

Notice Administrator
c/o Desmond, Marcello & Amster
P.O. Box 451999
Los Angeles, CA 90045

Class ID: «Member_ID» *«Member_ID»*
«First» «Last»
«Address1»
«City», «State» «Zip»

Date: March 21, 2008

THIS NOTICE IS ADDRESSED TO ALL DANCERS WHO WORK OR WHO HAVE WORKED FOR DÉJÀ VU OF NORTH HOLLYWOOD, LOCATED AT 7350 COLDWATER CANYON AVENUE., NORTH HOLLYWOOD, CALIFORNIA, 91605 (“The Club”) AT ANY TIME BETWEEN MARCH 5, 2003, UP TO AND INCLUDING THE PRESENT.

Please be advised that Plaintiff Melissa Arfat, a former dancer at the Club, has filed a class action against the Club in the Los Angeles County Superior Court, Case Number BC BC367362. Arfat claims that the Club misclassified her and all other dancers working at the Club as independent contractors, as opposed to employees. Arfat seeks to recover on behalf of herself and all others similarly situated damages consisting of overtime compensation, minimum wage, reimbursement for expenses such as uniform costs, the percentage of dance fees paid to the Club by Dancers, any penalties paid to the Club by Dancers, tips which Dancers split with Club employees, compensation for missing meal and rest breaks, and compensation for the failure of the Club to provide Dancers with itemized wage statements, among other relief.

The Club asserts that it properly classified the Dancers as independent contractors and denies that the class is owed any relief.

Counsel for Plaintiff Melissa Arfat is attempting to conduct an investigation concerning the lawsuit. This includes speaking to dancers previously performing at the Club or presently performing at the Club.

Counsel for Plaintiff Melissa Arfat will be given your contact information so that he can speak to you about your experiences at the Club unless you object to release of this contact information. Anything you say to counsel for Plaintiff Melissa Arfat, Stephen M. Harris, will be maintained in confidence by Mr. Harris unless you consent to the disclosure of any such information, or unless the court orders otherwise.

Please be advised that to protect your privacy Déjà vu will not be notified if you consent to release of your contact information. Please also be advised that it is unlawful for Déjà vu to retaliate against you based on your decision to permit release of contact information to counsel for Arfat, or your decision to speak with counsel for Arfat.

You can object to release of your contact information by signing the enclosed post-card (postage pre-paid) and returning it to the Claims Administrator within fifteen days after your receipt of this notice. If you do nothing, your contact information will be released to counsel for Plaintiff.