

**STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS
DEPARTMENT OF BUSINESS REGULATION
1511 PONTIAC AVENUE, BLDG. 68-1
CRANSTON, RHODE ISLAND 02920**

IN THE MATTER OF:

**Jonroclinc, LLC, and
Joseph Hernandez Respondents**

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DBR No. 10-A-0117

CONSENT AGREEMENT

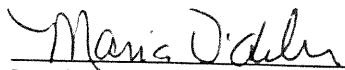
It is hereby agreed by and between the Department of Business Regulation (“Department”), Jonroclinc, LLC (hereinafter referred to as “Respondent Jonroclinc”) and Joseph Hernandez (hereinafter referred to as “Respondent Hernandez”) as follows:

1. Respondent Jonroclinc is licensed as a concessionaire/vendor pursuant to R.I. Gen. Laws §41-4-9.1 and is the employer of Respondent Hernandez.
2. Respondent Hernandez’s license expired on December 31, 2007.
3. Respondent Jonroclinc is responsible for ensuring that its employees have the appropriate license issued by the Department pursuant to R.I. Gen. Laws §41-4-9.1.
4. Respondent Jonroclinc continued to employ Respondent Hernandez without the requisite license from January 1, 2007 to the present.
5. After determination that Respondent Hernandez did not have the requisite license under R.I. Gen. Laws §41-4-9.1, the Department received a 2010 License Application for Non-Facility/Vendor Employees from Respondent Hernandez on June 22, 2010.

6. The Department finds that the actions of Respondents Jonroclinc and Hernandez described herein were an oversight, and not motivated by an intention to act without the requisite license.
7. In an effort to resolve the above-referenced matter, effect a timely and amicable resolution of the issues raised in this Consent Agreement, and allow Respondent Hernandez to reinstate his license, Respondent Jonroclinc agrees to pay an administrative penalty for permitting Respondent Hernandez to work for Respondent Jonroclinc without the requisite license in the amount of five hundred dollars (\$500) plus reinstatement license fees for Respondent Hernandez of one-hundred fifty dollars (\$75) for a total of six-hundred fifty (\$575), upon the execution of this document. A check or money order in that amount shall be made payable to the Office of the General Treasurer, and forwarded to the Department.
8. Upon payment of said administrative penalty and reinstatement fees, the Department shall reinstate and issue Respondent Hernandez's license.
9. If Respondent Jonroclinc fails to abide by the requirements of this Consent Agreement, the Department will initiate administrative proceedings to Respondent Hernandez's application and move to suspend or revoke Respondent Jonroclinc's license. Respondents Jonroclinc and Hernandez shall be provided with notice and opportunity for hearing should the Department decide to take such action.

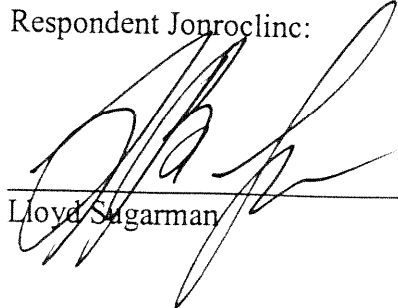
THE DEPARTMENT AND RESPONDENT HEREBY CONSENT AND AGREE TO THE FOREGOING AS TO FORM AND SUBSTANCE:

Department of Business Regulation:



Maria D'Alessandro, Esq.
Deputy Director Securities, Commercial
Licensing and Racing and Athletics

Respondent Jonroclinc:

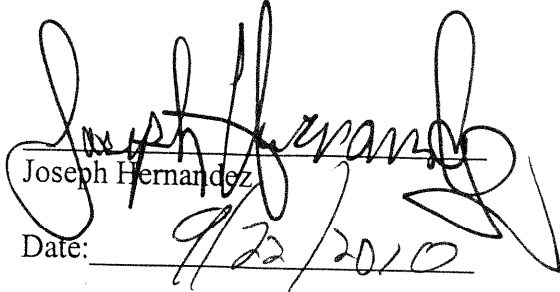


Lloyd Sugarman

Date: 9/30/10

Date: 9/22/2010

Respondent Hernandez:


Joseph Hernandez
Date: 9/22/2010