| UNITED STATES BANKRUPTCY COURT<br>DISTRICT OF NEW JERSEY<br>ZAZELLA & SINGER, ESQS.<br>36 Mountain View Boulevard<br>Wayne, New Jersey 07470<br>(973) 696-1700 Telephone<br>(973) 696-3228 Telefax<br>Attorneys for Debtor<br>LSS 7914 |  |
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| IN RE:<br>YOSKAR LIQUORS, INC.,  | CASE NO: 17-12196-SLM<br>CHAPTER 11<br>JUDGE: STACEY L. MEISEL |
| DEBTOR.  | JUDGE, STACET L. MEISEL  |

## CERTIFICATION IN SUPPORT OF NOTICE OF MOTION TO EXTEND DEBTOR'S EXCLUSIVITY PERIOD TO FILE A PLAN OF REORGANIZATION

LEONARD S. SINGER, makes the following certified statements in connection with the

above matter:

1. I am the attorney for Debtor in this matter and familiar with the facts herein.

2. On February 3, 2017, the Debtor filed its Chapter 11 Petition in Bankruptcy with

this Court.

3. The Debtor was previously represented by Scura, Wigfield, Heyer, Stevens &

Cammarota, LLP.

4. The Debtor's exclusive right to file a Plan of Reorganization was set for November 30, 2017.

5. The Court has previously entered an Order on November 29, 2017, extending the debtor's exclusivity period through February 28, 2018.

6. The Debtor has now retained new attorneys who need additional time to prepare

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and file a Plan of Reorganization.

- 7. The Debtor needs an additional 90 days to file a Plan of Reorganization.
- 8. I submit this Certification in Support of the Court Extending the Debtor's time to

file his Plan until May 29, 2018.

I certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment.

ZAZELLA & SINGER, ESQ.

By: <u>/s/Leonard S. Singer</u> LEONARD S. SINGER

**Dated:** February 27, 2018