

July 29, 2008

**IN THE MATTER OF THE
VALET LICENSE
FOR CLASS A VALET, INC.
PO BOX 50377
MPLS, MN 55405**

**BUSINESS
OPERATING
CONDITIONS**

License - L294-50017 – Valet Parking

**Class A Valet, Inc. agrees to the following Business Operating Conditions,
dated July 29, 2008:**

1. Class A Valet, Inc. agrees that should they or their staff be found guilty of violating traffic or valet ordinances within two years of the signing of this agreement while providing valet parking services at Visage, 400 3rd Ave. N., they shall withdraw their application for valet parking at Visage forthwith.
2. Class A Valet, Inc. will provide Licensing with a copy of a signed agreement between themselves and Visage prior to Licensing granting permission to Class A Valet, Inc. to provide valet parking services at Visage.
3. The abovementioned agreement shall contain the following provisions:
 - “In exchange for receiving valet parking services at 400 3rd Ave N. from Class A Valet, Inc., Mangos Enterprises, LLC, dba Visage, agrees that no owner, manager, or employee will insist on, request, encourage, agree to, condone, or in any way sanction any violations of law or ordinance by Class A Valet, Inc.; most specifically, violations of the Minneapolis Code of Ordinances (MCO) governing valet operations, which includes, but is not limited to:
 1. Parking patrons’ vehicles on a public street (MCO 307.120 (3)) or allowing vehicles to remain in the valet zone longer than **fifteen (15) minutes** (MCO 307.120 (5)); **AKA “rock-starring” “flash” cars.**
 2. **Violate any traffic law** including double parking, obstructing traffic or speeding (MCO 307.120 (6)).
 3. Failure to ensure that a **supervisor is at the zone** at all times during hours of operation. (MCO307.130 (5))
 4. Failure to provide **adequate staffing** to ensure that vehicles do not remain in the valet zone for longer than **fifteen (15) minutes.** (MCO 307.130 (6)).
 - In exchange for receiving valet parking services at 400 3rd Ave N. from Class A Valet, Inc., Mangos Enterprises, LLC, dba Visage, will provide a copy of these conditions, along with an explanation, to all staff of Visage who are in a position of contact with valet staff.”

4. Class A Valet, Inc. will develop a training manual for staff which shall include a copy of these conditions, a copy of the valet ordinance, and basic responsibilities of valets; and shall provide a copy to Licensing within two weeks of the signing of these conditions. Class A Valet, Inc. will provide ongoing training to all valet staff on how to operate the valet safely and in compliance with all laws.

5. Failure by either party to adhere to the Conditions portion of their business agreement will result in the suspension of valet parking services for Visage by Class A Valet.

I have read the conditions listed above. I agree with the conditions and understand that failure on our part, or on the part of my company or employees to adhere to these conditions, may be cause for future adverse license action, including the suspension, revocation, or denial of the renewal of the Valet License. These conditions will be effective for the duration the license operates at Visage, unless otherwise amended by the City Council of Minneapolis.

WILLIAM W GRAVES, PRES.

Name	Signature	Date
------	-----------	------

Witness	Date
---------	------

City of Minneapolis

By: _____

Ricardo X. Cervantes.
Deputy Director, Business Licenses

Dated: _____