

- ALCOHOL JUSTICE
- ASIAN AMERICAN DRUG ABUSE PROGRAM, INC.
- BEHAVIORAL HEALTH SERVICES, INC.
- BOYLE HEIGHTS STAKEHOLDERS
   ASSOCIATION
- CHILDREN'S HOSPITAL LOS ANGELES
- COALITION TO BAN BILLBOARD
   BLIGHT
- COPALM
- INSTITUTE FOR PUBLIC STRATEGIES
- KOREATOWN YOUTH & COMMUNITY CENTER
- MOTHERS OF EAST L.A.
- P3 PARTNERSHIP FOR A POSITIVE
   POMONA
- PASO POR PASO, INC.
- PUEBLO Y SALUD, INC.
- SAN FERNANDO VALLEY PARTNERSHIP
- SAVING LIVES COALITION
- SPA-2 COMMUNITIES IN ACTION
- SOCIAL MODEL RECOVERY SERVICES
- TARZANA TREATMENT CENTERS
- UNITED COALITION EAST PREVENTION
   PROJECT
- THE WALL LAS MEMORIAS PROJECT
- WOMEN AGAINST GUN VIOLENCE
- WOMEN'S CHRISTIAN TEMPERANCE
   UNION

November 20, 2018

Los Angeles City Council 200 N. Spring Street Los Angeles, CA 90012

Dear Councilmember Paul Krekorian,

Re: LA DAPA's Requested Changes to the Streamlined CUB Ordinance Draft (Council File #17-0981)

The Los Angeles Drug and Alcohol Policy Alliance (LA DAPA) is a group of public health professionals and community members working to implement policies that reduce substance-related harms throughout the City and County of Los Angeles.

Alcohol has a tremendous public health impact. LA County spends \$10.8 Billion annually managing alcohol-related problems. Currently, there are over 6,300 businesses that sell alcohol operating within the City of Los Angeles. Over 900 licenses are in the application process. Because of this dramatic concentration of alcohol businesses, any new land use policies that make changes to the permitting process should be carefully considered and must include substantial provisions that protect public health and safety.

For these reasons, LA DAPA must withhold its support of Councilmember Krekorian's Streamlined CUB Ordinance Draft (Council File #17-0981) unless the following conditions are incorporated:

- No happy hours or drink specials permitted.
- No pitchers of beer permitted.
- No minimum drink ordering requirements.
- The only on-site advertisement indicating the availability of alcoholic beverages shall be the posting on a menu.
- There shall be no exterior advertising or sign of any kind or type, including
  advertising directed to the exterior from within, promoting or indicating the
  availability of alcoholic beverages. Interior displays of alcoholic beverages or
  signs which are clearly visible to the exterior shall constitute a violation of this
  condition.
- Via the Monitoring Verification and Inspection Program (MViP), a review/inspection will be conducted within 12 months of commencing operations to ensure the permittee's compliance with all operating conditions. An annual review/inspection shall be ongoing for the lifetime of the permit. Fees imposed on retailers should be sufficient to fund all enforcement and monitoring activities. In addition, the public should be able to report possible violations directly to the MViP.
- A public hearing shall be included in the process prior to the permit being granted to ensure specific community considerations are incorporated.
- A method for imposing penalties (including the imposition of additional operating conditions), as well as a streamlined process for revoking the local permit authorizing the sale of alcohol, shall be clearly articulated in the event operating standards are violated.

The number of CUB applications will certainly accelerate if the Streamlined Ordinance is passed. Therefore, it is crucial that the above conditions, which call for strict sales/service guidelines, rigorous enforcement of the stated conditions, and public hearings to allow impacted communities' input, be incorporated.

LA DAPA supports the Streamlined CUB Draft Ordinance only in the event these important modifications are made.

Sincerely,

Sarah Blanch, Co-Chair L.A. DAPA