirect, beneficial or financial interest in this license.

SECRETARY OF BOSTON FOODS LLC.
 OWNS 42% OF SHARES.

I hereby swear under the pains and penalties of perjury that the information I have provided in this application is true and accurate:

Signature K. Shanker Ganesh Date 05/04/2016

Title SECRETARY (If Corporation/LLC Representative) 5h15



The Commonwealth of Massachusetts
 Alcoholic Beverages Control Commission
 239 Causeway Street
 Boston, MA 02114
 www.mass.gov/abcc

PERSONAL INFORMATION FORM

Each individual listed in Section 10 of this application must complete this form.

1. LICENSEE INFORMATION:

A. Legal Name of Licensee	Boston Foods Inc	B. Business Name (dba)	RISTORANTE PAVAROTTI
C. Address	601 MAIN STREET	D. ABCC License Number (If existing licensee)	101600030
E. City/Town	READING	State	MA Zip Code 01867
F. Phone Number of Premise	7816709050	G. EIN of License	

2. PERSONAL INFORMATION:

A. Individual Name	SARANYA ASHOKRAJA	B. Home Phone Number	
C. Address	18 SKYTOP GARDENS, APT 22,		
D. City/Town	PARLIN	State	NJ Zip Code 08859
E. Social Security Number		F. Date of Birth	
G. Place of Employment	NONE		

3. BACKGROUND INFORMATION:

Have you ever been convicted of a state, federal or military crime? Yes No

If yes, as part of the application process, the individual must attach an affidavit as to any and all convictions. The affidavit must include the city and state where the charges occurred as well as the disposition of the convictions.

4. FINANCIAL INTEREST:

Provide a detailed description of your direct or indirect, beneficial or financial interest in this license.

Director and owns 16% of share in Boston Foods Inc and will receive financial benefit in the profit.

I hereby swear under the pains and penalties of perjury that the information I have provided in this application is true and accurate:

Signature [Signature] Date 05/04/2016

Title Director (If Corporation/LLC Representative) 5h16

BOSTON FOODS INC

Corporate Vote

The Members Meeting of the company was held on May 2, 2016 at 3 Pleasant Street, Medford, MA at 10:00 AM

Upon motion duly made and seconded, it was voted by 100% of the Board of Directors

VOTED:

That Kannan Kesavalu, the President and Treasurer of Boston Foods Inc. be and is hereby authorized and directed, in the name and on behalf of Boston foods Inc. and in accordance with the provisions of this Vote, to seek acquire a transfer of an All Alcohol license from the Town of Reading for a location at 601 Main street, Reading, MA, to name Kannan Kesavalu as the manager of said license and to execute all documents on behalf of said Corporation to effectuate the same.

There being no further business to come before the Board, upon motion duly made and seconded, it was unanimously.

THE MEETING WAS ADJOURNED at 11:00 AM

A true record.

ATTEST:

K. Shanker 05/02/2016

Shankerganesh Krishnamoorthy, Secretary

5h17



**The Commonwealth of Massachusetts
William Francis Galvin**

Minimum Fee: \$250.00

Secretary of the Commonwealth, Corporations Division
One Ashburton Place, 17th floor
Boston, MA 02108-1512
Telephone: (617) 727-9640

Articles of Organization

(General Laws, Chapter 156D, Section 2.02; 950 CMR 113.16)

Identification Number: 001219852

ARTICLE I

The exact name of the corporation is:

BOSTON FOODS INC

ARTICLE II

Unless the articles of organization otherwise provide, all corporations formed pursuant to G.L. C156D have the purpose of engaging in any lawful business. Please specify if you want a more limited purpose:

ARTICLE III

State the total number of shares and par value, if any, of each class of stock that the corporation is authorized to issue. All corporations must authorize stock. If only one class or series is authorized, it is not necessary to specify any particular designation.

Class of Stock	Par Value Per Share Enter 0 if no Par	Total Authorized by Articles of Organization or Amendments		Total Issued and Outstanding Num of Shares
		Num of Shares	Total Par Value	
CWP	\$0.00100	10,000	\$10.00	10,000

G.L. C156D eliminates the concept of par value, however a corporation may specify par value in Article III. See G.L. C156D Section 6.21 and the comments thereto.

ARTICLE IV

If more than one class of stock is authorized, state a distinguishing designation for each class. Prior to the issuance of any shares of a class, if shares of another class are outstanding, the Business Entity must provide a description of the preferences, voting powers, qualifications, and special or relative rights or privileges of that class and of each other class of which shares are outstanding and of each series then established within any class.

ARTICLE V

The restrictions, if any, imposed by the Articles of Organization upon the transfer of shares of stock of any class are:

ARTICLE VI

Other lawful provisions, and if there are no provisions, this article may be left blank.

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Note: The preceding six (6) articles are considered to be permanent and may be changed only by filing appropriate articles of amendment.

ARTICLE VII

The effective date of organization and time the articles were received for filing if the articles are not rejected within the time prescribed by law. If a later effective date is desired, specify such date, which may not be later than the 90th day after the articles are received for filing.

Later Effective Date: Time:

ARTICLE VIII

The information contained in Article VIII is not a permanent part of the Articles of Organization.

a,b. The street address of the initial registered office of the corporation in the commonwealth and the name of the initial registered agent at the registered office:

Name: SHANKER GANESH KRISHNAMOORTHY
No. and Street: 5 PLEASANT STREET
City or Town: MEDFOR State: MA Zip: 02155 Country: USA

c. The names and street addresses of the individuals who will serve as the initial directors, president, treasurer and secretary of the corporation (an address need not be specified if the business address of the officer or director is the same as the principal office location):

Title	Individual Name First, Middle, Last, Suffix	Address (no PO Box) Address, City or Town, State, Zip Code
PRESIDENT	KANNAN KESAVALU	601 MAIN STREET READING, MA 01867 USA
TREASURER	KANNAN KESAVALU	601 MAIN STREET READING, MA 01867 USA
SECRETARY	SHANKER GANESH KRISHNAMOORTHY	601 MAIN STREET READING, MA 01867 USA
VICE PRESIDENT	SARANYA ASHOKRAJA	601 MAIN STREET READING, MA 01867 USA
DIRECTOR	KANNAN KESAVALU	601 MAIN STREET READING, MA 01867 USA
DIRECTOR	SHANKER GANESH KRISHNAMOORTHY	601 MAIN STREET READING, MA 01867 USA
DIRECTOR	SARANYA ASHOKRAJA	601 MAIN STREET READING, MA 01867 USA

d. The fiscal year end (i.e., tax year) of the corporation:
December

e. A brief description of the type of business in which the corporation intends to engage:

FINE DINE IN RESTAURANT WITH LIQUOR OPTION

f. The street address (post office boxes are not acceptable) of the principal office of the corporation:

No. and Street: 601 MAIN STREET

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THE COMMONWEALTH OF MASSACHUSETTS

I hereby certify that, upon examination of this document, duly submitted to me, it appears that the provisions of the General Laws relative to corporations have been complied with, and I hereby approve said articles; and the filing fee having been paid, said articles are

deemed to have been filed with me on:

April 20, 2016 12:27 PM

A handwritten signature in cursive script that reads "William Francis Galvin".

WILLIAM FRANCIS GALVIN

Secretary of the Commonwealth

PURCHASE & SALES AGREEMENT

AGREEMENT made this 3rd day of May, 2016 by and

Between Massimo Fiume of Reading, MA, hereinafter referred to as the Seller, and BOSTON FOODS INC., President - Kannan Kesavalu of 3 Pleasant Street, Medford, MA 02155, hereinafter referred to as the Buyer.

WITNESSETH AS FOLLOWS:

WHEREAS, the Seller is the owner of certain equipment, stock in trade, fixtures and goodwill in and of the business known as

Ristorante Pavoratti located at 601 Main Street, Reading, MA 01867

WHEREAS, the Buyer desires to purchase the aforementioned business and related tangible and intangible property.

NOW, THEREFORE, the parties agree as follows:

1. Sale of Assets: The Seller agrees to sell, transfer, and deliver to the Buyer all of his right, title and interest in and to the assets, equipment, fixtures, and personal property as described in Exhibit "A" attached hereto and made a part hereof, of that certain business known as **Ristorante Pavoratti**, together with the good will thereof and permit transfer to the extent allowed by law of all licenses, and the right to use the trade name **Ristorante Pavoratti**, including equipment, fixtures, together with parts and accessories hereto and all other personal property hereinafter listed in a Bill Of Sale from the Seller to the Buyer used in connection with the business. The consideration shall be the total consideration payable by the Buyer for each category of the assets as follows:

A) Furniture, fixtures, equipment and accessories	\$ _____
B) Goodwill and trade name	\$ _____
C) Non-competition	\$ _____
TOTAL	\$45,000.00

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It is warranted that the Seller has good and marketable title to and owns outright all the business, furnishings, fixtures, equipment, as set forth in Exhibit "A" and to be transferred by the Seller to the Buyer under this Agreement, free and clear of all debts, liens and encumbrances.

2. Payment of Purchase Price:

The purchase price shall be paid to the Seller in the following manner:

- a) \$1,000.00 paid as a deposit on May 3, 2016.
- b) \$11,500.00 to be paid as a further deposit upon the signing of this document and to be held by New England Restaurant Brokers in an Escrow account.
- c) \$32,500.00 bank or certified check payable in the following way at Closing:
 - 1.) \$28,000 .00 payable to the Seller.
 - 2.) \$4,500 00 payable to Broker as payment of commission.

d) DEPOSITS:

All deposit are to be held in an escrow account by New England Restaurant Brokers. In the event of any disagreement between the parties, the BROKERS must retain all deposits made under this agreement pending instructions mutually given by the SELLER and the BUYER. In the event of a disagreement relative to the dispersal of escrow funds, all parties agree to submit the disagreement to an arbitrator associated with the Massachusetts Conveyancers Arbitration Association for binding arbitration. A disagreement shall be defined as the lack of instructions mutually given by all parties.

3. Lease:

This Agreement is conditional upon Seller delivering to Buyer an assignment of the current lease 14 days prior to the Closing.

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4. Food Inventory:

A separate Agreement will be made relative to the purchase of food and paper goods desired by the Buyer.

5. Utility Deposits:

The Seller shall be reimbursed by the Buyer at the Closing for any and all deposits prepaid, specifically gas, electricity, cable, internet, and telephone, and in addition to other sums provided for in this Agreement.

6. Adjustments:

All prepaid rents, sewer or water charges or fuel charges shall be apportioned or adjusted as of the date of the performance of this Agreement.

7. Existing Debt:

It is understood that as of the date of the Closing, all obligations and liabilities of the Seller, with respect to the business, are the sole obligation of the Seller and shall be paid in full.

8. Use of Purchase Money:

To enable the Seller to make conveyance herein provided, the Seller may at the time of the delivery of the Bill Of Sale, use the purchase money, or any portion thereof, to clear title of any or all encumbrances or interests, provided that all instruments so procured are delivered at Closing or within a reasonable time thereafter.

9. Seller's Taxes:

The Seller agrees that the Seller will provide the Buyer with a CERTIFICATE OF GOOD STANDING to be issued by the taxing authorities of the Commonwealth of Massachusetts.

10. Acceptance of BILL OF SALE:

Except as herein otherwise provided, the acceptance of the Bill Of Sale by the Buyer or his nominee shall be deemed to be a full performance and

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discharge of every agreement and obligation herein contained or expressed, except such as are by the express terms hereof to be performed after the delivery of the instruments of transfer and the payment of the purchase price.

11. Name:

The Seller agrees that as part of the consideration paid to it by the Buyer it will transfer to the Buyer the name **Ristorante Pavoratti** and the present telephone number.

12. Inspections:

The Seller agrees that at the time physical possession of the premises is to be delivered to the Buyer, Buyer shall inspect all the Seller's equipment to determine that it is in good working order. Acceptance of the Bill Of Sale from the Seller by the Buyer shall be deemed satisfaction of this clause. Prior to execution of the Bill of Sale, the Seller shall provide a complete list of furniture, fixtures and equipment that will be the subject of Buyer's inspection as well as any disclose any known issues with regards to the above, including, but not limited to, heating, air conditioning, plumbing, ventilation and electrical.

12 A. Buyer and Seller agree that Buyer's purchase is subject to and conditional upon the following:

Buyer shall have obtained all such permits, license, approvals, authorizations, variances, agreements and warranties from Federal, State and local governmental authorities, if any, which are necessary for the operation by the Buyer of the Restaurant after the Closing, including but not limited to all licenses required to conduct a full-restaurant business including the sale of food and liquor. In connection thereof, Seller agrees to provide to Buyer within seven (7) days of the date of execution hereof copies of all licenses and permits required for operation of the Restaurant. In the event that Buyer does not notify Seller of Buyer's inability to obtain such permits and other approvals before 5:00 p.m. on July 3rd, 2016, it shall be conclusively presumed that Buyer has obtained all such permits and approvals and the contingency contained in this Clause shall be deemed to be waived. In the event Buyer gives notice to Seller on or before 5:00 p.m. on said Date of Buyer's inability to obtain such permits and approvals, then this Agreement

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shall automatically terminate and become null and void and without recourse to any party hereunder, and all deposits and any interest on such deposit shall be forthwith refunded to Buyer.

12. B Financial Statements and Compensation:

The Seller agrees to provide the previous two years of financial statements to Buyer as well as provide the payroll terms and employment agreements of current employees as well as ownership compensation to Buyer within fourteen (14) days after the execution of this agreement. The Buyer shall have three (3) business days to review the financial statements. Should Buyer deem the financial statements unsatisfactory, the agreement will terminate and all earnest money shall be returned.

12 C. Termination by Breach:

If this Agreement shall terminate by reason of Buyer's breach of this Agreement, then Seller shall retain the Deposit as liquidated damages. If this Agreement shall terminate by reason of Seller's breach of this Agreement, then Buyer shall have the option of: (i) seeking specific performance of this Agreement; or (ii) receiving a refund of the Buyer's Deposit, in which case this Agreement shall be null and void and of no further force and effect.

13. Brokerage:

A Broker's fee for professional services of \$4,500.00 is due and payable from the Seller to *New England Restaurant Brokers* unless a separate written Agreement has been entered into prior to the Closing.

14. Broker As Party:

The Broker named herein, joined in the Agreement and becomes a party hereto, insofar as any provisions of effects of this Agreement expressly applies to them, and to any amendments or modifications of such provisions to which they agree in writing.

15. Verification:

Upon the signing of this Agreement, Buyer shall be allowed to work in the premises for 2 weeks to satisfy himself as to the gross sales of the business. Upon completion of the verification period, if Buyer is satisfied as to the business volume, both parties shall continue under the terms and conditions of this Agreement. If however, Buyer isn't so satisfied, then their Agreement shall become null and void and Buyer's deposit shall be refunded forthwith.

16. Non-compete:

The Seller covenants and agrees that the Seller shall not at any time, directly or indirectly operate, participate, or engage in a business that is competitive with, or a similar business, within a 5- mile radius of Reading, MA, for a period of 5 years from the date hereof.

17. Bulk Sales Act:

Seller shall supply Buyer with a list of all current vendors and creditors. The Seller agrees that the Seller will comply with the Bulk Sales Act of the Commonwealth of Massachusetts so as to protect the Buyer of these assets, of all claims of the Seller's creditors. However, in lieu of the Seller's non-compliance of the Bulk Sales Act at Closing, the Seller guarantees and warrants and agrees to re-guarantee and re-warrant at the time of Closing that:

A. All of the creditors of the Seller, as of the Closing date, shall be paid by the Seller when the bills are due.

B. The Seller, at its own expense shall hold the Buyer harmless from any claims of any creditors of the Seller which claim arises out of the provisions of the Bulk Sales Act of this Commonwealth, i.e., Chapter 106 as amended. This paragraph shall survive the Closing.

18. No Material Misstatements or Omissions:

The Seller or Broker have not made any material misstatements of fact in connection with this purchase.

19. Indemnification Agreement:

The Seller agrees to indemnify and save harmless the Buyer against any loss, costs and expenses, including reasonable attorney's fees, which the Buyer may incur or sustain by reason of any claims made against the Buyer for any obligation incurred by the Seller for which the Buyer becomes liable. If the Buyer does not incur or sustain a loss, or is obligated to make any payment whatsoever for any obligation incurred by the Seller for which the Buyer has become liable, as enumerated herein, in addition to any other rights and remedies of the Buyer under the foregoing provision, the Buyer may, after thirty (30) days' written notice to the Seller, deduct any such amount from any amounts due to the Seller from the Buyer pursuant to the terms of the Promissory Note due the Seller unless Seller disputes such deduction by written notice to the Buyer within said thirty (30) day period, in which case said amount to be deducted shall be placed in a separate escrow account pending resolution of such dispute.

In the event that the parties are unable to resolve said dispute either party may submit said dispute to the American Arbitration Association, Boston, MA office, or such other arbitrator as may be agreed upon by the parties, for binding arbitration. Further, provided that written notice is given by the Buyer to the Seller, upon the Buyer learning of any claim made against the Buyer for which the Seller must indemnify the Buyer hereunder, the Buyer may make payments into a separate escrow account up to the amount of the claim which payments may remain in said account until such claim is finally resolved or until such claim is paid or settled in accordance with the Seller's instructions. Any amounts due to the Seller in excess of the claim shall be paid to the Seller in accordance with the terms of this Agreement.

The Buyer agrees to indemnify and save harmless the Seller against any loss, costs and expenses including reasonable attorney's fees, which Seller may have or sustained by reason of any claims made against the Seller which are the obligation of the Buyer.

20. Right of Offset:

To the extent there is misrepresentation by the Seller hereunder, then the Buyer shall be entitled, in addition to all other remedies, to offset the cost of such misrepresentation against any amount due the Seller by the Buyer.

21. Training:

Seller agrees to work with the Buyer for a minimum of 40 hours after the Closing to train owner in the operations of the business and to teach him how and where to make purchases and to introduce Buyer to customers and salesmen.

22. Insurance:

Until such time as the promissory notes referred to in paragraphs 2 (d) and 2 (e) of this Agreement have been paid in full, Buyer shall keep in full force and effect one or more policies of insurance, insuring the collateral securing said promissory notes, against loss and damage from all insurable perils. Seller shall be entitled to inspect such policy or policies at reasonable times. In the event that Buyer does not provide any payment for said insurance, Seller shall, after giving written notice to Buyer, have the right to purchase such insurance and apply to the extent necessary, payments made on the said promissory note for payment of insurance premiums. The balance due on said promissory note shall then be increased by the amount of such premium payments.

23. Escrow Monies:

All deposits or down payments made by the Buyer relative to the purchase of the business described herein shall be held in an escrow account by *New England Restaurant Brokers*.

24. Extension of time of performance:

If the Seller shall be unable to give title or to make delivery as above stipulated, any payments made under this Agreement shall be refunded and all other obligations of the parties hereto shall cease; PROVIDED, however, that Seller shall use reasonable efforts to remove any defects in title, or to deliver possession as provided herein, as the case may be, in which event the Seller shall give written notice thereof to the Buyer at or before the time for performance hereunder, and thereupon the time for performance hereof shall be extended for a period of thirty (30) days.

25. Closing:

At 3:00 PM on or before July 3, 2016 (herein referred to as the "Closing Date" or "Day of Closing") at the offices of TBD _____, located at _____, the Seller shall sell all assets of the business in accordance with the terms and conditions of this Agreement.

26. Construction of Agreement:

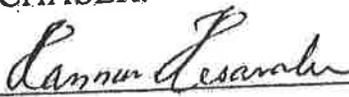
This Agreement shall inure to the benefit of and be binding upon the parties hereto and shall be governed by the laws of the Commonwealth of Massachusetts, and shall be binding upon the parties' respective legatees, administrators, executors, legal representatives, successors and assigns.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as a sealed instrument this 3rd day of May, 2016.

SELLER:

 5-3-16
BY MASSIMO FIUME

PURCHASER:

 5/3/16
BY KANNAN KESAVALU - President.

Phil Vaccaro, Manager
Main Haven, LLC
12 Latham Lane
Reading, MA 01867
617-771-8562

Intent to Lease

May 3, 2016

To whom it may concern:

This letter will confirm that Main Haven, LLC is prepared to lease the space at 601 Main street, Reading , MA , 01867, presently occupied by Ristorante Pavarotti Inc., to Boston Foods Inc. d/b/a Ristorante Pavarotti subject to executing a mutual satisfactory Assignment and Amendment of the lease with Mr. Kannan Kesavalu, representing Boston Foods, Inc.

Kindest regards,


5-3-16

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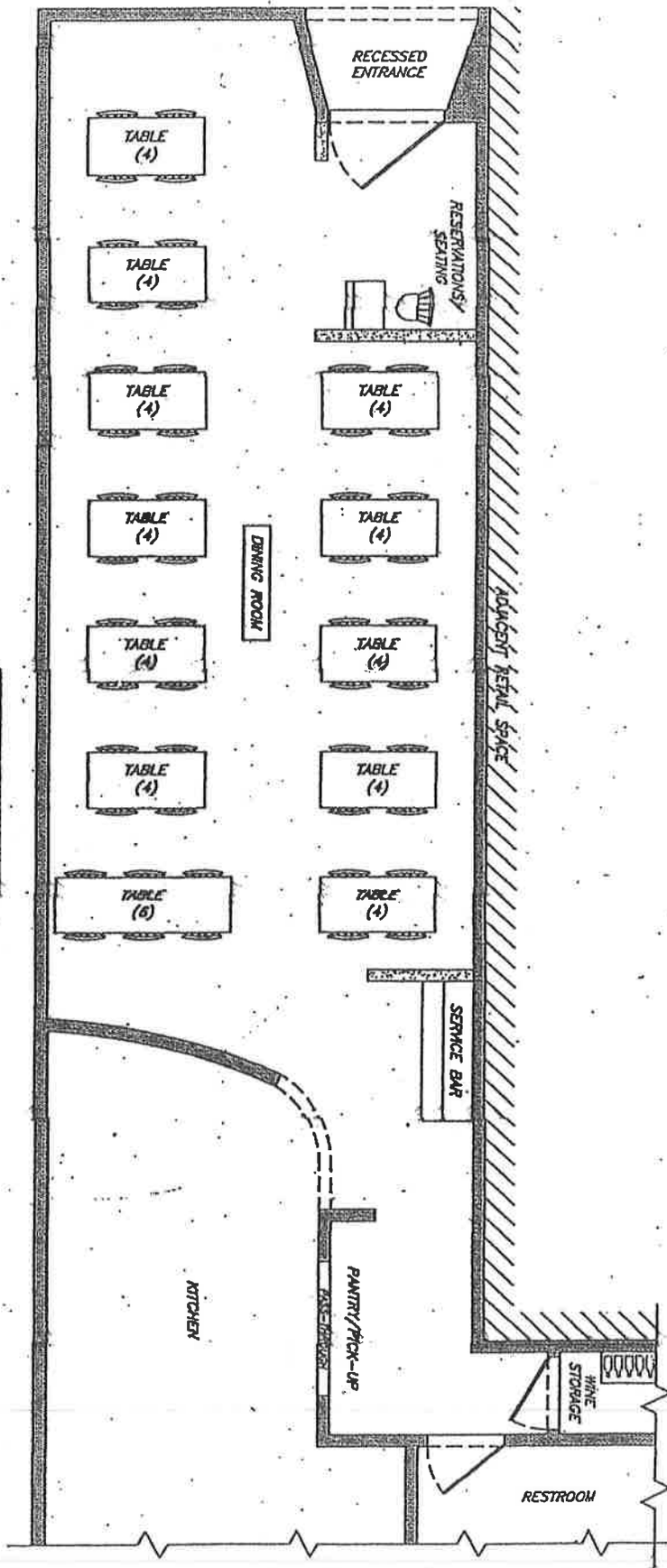
MAIN STREET

HAVEN STREET

PROPOSED FLOOR PLAN FOR ADDED SERVICE BAR

SCALE 1" = 1'-0"

RISTORANTE PAVAROTTI
601 MAIN STREET
READING, MA 01867



SUBMITTED APRIL 6, 2010

Sh32

Kannan Kesavalu

5 P snow circle
Nashua, NH - 03062

Summary

- Have been professionally working for about 19 Years in hospitality industry since 1997. Spécialized in French, Italian, American and Indian Cuisine.
- ~~Excellent leadership abilities; able to coordinate and direct all efforts while managing,~~ motivating, and leading teams.
- Demonstrated capacity to learn new techniques and methodologies with short learning curve and to implement the same in the current environment.

Professional Experience

Walnut grille 1203 Walnut st, Newton, MA 617-964-1029
Executive Chef since Mar- 2015

- Created Seasonal restaurant and Bar menus and special prix fixe 5 course dinner Menus during Thanks giving , Valentine's day
- Farm to the table, Organic Vegan menu event days, supporting Dover farms.
- Does Payroll, Scheduling which fits into company's budget.
- ~~Does wedding, conventional and corporate dinner. Coordinate full service events by,~~ renting equipment's to temp waiters and bartenders.

Madras Grill 7 summer st, unit 31 Chelmsford, MA 978-330-5133
Manager since Jan 2011 to Mar 2015

- Executed new restaurant menu
- Manage food cost and Labor cost controlling depends on company set budget.
- Weddings and corporate events of more than 500 people.

LSG Sky Chefs 25 Lovell st, Logan Airport, Boston, MA 617-634-8500
Executive Chef ~~since June 2009 to JAN 2011~~

- Supervise production for more than 12,000 meals every day.
 - Manage over 30 employees in hot food and Cold food production areas.
 - Manage Food cost and Labor Cost controlling depends on the company set budget.
 - Created Chefs table and Menu presentation for various Clients.
 - Leadership in building the right team to achieve company goal and success.
 - Practice and follow the standard HACCP procedures.
-

Kannan Kesavalu

5 P snow circle
Nashua. NH - 03062

Carnival Cruise Lines. Inc. Miami, Florida
Chef Commis

since Jan 1999 to Sept 2000

- Successful catering operations for more than 3000 meals.
- New Year and Christmas special menus.
- Special gafa buffet on every week.
- Food hygiene, sanitation and cost controlling.

Park Sheraton Hotel & Towers
Sous Chef

since Aug 1997 to Aug 1998

- Large scale food operation
- Special lunch and dinner menus for some groups
- Continental and oriental cuisine
- Garde' manger techniques and cold buffet.

Education

Institute Of Hospitality Management, India
2 Year Associate's in Culinary Arts

Year Completed - Apr 1997

Industrial exposure training
The Taj Group of hotels, India

Dec 1996 - Aug 1997

Certification

Harvard Bartender School
Doctor of Mixology & Tips certified

August 2008

National Restaurant Association
Serve safe

Valid through October 2017

Lean Management

Successfully attended Lean management training at LSG sky chefs, Boston MA.

Computer Skills

Acquired knowledge and hands-on experience in Microsoft Office tools and other work related software and POS systems.



EXAM FORM NO. 4736
CERTIFICATE NO. 9480987

ServSafe® Certification

TO **KANNAN KESAVALU**

for successfully completing the standards set forth for the ServSafe® Food Protection Manager Certification Examination, which is accredited by the American National Standards Institute (ANSI)—Conference for Food Protection (CFP).

10/15/2012

DATE OF EXAMINATION

10/15/2017

DATE OF EXPIRATION

Local laws apply. Check with your local regulatory agency for recertification requirements.

Paul Hineman
Executive Director, National Restaurant Association Solutions



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