

September 3, 2020

Licensee(s): Myong Nam Kim and Yong Doo Park
Myongnam, Inc., T/a M & M Lounge
2500 E. Biddle Street 21213

Class: "BD7" Beer, Wine & Liquor License

Violation of Alc. Bev. Art. 12-905(d)(3) – July 29, 2020 – At approximately 8:28 AM, Baltimore City Liquor Board Agent Steven Han and Agent Darryl Clark visited the location to conduct a business check to determine if the establishment was in compliance with the limited hours of operation proscribed by HB954 that went into effect on July 1, 2020. As per the new law, the hours of operation for any Class of license, except Class B and Class C licenses, are restricted from 9:00 AM to 10:00 PM. Upon arrival, BLLC staff observed that the location was open and operating. BLLC staff entered the establishment, made contact with licensee Myong Kim and informed him of the violation and requested that he cease operations. Agent Clark then reminded the licensee of the new restrictions on his operations, issued a violation, and left the establishment.

Violation of Rule 4.05 (b) Prohibited Hours – July 29, 2020 – At approximately 8:28 AM, Baltimore City Liquor Board Agent Steven Han and Agent Darryl Clark visited the location to conduct a business check to determine if the establishment was in compliance with the limited hours of operation proscribed by HB954 that went into effect on July 1, 2020. As per the new law, the hours of operation for any Class of license, except Class B and Class C licenses, are restricted from 9:00 AM to 10:00 PM. Upon arrival, BLLC staff observed that the location was open and operating. BLLC staff entered the establishment, made contact with licensee Myong Kim and informed him of the violation and requested that he cease operations. Agent Clark then reminded the licensee of the new restrictions on his operations, issued a violation, and left the establishment.

(a) **Service on Licensee(s):** Summons issued to the licensee(s) on 8/18/2020.

(b) **Witnesses Summoned:** Summons issued to Agent Perez, and Agent Clark on 8/18/2020.

(c) **Violation History of Current Licensee:** Licensee(s) appeared before the Board on 8/4/2020 in reference to:

- Violation of Alc. Bev. Art. 12-2005(c)(3) - Dismissed
- Violation of Alc. Bev. Art. 12-905(d)(3) - Fined \$325
- Rule 4.05(b) - Fined \$325
- \$650 + \$125 admin fee
- \$775 total fine

Licensee(s) appeared before the Board on 6/11/2015 in reference to:

- Violation of Rule 4.01(a)
- \$250 fine + \$125 admin fee
- \$375 total fine
- 90-day suspension

Licensee(s) appeared before the Board on 11/202014 in reference to:

- Violation of Rule 5.03(a)
- \$1,000 fine + \$125 admin fee

- \$1,125 total fine
- 90-day suspension

Licensee(s) appeared before the Board on 6/24/2010 in reference to:

- Violation of Rule 4.01(a) - Sales to Minors
- \$500 fine + \$125 admin fee
- \$625 total fine

Licensee(s) appeared before the Board on 6/2/2009 in reference to:

- Violation of Rule 4.01(a) - Sales to Minors
- \$500 fine + \$125 admin fee
- \$625 total fine paid in lieu of hearing

(d) **License Transfer Date:** The license transferred to the above named entity on 6/12/2008.

Board's Decision:

State of Maryland

Board of Liquor License Commissioners

for Baltimore City
1 N. Charles Street, Suite 1500
Baltimore, Maryland, 21201-3724
Phone: (410) 396-4377

NOTICE

To: Myongnam, Inc.
T/A M & M Lounge
2500 East Biddle Street

Date: August 18, 2020

**Licensee may be represented by
Counsel before board**

You are hereby notified to appear before the Board of Liquor License Commissioners for Baltimore City at 11 o'clock AM on the 3rd day of September 2020, via **WebEx Virtual Hearing**, to show cause why your Alcoholic Beverages License and other permits issued by this Board to you under the provisions of the Alcoholic Beverages Article, as amended, should not be suspended or revoked as required by this Board by Section 4-604 of said Article, following your conviction and/or violation of said law, to wit:

Location of Incident: T/A M & M Lounge, 2500 East Biddle Street, Baltimore, MD ("the establishment").

Violation of Alc. Bev. Art. 12-905(d)(3) – July 29, 2020 – At approximately 8:28 AM, Baltimore City Liquor Board Agent Steven Han and Agent Darryl Clark visited the location to conduct a business check to determine if the establishment was in compliance with the limited hours of operation proscribed by HB954 that went into effect on July 1, 2020. As per the new law, the hours of operation for any Class of license, except Class B and Class C licenses, are restricted from 9:00 AM to 10:00 PM. Upon arrival, BLLC staff observed that the location was open and operating. BLLC staff entered the establishment, made contact with licensee Myong Kim and informed him of the violation and requested that he cease operations. Agent Clark then reminded the licensee of the new restrictions on his operations, issued a violation, and left the establishment.

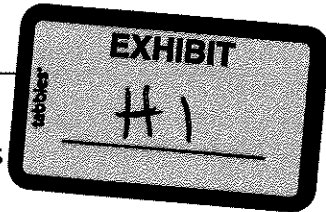
Violation of Rule 4.05 (b) Prohibited Hours – July 29, 2020 – At approximately 8:28 AM, Baltimore City Liquor Board Agent Steven Han and Agent Darryl Clark visited the location to conduct a business check to determine if the establishment was in compliance with the limited hours of operation proscribed by HB954 that went into effect on July 1, 2020. As per the new law, the hours of operation for any Class of license, except Class B and Class C licenses, are restricted from 9:00 AM to 10:00 PM. Upon arrival, BLLC staff observed that the location was open and operating. BLLC staff entered the establishment, made contact with licensee Myong Kim and informed him of the violation and requested that he cease operations. Agent Clark then reminded the licensee of the new restrictions on his operations, issued a violation, and left the establishment.

If you fail to appear at the WebEx Virtual Hearing as instructed by the agency, the board will proceed with the hearing and will take such action regarding the suspension or revocation of your license and permits as warranted by evidence. If you have any questions concerning the specific rules or code cited, please refer to Rules and Regulations for the Board of Liquor License Commissioners for Baltimore City or the Alcoholic Beverages Article of the Annotated Code of Maryland for reference purposes. If you have any questions or concerns regarding this matter please contact Deputy Executive Secretary, Thomas R. Akras at 410-396-4377.

BY ORDER OF THE BOARD OF LIQUOR LICENSE
COMMISSIONERS FOR BALTIMORE CITY

Albert Matricciani, Jr., Chairman

BOARD OF LIQUOR LICENSE
COMMISSIONERS
FOR BALTIMORE CITY



Board of Liquor License Commissioners
For Baltimore City
1 North Charles Street, 15th Floor
Baltimore, Maryland, 21201

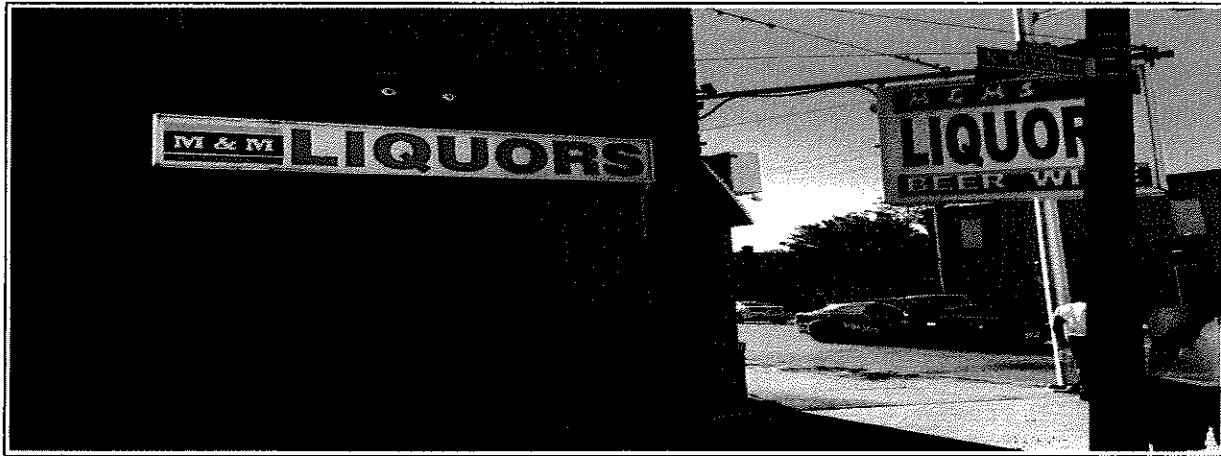
VIOLATION REPORT

Location Address:	2500 BIDDLE STREET EAST 21213	✓
Licensee Information (Trade Name):	M & M LOUNGE	
Corporation Name	MYONGNAM, INC.	
License Type:	Class "BD7" Beer, Wine and Liquor	✓
Contact:		
Bouncer/Security Name (if applicable):		D.O.B. <input type="text"/>
Date Violation Issued:	<input type="text"/>	

Violation Reporting Facts:

Agent Clark and I (Agent Han) On July 29, 2020 approximately 8:28 AM conducted a business check to see if the establishment was abiding by the rules regulations set forth of new store hours. Based on the new hours of operation are from 9:00 AM - 10:00 PM. Agents observed the establishment M&M Lounge located at 2500 E. Biddle St. They were open and operating before business hours. We entered the location and instructed employee Myong Kim DOB 5/15/1955 that he was selling liquor before store hours and is in violation of the HB954. He was also made aware that he will not be criminally charged but a violation will be issued.

Photos Taken:



Attach Additional Photos

Report Prepared By:

Inspector(s)

Submission Date

i:\0#.w\|baltimore\steven.han

7/31/2020

Approve

Disapprove

Chapter 389

(House Bill 954)



AN ACT concerning

Baltimore City - ~~45th District~~ - Alcoholic Beverages - ~~Exchange of Class B and Class C Beer, Wine, and Liquor License Licenses~~

FOR the purpose of authorizing a Class B beer, wine, and liquor license holder in a certain legislative district to exchange the license for a Class B-D-7 beer, wine, and liquor license if the licensed premises is in an area bounded by certain streets and an applicant executes a memorandum of understanding with a certain community association; providing that a certain license holder is authorized to provide outdoor table service; authorizing the Board of License Commissioners for Baltimore City to make issuance or renewal of a certain license conditional on the substantial compliance of applicants entered into a certain memorandum of understanding; specifying certain hours of sale for a holder of a Class B-D-7 beer, wine, and liquor license in a certain area of Baltimore City; prohibiting the hours of sale for a license holder in a certain area from beginning before or ending after certain times; authorizing the Board to issue a Class C beer, wine, and liquor license to a club in a certain area in Baltimore City under certain circumstances; prohibiting the hours of sale for a Class B-D-7 beer, wine, and liquor license from being extended under certain conditions; and generally relating to alcoholic beverages licenses in Baltimore City.

BY repealing and reenacting, without amendments,

Article - Alcoholic Beverages

Section 12-102, 12-903(a), (b), and (e), ~~and 12-905(a), (b), and (d) through (d)(1) and (2), (e), and (f), and 12-906~~

Annotated Code of Maryland

(2016 Volume and 2019 Supplement)

BY adding to

Article - Alcoholic Beverages

Section 12-903(f) and 12-905(d)(3)

Annotated Code of Maryland

(2016 Volume and 2019 Supplement)

BY repealing and reenacting, with amendments,

Article - Alcoholic Beverages

Section 12-905(c) ~~and~~ 12-1406, 12-1603(c), and 12-2005(c)

Annotated Code of Maryland

(2016 Volume and 2019 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article – Alcoholic Beverages

12-102.

This title applies only in Baltimore City.

12-903.

(a) There is a Class B beer, wine, and liquor license.

(b) The license authorizes the license holder to sell beer, wine, and liquor at a hotel or restaurant at the place described in the license, for on- or off-premises consumption.

(e) (1) The annual license fees are:

(i) \$1,320 for a licensed premises with a seating capacity of not more than 200 individuals; and

(ii) \$1,800 for a licensed premises with a seating capacity of more than 200 individuals.

(2) In addition, the license holder annually shall pay:

(i) \$500, if the license holder provides live entertainment; and

(ii) \$200, if the license holder provides outdoor table service.

(F) IN THE 45TH LEGISLATIVE DISTRICT, A CLASS B BEER, WINE, AND LIQUOR LICENSE MAY BE EXCHANGED FOR A CLASS B-D-7 BEER, WINE, AND LIQUOR LICENSE IF:

(1) THE LICENSED PREMISES IS IN AN AREA BOUNDED BY THE UNIT BLOCK OF WEST PRESTON STREET, THE 1200 BLOCK OF NORTH CHARLES STREET, THE 1200 BLOCK OF MORTON STREET, AND THE UNIT BLOCK OF WEST BIDDLE STREET; AND

(2) THE APPLICANT EXECUTES A MEMORANDUM OF UNDERSTANDING WITH THE MOUNT VERNON-BELVEDERE IMPROVEMENT ASSOCIATION.

12-905.

(a) There is a Class B-D-7 beer, wine, and liquor license.

(b) (1) The Board may issue a Class B-D-7 license if the Board determines that the license is reasonably necessary for the convenience of the public.

(2) In making the determination, the Board shall consider the number of beer, wine, and liquor outlets in a given area and the number of days the outlets are open, rather than the nature of the outlets.

(c) (1) The license authorizes the license holder to sell beer, wine, and liquor at retail at the place described in the license, for on- and off-premises consumption.

(2) **THE HOLDER OF A LICENSE EXCHANGED IN ACCORDANCE WITH § 12-903 OF THIS SUBTITLE IS AUTHORIZED TO PROVIDE OUTDOOR TABLE SERVICE.**

(d) (1) Except as provided in paragraph (2) of this subsection, the license holder may sell beer, wine, and liquor during the hours and days set out under § 12-2004(c) of this title.

(2) The hours of sale for a license holder in an area bounded by Liberty Heights Avenue, Northern Parkway, Druid Park Drive, and Wabash Avenue are from 9 a.m. to 9 p.m.

(3) THE HOURS OF SALE ARE FROM 9 A.M. TO 10 P.M. FOR A LICENSE HOLDER IN AN AREA BOUNDED ON THE NORTH BY NORTH AVENUE, ON THE WEST BY CENTRAL AVENUE AND HARFORD AVENUE, ON THE SOUTH BY MONUMENT STREET AS IT RUNS FROM NORTH CENTRAL AVENUE TO NORTH WOLFE STREET AND MCELDERRY STREET AS IT RUNS FROM NORTH WOLFE STREET TO LUZERNE AVENUE, AND ON THE EAST BY LUZERNE AVENUE AS IT RUNS FROM MONUMENT STREET TO FEDERAL STREET, THEN BY ROSE STREET AS IT RUNS FROM FEDERAL STREET TO NORTH AVENUE.

(e) The Board shall adopt regulations to determine the manner of operation of a licensed premises.

(f) The annual license fee is \$1,320.

12-906.

(a) There is a Class C beer, wine, and liquor license.

(b) The license authorizes the license holder to sell beer, wine, and liquor at a club at the place described in the license, for on-premises consumption.

(c) The annual license fee is \$550.

12-1406.

(a) In this section, “community association” means:

(1) a nonprofit association, corporation, or other organization that is:

(i) composed of residents of a community within which a nuisance is located;

(ii) operated exclusively for the promotion of social welfare and general neighborhood improvement and enhancement; and

(iii) exempt from taxation under § 501(c)(3) or (4) of the Internal Revenue Code; or

(2) a nonprofit association, corporation, or other organization that is:

(i) composed of residents of a contiguous community that is defined by specific geographic boundaries, within which a nuisance is located;

(ii) operated for the promotion of the welfare, improvement, and enhancement of that community; and

(iii) in good standing with the State Department of Assessments and Taxation.

(b) If a community association and an applicant for the issuance or renewal of a Class B, **B-D-7**, or D alcoholic beverages license have entered into a memorandum of understanding that expressly acknowledges the authority of the Board under this article, the Board may make the issuance or renewal of the license conditional on the substantial compliance of the applicant with the memorandum of understanding.

(c) The existence of a memorandum of understanding does not affect any requirement of any individuals to file a protest under § 4-406 of this article or a complaint under § 4-603 of this article.

12-1603.

(c) The Board may issue:

(1) in the alcoholic beverages districts specified in subsection (b) of this section:

(i) a 1-day license; or

(ii) a Class B beer, wine, and liquor license to a restaurant that:

1. has a minimum capital investment, not including the cost of land and buildings, of \$200,000 for restaurant facilities; and

2. has a minimum seating capacity of 75 individuals;

(2) a Class C beer, wine, and liquor license in the 45th alcoholic beverages district;

(3) a Class C beer, wine, and liquor license in ward 5, precinct 1 of the 44th alcoholic beverages district;

(4) a Class C beer, wine, and liquor license in the 200 block of West Saratoga Street in ward 4, precinct 3 of the 40th alcoholic beverages district;

(5) IF THE APPLICANT EXECUTES A MEMORANDUM OF UNDERSTANDING WITH THE CHARLES NORTH COMMUNITY ASSOCIATION, A CLASS C BEER, WINE, AND LIQUOR LICENSE TO A CLUB IN THE AREA BOUNDED BY NORTH CHARLES STREET ON THE WEST, EAST LAFAYETTE AVENUE ON THE NORTH, NORTH LOVEGROVE STREET ON THE EAST, AND EAST LANVALE STREET ON THE SOUTH IN THE 45TH ALCOHOLIC BEVERAGES DISTRICT;

(6) a Class B-D-7 license in the unit block of West North Avenue in the 45th alcoholic beverages district;

[(6)] (7) two Class B-D-7 licenses in the 2100 block of North Charles Street in the 43rd alcoholic beverages district;

[(7)] (8) two Class B-D-7 licenses in the 2100 block of Maryland Avenue in the 43rd alcoholic beverages district; and

[(8)] (9) subject to the requirements under subsection (e) of this section, four Class B-D-7 licenses in the 43rd alcoholic beverages district.

12-2005

(c) (1) This subsection does not apply to:

(i) a Class B beer and light wine license;

(ii) a Class B beer, wine, and liquor license;

(iii) a Class C beer and light wine license; and

(iv) a Class C beer, wine, and liquor license.

(2) For a license holder in an area bounded by Liberty Heights Avenue, Northern Parkway, Druid Park Drive, and Wabash Avenue, the hours of sale:

(i) may not begin before 9 a.m. or end after 10 p.m.; and

(ii) may not be extended if they begin later than 9 a.m. or end before 10 p.m.

(3) FOR A LICENSE HOLDER IN AN AREA BOUNDED ON THE NORTH BY NORTH AVENUE, ON THE WEST BY CENTRAL AVENUE AND HARFORD AVENUE, ON THE SOUTH BY MONUMENT STREET AS IT RUNS FROM NORTH CENTRAL AVENUE TO NORTH WOLFE STREET AND McELDERRY STREET AS IT RUNS FROM NORTH WOLFE STREET TO LUZERNE AVENUE, AND ON THE EAST BY LUZERNE AVENUE AS IT RUNS FROM MONUMENT STREET TO FEDERAL STREET, THEN BY ROSE STREET AS IT RUNS FROM FEDERAL STREET TO NORTH AVENUE, THE HOURS OF SALE:

(I) MAY NOT BEGIN BEFORE 9 A.M. OR END AFTER 10 P.M.; AND

(II) MAY NOT BE EXTENDED IF THEY BEGIN LATER THAN 9 A.M. OR END BEFORE 10 P.M.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 2020.

Enacted under Article II, § 17(c) of the Maryland Constitution, May 8, 2020.



Liquor Board System

Version 1.0

Annual-Renewal | License-Transfer | One-Day | Add New License | Query | Help

License Detail

License Info

License Num: **LBD7 398** Cert Num: **1138** Fee: **\$1,320.00** Status: **Renewed**
 License Date: 5/1/2019 License Year: 2019
 CR Number: 13232780
 Payment Date: 04-30-19

2018 - 2019 TPP Paid
 2019 Trader's License

8/11/2020

 CORP ✓
 T.L ✓
 MJ

Add Adult Entertainment License

Location

Corp Name: **MYONGNAM, INC.**
 Trade Name: **M & M LOUNGE**
 Zone Code: 15
 Phone: 410-732-0355

Block Num: 2500 Street: BIDDLE STREET EAST
 City: BALTIMORE State: MD Zip: 21213

CR Number: 13232780

Portion of Business Used:
 USE FIRST FLOOR AS A TAVERN NOT INCLUDING LIVE ENTERTAINMENT & DANCING;
 BASEMENT FOR STORAGE

Restriction:
 CLYDE WILLIAMS & LEROY PULLIAM BARRED FROM PREMISES.EFFECTIVE JULY 1,2020
 HOURS OF OPERATION AND SALES ARE LIMITED TO 9AM TO 10PM UNDER THE
 PROVISIONS OF HB954 PASSED IN THE 2020 LEGISLATIVE SESSION. THIS RESTRICTION
 APPLIES TO ALL CLASS A, CLASS BD7 AND CLASS D LICENSE HOLDERS IN THE AREA

License Owners

First Name	Last Name	Street	City	State	Zip	Action	Change Owner
MYONG NAM	KIM	9731 MAGLEDT ROAD	PARKVILLE	MD	21234	<input type="button" value="Edit"/>	<input type="button" value="Remove Owner"/>
YONG DOO	PARK	8828 BAILEYS COURT	PERRY HALL	MD	21128	<input type="button" value="Edit"/>	<input type="button" value="Remove Owner"/>

Comments

Date	Comment	Action
08/07/2020	08/04/2020 - Virtual Public Hearing Re: Violation of Alc. Bev. Art. 12-2005(c)(3); Violation of Alc. Bev. Art. 12-905(d)(3); Violation of Rule 4.05(b) Prohibited Hours - Violation of Alc. Bev. Art. 12-2005(c)(3) - Dismissed, Violation of Alc. Bev. Art. 12-905(d)(3) - Fined \$325, Rule 4.05(b) - Fined \$325, \$650 + \$125 admin fee, \$775 total fine, 30 days to pay (3-0 vote). Decision held by Board Sub Curia. Pending review of state law..../sb	Delete
06/29/2020	Gave letter and license to Chief Inspector Chrissomallis in reference of re-issuance of HB954 which restricts the hours of operation within the 45th Legislative District...../sb	Delete
06/25/2020	Letter regarding the hours of operation and change in restrictions due to HB954 will be delivered to the establishment along with revised license by an Inspector on 7/1/20. This letter allows the establishment to open daily from 9AM-10PM - ./kr	Delete
03/01/2018	Mailed letter of recognition for underage drinking compliance check on 1/16/2018 and 2/15/2018 /kk	Delete
08/16/2017	Alcohol Awareness expires 06/09/19 (Myong Nam Kim).... /sb	Delete
09/16/2015	Licensee came in today & paid \$250.00 for fine, invoice #95557... /sb	Delete
09/14/2015	There were 2 payments made on July 07, 2015 in the amounts of \$500.00 for 11/20/14 hearing & \$2,000.00 for 06/11/15 hearing, invoice #99246... Licensee owes now \$250.00 (\$125.00 for 2 hearings) Abe Hurdle came into office, per Tom Akras...	Delete
09/04/2015	Mailed letter to merchant business about past due Violations of Hearing Fees of \$3,125.00.... /sb	Delete
07/29/2015	License released on 7/17/15 based on consent judgement (Copy in file)	Delete
06/12/2015	6/11/15 Public Hearing re: Violation of Rule 4.01 (a) Sale to Minors GUILTY 250 Fine + \$125 Admin Fee= \$375 90 DAY CLOSURE	Delete
06/10/2015	Fells Point Alcohol Awareness expire 6/9/19 (Yong S Kim and Myong Nam Kim)	Delete
03/12/2015	MERCHANT OWES LIQUOR BOARD \$1125.00 FOR HEARING ON 11/20/14.	Delete
11/21/2014	11/20/2014 Public Hearing re: Violation of Rule 5.03(a) GUILTY \$1000 Fine + \$125 admin fee \$1125 Total (90day suspension) to start 11/20/2014.	Delete
11/21/2014	11/21/2014- License pickup from establishment and placed on deposit by Chief Inspector Jones due to 3 month closure.	Delete
07/21/2010	07/07/10 \$625 FINE PAID IN FULL #744480	Delete
07/21/2010	06/24/10 Public hearing re: Violation of rule 4.01(a).DECISION: GUILTY \$500 + \$125 ADM.FEE = \$625	Delete
06/02/2009	06/02/09 \$500 (SALE TO MINOR VIOL)PAID IN LIEU OF 7/23/09 HEARING #69279	Delete
09/09/2008	09/09/08 COMPLIANCE CONF.\$100 PAID IN FULL #64817	Delete
01/11/2008	01/10/08 Transfer Conf.DECISION: APPROVED.CONF.FEE \$100 PAID IN FULL #61783	Delete

Print History (Print Card)

License num: LBD7 398

Address: 2500 BIDDLE STREET EAST

Trade Name: M & M LOUNGE

Comment:

Add Comment

Hold Info

Powered by:



MYONGNAM, INC.: D12258877

Department ID Number:

D12258877

Business Name:

MYONGNAM, INC.

Principal Office:

2500 BIDDLE ST.

BALTIMORE MD 21213

Resident Agent:

MYONG NAM KIM

9731 MAGLEDT ROAD

PARKVILLE MD 21234

Status:

INCORPORATED

Good Standing:

THIS BUSINESS IS IN GOOD STANDING

Business Type:

CORPORATION

Business Code:

03 ORDINARY BUSINESS - STOCK

Date of Formation/ Registration:

12/03/2007

State of Formation:

MD

Stock Status:

STOCK

Close Status:

YES

September 3, 2020

Licensee(s): Myong O. Friley and Brian Ward Knight
AZ Plus, Inc., T/a Cocky Lou's
2101-03 E. North Avenue 21213

Class: "BD7" Beer, Wine & Liquor License

Violation of Alc. Bev. Art. 12-905(d)(3) – July 29, 2020 – At approximately 8:14 AM, Baltimore City Liquor Board Agent Steven Han and Agent Darryl Clark visited the location to conduct a business check to determine if the establishment was in compliance with the limited hours of operation proscribed by HB954 that went into effect on July 1, 2020. As per the new law, the hours of operation for any Class of license, except Class B and Class C licenses, are restricted from 9:00 AM to 10:00 PM. Upon arrival, BLLC staff observed that the location was open and operating. BLLC staff entered the establishment, made contact with employee Juarez Barrientos and informed him of the violation and requested that he cease operations. Agent Clark then reminded Mr. Barrientos of the new restrictions on his operations, issued a violation, and left the establishment.

Violation of Rule 4.05 (b) Prohibited Hours – July 29, 2020 – At approximately 8:14 AM, Baltimore City Liquor Board Agent Steven Han and Agent Darryl Clark visited the location to conduct a business check to determine if the establishment was in compliance with the limited hours of operation proscribed by HB954 that went into effect on July 1, 2020. As per the new law, the hours of operation for any Class of license, except Class B and Class C licenses, are restricted from 9:00 AM to 10:00 PM. Upon arrival, BLLC staff observed that the location was open and operating. BLLC staff entered the establishment, made contact with employee Juarez Barrientos and informed him of the violation and requested that he cease operations. Agent Clark then reminded Mr. Barrientos of the new restrictions on his operations, issued a violation, and left the establishment.

(a) **Service on Licensee(s):** Summons issued to the licensee(s) on 8/18/2020.

(b) **Witnesses Summoned:** Summons issued to Agent Perez, and Agent Clark on 8/18/2020.

(c) **Violation History of Current Licensee:** Licensee(s) appeared before the Board 11/20/2014 in reference to:

- Violation of Rule 5.03(a) - Failure to operate as a tavern
- \$1,000 fine + \$125 admin fee
- \$1,125 total fine + 1-week suspension

Licensee(s) appeared before the Board on 4/10/2014 in reference to:

- Violation of Rule 4.01(a) - Sale to Minor
- \$500 fine + \$125 admin fee
- \$625 total fine

Licensee(s) appeared before the Board on 7/28/2011 in reference to:

- Violation of Rule 4.15 - Gambling - Dismissed
- Violation of Rule 5.03 - Failure to operate as a tavern - \$100 fine
- Violation of Rule 4.01(a) - Sale to Minor - \$3,000 fine
- \$3,100 fine + \$125 admin fee
- \$3,225 total fine

Licensee(s) appeared before the Board on 6/9/2011 in reference to:

- Violation of Rule 4.01(a) - Sale to Minor
- Not Guilty
- Cadet FTA

(d) **License Transfer Date:** The license transferred to the above named entity on 12/21/2011.

Board's Decision:

State of Maryland

Board of Liquor License Commissioners

for Baltimore City
1 N. Charles Street, Suite 1500
Baltimore, Maryland, 21201-3724
Phone: (410) 396-4377

NOTICE

To: AZ Plus, Inc.
T/A Cocky Lou's
2101-03 East North Avenue

Date: August 18, 2020

**Licensee may be represented by
Counsel before board**

You are hereby notified to appear before the Board of Liquor License Commissioners for Baltimore City at 11 o'clock AM on the 3rd day of September 2020, via **WebEx Virtual Hearing**, to show cause why your Alcoholic Beverages License and other permits issued by this Board to you under the provisions of the Alcoholic Beverages Article, as amended, should not be suspended or revoked as required by this Board by Section 4-604 of said Article, following your conviction and/or violation of said law, to wit:

Location of Incident: T/A Cocky Lou's, 2101-03 East North Avenue, Baltimore, MD ("the establishment").

Violation of Alc. Bev. Art. 12-905(d)(3) – July 29, 2020 – At approximately 8:14 AM, Baltimore City Liquor Board Agent Steven Han and Agent Darryl Clark visited the location to conduct a business check to determine if the establishment was in compliance with the limited hours of operation proscribed by HB954 that went into effect on July 1, 2020. As per the new law, the hours of operation for any Class of license, except Class B and Class C licenses, are restricted from 9:00 AM to 10:00 PM. Upon arrival, BLLC staff observed that the location was open and operating. BLLC staff entered the establishment, made contact with employee Juarez Barrientos and informed him of the violation and requested that he cease operations. Agent Clark then reminded Mr. Barrientos of the new restrictions on his operations, issued a violation, and left the establishment.

Violation of Rule 4.05 (b) Prohibited Hours – July 29, 2020 – At approximately 8:14 AM, Baltimore City Liquor Board Agent Steven Han and Agent Darryl Clark visited the location to conduct a business check to determine if the establishment was in compliance with the limited hours of operation proscribed by HB954 that went into effect on July 1, 2020. As per the new law, the hours of operation for any Class of license, except Class B and Class C licenses, are restricted from 9:00 AM to 10:00 PM. Upon arrival, BLLC staff observed that the location was open and operating. BLLC staff entered the establishment, made contact with employee Juarez Barrientos and informed him of the violation and requested that he cease operations. Agent Clark then reminded Mr. Barrientos of the new restrictions on his operations, issued a violation, and left the establishment.

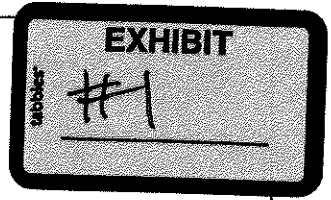
If you fail to appear at the WebEx Virtual Hearing as instructed by the agency, the board will proceed with the hearing and will take such action regarding the suspension or revocation of your license and permits as warranted by evidence. If you have any questions concerning the specific rules or code cited, please refer to Rules and Regulations for the Board of Liquor License Commissioners for Baltimore City or the Alcoholic Beverages Article of the Annotated Code of Maryland for reference purposes. If you have any questions or concerns regarding this matter please contact Deputy Executive Secretary, Thomas R. Akras at 410-396-4377.

BY ORDER OF THE BOARD OF LIQUOR LICENSE
COMMISSIONERS FOR BALTIMORE CITY

Albert Matricciani, Jr., Chairman

BOARD OF LIQUOR LICENSE
COMMISSIONERS
FOR BALTIMORE CITY

Board of Liquor License Commissioners
For Baltimore City
1 North Charles Street, 15th Floor
Baltimore, Maryland, 21201



VIOLATION REPORT

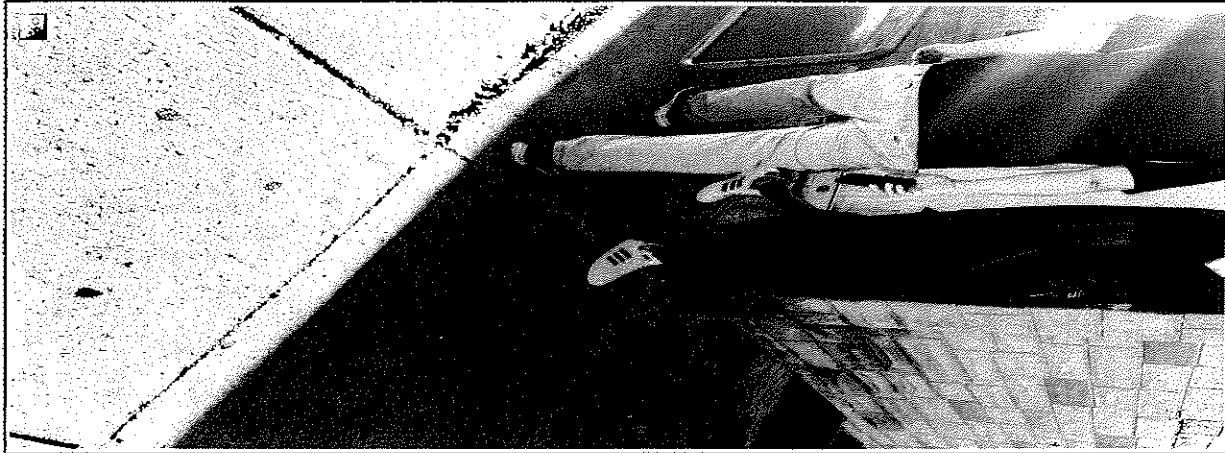
Location Address:	2101-03 NORTH AVENUE EAST 21213
Licensee Information (Trade Name):	COCKY LOU'S
Corporation Name:	AZ PLUS, INC
License Type:	Class "BD7" Beer, Wine and Liquor
Contact:	
Bouncer/Security Name (if applicable):	<input type="text"/> D.O.B. <input type="text"/>
Date Violation Issued:	<input type="text"/>

Violation Reporting Facts:

Agent Han and I Agent Clark On July 29, 2020 approximatley 8:14 AM conducted a business check to see if the establishment was abiding by the rules regulations set forth of new store hours. Based on the new hours of operation are from 9:00 AM - 10:00 PM. Agents observed the establishment Cocky Lou's located at 2101-03 E. North Ave. They were open and operating before business hours. We entered the location and instructed employee Juarez Barrientos DOB 11/1983 that he was selling liquor before store hours and is in vioation of the HB954. He was also made aware that he will not be criminally charged but a violation will be issued.

Photos Taken:

Area for photos taken during the violation report.



Attach Additional Photos

Report Prepared By:

Inspector(s)

Submission Date

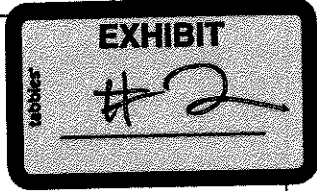
i:\0#.w\|baltimore\darryl.clark

7/31/2020

 Approve

Disapprove

Board of Liquor License Commissioners
For Baltimore City
1 North Charles Street, 15th Floor
Baltimore, Maryland, 21201



VIOLATION REPORT

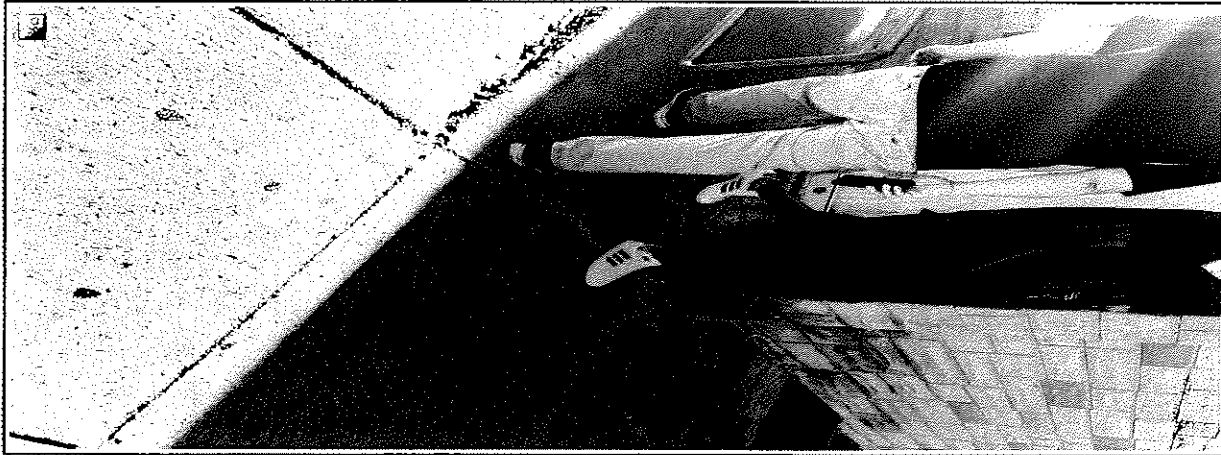
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Corporation Name:	AZ PLUS, INC
License Type:	Class "BD7" Beer, Wine and Liquor
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Bouncer/Security Name (if applicable):	
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Photos Taken:

Area for photo attachments, currently blank.



Attach Additional Photos

Report Prepared By:

Inspector(s)

Submission Date

i:\0#.w\|baltimore\darryl.clark

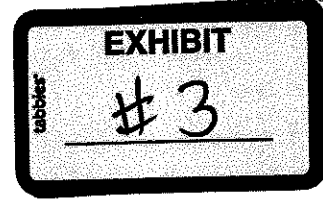
7/31/2020

Approve

Disapprove

Chapter 389

(House Bill 954)



AN ACT concerning

**Baltimore City – ~~45th District~~ – Alcoholic Beverages – ~~Exchange of~~ Class B and
Class C Beer, Wine, and Liquor License Licenses**

FOR the purpose of authorizing a Class B beer, wine, and liquor license holder in a certain legislative district to exchange the license for a Class B-D-7 beer, wine, and liquor license if the licensed premises is in an area bounded by certain streets and an applicant executes a memorandum of understanding with a certain community association; providing that a certain license holder is authorized to provide outdoor table service; authorizing the Board of License Commissioners for Baltimore City to make issuance or renewal of a certain license conditional on the substantial compliance of applicants entered into a certain memorandum of understanding; specifying certain hours of sale for a holder of a Class B-D-7 beer, wine, and liquor license in a certain area of Baltimore City; prohibiting the hours of sale for a license holder in a certain area from beginning before or ending after certain times; authorizing the Board to issue a Class C beer, wine, and liquor license to a club in a certain area in Baltimore City under certain circumstances; prohibiting the hours of sale for a Class B-D-7 beer, wine, and liquor license from being extended under certain conditions; and generally relating to alcoholic beverages licenses in Baltimore City.

BY repealing and reenacting, without amendments,
 Article – Alcoholic Beverages
 Section 12-102, 12-903(a), (b), and (e), ~~and~~ 12-905(a), (b), ~~and (c) through (d)(1) and (2), (e), and (f), and 12-906~~
 Annotated Code of Maryland
 (2016 Volume and 2019 Supplement)

BY adding to
 Article – Alcoholic Beverages
 Section 12-903(f) and 12-905(d)(3)
 Annotated Code of Maryland
 (2016 Volume and 2019 Supplement)

BY repealing and reenacting, with amendments,
 Article – Alcoholic Beverages
 Section 12-905(c) ~~and~~, 12-1406, 12-1603(c), and 12-2005(c)
 Annotated Code of Maryland
 (2016 Volume and 2019 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
 That the Laws of Maryland read as follows:

Article – Alcoholic Beverages

12-102.

This title applies only in Baltimore City.

12-903.

(a) There is a Class B beer, wine, and liquor license.

(b) The license authorizes the license holder to sell beer, wine, and liquor at a hotel or restaurant at the place described in the license, for on- or off-premises consumption.

(e) (1) The annual license fees are:

(i) \$1,320 for a licensed premises with a seating capacity of not more than 200 individuals; and

(ii) \$1,800 for a licensed premises with a seating capacity of more than 200 individuals.

(2) In addition, the license holder annually shall pay:

(i) \$500, if the license holder provides live entertainment; and

(ii) \$200, if the license holder provides outdoor table service.

(F) IN THE 45TH LEGISLATIVE DISTRICT, A CLASS B BEER, WINE, AND LIQUOR LICENSE MAY BE EXCHANGED FOR A CLASS B-D-7 BEER, WINE, AND LIQUOR LICENSE IF:

(1) THE LICENSED PREMISES IS IN AN AREA BOUNDED BY THE UNIT BLOCK OF WEST PRESTON STREET, THE 1200 BLOCK OF NORTH CHARLES STREET, THE 1200 BLOCK OF MORTON STREET, AND THE UNIT BLOCK OF WEST BIDDLE STREET; AND

(2) THE APPLICANT EXECUTES A MEMORANDUM OF UNDERSTANDING WITH THE MOUNT VERNON-BELVEDERE IMPROVEMENT ASSOCIATION.

12-905.

(a) There is a Class B-D-7 beer, wine, and liquor license.

(b) (1) The Board may issue a Class B-D-7 license if the Board determines that the license is reasonably necessary for the convenience of the public.

(2) In making the determination, the Board shall consider the number of beer, wine, and liquor outlets in a given area and the number of days the outlets are open, rather than the nature of the outlets.

(c) (1) The license authorizes the license holder to sell beer, wine, and liquor at retail at the place described in the license, for on- and off-premises consumption.

(2) **THE HOLDER OF A LICENSE EXCHANGED IN ACCORDANCE WITH § 12-903 OF THIS SUBTITLE IS AUTHORIZED TO PROVIDE OUTDOOR TABLE SERVICE.**

(d) (1) Except as provided in paragraph (2) of this subsection, the license holder may sell beer, wine, and liquor during the hours and days set out under § 12-2004(c) of this title.

(2) The hours of sale for a license holder in an area bounded by Liberty Heights Avenue, Northern Parkway, Druid Park Drive, and Wabash Avenue are from 9 a.m. to 9 p.m.

(3) THE HOURS OF SALE ARE FROM 9 A.M. TO 10 P.M. FOR A LICENSE HOLDER IN AN AREA BOUNDED ON THE NORTH BY NORTH AVENUE, ON THE WEST BY CENTRAL AVENUE AND HARFORD AVENUE, ON THE SOUTH BY MONUMENT STREET AS IT RUNS FROM NORTH CENTRAL AVENUE TO NORTH WOLFE STREET AND MCELDERY STREET AS IT RUNS FROM NORTH WOLFE STREET TO LUZERNE AVENUE, AND ON THE EAST BY LUZERNE AVENUE AS IT RUNS FROM MONUMENT STREET TO FEDERAL STREET, THEN BY ROSE STREET AS IT RUNS FROM FEDERAL STREET TO NORTH AVENUE.

(e) The Board shall adopt regulations to determine the manner of operation of a licensed premises.

(f) The annual license fee is \$1,320.

12-906.

(a) There is a Class C beer, wine, and liquor license.

(b) The license authorizes the license holder to sell beer, wine, and liquor at a club at the place described in the license, for on-premises consumption.

(c) The annual license fee is \$550.

12-1406.

(a) In this section, “community association” means:

(1) a nonprofit association, corporation, or other organization that is:

(i) composed of residents of a community within which a nuisance is located;

(ii) operated exclusively for the promotion of social welfare and general neighborhood improvement and enhancement; and

(iii) exempt from taxation under § 501(c)(3) or (4) of the Internal Revenue Code; or

(2) a nonprofit association, corporation, or other organization that is:

(i) composed of residents of a contiguous community that is defined by specific geographic boundaries, within which a nuisance is located;

(ii) operated for the promotion of the welfare, improvement, and enhancement of that community; and

(iii) in good standing with the State Department of Assessments and Taxation.

(b) If a community association and an applicant for the issuance or renewal of a Class B, **B-D-7**, or D alcoholic beverages license have entered into a memorandum of understanding that expressly acknowledges the authority of the Board under this article, the Board may make the issuance or renewal of the license conditional on the substantial compliance of the applicant with the memorandum of understanding.

(c) The existence of a memorandum of understanding does not affect any requirement of any individuals to file a protest under § 4-406 of this article or a complaint under § 4-603 of this article.

12-1603.

(c) The Board may issue:

(1) in the alcoholic beverages districts specified in subsection (b) of this section:

(i) a 1-day license; or

(ii) a Class B beer, wine, and liquor license to a restaurant that:

1. has a minimum capital investment, not including the cost of land and buildings, of \$200,000 for restaurant facilities; and

2. has a minimum seating capacity of 75 individuals;

(2) a Class C beer, wine, and liquor license in the 45th alcoholic beverages district;

(3) a Class C beer, wine, and liquor license in ward 5, precinct 1 of the 44th alcoholic beverages district;

(4) a Class C beer, wine, and liquor license in the 200 block of West Saratoga Street in ward 4, precinct 3 of the 40th alcoholic beverages district;

(5) IF THE APPLICANT EXECUTES A MEMORANDUM OF UNDERSTANDING WITH THE CHARLES NORTH COMMUNITY ASSOCIATION, A CLASS C BEER, WINE, AND LIQUOR LICENSE TO A CLUB IN THE AREA BOUNDED BY NORTH CHARLES STREET ON THE WEST, EAST LAFAYETTE AVENUE ON THE NORTH, NORTH LOVEGROVE STREET ON THE EAST, AND EAST LANVALE STREET ON THE SOUTH IN THE 45TH ALCOHOLIC BEVERAGES DISTRICT;

(6) a Class B-D-7 license in the unit block of West North Avenue in the 45th alcoholic beverages district;

[(6)] (7) two Class B-D-7 licenses in the 2100 block of North Charles Street in the 43rd alcoholic beverages district;

[(7)] (8) two Class B-D-7 licenses in the 2100 block of Maryland Avenue in the 43rd alcoholic beverages district; and

[(8)] (9) subject to the requirements under subsection (e) of this section, four Class B-D-7 licenses in the 43rd alcoholic beverages district.

12-2005.

(c) (1) This subsection does not apply to:

(i) a Class B beer and light wine license;

(ii) a Class B beer, wine, and liquor license;

(iii) a Class C beer and light wine license; and

(iv) a Class C beer, wine, and liquor license.

(2) For a license holder in an area bounded by Liberty Heights Avenue, Northern Parkway, Druid Park Drive, and Wabash Avenue, the hours of sale:

(i) may not begin before 9 a.m. or end after 10 p.m.; and

(ii) may not be extended if they begin later than 9 a.m. or end before 10 p.m.

(3) FOR A LICENSE HOLDER IN AN AREA BOUNDED ON THE NORTH BY NORTH AVENUE, ON THE WEST BY CENTRAL AVENUE AND HARFORD AVENUE, ON THE SOUTH BY MONUMENT STREET AS IT RUNS FROM NORTH CENTRAL AVENUE TO NORTH WOLFE STREET AND McELDERRY STREET AS IT RUNS FROM NORTH WOLFE STREET TO LUZERNE AVENUE, AND ON THE EAST BY LUZERNE AVENUE AS IT RUNS FROM MONUMENT STREET TO FEDERAL STREET, THEN BY ROSE STREET AS IT RUNS FROM FEDERAL STREET TO NORTH AVENUE, THE HOURS OF SALE:

(I) MAY NOT BEGIN BEFORE 9 A.M. OR END AFTER 10 P.M.; AND

(II) MAY NOT BE EXTENDED IF THEY BEGIN LATER THAN 9 A.M. OR END BEFORE 10 P.M.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 2020.

Enacted under Article II, § 17(c) of the Maryland Constitution, May 8, 2020.



Liquor Board System

Version 1.0

Annual-Renewal | License-Transfer | One-Day | Add New License | Query | Help

License Detail

License Info

License Num: **LBD7 022** Cert Num: **0403** Fee: **\$1,320.00** Status: **Renewed**
 License Date: 5/1/2019 License Year: 2019
 CR Number: 14173938
 Payment Date: 04-25-19

2018 - 2019 TPP Paid
 2019 Trader's License

8/11/2020
CORP ✓ (NOT IN GOOD STG)
T.L ✓
TRA

Add Adult Entertainment License

Location

Corp Name: **AZ PLUS, INC**
 Trade Name: **COCKY LOU'S**
 Zone Code: 15
 Phone: 443-708-3809

Block Num: 2101-03 Street: NORTH AVENUE EAST
 City: BALTIMORE State: MD Zip: 21213

CR Number: 14173938

Portion of Business Used:
 FIRST FLOOR FOR BUSINESS & BASEMENT FOR STORAGE.

Restriction:
 EFFECTIVE JULY 1, 2020 HOURS OF OPERATION AND SALES ARE LIMITED TO 9AM TO 10PM UNDER THE PROVISIONS OF HB954 PASSED IN THE 2020 LEGISLATIVE SESSION. THIS RESTRICTION APPLIES TO ALL CLASS A, CLASS BD7, AND CLASS D LICENSE HOLDERS IN THE AREA BOUNDED ON THE NORTH BY NORTH AVENUE, ON THE WEST BY

License Owners

First Name	Last Name	Street	City	State	Zip	Action	Change Owner
MYONG O.	FRILEY	2212 N. CHARLES ST APT 3	BALTIMORE	MD	21216	<input type="button" value="Edit"/>	<input type="button" value="Remove Owner"/>
BRIAN WARD	KNIGHT	2023 N. WASHINGTON ST	BALTIMORE	MD	21213	<input type="button" value="Edit"/>	<input type="button" value="Remove Owner"/>

Comments

Date	Comment	Action
06/29/2020	Gave letter and license to Chief Inspector Chrissomallis in reference of re-issuance of HB954 which restricts the hours of operation within the 45th Legislative District...../sb	Delete
06/25/2020	Letter regarding the hours of operation and change in restrictions due to HB954 will be delivered to the establishment along with revised license by an Inspector on 7/1/20. This letter allows the establishment to open daily from 9AM-10PM - . /kr	Delete
11/25/2019	Mailed letter of recognition for underage drinking compliance check on 11/12/19 & 11/21/19 /kk	Delete
09/27/2019	***PERSONAL PROPERTY TAX OWED TO CITY OF BALTIMORE Letter sent to Licensee/s Home Address on September 26, 2019.*** /mb	Delete
09/28/2018	Mailed letter of recognition on 9/28/18 for underage drinking compliance check on 9/25/18 /kk	Delete
03/01/2018	Mailed letter of recognition for underage drinking compliance check on 1/16/2018 and 2/15/2018 /kk	Delete
11/21/2014	11/20/2014 Public Hearing re: Violation of Rule 5.03(a). GUILTY \$1000 Fine (1 week Suspension) Start Date 11/20/2014	Delete
04/22/2014	04/10/2014 Public Hearing re: Violation of Rule 4.01 (a) GUILTY \$500 Admin Fee \$125 Total Fine \$625	Delete
08/02/2011	7/28/11 Public Hearing re: VIOLATION OF RULE 4.15 Gambling; on February 3, 2011, Police officer observed a conversion chart showing payoff amounts for points and a payout tally sheet on licensed premises and on February 10, 2011, execution of search and seizure warrant; cash, microprocessors and powerpacks seized. VIOLATION OF RULE 5.03 Failure to operate as a tavern. VIOLATION OF RULE 4.01(a) Sale to minor. Rule 4.15 DISMISSED. Rule 5.03 GUILTY \$100. Rule 4.01(a) GUILTY \$3000 TOTAL FINES:\$3100.00	Delete
06/14/2011	6/9/11 Public Hearing re: Violation of Rule 4.01(a) "No licensee shall sell or furnish alcoholic beverages to any person under twenty-one (21) years of age or to any person with the knowledge that such person is purchasing or acquiring such beverages for consumption by any person under twenty-one (21) years of age" on February 3, 2011 (Re: Sale of alcohol to Baltimore Police Trainee under the age of 21). NOT GUILTY (Police Officer failed to appear).	Delete
06/14/2011	6/11 Transfer of ownership, BD7-BWL, Myong O. Friley, Brian W. Knight, AZ Plus, Inc.	Delete
06/22/2010	06/10/10 Public Hearing re: Violation of rule 4.01(a).DECISION: GUILTY \$2250. WAIVED \$125 ADM.FEE. FINE \$2250	Delete
02/19/2009	2/12/09 Public Hearing re: Violation of rules 4.01(a),5.03,4.18 & Art.2B,Sec.10-301(j)(1) DECISION: RULE 4.01(a)GUILTY \$2250,RULE 5.03 NOT GUILTY,RULE 4.18 NOT GUILTY AND ART.2B,SEC.10-301(j)(1) NOT GUILTY.FINE \$2250 + \$125 ADM.FEE WAIVED-PAYMENT MUST BE PAID BY 4/13/09 = \$2250	Delete
01/22/2008	01/17/08 Public Hearing re: Violation of rule 4.01(a)& 5.03 DECISION: RULE 4.01(a) GUILTY\$500 AND RULE 5.03 GUILTY \$500/SUSP.\$250 & \$125 ADM.FEE = \$875	Delete

Print History (Print Card)

License num: LBD7 022

Address: 2101-03 NORTH AVENUE EAST

Trade Name: COCKY LOU'S

Comment:

Add Comment

Hold Info

Powered by:



AZ PLUS, INC.: D13693411

Department ID Number:

D13693411

Business Name:

AZ PLUS, INC.

Principal Office:

2101-2103 E NORTH AVE.

BALTIMORE MD 21213

Resident Agent:

MYONG O. FRILEY

2101-2103 E. NORTH AVENUE

BALTIMORE MD 21213

Status:

REVIVED

Good Standing:

THIS BUSINESS IS NOT IN GOOD STANDING

Reason(s) Entity is NOT in Good Standing:

Personal Property: \$54 Penalty Due for 2019

Business Type:

CORPORATION

Business Code:

03 ORDINARY BUSINESS - STOCK

Date of Formation/ Registration:

08/05/2010

State of Formation:

MD

Stock Status:

STOCK

Close Status:

YES

September 3, 2020

Licensee(s): Stephen Saffran
Sole Proprietorship, T/a Smiley's Tavern
1525-27 Ramsay Street 21223

Class: "BD7" Beer, Wine & Liquor License

Violation of Rule 4.16 Illegal Conduct – May 13, 2020 – At approximately 5:11 PM, Baltimore City Liquor Board Inspector Kenyatta Washington received a 311 Customer Service Request (#20-00283642) that alleged that individuals were allowed entry to the establishment and provided with alcoholic beverages to be consumed on premises in violation of Governor Lawrence J. Hogan's Executive Order (20-05-13-01) issued May 13, 2020, which amended Governor Hogan's earlier Executive Order (20-05-06-01) issued on May 6, 2020. Inspector Washington responded to the establishment at approximately 6:15 PM and observed numerous individuals entering the establishment. At that time, Inspector Washington contacted the Southern District of the Baltimore City Police Department and requested backup before entering the premises. Upon the arrival of a Patrol Officer, Inspector Washington gained entry to the establishment and observed 7 individuals, including the bartender, at the bar. Inspector Washington observed there were individuals with open beer bottles in front of them, money on the bar, and empty bottles in the trash can. At this time, Inspector made contact with the bartender/manager/licensee, Mr. Stephan Saffran and informed him that it was a violation of the Governor's Executive Order to allow for patrons to consume alcoholic beverages on-premises. Inspector then instructed all patrons to leave the establishment and closed the 311 Customer Service Request at approximately 7:35 PM.

Violation of Rule 3.12 General Welfare – May 13, 2020 – At approximately 5:11 PM, Baltimore City Liquor Board Inspector Kenyatta Washington received a 311 Customer Service Request (#20-00283642) that alleged that individuals were allowed entry to the establishment and provided with alcoholic beverages to be consumed on premises in violation of Governor Lawrence J. Hogan's Executive Order (20-05-13-01) issued May 13, 2020, which amended Governor Hogan's earlier Executive Order (20-05-06-01) issued on May 6, 2020. Inspector Washington responded to the establishment at approximately 6:15 PM and observed numerous individuals entering the establishment. At that time, Inspector Washington contacted the Southern District of the Baltimore City Police Department and requested backup before entering the premises. Upon the arrival of a Patrol Officer, Inspector Washington gained entry to the establishment and observed 7 individuals, including the bartender, at the bar. Inspector Washington observed there were individuals with open beer bottles in front of them, money on the bar, and empty bottles in the trash can. At this time, Inspector made contact with the bartender/manager/licensee, Mr. Stephan Saffran and informed him that it was a violation of the Governor's Executive Order to allow for patrons to consume alcoholic beverages on-premises. Inspector then instructed all patrons to leave the establishment and closed the 311 Customer Service Request at approximately 7:35 PM.

- (a) **Service on Licensee(s):** Summons issued to the licensee(s) on 8/18/2020.
- (b) **Witnesses Summoned:** Summons issued to Inspector Washington on 8/18/2020.
- (c) **Violation History of Current Licensee:** The current licensee(s) have no history of violations.
- (d) **License Transfer Date:** The license transferred to the above named entity on 6/14/2010.

Board's Decision:

State of Maryland

Board of Liquor License Commissioners

for Baltimore City
1 N. Charles Street, Suite 1500
Baltimore, Maryland, 21201-3724
Phone: (410) 396-4377

NOTICE

To: Sole Proprietorship
T/A Smiley's Tavern
1525-27 Ramsay Street

Date: August 18, 2020

**Licensee may be represented by
Counsel before board**

You are hereby notified to appear before the Board of Liquor License Commissioners for Baltimore City at 11 o'clock AM on the 3rd day of September 2020, via **WebEx Virtual Hearing**, to show cause why your Alcoholic Beverages License and other permits issued by this Board to you under the provisions of the Alcoholic Beverages Article, as amended, should not be suspended or revoked as required by this Board by Section 4-604 of said Article, following your conviction and/or violation of said law, to wit:

Location of Incident: T/A Smiley's Tavern, 1525-27 Ramsay Street, MD ("the establishment").

Violation of Rule 4.16 Illegal Conduct – May 13, 2020 – At approximately 5:11 PM, Baltimore City Liquor Board Inspector Kenyatta Washington received a 311 Customer Service Request (#20-00283642) that alleged that individuals were allowed entry to the establishment and provided with alcoholic beverages to be consumed on premises in violation of Governor Lawrence J. Hogan's Executive Order (20-05-13-01) issued May 13, 2020, which amended Governor Hogan's earlier Executive Order (20-05-06-01) issued on May 6, 2020. Inspector Washington responded to the establishment at approximately 6:15 PM and observed numerous individuals entering the establishment. At that time, Inspector Washington contacted the Southern District of the Baltimore City Police Department and requested backup before entering the premises. Upon the arrival of a Patrol Officer, Inspector Washington gained entry to the establishment and observed 7 individuals, including the bartender, at the bar. Inspector Washington observed there were individuals with open beer bottles in front of them, money on the bar, and empty bottles in the trash can. At this time, Inspector made contact with the bartender/manager/licensee, Mr. Stephan Saffran and informed him that it was a violation of the Governor's Executive Order to allow for patrons to consume alcoholic beverages on-premises. Inspector then instructed all patrons to leave the establishment and closed the 311 Customer Service Request at approximately 7:35 PM.

Violation of Rule 3.12 General Welfare – May 13, 2020 – At approximately 5:11 PM, Baltimore City Liquor Board Inspector Kenyatta Washington received a 311 Customer Service Request (#20-00283642) that alleged that individuals were allowed entry to the establishment and provided with alcoholic beverages to be consumed on premises in violation of Governor Lawrence J. Hogan's Executive Order (20-05-13-01) issued May 13, 2020, which amended Governor Hogan's earlier Executive Order (20-05-06-01) issued on May 6, 2020. Inspector Washington responded to the establishment at approximately 6:15 PM and observed numerous individuals entering the establishment. At that time, Inspector Washington contacted the Southern District of the Baltimore City Police Department and requested backup before entering the premises. Upon the arrival of a Patrol Officer, Inspector Washington gained entry to the establishment and observed 7 individuals, including the bartender, at the bar. Inspector Washington observed there were individuals with open beer bottles in front of them, money on the bar, and empty bottles in the trash can. At this time, Inspector made contact with the bartender/manager/licensee, Mr. Stephan Saffran and informed him that it was a violation of the Governor's Executive Order to allow for patrons to consume alcoholic beverages on-premises. Inspector then instructed all patrons to leave the establishment and closed the 311 Customer Service Request at approximately 7:35 PM.

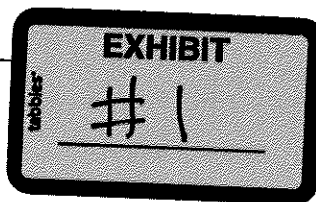
If you fail to appear at the WebEx Virtual Hearing as instructed by the agency, the board will proceed with the hearing and will take such action regarding the suspension or revocation of your license and permits as warranted by evidence. If you have any questions concerning the specific rules or code cited, please refer to Rules and Regulations for the Board of Liquor License Commissioners for Baltimore City or the Alcoholic Beverages Article of the Annotated Code of Maryland for reference purposes. If you have any questions or concerns regarding this matter please contact Deputy Executive Secretary, Thomas R. Akras at 410-396-4377.

BY ORDER OF THE BOARD OF LIQUOR LICENSE
COMMISSIONERS FOR BALTIMORE CITY

Albert Matricciani, Jr., Chairman
BOARD OF LIQUOR LICENSE
COMMISSIONERS
FOR BALTIMORE CITY

Board of Liquor License Commissioners

For Baltimore City
1 North Charles Street, 15th Floor
Baltimore, Maryland, 21201



VIOLATION REPORT

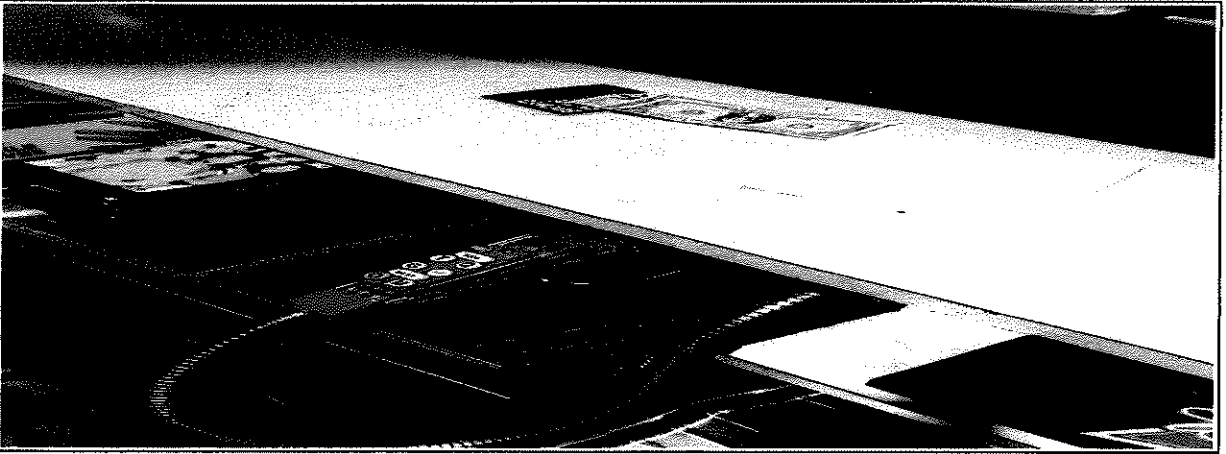
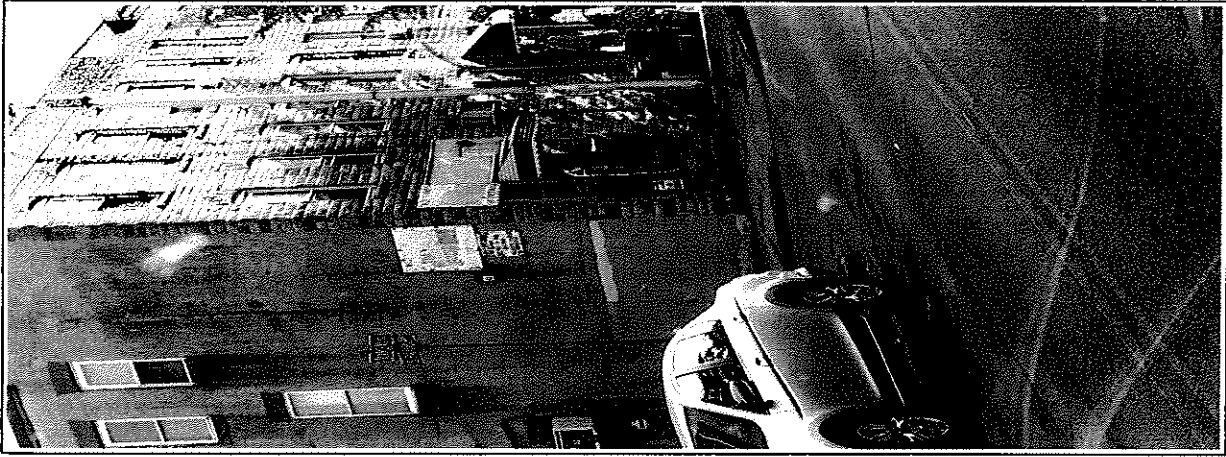
Location Address:	1525-27 RAMSAY STREET 21223
Licensee Information (Trade Name):	SMILEY'S TAVERN
Corporation Name:	N/A
License Type:	Class "BD7" Beer, Wine and Liquor
Contact:	
Bouncer/Security Name (if applicable):	
Date Violation Issued:	5/20/2020 12:00:00 AM

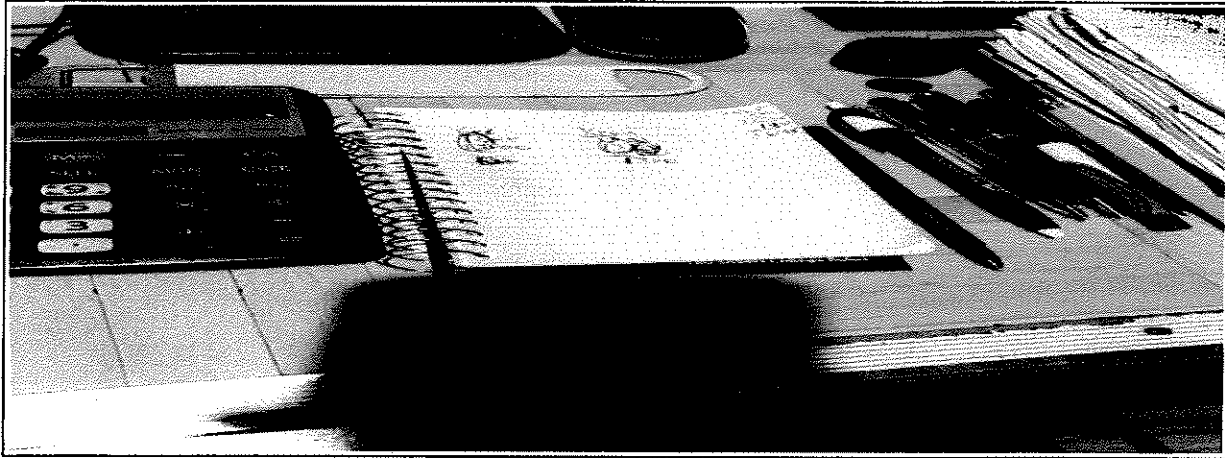
Violation Reporting Facts:

311 Complaint #20-00283642 5/20/20

At 5:11pm the above complaint number was recieved for 1525 Ramsay St. for being open and operating during The Governor's Executive Order . At approx. 6:15pm this inspector arrived at the establishment and observed two people enter the side entrance after knocking to be let in. After 20 mins no one exited the location. At this time inspector contacted BPD's southern district and requested to be met there. Upon entering the location inspector observed 7 people including the bartender, there was money on the bar, patrons seated at the bar with open beer bottles, beer bottles in the trash can, and there was a notepad on the counter with names and tab amounts. Inspector informed manager Stephen Saffran that they were in violation of the executive order and a violation was issued. All patrons exited establishment with inspector and BPD units.

Photos Taken:





Attach Additional Photos

Report Prepared By:

Inspector(s)

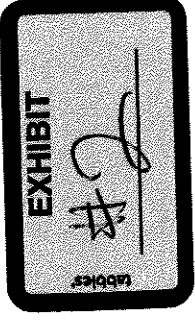
Submission Date

i:\0#.w\|baltimore\kenyattag.washington

5/20/2020

Approve

Disapprove



Customer
1525 RAMSAY ST, Baltimore...
New SouthwestMount Clere

BCLB-Liquor License Complaint

2 Calendar Days

Priority Standard
Status Closed
SLA Status Met
Service Reque... BCLB

Service Activities

Action Activity
Edit Service Response Not Started Finish Date

Service Questions

Action Question Answer Order
Is this issue concerning a private residence or a commercial and/or licensed business? Business 1.00
Name of business: Smiley's Tavern 3.00
What is the issue? Other 4.00
This Bar is OPEN every day. They are suppose to be closed due to the Coronavirus. The Owner and his Son Steve buy ALL the Beer and Liquor from Southwest Liquor Store and other places. They DO NOT buy any Beer from a Beer Distributor. We have made Sever...

Resolution Questions

Edit Please describe: 5.00

External Service Requests

No records to display

Service Activities

No records to display

May 20, 2020 at 5:11 PM

Open311 API Site Guest User (Customer) to City of Baltimore Only sent an email. to rosalba.jordan, adesp.roka, walter.faxley-robinson, rbalijopa...

BCLB-Liquor License Complaint (20-00283642) service request has been created, updated, and/or requires your attention.

Service Request Type:	BCLB-Liquor License Complaint	Status:	New
Service Request Number:	20-00283642	Created By:	Open311 API Site Guest User
Priority:	Standard	SLA Detail:	2 Calendar Days
Method Received:	Web	Submitted On:	5/20/2020 5:11 PM
Location:	1525 RAMSAY ST, Baltimore City, 21223	Overdue On:	5/22/2020 5:11 PM
Place Name:	SMILEY'S TAVERN	Closed On:	
Location Details:			
Description:	They sell food sometimes		

Contact Information:

Name:
Email:
Primary Phone:
Secondary Phone:

Service Questions:

Question	Answer
Is this issue concerning a private residence or a commercial and/or licensed business?	Business
Name of business:	Smiley's Tavern
What is the issue?	Other
Please describe:	This Bar is OPEN every day. They are suppose to be closed due to the Coronavirus. The Owner and his Son Steve buy ALL the Beer and Liquor from Southwest Liquor Store and other places. They DO NOT buy any Beer from a Beer Distributor. We have made Several complaints with Nothing getting done...The Owner of the Building claims to no ALL the Inspectors. This place has No Heat or Hot Water . They Also PAY off on the Machines...The side entrance is where people are going in.. The Bar opens up between 5:00 and 7:00 pm.... There are Camera's on the outside of the Bar. They watched who knocks on the door...

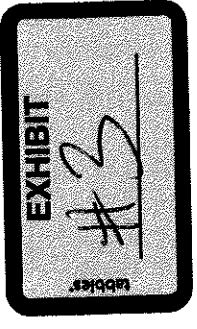
Service Activities:

Activity	Status	Assigned To	Outcome	Outcome Reason	Finish Date
Service Response	Not Started				

BCLB-Liquor License Complaint

Customer
1525 RAMSAY ST, Baltimore...
New Southwest/Mount Clare

Priority Standard
Status Closed
SLA Status Met
Service Reque... BCLB



Service Activities

Action Activity
Edit Service Response

Status Not Started

All Updates Internal Public

All Emails

Case Notes

More

Service Questions

Action Question
Is this issue concerning a private residence or a commercial and/or licensed business?
Edit

Answer Order

1.00
3.00
4.00

Edit Name of business: Smilley's Tavern
Edit What is the issue? Other

This Bar is OPEN every day. They are suppose to be closed due to the Coronavirus. The Owner and his Son Steve buy ALL the Beer and Liquor from Southwest Liquor Store and other places. They DO NOT buy any Beer from a Beer Distributor. We have made Sever...

Edit Please describe:

5.00



Washington, Kenyatta G to City of Baltimore Only sent an email... to bc.lb

May 20, 2020 at 7:35 PM



CE-02105559 --- Balt311 Admin created a case event...
Case Event Name: CE-02105559

May 20, 2020 at 7:35 PM



Balt311 Admin CE-02105560

May 20, 2020 at 7:35 PM



Balt311 Admin closed this service request as Closed...

May 20, 2020 at 7:35 PM

Resolution Questions

No records to display

External Service Requests

No records to display

CAUTION: This email originated from outside of Baltimore City IT Network Systems.
Reminder: DO NOT click links or open attachments unless you recognize the sender and know that the content is safe. Report any suspicious activities to BC.IT.ServiceDesk@baltimorecity.gov / 410-396-6648.
BCLB-Liquor License Complaint (20-00283642) service request has been created, updated, and/or requires your attention.

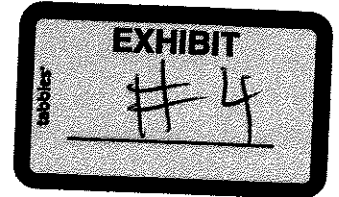
Service Request Type:	BCLB-Liquor License Complaint	Status:	New
Service Request Number:	20-00283642	Created By:	Open311 API Site Guest User
Priority:	Standard	SLA Detail:	2 Calendar Days
Method Received:	Web	Submitted On:	5/20/2020 5:11 PM
Location:	1525 RAMSAY ST, Baltimore City, 21223	Overdue On:	5/22/2020 5:11 PM
Place Name:	SMILEY'S TAVERN	Closed On:	
Location Details:	This will find customer		



The State of Maryland

Executive Department

ORDER
OF THE
GOVERNOR OF THE STATE OF MARYLAND
NUMBER 20-05-06-01



AMENDING AND RESTATING THE ORDER OF MARCH 30, 2020, PROHIBITING
LARGE GATHERINGS AND EVENTS AND CLOSING SENIOR CENTERS, AND
ALL NON-ESSENTIAL BUSINESSES AND OTHER ESTABLISHMENTS, AND
ADDITIONALLY REQUIRING ALL PERSONS TO STAY AT HOME

- WHEREAS, A state of emergency and catastrophic health emergency was proclaimed on March 5, 2020, and renewed on March 17, 2020, April 10, 2020, and May 6, 2020, to control and prevent the spread of COVID-19 within the state, and the state of emergency and catastrophic health emergency still exists;
- WHEREAS, COVID-19, a respiratory disease that spreads easily from person to person and may result in serious illness or death, is a public health catastrophe and has been confirmed throughout Maryland;
- WHEREAS, To reduce the spread of COVID-19, the U.S. Centers for Disease Control and Prevention and the Maryland Department of Health recommend canceling large gatherings and social distancing in smaller gatherings;
- WHEREAS, The currently known and available scientific evidence and best practices support limitations on large gatherings and social distancing to prevent exposures and transmissions, and reduce the threat to especially vulnerable populations, including older individuals and those with chronic health conditions;
- WHEREAS, To reduce the threat to human health caused by transmission of the novel coronavirus in Maryland, and to protect and save lives, it is necessary and reasonable that individuals in the state refrain from congregating;
- WHEREAS, To protect the public health, welfare, and safety, prevent the transmission of the novel coronavirus, control the spread of COVID-19,

and save lives, it is necessary to control and direct the movement of individuals in Maryland, including those on the public streets;

WHEREAS, It is further necessary to control and direct in Maryland the occupancy and use of buildings and premises, as well as places of amusement and assembly; and

WHEREAS, the Coronavirus Response Team will continue to advise on related public health and emergency management decisions;

NOW, THEREFORE, I, LAWRENCE J. HOGAN, JR., GOVERNOR OF THE STATE OF MARYLAND, BY VIRTUE OF THE AUTHORITY VESTED IN ME BY THE CONSTITUTION AND LAWS OF MARYLAND, INCLUDING BUT NOT LIMITED TO TITLE 14 OF THE PUBLIC SAFETY ARTICLE, AND IN AN EFFORT TO CONTROL AND PREVENT THE SPREAD OF COVID-19 WITHIN THE STATE, DO HEREBY ORDER:

I. Administrative and Implementing Provisions.

- a. The Order of the Governor of the State of Maryland, dated March 12, 2020, entitled “Prohibiting Large Gatherings and Events and Closing Senior Centers,” as amended and restated on March 16, 2020, and further amended and restated on March 19, 2020 by Order Number 20-03-19-01, and further amended and restated on March 23, 2020 by Order Number 20-03-29-01, and further amended and restated on March 30, 2020 by Order Number 20-03-30-01 is further amended and restated in its entirety as set forth herein.
- b. The Secretary of Health is hereby authorized to issue directives under this Order (“Secretary’s Directives”), as the Secretary deems necessary, to monitor, treat, prevent, reduce the spread of, and suppress COVID-19 in relation to any activity permitted under this Order or any business, organization, establishment, or facility that is permitted by this Order to be open to the general public, which directives may include, without limitation, binding requirements and/or non-binding recommendations.
- c. Political subdivisions are not prohibited from opening outdoor public spaces to the general public (such as parks, sports fields and courts, beaches, dog parks, and playgrounds), subject to the following:
 - i. The decision to do so shall be made after consultation with the health officer for the county in which the outdoor public space is located (or, in the case of outdoor public spaces located in Baltimore City, the Commissioner of Health for Baltimore City) (the “Local Health Officer”).
 - ii. The Local Health Officer may issue such directives or orders as may be necessary to monitor, prevent, reduce the spread of, and suppress COVID-19 with respect to the use of the outdoor public space (“Health Officer

Directives”).

- iii. The political subdivision must require persons using the outdoor public space to comply with applicable Secretary’s Directives, applicable Health Officer Directives, and applicable social distancing guidance published by the U.S. Centers for Disease Control and Prevention (“CDC”) and the Maryland Department of Health (“MDH”).

II. Stay-at-Home Order.

- a. All persons living in the State of Maryland are hereby ordered, effective as of 8:00 p.m. on March 30, 2020, to stay in their homes or places of residences (“Homes”) except:
 - i. to conduct or participate in Essential Activities (defined below) or Permitted Outdoor Activities (defined below);
 - ii. staff and owners of businesses and organizations that are not required to close pursuant to paragraph IV or paragraph V below may travel:
 1. between their Homes and those businesses and organizations; and
 2. to and from customers for the purpose of delivering goods or performing services; and
 - iii. staff and owners of Non-Essential Businesses (defined below) may travel:
 1. between their Homes and those Non-Essential Businesses for the purpose of engaging in Minimal Operations; and
 2. to and from customers for the purpose of delivering goods.
- b. As used herein, “Essential Activities” means:
 - i. Obtaining necessary supplies or services for one’s self, family, household members, pets, or livestock, including, without limitation: groceries, supplies for household consumption or use, supplies and equipment needed to work from home, laundry, and products needed to maintain safety, sanitation, and essential maintenance of the home or residence;
 - ii. Engaging in activities essential for the health and safety of one’s self, family, household members, pets, or livestock, including such things as seeking medical or behavior health or emergency services, and obtaining medication or medical supplies;
 - iii. Caring for a family member, friend, pet, or livestock in another household or location, including, without limitation, transporting a family member, friend, pet, or livestock animal for essential health and safety activities,

and to obtain necessary supplies and services;

- iv. Traveling to and from an educational institution for purposes of receiving meals or instructional materials for distance learning;
- v. Travel required by a law enforcement officer or court order; or
- vi. Traveling to and from a federal, State, or local government building for a necessary purpose.

c. As used herein, “Permitted Outdoor Activities” means the following, done in compliance with paragraph III below, applicable Secretary’s Directives, Health Officer Directives, and social distancing guidance published by CDC and MDH:

- i. Outdoor exercise activities, such as walking, hiking, running, biking, or individual and small group sports such as golfing, tennis, and similar activities;
- ii. Outdoor fitness instruction;
- iii. Recreational fishing, hunting, shooting, and archery;
- iv. Recreational boating;
- v. Horseback riding; and
- vi. Visiting cemeteries.

III. Gatherings Larger Than 10 Persons Prohibited.

- a. Social, community, spiritual, religious, recreational, leisure, and sporting gatherings and events of more than 10 people (“large gatherings and events”) are hereby prohibited at all locations and venues, including but not limited to parades, festivals, conventions, and fundraisers.
- b. Planned large gatherings and events must be canceled or postponed until after termination of the state of emergency and the proclamation of the catastrophic health emergency has been rescinded.

IV. Closure of Non-Essential Businesses, Generally.

- a. This Order controls the occupancy and use of all businesses, organizations, establishments, and facilities that are not part of the critical infrastructure sectors identified by the U.S. Department of Homeland Security’s Cybersecurity and Infrastructure Security Agency (currently described at <https://www.cisa.gov/identifying-critical-infrastructure-during-covid-19>) (collectively, “Non-Essential Businesses”).

- b. Subject to paragraph IV.c, all Non-Essential Businesses shall remain closed to the general public.
- c. Staff and owners may continue to be on-site at Non-Essential Businesses for only the following purposes (“Minimal Operations”):
 - i. Facilitating remote working (a/k/a/ telework) by other staff;
 - ii. Maintaining essential property;
 - iii. Preventing loss of, or damage to property, including without limitation, preventing spoilage of perishable inventory;
 - iv. Performing essential administrative functions, including without limitation, picking up mail and processing payroll;
 - v. Caring for live animals; and
 - vi. In the case of Non-Essential Businesses that are retail establishments, continuing to sell retail products on a delivery basis.
- d. All businesses, organizations, establishments, and facilities that are required to close pursuant to paragraph V, pursuant to any other Order of the Governor of the State of Maryland or any other Order of a political subdivision, shall be and remain closed in accordance with paragraph V or such other Order, as the case may be.

V. Closure of Certain Specific Businesses, Organizations, and Facilities.

- a. Senior Centers. All senior citizen activities centers (as defined in Section 10-501(i) of the Human Services Article of the Maryland Code) shall remain closed until after termination of the state of emergency and the proclamation of the catastrophic health emergency has been rescinded.
- b. Restaurants and Bars.
 - i. This Order controls the occupancy and use of restaurants, bars, and other similar establishments that sell food or beverages for consumption on-premises in Maryland (“Restaurants and Bars”). This Order does not apply to food or beverage services in health care facilities, which are expressly excluded from the definition of “Restaurants and Bars.”
 - ii. All Restaurants and Bars shall remain closed to the general public, except that, to the extent permitted by applicable law, and in accordance with any social-distancing recommendations of MDH, food and beverages may be:
 - 1. sold if such food or beverages are promptly taken from the premises, i.e., on a carry-out or drive-through basis; or

2. delivered to customers off the premises.

c. Fitness Centers.

- i. This Order controls the occupancy and use of fitness centers, health clubs, health spas, gyms, aquatic centers, and self-defense schools in Maryland (“Fitness Centers”).
- ii. All Fitness Centers shall remain closed to the general public, except that the portion of any Fitness Center that is licensed or otherwise permitted by applicable law, regulation, or order to provide child care services may remain open to the general public for the purpose of continuing to provide such child care services.

d. Theaters.

- i. This Order controls the occupancy and use of theatres in Maryland at which live performances occur or motion pictures are shown (“Theaters”).
- ii. All Theaters shall remain closed to the general public.

e. Malls.

- i. This Order controls the occupancy and use of shopping centers in Maryland that have one or more enclosed pedestrian concourses (“Enclosed Malls”).
- ii. The following portions of Enclosed Malls shall remain closed to the general public:
 1. pedestrian concourses and other interior common areas open to the general public, including without limitation, food courts; and
 2. retail establishments only accessible to the general public from enclosed pedestrian concourses or other interior areas.
- iii. This paragraph V.e does not require closure of retail establishments attached to Enclosed Malls that are directly accessible from the outside.
- iv. Notwithstanding paragraph V.e.ii, local governments may approve access by the general public to the following parts of Enclosed Malls:
 1. retail establishments (a) that primarily sell groceries or pharmacy products, or (b) at which licensed professionals provide health care services; and
 2. pedestrian concourses and other interior common areas, but solely to the extent necessary for the general public to access the retail

establishments described in paragraph V.e.iv.1.

f. Other Recreational Establishments.

- i. This Order controls the occupancy and use of the following establishments in Maryland (“Recreational Establishments”):
 1. bingo halls;
 2. bowling alleys;
 3. pool halls;
 4. amusement parks;
 5. roller and ice skating rinks;
 6. miniature golf establishments;
 7. social and fraternal clubs, including without limitation, American Legion posts, VFW posts, and Elks Clubs; and
 8. any other establishment not listed above that is subject to the admission and amusement tax under Title 4 of the Tax-General Article of the Maryland Code.
- ii. All Recreational Establishments shall remain closed to the general public (including members, in the case of private clubs).
- iii. Effective as of 7:00 a.m. on May 7, 2020, notwithstanding anything to the contrary elsewhere in this Order, the following establishments in Maryland may open to the general public, subject to paragraph III above and all applicable Secretary’s Directives and physical distancing guidance published by CDC and MDH:
 1. golf courses and driving ranges;
 2. outdoor archery and shooting ranges;
 3. marinas and watercraft rental businesses; and
 4. campgrounds.

g. Other Miscellaneous Establishments.

- i. This Order controls the occupancy and use of the following establishments in Maryland:
 1. tattoo parlors;
 2. tanning salons;
 3. barber shops; and
 4. beauty salons and all other establishments that provide esthetic services, provide hair services, or provide nail services (as described in Title 5, Subtitle 2 of the Business Occupations Article of the Maryland Code).
- ii. The establishments listed in paragraph V.g.i above shall remain closed to

the general public.

VI. Specific Exclusions. For avoidance of doubt:

- a. This Order does not require the closure of, or prohibit the movement of any staff or volunteer traveling to, from, or in connection with their duties at any:
 - i. federal, State, or local government unit, building, or facility;
 - ii. newspaper, television, radio, or other media service; or
 - iii. non-profit organization or facility providing essential services to low-income persons, including, without limitation, homeless shelters, food banks, and soup kitchens.
- b. Paragraph II of this Order does not apply to:
 - i. Persons whose homes or residences have become unsafe, such as victims of domestic violence; and
 - ii. Persons who are experiencing homelessness, but governmental and other entities are strongly encouraged to make shelter available for such persons to the maximum extent practicable, in a manner consistent with the social distancing guidelines of the CDC and MDH.

VII. Government Buildings and Facilities with Large Occupancy or Attendance.

- a. State and local government buildings and facilities with an expected occupancy or attendance of more than 10 people shall:
 - i. Promptly and conspicuously post in the building or facility a copy of the MDH recommendations for social distancing; and
 - ii. Provide all occupants and attendees with the capability to wash their hands.
- b. A copy of this Order shall be made available to all occupants or attendees at any State or local government building and facility with an expected occupancy or attendance of more than 10 people.

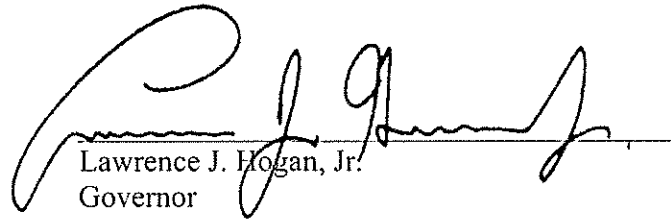
VIII. General Provisions.

- a. Each law enforcement officer of the State or a political subdivision shall execute and enforce this Order.
- b. A person who knowingly and willfully violates this Order is guilty of a misdemeanor and on conviction is subject to imprisonment not exceeding one year or a fine not exceeding \$5,000 or both.
- c. This Order remains effective until after termination of the state of emergency and

the proclamation of the catastrophic health emergency has been rescinded, or until rescinded, superseded, amended, or revised by additional orders.

- d. The effect of any statute, rule, or regulation of an agency of the State or a political subdivision inconsistent with this order is hereby suspended to the extent of the inconsistency.
- e. The underlined paragraph headings in this Order are for convenience of reference only and shall not affect the interpretation of this Order.
- f. If any provision of this Order or its application to any person, entity, or circumstance is held invalid by any court of competent jurisdiction, all other provisions or applications of the Order shall remain in effect to the extent possible without the invalid provision or application. To achieve this purpose, the provisions of this Order are severable.

ISSUED UNDER MY HAND THIS 6TH DAY OF MAY, 2020, AND
EFFECTIVE IMMEDIATELY.

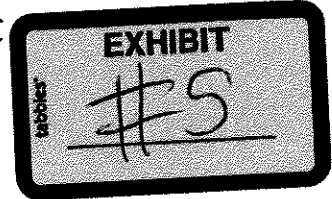


Lawrence J. Hogan, Jr.
Governor



The State of Maryland

Executive Department



ORDER
OF THE
GOVERNOR OF THE STATE OF MARYLAND
NUMBER 20-05-13-01

AMENDING AND RESTATING THE ORDER OF MAY 6, 2020,
ALLOWING REOPENING OF CERTAIN BUSINESSES AND
FACILITIES, SUBJECT TO LOCAL REGULATION

- WHEREAS, A state of emergency and catastrophic health emergency was proclaimed on March 5, 2020, and renewed on March 17, 2020, April 10, 2020, and May 6, 2020, to control and prevent the spread of COVID-19 within the state, and the state of emergency and catastrophic health emergency still exists;
- WHEREAS, COVID-19, a respiratory disease that spreads easily from person to person and may result in serious illness or death, is a public health catastrophe and has been confirmed throughout Maryland;
- WHEREAS, To reduce the spread of COVID-19, the U.S. Centers for Disease Control and Prevention and the Maryland Department of Health recommend canceling large gatherings and social distancing in smaller gatherings;
- WHEREAS, The currently known and available scientific evidence and best practices support limitations on large gatherings and social distancing to prevent exposures and transmissions, and reduce the threat to especially vulnerable populations, including older individuals and those with chronic health conditions;
- WHEREAS, To reduce the threat to human health caused by transmission of the novel coronavirus in Maryland, and to protect and save lives, it is necessary and reasonable that individuals in the state refrain from congregating;
- WHEREAS, To protect the public health, welfare, and safety, prevent the transmission of the novel coronavirus, control the spread of COVID-19, and save lives, it is necessary to control and direct the movement of individuals in Maryland, including those on the public streets;

WHEREAS, It is further necessary to control and direct in Maryland the occupancy and use of buildings and premises, as well as places of amusement and assembly;

WHEREAS, the Coronavirus Recovery Team continues to advise on related public health and emergency management decisions;

WHEREAS, the State has implemented measures to reduce community transmission rates of COVID-19, while strategically activating the Maryland Strong: Roadmap to Recovery plan;

WHEREAS, the State is continuously expanding COVID-19 laboratory testing capacity and locations throughout Maryland, and has increased its disease-investigation capabilities by implementing operations to trace the contacts of up to 1,000 new cases per day;

WHEREAS, the State has carefully monitored hospital capacity, and has worked with hospitals to ensure their surge capacity can accommodate Marylanders who may become ill;

WHEREAS, the State is procuring necessary protective equipment to safeguard critical facilities and staff; and

WHEREAS, total hospitalizations and usage of hospital beds have been stable or slowly decreasing;

NOW, THEREFORE, I, LAWRENCE J. HOGAN, JR., GOVERNOR OF THE STATE OF MARYLAND, BY VIRTUE OF THE AUTHORITY VESTED IN ME BY THE CONSTITUTION AND LAWS OF MARYLAND, INCLUDING BUT NOT LIMITED TO TITLE 14 OF THE PUBLIC SAFETY ARTICLE, AND IN AN EFFORT TO CONTROL AND PREVENT THE SPREAD OF COVID-19 WITHIN THE STATE, DO HEREBY ORDER:

I. Administrative and Implementing Provisions.

- a. The Order of the Governor of the State of Maryland, dated March 12, 2020, entitled “Prohibiting Large Gatherings and Events and Closing Senior Centers,” as amended and restated on March 16, 2020, and further amended and restated on March 19, 2020 by Order Number 20-03-19-01, and further amended and restated on March 23, 2020 by Order Number 20-03-29-01, and further amended and restated on March 30, 2020 by Order Number 20-03-30-01, and further amended and restated on May 6, 2020 by Order Number 20-05-06-01 is further amended and restated in its entirety as set forth herein.
- b. The Secretary of Health is hereby authorized to issue directives under this Order (“Secretary’s Directives”), as the Secretary deems necessary, to monitor, treat, prevent, reduce the spread of, and suppress COVID-19 in relation to any activity

permitted under this Order or any business, organization, establishment, or facility that is permitted by this Order to be open to the general public, which directives may include, without limitation, binding requirements and/or non-binding recommendations.

- c. Political subdivisions are not prohibited from opening outdoor public spaces to the general public (such as parks, sports fields and courts, beaches, dog parks, and playgrounds), subject to the following:
 - i. The decision to do so shall be made after consultation with the health officer for the county in which the outdoor public space is located (or, in the case of outdoor public spaces located in Baltimore City, the Commissioner of Health for Baltimore City) (the “Local Health Officer”).
 - ii. The Local Health Officer may issue such directives or orders as may be necessary to monitor, prevent, reduce the spread of, and suppress COVID-19 with respect to the use of the outdoor public space (“Health Officer Directives”).
 - iii. The political subdivision must require persons using the outdoor public space to comply with applicable Secretary’s Directives, applicable Health Officer Directives, and applicable social distancing guidance published by the U.S. Centers for Disease Control and Prevention (“CDC”) and the Maryland Department of Health (“MDH”).
- d. If a political subdivision determines that doing so is necessary and reasonable to save lives or prevent exposure to COVID-19, the political subdivision is hereby authorized to issue orders that are more restrictive than this Order (“Local Orders”):
 - i. requiring any businesses, organizations, establishments, or facilities to close or modify their operations; and/or
 - ii. requiring individuals to remain indoors or to refrain from congregating.
- e. Local Orders may remain in effect for so long as this Order (as it may be amended from time to time) remains in effect. The authority granted by paragraph I.d is in addition to, not in derogation of, any authority of a political subdivision under its charter, laws, ordinances, or regulations.

II. Gatherings Larger Than 10 Persons Prohibited. Social, community, recreational, leisure, and sporting gatherings and events of more than 10 people (“large gatherings and events”) are hereby prohibited at all locations and venues, including but not limited to parades, festivals, conventions, and fundraisers. Planned large gatherings and events must be canceled or postponed until after termination of the state of emergency and the proclamation of the catastrophic health emergency has been rescinded.

III. Businesses, Organizations, Establishments, and Facilities That May Be Open.

- a. Religious Facilities. Subject to applicable Local Orders, effective as of 5:00 p.m. on May 15, 2020, churches, synagogues, mosques, temples, and other similar religious facilities of any faith in the State of Maryland (“Religious Facilities”) may open to the general public, *provided, however*, that the total number of persons permitted in a Religious Facility at any one time shall not exceed 50% of that Religious Facility’s Maximum Occupancy (defined below).
- b. Retail Establishments. Subject to applicable Local Orders, effective as of 5:00 p.m. on May 15, 2020, retail businesses, organizations, establishments, and facilities in the State of Maryland that principally sell goods (“Retail Establishments”) may open to the general public, *provided, however*, that the total number of persons permitted in a Retail Establishment at any one time shall not exceed 50% of that Retail Establishment’s Maximum Occupancy (defined below).
- c. Manufacturing. Subject to applicable Local Orders, effective as of 5:00 p.m. on May 15, 2020, all manufacturing businesses and facilities in the State of Maryland may open.
- d. Certain Personal Services.
 - i. Subject to applicable Local Orders and paragraph III.d.ii below, effective as of 5:00 p.m. on May 15, 2020, the following establishments in the State of Maryland (“Personal Services Establishments”) may open to the general public:
 1. beauty salons, but only to provide hair services and provide hair services—blow drying, as described in Title 5 of the Business Occupations Article of the Maryland Code; and
 2. barber shops.
 - ii. All customers over the age of two are required to wear Face Coverings (as defined in the Face Coverings Order (defined below)) while inside any Personal Services Establishment, except to the extent wearing a Face Covering would make it impossible for services to be performed. All Personal Services Establishments shall:
 1. require staff to wear Face Coverings while in areas open to the general public and areas in which interaction with other staff is likely;
 2. provide services on an appointment basis only;
 3. not allow the number of persons in the Personal Service Establishment to exceed 50% of the Personal Service

Establishment's Maximum Occupancy (defined below); and

4. after providing services to each customer, clean and disinfect the area in which services were performed in accordance with applicable guidance from the CDC and MDH.
- e. Outdoor Recreation. Subject to applicable Local Orders, effective as of 7:00 a.m. on May 7, 2020, notwithstanding paragraph IV.f.i.8 below, the following establishments in the State of Maryland may open to the general public:
- i. golf courses and driving ranges;
 - ii. outdoor archery and shooting ranges;
 - iii. marinas and watercraft rental businesses;
 - iv. campgrounds; and
 - v. horse boarding and riding facilities.
- f. Determination of Maximum Occupancy. With respect to a Religious Facility, Retail Establishment, or Personal Service Establishment (a "Facility"), "Maximum Occupancy" means:
- i. The maximum occupancy load of the Facility under the applicable fire code, as set forth on a certificate issued for the Facility by a local fire code official; or
 - ii. If no such certificate has been issued for the Facility by the local fire code official, the maximum occupancy of the Facility pursuant to applicable laws, regulations, and permits.
- g. Operating Requirements.
- i. All businesses, organizations, establishments, and facilities that are permitted to be open under this paragraph III shall comply with:
 1. applicable Local Orders;
 2. applicable Secretary's Directives;
 3. applicable social distancing guidance published by CDC and MDH; and
 4. orders issued by the applicable Local Health Officer pursuant to the Order of the Governor of the State of Maryland Number 20-04-05-02, dated April 5, 2020, entitled "Delegating Authority to Local Officials to Control and Close Unsafe Facilities", as it may be

amended from time to time.

- ii. For avoidance of doubt, Retail Establishments shall continue to comply with the Order of the Governor of the State of Maryland Number 20-04-15-01, dated April 15, 2020, entitled “Requiring Use of Face Coverings Under Certain Circumstances and Requiring Implementation of Certain Physical Distancing Measures”, as it may be amended from time to time (the “Face Coverings Order”).
- iii. Any business, organization, establishment, or facility in the State of Maryland may require its customers over the age of two, visitors over the age of two, and/or staff to wear Face Coverings (as defined in the Face Coverings Order). A business, organization, establishment, or facility that elects to do so shall post signage at each entrance advising customers, visitors, and/or staff about such requirement.

IV. Businesses, Organizations, Establishments, and Facilities Required to Close.

- a. Senior Centers. All senior citizen activities centers (as defined in Section 10-501(i) of the Human Services Article of the Maryland Code) shall remain closed until after termination of the state of emergency and the proclamation of the catastrophic health emergency has been rescinded.
- b. Restaurants and Bars.
 - i. This Order controls the occupancy and use of restaurants, bars, and other similar establishments that sell food or beverages for consumption on-premises in Maryland (“Restaurants and Bars”). This Order does not apply to food or beverage services in health care facilities, which are expressly excluded from the definition of “Restaurants and Bars.”
 - ii. All Restaurants and Bars shall remain closed to the general public, except that, to the extent permitted by applicable law, and in accordance with any social-distancing recommendations of MDH, food and beverages may be:
 - 1. sold if such food or beverages are promptly taken from the premises, i.e., on a carry-out or drive-through basis; or
 - 2. delivered to customers off the premises.
- c. Fitness Centers.
 - i. This Order controls the occupancy and use of fitness centers, health clubs, health spas, gyms, aquatic centers, and self-defense schools in Maryland (“Fitness Centers”).
 - ii. All Fitness Centers shall remain closed to the general public, except that the portion of any Fitness Center that is licensed or otherwise permitted by

applicable law, regulation, or order to provide child care services may remain open to the general public for the purpose of continuing to provide such child care services.

d. Theaters.

- i. This Order controls the occupancy and use of theatres in Maryland at which live performances occur or motion pictures are shown (“Theaters”).
- ii. All Theaters shall remain closed to the general public.

e. Malls.

- i. This Order controls the occupancy and use of shopping centers in Maryland that have one or more enclosed pedestrian concourses (“Enclosed Malls”).
- ii. The following portions of Enclosed Malls shall remain closed to the general public:
 1. pedestrian concourses and other interior common areas open to the general public, including without limitation, food courts; and
 2. retail establishments only accessible to the general public from enclosed pedestrian concourses or other interior areas.
- iii. This paragraph IV.e does not require closure of retail establishments attached to Enclosed Malls that are directly accessible from the outside.
- iv. Notwithstanding paragraph IV.e.ii, local governments may approve access by the general public to the following parts of Enclosed Malls:
 1. retail establishments (a) that primarily sell groceries or pharmacy products, or (b) at which licensed professionals provide health care services; and
 2. pedestrian concourses and other interior common areas, but solely to the extent necessary for the general public to access the retail establishments described in paragraph IV.e.iv.1.

f. Other Recreational Establishments.

- i. This Order controls the occupancy and use of the following establishments in Maryland (“Recreational Establishments”):
 1. bingo halls;
 2. bowling alleys;
 3. pool halls;

4. amusement parks;
5. roller and ice skating rinks;
6. miniature golf establishments;
7. social and fraternal clubs, including without limitation, American Legion posts, VFW posts, and Elks Clubs; and
8. any other establishment not listed above that is subject to the admission and amusement tax under Title 4 of the Tax-General Article of the Maryland Code.

- ii. All Recreational Establishments shall remain closed to the general public (including members, in the case of private clubs).

g. Other Miscellaneous Establishments.

- i. This Order controls the occupancy and use of the following establishments in Maryland:

1. tattoo parlors;
2. tanning salons;
3. massage parlors; and
4. establishments that provide esthetic services or provide nail technician services (as described in Title 5 of the Business Occupations Article of the Maryland Code).

- ii. The establishments listed in paragraph IV.g.i above shall remain closed to the general public.

h. Other Non-Essential Businesses.

- i. This Order controls the occupancy and use of all businesses, organizations, establishments, and facilities that are not part of the critical infrastructure sectors identified by the U.S. Department of Homeland Security's Cybersecurity and Infrastructure Security Agency (currently described at <https://www.cisa.gov/identifying-critical-infrastructure-during-covid-19>) (collectively, "Non-Essential Businesses").
- ii. Subject to paragraph III above, Non-Essential Businesses shall remain closed to the general public.
- iii. Staff and owners may continue to be on-site at Non-Essential Businesses for only the following purposes:
 1. Facilitating remote working (a/k/a/ telework) by other staff;
 2. Maintaining essential property;
 3. Preventing loss of, or damage to property, including without

limitation, preventing spoilage of perishable inventory;

4. Performing essential administrative functions, including without limitation, picking up mail and processing payroll; and

5. Caring for live animals.

i. Closure By Other Order. All businesses, organizations, establishments, and facilities that are required to close pursuant to any other Order of the Governor of the State of Maryland or any other Order of a political subdivision, shall be and remain closed in accordance with such other Order, as the case may be.

V. Specific Exclusions. For avoidance of doubt, this Order does not require the closure of, or prohibit the movement of any staff or volunteer traveling to, from, or in connection with their duties at any:

a. federal, State, or local government unit, building, or facility;

b. newspaper, television, radio, or other media service; or

c. non-profit organization or facility providing essential services to low-income persons, including, without limitation, homeless shelters, food banks, and soup kitchens.

VI. Government Buildings and Facilities with Large Occupancy or Attendance.

a. State and local government buildings and facilities with an expected occupancy or attendance of more than 10 people shall:

i. Promptly and conspicuously post in the building or facility a copy of the MDH recommendations for social distancing; and

ii. Provide all occupants and attendees with the capability to wash their hands.

b. A copy of this Order shall be made available to all occupants or attendees at any State or local government building and facility with an expected occupancy or attendance of more than 10 people.

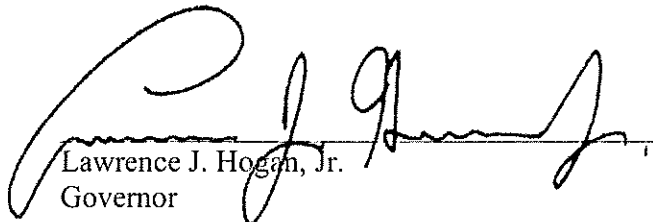
VII. General Provisions.

a. Each law enforcement officer of the State or a political subdivision shall execute and enforce this Order and any Local Order.

b. A person who knowingly and willfully violates this Order or any Local Order is guilty of a misdemeanor and on conviction is subject to imprisonment not exceeding one year or a fine not exceeding \$5,000 or both.

- c. This Order remains effective until after termination of the state of emergency and the proclamation of the catastrophic health emergency has been rescinded, or until rescinded, superseded, amended, or revised by additional orders.
- d. The effect of any statute, rule, or regulation of an agency of the State or a political subdivision inconsistent with this order is hereby suspended to the extent of the inconsistency.
- e. The underlined paragraph headings in this Order are for convenience of reference only and shall not affect the interpretation of this Order.
- f. If any provision of this Order or its application to any person, entity, or circumstance is held invalid by any court of competent jurisdiction, all other provisions or applications of the Order shall remain in effect to the extent possible without the invalid provision or application. To achieve this purpose, the provisions of this Order are severable.

ISSUED UNDER MY HAND THIS 13TH DAY OF MAY, 2020, AND
EFFECTIVE IMMEDIATELY.



Lawrence J. Hogan, Jr.
Governor



Liquor Board System

Version 1.0

Annual-Renewal | License-Transfer | One-Day | Add New License | Query | Help

License Detail

License Info

License Num: **LBD7 112** Cert Num: **0682** Fee: **\$1,320.00** Status: **Renewed**
 License Date: 5/1/2019 License Year: 2019
 CR Number: 14149348
 Payment Date: 04-30-19

2018 - 2019 TPP Paid
 2019 Trader's License

Add Adult Entertainment License

Location

Corp Name: N/A
 Trade Name: **SMILEY'S TAVERN**
 Zone Code: 28
 Phone: 410-566-4010

Block Num: 1525-27 Street: RAMSAY STREET
 City: BALTIMORE State: MD Zip: 21223

CR Number: 14149348

Portion of Business Used:
 FIRST FLOOR FOR BUSINESS & REAR OF FIRST FLOOR FOR STORAGE

Restriction:
 THOMAS JOSEPH CORCORAN BARRED FROM PREMISES.

License Owners

First Name	Last Name	Street	City	State	Zip	Action	Change Owner
STEPHEN	SAFFRAN	1155 SARGEANT STREET	BALTIMORE	MD	21230	<input type="button" value="Edit"/>	<input type="button" value="Remove Owner"/>

Comments

Date	Comment	Action

8/11/2020

 CORP (N/A)
 Sale 1
 T.L (Pending)
 TRJ

06/23/2020	Temporary Outdoor Table Service letter was returned...../sb	Delete
03/12/2020	*****RELEASED STATE OF MD TAX HOLD*****.../mb	Delete
01/28/2020	****STATE OF MD TAX HOLD, letter sent to the Business address on January 28, 2020.****/sb	Delete
04/24/2019	*****RELEASED STATE OF MD TAX HOLD*****... /sb	Delete
01/25/2019	***STATE OF MD TAX HOLD, letter sent to Licensee's Business Address on January 25, 2019.***/mb	Delete
12/28/2018	Personal Property Tax Owed to City of Baltimore was cleared on December 28, 2018.../mb.	Delete
11/23/2018	Personal Property tax letter mailed to Licensee(s) Home Address on 11/20/18../mb.	Delete
07/18/2018	Alcohol Awareness expires on 07/03/22 (Stephen Saffran) John S Murray..... /sb	Delete
04/27/2018	*****RELEASED STATE OF MD TAX HOLD*****... /sb	Delete
01/25/2018	****STATE OF MD TAX HOLD, letter sent to Licensee on January 23, 2018.****/mb	Delete
01/25/2018	*****STATE OF MD TAX HOLD, letter sent to Licensee on January 23, 2018.***** /sb	Delete
04/25/2017	alcoholic awarness was completed on 06/3/2014 and will exprie 06/03/2018 ...k/r	Delete
08/03/2016	Submitted copy of "Personal Property Tax Clearance".... /sb	Delete
07/26/2016	07/25/16 - Mailed letter to Licensee about "Personal Property Tax Owed to the City of Baltimore".... /sb	Delete
06/14/2010	6/10 Transfer of ownership, BD7-BWL, Stephen Saffran	Delete

Print History (Print Card)

License num: LBD7 112 Address: 1525-27 RAMSAY STREET
 Trade Name: SMILEY'S TAVERN

Comment:

Add Comment

Hold Info



September 3, 2020

Licensee(s): Jonathan Richard Pannoni, John Porter, Jr., and George Watson
LP Grand Central, LLC, T/a No Trade Name (Grand Central)
1001-03 N. Charles Street 21201

Class: "BD7" Beer, Wine & Liquor License

Violation of Rule 4.16 Illegal Conduct – July 30, 2020 – At approximately 10:50 PM, Baltimore City Liquor Board Agent Andy Perez, Inspector Terri Chase, Inspector Cindy Tudhope, and Inspector Kenyatta Washington responded to a 311 Customer Service Request (#20-00492974) that alleged that a "show was about to start" within the establishment and that individuals were "indoors without masks or social distancing" in violation of Mayor Bernard C. "Jack" Young's Executive Order issued July 22, 2020, which received its authorization from Governor Lawrence J. Hogan's earlier Executive Order (20-06-10-01) issued on June 10, 2020. Specifically, Mayor Young's Executive Order issued July 22, 2020 prohibited indoor on-premises consumption of food and/or beverages and only allowed outdoor consumption of food and beverages to patrons seated at tables. Upon arriving at the location, Inspectors observed approximately 30 patrons at the within the outdoor seating area. A number of these patrons were standing and consuming alcoholic beverages in the pedestrian walkways and streets. Inspectors then proceeded to enter the establishment and observed approximately 15 patrons in the establishment, some of which were observed to be consuming alcoholic beverages. At this time, Inspectors made contact with the manager on duty, Mr. Marco Dimbo, and informed him of the infractions. Mr. Dimbo stated that he was the only employee on duty and it was difficult to control the operations of the establishment. Mr. Dimbo then proceeded to close the establishment for the evening and exit patrons from the premises. Inspector then closed the 311 Customer Service Request at approximately 11:11 PM.

Violation of Rule 3.12 General Welfare – July 30, 2020 – At approximately 10:50 PM, Baltimore City Liquor Board Agent Andy Perez, Inspector Terri Chase, Inspector Cindy Tudhope, and Inspector Kenyatta Washington responded to a 311 Customer Service Request (#20-00492974) that alleged that a "show was about to start" within the establishment and that individuals were "indoors without masks or social distancing" in violation of Mayor Bernard C. "Jack" Young's Executive Order issued July 22, 2020, which received its authorization from Governor Lawrence J. Hogan's earlier Executive Order (20-06-10-01) issued on June 10, 2020. Specifically, Mayor Young's Executive Order issued July 22, 2020 prohibited indoor on-premises consumption of food and/or beverages and only allowed outdoor consumption of food and beverages to patrons seated at tables. Upon arriving at the location, Inspectors observed approximately 30 patrons at the within the outdoor seating area. A number of these patrons were standing and consuming alcoholic beverages in the pedestrian walkways and streets. Inspectors then proceeded to enter the establishment and observed approximately 15 patrons in the establishment, some of which were observed to be consuming alcoholic beverages. At this time, Inspectors made contact with the manager on duty, Mr. Marco Dimbo, and informed him of the infractions. Mr. Dimbo stated that he was the only employee on duty and it was difficult to control the operations of the establishment. Mr. Dimbo then proceeded to close the establishment for the evening and exit patrons from the premises. Inspector then closed the 311 Customer Service Request at approximately 11:11 PM.

(a) **Service on Licensee(s):** Summons issued to the licensee(s) on 8/18/2020.

(b) **Witnesses Summoned:** Summons issued to Agent Perez, Inspector Washington, Inspector Tudhope and Inspector Chase on 8/18/2020.

(c) **Violation History of Current Licensee:** The current licensee(s) have no history of violations.

(d) **License Transfer Date:** The license transferred to the above named entity on 10/9/2019.

Board's Decision:

State of Maryland

Board of Liquor License Commissioners

for Baltimore City
1 N. Charles Street, Suite 1500
Baltimore, Maryland, 21201-3724
Phone: (410) 396-4377

NOTICE

To: LP Grand Central, LLC
T/A (No Trade Name Registered)
1001-03 North Charles Street

Date: August 18, 2020

**Licensee may be represented by
Counsel before board**

You are hereby notified to appear before the Board of Liquor License Commissioners for Baltimore City at 11 o'clock AM on the 3rd day of September 2020, via **WebEx Virtual Hearing**, to show cause why your Alcoholic Beverages License and other permits issued by this Board to you under the provisions of the Alcoholic Beverages Article, as amended, should not be suspended or revoked as required by this Board by Section 4-604 of said Article, following your conviction and/or violation of said law, to wit:

Location of Incident: T/A LP Grand Central, LLC aka Grand Central, 1001-03 North Charles Street, MD ("the establishment").

Violation of Rule 4.16 Illegal Conduct – July 30, 2020 – At approximately 10:50 PM, Baltimore City Liquor Board Agent Andy Perez, Inspector Terri Chase, Inspector Cindy Tudhope, and Inspector Kenyatta Washington responded to a 311 Customer Service Request (#20-00492974) that alleged that a "show was about to start" within the establishment and that individuals were "indoors without masks or social distancing" in violation of Mayor Bernard C. "Jack" Young's Executive Order issued July 22, 2020, which received its authorization from Governor Lawrence J. Hogan's earlier Executive Order (20-06-10-01) issued on June 10, 2020. Specifically, Mayor Young's Executive Order issued July 22, 2020 prohibited indoor on-premises consumption of food and/or beverages and only allowed outdoor consumption of food and beverages to patrons seated at tables. Upon arriving at the location, Inspectors observed approximately 30 patrons at the within the outdoor seating area. A number of these patrons were standing and consuming alcoholic beverages in the pedestrian walkways and streets. Inspectors then proceeded to enter the establishment and observed approximately 15 patrons in the establishment, some of which were observed to be consuming alcoholic beverages. At this time, Inspectors made contact with the manager on duty, Mr. Marco Dimbo, and informed him of the infractions. Mr. Dimbo stated that he was the only employee on duty and it was difficult to control the operations of the establishment. Mr. Dimbo then proceeded to close the establishment for the evening and exit patrons from the premises. Inspector then closed the 311 Customer Service Request at approximately 11:11 PM.

Violation of Rule 3.12 General Welfare – July 30, 2020 – At approximately 10:50 PM, Baltimore City Liquor Board Agent Andy Perez, Inspector Terri Chase, Inspector Cindy Tudhope, and Inspector Kenyatta Washington responded to a 311 Customer Service Request (#20-00492974) that alleged that a "show was about to start" within the establishment and that individuals were "indoors without masks or social distancing" in violation of Mayor Bernard C. "Jack" Young's Executive Order issued July 22, 2020, which received its authorization from Governor Lawrence J. Hogan's earlier Executive Order (20-06-10-01) issued on June 10, 2020. Specifically, Mayor Young's Executive Order issued July 22, 2020 prohibited indoor on-premises consumption of food and/or beverages and only allowed outdoor consumption of food and beverages to patrons seated at tables. Upon arriving at the location, Inspectors observed approximately 30 patrons at the within the outdoor seating area. A number of these patrons were standing and consuming alcoholic beverages in the pedestrian walkways and streets. Inspectors then proceeded to enter the establishment and observed approximately 15 patrons in the establishment, some of which were observed to be consuming alcoholic beverages. At this time, Inspectors made contact with the manager on duty, Mr. Marco Dimbo, and informed him of the infractions. Mr. Dimbo stated that he was the only employee on duty and it was difficult to control the operations of the establishment. Mr. Dimbo then proceeded to close the establishment for the evening and exit patrons from the premises. Inspector then closed the 311 Customer Service Request at approximately 11:11 PM.

If you fail to appear at the WebEx Virtual Hearing as instructed by the agency, the board will proceed with the hearing and will take such action regarding the suspension or revocation of your license and permits as warranted by evidence. If you have any questions concerning the specific rules or code cited, please refer to Rules and Regulations for the Board of Liquor License Commissioners for Baltimore City or the Alcoholic Beverages Article of the Annotated Code of Maryland for reference purposes. If you have any questions or concerns regarding this matter please contact Deputy Executive Secretary, Thomas R. Akras at 410-396-4377.

BY ORDER OF THE BOARD OF LIQUOR LICENSE
COMMISSIONERS FOR BALTIMORE CITY

Albert Matricciani, Jr., Chairman
BOARD OF LIQUOR LICENSE
COMMISSIONERS
FOR BALTIMORE CITY

Board of Liquor License Commissioners

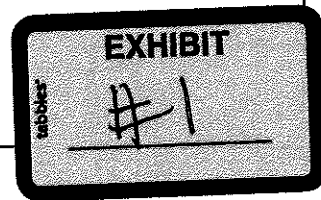
For Baltimore City
1 North Charles Street, 15th Floor
Baltimore, Maryland, 21201

VIOLATION REPORT

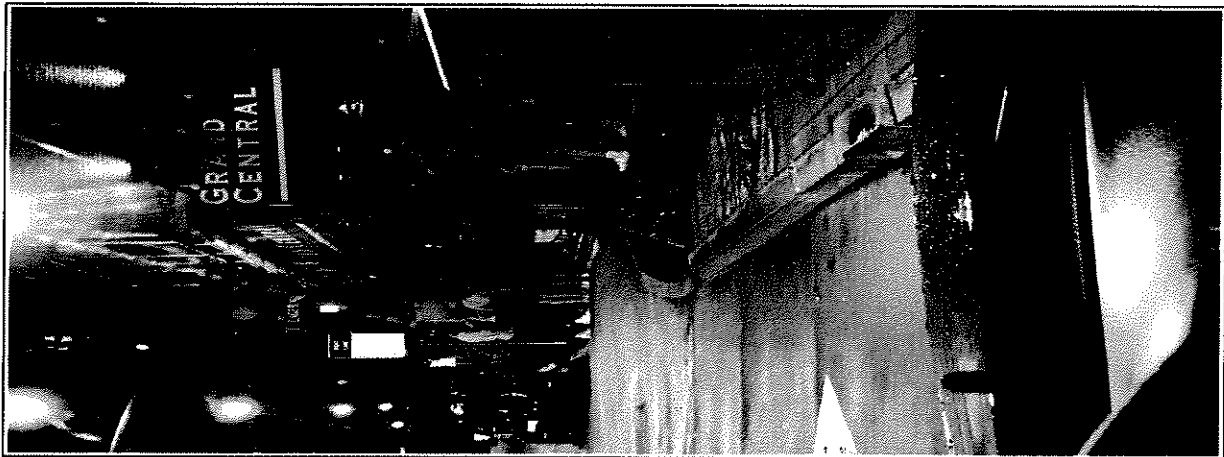
Location Address:	1001-03 CHARLES STREET NORTH 21201
Licensee Information (Trade Name):	N/A
Corporation Name	LP GRAND CENTRAL, LLC
License Type:	Class "BD7" Beer, Wine and Liquor
Contact:	
Bouncer/Security Name (if applicable):	<input type="text"/> D.O.B. <input type="text"/>
Date Violation Issued:	<input type="text"/> <input type="text"/>

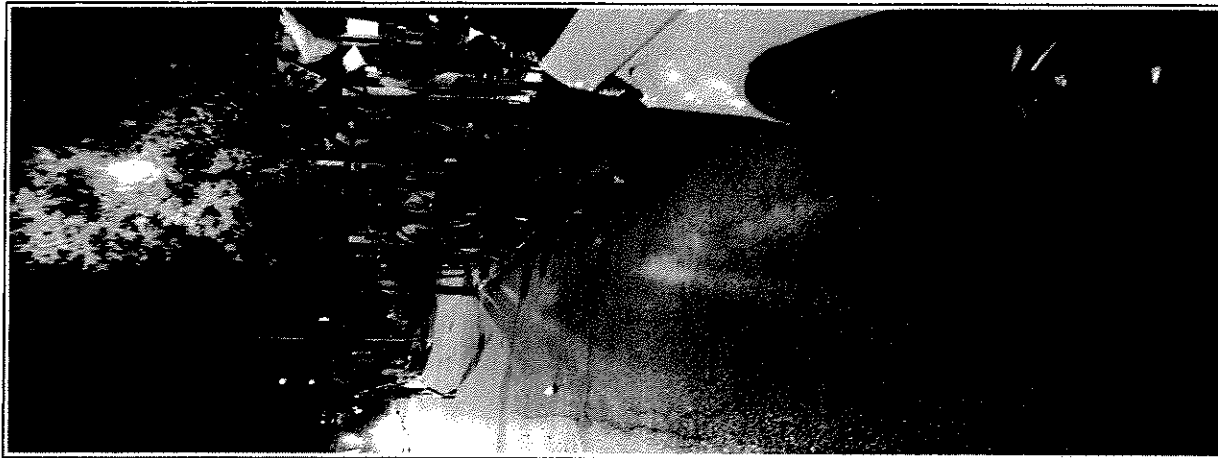
Violation Reporting Facts:

As of July 24, 2020 at 5:00pm a Covid-19 restriction was set in place by Baltimore City Mayor prohibiting all indoor dining within the City of Baltimore. On July 30, 2020 311 complaint # 20-00492974 was received alleging a violation of said Covid-19 restriction taking place at the aforementioned location. At approximately 10:50PM myself, Agent Perez along Inspector Chase, Inspector Washington and Inspector Tudhope responded to the establishment. At the time of arrival, we observed approximately 30 patrons at the outdoors table service area some of which were observing consuming alcoholic beverage while standing on the streets. After making these observations, we proceeded to the interior of the establishment and observed approximately 15 patrons some of which were observed consuming alcoholic beverages inside the establishment. At this time, we identify the bar operator, Mr. Marco Dimbo. I explained Mr. Dimbo our concerns with patrons consuming alcoholic beverages inside the establishment and also the amount of patrons that are not seated at outdoor tables and consuming beverages on the streets. Mr. Dimbo explained he was the only employee on duty and it was very difficult to keep control of the operations following the guidelines set for Covid-19. Mr. Dimbo further stated he would closed for the night. The establishment voluntarily closed at 11:00PM. We departed the location without any further incidents.



Photos Taken:





Report Prepared By:

Inspector(s)

Submission Date

~~i:\0#.w\|baltimore\andy.perez~~

8/5/2020

20-00492974

BCLB-Liquor License Complaint

Customer
 1001 N CHARLES ST. Baltim...
 Mid-Town Belvedere
 Randy Stevens

Priority Standard
Status Closed
SLA Status Met
Service Reque... BCLB

Service Activities

Action Activity Status Finish Date
 Edit Service Response Not Started

Service Questions

Action Question Answer Order
 Edit Is this issue concerning a private residence or a commercial and/or licensed business? Business 1.00
 Edit Name of business: Grand Central 3.00
 Edit What is the issue? Other 4.00
 There is a show about to start according to facebook live video. Indoors without masks or social distancing in violation of Baltimore City Covid restrictions.
 Edit Please describe: 5.00

Resolution Questions

No records to display

External Service Requests

No records to display

Open311 API Site Guest User This is an automated E-mail notification from the City of Baltimore 3-1-1 contact cent... July 30, 2020 at 10:36 PM

Open311 API Site Guest User (Customer) to City of Baltimore Only sent an email... July 30, 2020 at 10:36 PM
 to rosalba.jordan, walter.farley-robinson, roberte.guy, kenya...

BCLB-Liquor License Complaint (20-00492974) service request has been created, updated, and/or requires your attention.

Service Request Type:	BCLB-Liquor License Complaint	Status:	New
Service Request Number:	20-00492974	Created By:	Open311 API Site Guest User
Priority:	Standard	SLA Detail:	2 Calendar Days
Method Received:	Web	Submitted On:	7/30/2020 10:36 PM
Location:	1001 N CHARLES ST, Baltimore City, 21201	Overdue On:	8/1/2020 10:36 PM
Place Name:	GRAND CENTRAL	Closed On:	
Location Details:			
Description:	Said show is about to restart. If the city sends an officer shortly they'll be able to catch the violation.		

Contact Information:

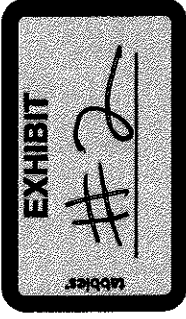
Name: Randy Stevens **Primary Phone:**
Email:

Service Questions:

Question	Answer
Is this issue concerning a private residence or a commercial and/or licensed business?	Business
Name of business:	Grand Central
What is the issue?	Other
Please describe:	There is a show about to start according to facebook live video. Indoors without masks or social distancing in violation of Baltimore City Covid restrictions.

Service Activities:

Activity	Status	Assigned To	Outcome	Outcome Reason	Finish Date
Service Response	Not Started				





MAYORAL EXECUTIVE ORDER
RESCINDING MAYORAL ORDERS REGARDING
LIMITED OPENING OF RESTAURANTS AND BARS FOR INDOOR DINING

WHEREAS, a state of emergency and catastrophic health emergency was proclaimed by the Governor of Maryland on March 5, 2020, and was most recently renewed on July 1, 2020 to control and prevent the spread of COVID-19 within the state, and the state of emergency and the catastrophic health emergency still exist;

WHEREAS, the Mayor of Baltimore City has declared a State of Emergency for Baltimore City due to the spread of COVID-19, which is still in place;

WHEREAS, the effects of COVID-19 require that local officials be vigilant in advising the citizens of measures they can take to protect health, safety and welfare;

WHEREAS, COVID-19 continues to pose serious health risks for the citizens of Baltimore City, particularly elderly residents and those who are immunosuppressed or otherwise have high-risk medical conditions;

WHEREAS, the Centers for Disease Control (CDC) advises that social distancing and face masking while in public places is the most effective way of slowing the spread of COVID-19;

WHEREAS, to protect lives and reduce transmission of the COVID-19 in Baltimore City, it is necessary for individuals to maintain safe distances from each other;

WHEREAS, although there are now measures in place such as personal protection equipment and sanitation protocols to reduce community transmission, in the weeks between 7/4/20 and 7/17/20 the average number of daily cases has increased from 66 per day to 127 per day, the daily positivity rate has increased from 5.3% to 7.1% with no appreciable increase in testing; and there has been an increase in emergency department visits by residents experiencing symptoms of COVID-19.

WHEREAS, evidence suggests that dining establishments and bars are particularly high-risk environments for COVID-19 transmission. Some studies have indicated the single most effective orders for slowing transmission are social distancing orders related to bar and restaurant operations.

WHEREAS, on June 10, 2020, Governor Hogan authorized local governments to relax certain restrictions on activities and businesses in the State including limited indoor dining and bar activity;

WHEREAS, on June 22, 2020, the Mayor issued an Executive Order authorizing serving beverages and food to customers for consumption in indoor seating areas.

WHEREAS, in order to slow the further spread of COVID19, restrictions on indoor food and beverage service at restaurants and bars are necessary

WHEREAS, Order No. 20-06-10-01 authorizes political subdivisions such as Baltimore City to issue local orders that are more restrictive than Order No. 20-06-10-01, such as those requiring any businesses, organizations, establishments, or facilities to close or modify their operations and/or requiring individuals to remain indoors or to refrain from congregating, if deemed necessary and reasonable to save lives or prevent exposure to COVID-19.

NOW THEREFORE, I, Mayor Bernard “Jack” Young, Mayor of the City of Baltimore, in consultation with the Commissioner of Health for Baltimore City and by virtue of the authority vested in me by the Governor’s Order, do hereby issue the following Executive Order:

BE IT ORDERED THAT

I. Administrative Provisions

a. The Mayoral Order dated June 8, 2020 rescinding the Stay at Home provisions in prior Mayoral Orders remains in place. Residents, however, should continue to stay home when possible. Older and more vulnerable residents, and those who live with them, are strongly advised to stay home whenever possible.

Residents and visitors should practice safe physical distancing and wear masks in public and frequently wash their hands and sanitize high-touch areas. Employers should continue to encourage telework for their employees when possible.

Individuals who can work from home should continue to do so.

b. The Mayoral Order of June 22, 2020 to the extent that it authorizes consumption of food and beverages in indoor seating areas is rescinded. This Mayoral Order also amends previous orders of the Mayor of Baltimore City regarding operations of restaurants and bars.

c. The Baltimore City Health Commissioner may issue orders not inconsistent with this Order that are necessary to monitor, prevent, and reduce the spread of and suppress, COVID-19 in relation to any activity permitted by this Order or any business permitted to open under the Order.

d. In accordance with the Governor’s Order 20-06-10-01, if Baltimore City determines that doing so is necessary and reasonable to save lives or prevent exposure to COVID-19, the political subdivision is hereby authorized to issue orders that are more restrictive than this Order (“Local Orders”):

e. Except as modified by this Mayoral Order, the Mayoral Orders of June 12, 2020, and June 29, 2020 remain in effect.

II. Food Service Establishments

a. Effective July 24, 2020 at 5:00, restaurants and bars that sell food or beverages for consumption on-premises in Baltimore City (“Restaurants and Bars”) may, to the extent permitted by applicable local law:

1. Serve food and beverages to customers for consumption in outdoor seating areas;
2. Sell food and beverages that are promptly taken from the premises i.e. carry-out or drive-through basis; and/or
3. Deliver food and beverages to customers off the premises.

b. Restaurants and Bars that serve food and beverages to customers in outdoor areas shall:

1. Have the appropriate permits to operate with outdoor seating;
2. Require all staff to wear Face Coverings, in accordance with the Face-Covering Order (defined below);
3. Ensure patrons are seated at least six feet away from each other, except for households seated together and are wearing cloth face coverings when they are not eating or drinking;
4. Not allow groups larger than six persons to be seated together, except members of the same household;
5. Not serve food in a buffet format; and
6. Clean and disinfect each table and all items that remain on the table between each seating in accordance with the CDC and MDH guidelines, using cleaning products that meet the criteria and the U.S. Environmental Protection Agency for use against COVID-19.

c. Operating Requirements.

1. All businesses, organizations, establishments, and facilities that are permitted to be open under this paragraph II. shall comply with:

2. applicable Local Orders;
3. applicable Directives issued by the Maryland Secretary of Health;
4. applicable social distancing guidance published by the CDC and the Maryland Department of Health; and
5. orders issued by the applicable Local Health Officer/Mayor pursuant to the Order of the Governor of the State of Maryland Number 20-04-05-02, dated April 5, 2020, entitled "Delegating Authority to Local Officials to Control and Close Unsafe Facilities", as it may be amended from time.
 - i. For avoidance of doubt, Restaurants and Bars shall continue to comply with the Order of the Governor of the State of Maryland Number 20-04-15-01, dated April 15, 2020, entitled "Requiring Use of Face Coverings Under Certain Circumstances and Requiring Implementation of Certain Physical Distancing Measures", as it may be amended from time to time (the "Face Coverings Order").
 - ii. Any business, organization, establishment, or facility in the City of Baltimore may require its customers over the age of two, visitors over the age of two, and/or staff to wear Face Coverings (as defined in the Face Coverings Order). A business, organization, establishment, or facility that elects to do so shall post signage at each entrance advising customers.

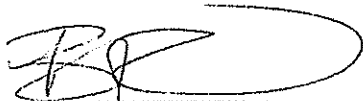
III. General Provisions.

- a. If a political subdivision determines that doing so is necessary and reasonable to save lives or prevent exposure to COVID-19, political subdivision is hereby authorized to issue orders that are more restrictive than this Order ("Local Orders"):
 1. requiring any businesses, organizations, establishments, or facilities to close or modify their operations; and/or
 2. requiring individuals to remain indoors or to refrain from congregating.
- b. Local Orders may remain in effect for so long as this Order (as it may be amended from time to time) remains in effect. The authority by paragraph I.d. and I.e. is in addition to and not in derogation of, any authority a political subdivision under its charter, laws, ordinances, or regulations.

- c. Each law enforcement officer of the State or a political subdivision shall execute and enforce Governor Hogan's June 10, 2020 Order and this Local Order pursuant to the terms of the Governor's Order 20-06 10-01 which provides that a person who knowingly and willfully violates this Order or any Local Order is guilty of a misdemeanor and on conviction is subject to imprisonment not exceeding one year or a fine not exceeding \$5,000 or both.
- d. This Order remains effective until after termination of the state of emergency and the proclamation of the catastrophic health emergency has been rescinded, or until rescinded, superseded, amended, or revised by additional orders.
- e. The effect of any statute, rule, or regulation of an agency of the State or a political subdivision inconsistent with this order is hereby suspended to the extent of the inconsistency.
- f. The underlined paragraph headings in this Order are for convenience of reference only and shall not affect the interpretation of this Order.
- g. If any provision of this Order or its application to any person, entity, or circumstance is held invalid by any court of competent jurisdiction, all other provisions or applications of the Order shall remain in effect to the extent possible without the invalid provision or application. To achieve this purpose, the provisions of this Order are severable.

This Executive Order shall take effect July 24, 2020 at 5:00.

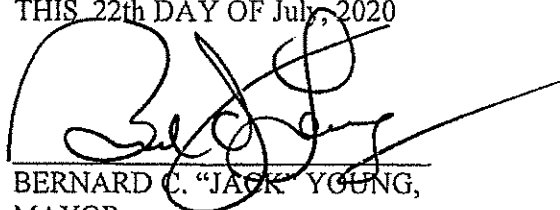
ATTEST:



CUSTODIAN OF THE CITY SEAL

Alternate

IN WITNESS WHEREOF I HAVE
HEREUNTO PLACED MY HAND AND
THE GREAT SEAL OF THE CITY OF
BALTIMORE
THIS 22th DAY OF July, 2020



BERNARD C. "JACK" YOUNG,
MAYOR
CITY OF BALTIMORE

APPROVED AS TO FORM AND LEGAL
SUFFICIENCY BY THE BALTIMORE CITY LAW DEPARTMENT

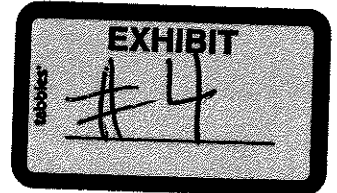
Dana P. Moore

DANA P. MOORE
ACTING CITY SOLICITOR



The State of Maryland

Executive Department



ORDER
OF THE
GOVERNOR OF THE STATE OF MARYLAND
NUMBER 20-06-10-01

AMENDING AND RESTATING THE ORDER OF JUNE 3, 2020,
ALLOWING REOPENING OF CERTAIN BUSINESSES AND
FACILITIES, SUBJECT TO LOCAL REGULATION

- WHEREAS, A state of emergency and catastrophic health emergency was proclaimed on March 5, 2020, and renewed on March 17, 2020, April 10, 2020, May 6, 2020, and June 3, 2020, to control and prevent the spread of COVID-19 within the state, and the state of emergency and catastrophic health emergency still exists;
- WHEREAS, COVID-19, a respiratory disease that spreads easily from person to person and may result in serious illness or death, is a public health catastrophe and has been confirmed throughout Maryland;
- WHEREAS, To reduce the spread of COVID-19, the U.S. Centers for Disease Control and Prevention and the Maryland Department of Health recommend canceling large gatherings and social distancing in smaller gatherings;
- WHEREAS, The currently known and available scientific evidence and best practices support limitations on large gatherings and social distancing to prevent exposures and transmissions, and reduce the threat to especially vulnerable populations, including older individuals and those with chronic health conditions;
- WHEREAS, To reduce the threat to human health caused by transmission of the novel coronavirus in Maryland, and to protect and save lives, it is necessary and reasonable that individuals in the state refrain from congregating;
- WHEREAS, To protect the public health, welfare, and safety, prevent the transmission of the novel coronavirus, control the spread of COVID-19, and save lives, it is necessary to control and direct the movement of individuals in Maryland, including those on the public streets;

- WHEREAS, It is further necessary to control and direct in Maryland the occupancy and use of buildings and premises, as well as places of amusement and assembly;
- WHEREAS, the Coronavirus Recovery Team continues to advise on related public health and emergency management decisions;
- WHEREAS, the State has implemented measures to reduce community transmission rates of COVID-19, while strategically activating the Maryland Strong: Roadmap to Recovery plan;
- WHEREAS, the State is continuously expanding COVID-19 laboratory testing capacity and locations throughout Maryland, and has increased its disease-investigation capabilities by implementing operations to trace the contacts of up to 1,000 new cases per day;
- WHEREAS, the State has carefully monitored hospital capacity, and has worked with hospitals to ensure their surge capacity can accommodate Marylanders who may become ill;
- WHEREAS, the State is procuring necessary protective equipment to safeguard critical facilities and staff; and
- WHEREAS, total hospitalizations and usage of hospital beds have been stable or slowly decreasing;

NOW, THEREFORE, I, LAWRENCE J. HOGAN, JR., GOVERNOR OF THE STATE OF MARYLAND, BY VIRTUE OF THE AUTHORITY VESTED IN ME BY THE CONSTITUTION AND LAWS OF MARYLAND, INCLUDING BUT NOT LIMITED TO TITLE 14 OF THE PUBLIC SAFETY ARTICLE, AND IN AN EFFORT TO CONTROL AND PREVENT THE SPREAD OF COVID-19 WITHIN THE STATE, DO HEREBY ORDER:

I. Administrative and Implementing Provisions.

- a. The Order of the Governor of the State of Maryland, dated March 12, 2020, entitled “Prohibiting Large Gatherings and Events and Closing Senior Centers,” as amended and restated on March 16, 2020, and further amended and restated on March 19, 2020 by Order Number 20-03-19-01, and further amended and restated on March 23, 2020 by Order Number 20-03-29-01, and further amended and restated on March 30, 2020 by Order Number 20-03-30-01, and further amended and restated on May 6, 2020 by Order Number 20-05-06-01, and further amended and restated on May 13, 2020 by Order Number 20-05-13-01, and further amended and restated on May 27, 2020 by Order Number 20-05-27-01, and further amended and restated on June 3, 2020 by Order Number 20-06-03-01, is further amended and restated in its entirety as set forth herein.

- b. The Secretary of Health is hereby authorized to issue directives under this Order (“Secretary’s Directives”), as the Secretary deems necessary, to monitor, treat, prevent, reduce the spread of, and suppress COVID-19 in relation to any activity permitted under this Order or any business, organization, establishment, or facility that is permitted by this Order to be open to the general public, which directives may include, without limitation, binding requirements and/or non-binding recommendations.
- c. Political subdivisions are not prohibited from opening outdoor public spaces to the general public (such as parks, sports fields and courts, beaches, dog parks, and playgrounds), subject to the following:
 - i. The decision to do so shall be made after consultation with the health officer for the county in which the outdoor public space is located (or, in the case of outdoor public spaces located in Baltimore City, the Commissioner of Health for Baltimore City) (the “Local Health Officer”).
 - ii. The Local Health Officer may issue such directives or orders as may be necessary to monitor, prevent, reduce the spread of, and suppress COVID-19 with respect to the use of the outdoor public space (“Health Officer Directives”).
 - iii. The political subdivision must require persons using the outdoor public space to comply with applicable Secretary’s Directives, applicable Health Officer Directives, and applicable social distancing guidance published by the U.S. Centers for Disease Control and Prevention (“CDC”) and the Maryland Department of Health (“MDH”).
- d. If a political subdivision determines that doing so is necessary and reasonable to save lives or prevent exposure to COVID-19, the political subdivision is hereby authorized to issue orders that are more restrictive than this Order (“Local Orders”):
 - i. requiring any businesses, organizations, establishments, or facilities to close or modify their operations; and/or
 - ii. requiring individuals to remain indoors or to refrain from congregating.
- e. Local Orders may remain in effect for so long as this Order (as it may be amended from time to time) remains in effect. The authority granted by paragraph I.d is in addition to, not in derogation of, any authority of a political subdivision under its charter, laws, ordinances, or regulations.

II. Social Distancing.

- a. It is strongly recommended that all Marylanders continue following the most current guidance from CDC and MDH regarding social distancing, including,

without limitation, avoidance of large gatherings and crowded places.

- b. The Secretary of Health is hereby authorized to issue Secretary's Directives requiring individuals to remain indoors or to refrain from congregating, as the Secretary deems necessary to monitor, treat, prevent, reduce the spread of, and suppress COVID-19.

III. Businesses, Organizations, Establishments, and Facilities That May Be Open.

- a. Religious Facilities. Subject to applicable Local Orders and Secretary's Directives, churches, synagogues, mosques, temples, and other similar religious facilities of any faith in Maryland ("Religious Facilities") may open to the general public, *provided, however*, that the total number of persons permitted in a Religious Facility at any one time shall not exceed 50% of that Religious Facility's Maximum Occupancy (defined below).
- b. Retail Establishments and Malls. Subject to applicable Local Orders and Secretary's Directives:
 - i. retail businesses, organizations, establishments, and facilities in the State of Maryland ("Retail Establishments") may open to the general public, *provided, however*, that the total number of persons permitted in a Retail Establishment at any one time shall not exceed 50% of that Retail Establishment's Maximum Occupancy (defined below); and
 - ii. effective as of 5:00 p.m. on June 19, 2020, shopping centers in the State of Maryland that have one or more enclosed pedestrian concourses may open to the general public.
- c. Manufacturing. Subject to applicable Local Orders and Secretary's Directives, all manufacturing businesses and facilities in Maryland may open.
- d. Personal Services.
 - i. Subject to applicable Local Orders, applicable Secretary's Directives and paragraph III.d.ii below, the following establishments in Maryland ("Personal Services Establishments") may open to the general public:
 1. beauty salons;
 2. barber shops;
 3. tattoo parlors;
 4. tanning salons;
 5. massage parlors; and
 6. establishments that provide esthetic services or provide nail technician services (as described in Title 5 of the Business Occupations Article of the Maryland Code);

- ii. All customers over the age of two are required to wear Face Coverings (as defined in the Face Coverings Order (defined below)) while inside any Personal Services Establishment, except to the extent wearing a Face Covering would make it impossible for services to be performed. All Personal Services Establishments shall:
 1. require staff to wear Face Coverings while in areas open to the general public and areas in which interaction with other staff is likely;
 2. provide services on an appointment basis only;
 3. not allow the number of persons in the Personal Service Establishment to exceed 50% of the Personal Service Establishment's Maximum Occupancy (defined below); and
 4. after providing services to each customer, clean and disinfect the area in which services were performed in accordance with applicable guidance from the CDC and MDH.

e. Other Recreational Establishments.

- i. Subject to applicable Local Orders and Secretary's Directives, the following establishments in Maryland may open to the general public:
 1. golf courses and driving ranges;
 2. outdoor archery and shooting ranges;
 3. marinas and watercraft rental businesses;
 4. campgrounds;
 5. horse boarding and riding facilities;
 6. drive-in movie theaters;
 7. outdoor swimming pools;
 8. outdoor day camps;
 9. tour boats; and
 10. effective as of 5:00 p.m. on June 12, 2020:
 - a. amusement parks;
 - b. miniature golf establishments;
 - c. go-kart tracks;
 - d. the outdoor areas of any other establishments that are subject to the admission and amusement tax under Title 4 of the Tax-General Article of the Maryland Code.
- ii. Subject to applicable Local Orders and Secretary's Directives, the following establishments in Maryland ("Indoor Recreation Establishments") may open to the general public, effective as of 5:00 p.m. on June 19, 2020:
 1. bingo halls;
 2. bowling alleys;

3. pool halls;
4. roller and ice skating rinks;
5. social and fraternal clubs (including without limitation, American Legion posts, VFW posts, and Elks Clubs) (“Social Clubs”); and
6. the indoor areas of any other establishments that are subject to the admission and amusement tax under Title 4 of the Tax-General Article of the Maryland Code;

provided, however, that the total number of persons permitted in an Indoor Recreation Establishment at any one time shall not exceed 50% of that Indoor Recreation Establishment’s Maximum Occupancy (defined below).

iii. As used in this paragraph III.e:

1. the term “indoor area” has the meaning provided in COMAR 10.19.04.02.B(9); and
2. the term “outdoor area” means an area that is not an indoor area.

f. Foodservice Establishments.

i. Subject to applicable Local Orders, applicable Secretary’s Directives, and paragraph III.f.ii below, (a) restaurants, bars, nightclubs, and other similar establishments that sell food or beverages for consumption on-premises in Maryland, and (b) Social Clubs with dining facilities (collectively, “Foodservice Establishments”) may, to the extent permitted by applicable law:

1. serve food and beverages to customers for consumption in outdoor seating areas;
2. sell food and beverages that are promptly taken from the premises, i.e., on a carry-out or drive-through basis;
3. deliver food and beverages to customers off the premises; and
4. effective as of 5:00 p.m. on June 12, 2020, serve food and beverages to customers for consumption in indoor seating areas.

ii. Foodservice Establishments shall:

1. require all staff to wear Face Coverings, in accordance with the Face Coverings Order (defined below);
2. not allow the number of persons in the Foodservice Establishment to exceed 50% of the Foodservice Establishment’s Maximum Occupancy (defined below);
3. not serve food in a buffet format;
4. not serve customers who are not seated; and
5. clean and disinfect each table between each seating in accordance with CDC and MDH guidelines, using cleaning products that meet the criteria of the U.S. Environmental Protection Agency for use

against COVID-19.

iii. As used in this paragraph III.f:

1. the term “indoor seating area” means a portion of a Foodservice Establishment that is an indoor area, as defined in COMAR 10.19.04.02.B(9); and
2. the term “outdoor seating area” means a portion of a Foodservice Establishment that is not an indoor seating area.

g. Fitness Centers. Subject to applicable Local Orders and Secretary’s Directives, effective as of 5:00 p.m on June 19, 2020, fitness centers, health clubs, health spas, gyms, aquatic centers, and self-defense schools in Maryland (“Fitness Centers”) may open to the general public; *provided, however*, that the total number of persons permitted in a Fitness Center at any one time shall not exceed 50% of that Fitness Center’s Maximum Occupancy (defined below).

h. Casinos, Racetracks, and Simulcast Betting Facilities.

i. Effective as of 5:00 p.m. on June 19, 2020:

1. the Order of the Governor of the State of Maryland dated March 15, 2020, entitled “Closing Casinos, Racetracks, and Simulcast Betting Facilities” is rescinded and of no further effect;
2. subject to applicable Local Orders and Secretary’s Directives, the following establishments (“Gaming Facilities”) may open to the general public:
 - a. MGM National Harbor;
 - b. Live! Casino & Hotel;
 - c. Horseshoe Casino Baltimore;
 - d. Hollywood Casino Perryville;
 - e. Ocean Downs Casino;
 - f. Rocky Gap Casino Resort; and
 - g. all simulcast betting facilities in the State, to the extent not otherwise included in the buildings and premises listed above; and
3. subject to applicable Local Orders and Secretary’s Directives, the following establishments may open for racing and other customary operations, but not to the general public:
 - a. Laurel Park;
 - b. Pimlico Race Course;
 - c. Timonium Race Course;
 - d. Fair Hill Races;

CORRECTED PAGE

A previous version of this page contained an erroneous reference to “Horseshoe Casino Perryville” in paragraph III.h.i.2.d, which has been corrected as “Hollywood Casino Perryville” on this page.

- e. Rosecroft Raceway; and
 - f. Ocean Downs.
- ii. The total number of persons permitted in a Gaming Facility at any one time shall not exceed 50% of that Gaming Facility's Maximum Occupancy (defined below).
- i. Other Businesses. Except as otherwise closed by this Order or any other Order of the Governor of the State of Maryland, subject to applicable Local Orders and Secretary's Directives, businesses, organizations, establishments, and facilities that are not part of the critical infrastructure sectors identified by the U.S. Department of Homeland Security's Cybersecurity and Infrastructure Security Agency (currently described at <https://www.cisa.gov/identifying-critical-infrastructure-during-covid-19>) may open to the general public.
- j. Determination of Maximum Occupancy. With respect to a Religious Facility, Retail Establishment, Foodservice Establishment, Fitness Center, Gaming Facility, Indoor Recreation Establishment, or Personal Service Establishment (a "Facility"), "Maximum Occupancy" means:
- i. The maximum occupancy load of the Facility under the applicable fire code, as set forth on a certificate issued for the Facility by a local fire code official; or
 - ii. If no such certificate has been issued for the Facility by the local fire code official, the maximum occupancy of the Facility pursuant to applicable laws, regulations, and permits.
- k. Operating Requirements.
- i. All businesses, organizations, establishments, and facilities in Maryland shall comply with:
 - 1. applicable Local Orders;
 - 2. applicable Secretary's Directives;
 - 3. applicable social distancing guidance published by CDC and MDH; and
 - 4. orders issued by the applicable Local Health Officer pursuant to the Order of the Governor of the State of Maryland Number 20-04-05-02, dated April 5, 2020, entitled "Delegating Authority to Local Officials to Control and Close Unsafe Facilities", as it may be amended from time to time.
 - ii. For avoidance of doubt, Retail Establishments shall continue to comply with the Order of the Governor of the State of Maryland Number 20-04-15-01, dated April 15, 2020, entitled "Requiring Use of Face Coverings Under Certain Circumstances and Requiring Implementation of Certain

Physical Distancing Measures”, as it may be amended from time to time (the “Face Coverings Order”).

- iii. Any business, organization, establishment, or facility in Maryland may require its customers over the age of two, visitors over the age of two, and/or staff to wear Face Coverings (as defined in the Face Coverings Order). A business, organization, establishment, or facility that elects to do so shall post signage at each entrance advising customers, visitors, and/or staff about such requirement.

IV. Businesses, Organizations, Establishments, and Facilities Required to Close.

- a. Senior Centers. All senior citizen activities centers (as defined in Section 10-501(i) of the Human Services Article of the Maryland Code) shall remain closed.
- b. Theaters.
 - i. This Order controls the occupancy and use of theatres in Maryland at which live performances occur or motion pictures are shown (“Theaters”).
 - ii. Except as permitted by paragraph III.e.i.6, all Theaters shall remain closed to the general public.
- c. Minimal Operations. Staff and owners may continue to be on-site at any business, organization, establishment, or facility that is required to be closed pursuant to this Order for only the following purposes:
 - i. Facilitating remote working (a/k/a/ telework) by other staff;
 - ii. Maintaining essential property;
 - iii. Preventing loss of, or damage to property, including without limitation, preventing spoilage of perishable inventory;
 - iv. Performing essential administrative functions, including without limitation, picking up mail and processing payroll; and
 - v. Caring for live animals.
- d. Closure By Other Order. All businesses, organizations, establishments, and facilities that are required to close pursuant to any other Order of the Governor of the State of Maryland or any other Order of a political subdivision, shall be and remain closed in accordance with such other Order, as the case may be.

- V. Specific Exclusions. For avoidance of doubt, this Order does not require the closure of, or prohibit the movement of any staff or volunteer traveling to, from, or in connection with their duties at any:

- a. federal, State, or local government unit, building, or facility;
- b. newspaper, television, radio, or other media service; or
- c. non-profit organization or facility providing essential services to low-income persons, including, without limitation, homeless shelters, food banks, and soup kitchens.

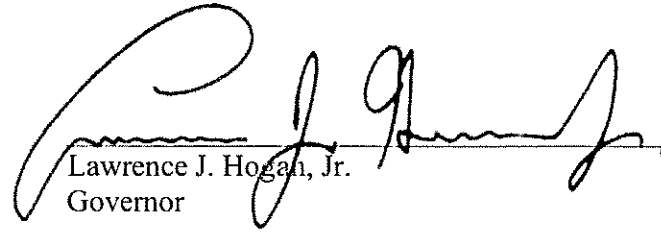
VI. Government Buildings and Facilities with Large Occupancy or Attendance.

- a. State and local government buildings and facilities with an expected occupancy or attendance of more than 10 people shall:
 - i. Promptly and conspicuously post in the building or facility a copy of the MDH recommendations for social distancing; and
 - ii. Provide all occupants and attendees with the capability to wash their hands.
- b. A copy of this Order shall be made available to all occupants or attendees at any State or local government building and facility with an expected occupancy or attendance of more than 10 people.

VII. General Provisions.

- a. Each law enforcement officer of the State or a political subdivision shall execute and enforce this Order and any Local Order.
- b. A person who knowingly and willfully violates this Order or any Local Order is guilty of a misdemeanor and on conviction is subject to imprisonment not exceeding one year or a fine not exceeding \$5,000 or both.
- c. This Order remains effective until after termination of the state of emergency and the proclamation of the catastrophic health emergency has been rescinded, or until rescinded, superseded, amended, or revised by additional orders.
- d. The effect of any statute, rule, or regulation of an agency of the State or a political subdivision inconsistent with this order is hereby suspended to the extent of the inconsistency.
- e. The underlined paragraph headings in this Order are for convenience of reference only and shall not affect the interpretation of this Order.
- f. If any provision of this Order or its application to any person, entity, or circumstance is held invalid by any court of competent jurisdiction, all other provisions or applications of the Order shall remain in effect to the extent possible without the invalid provision or application. To achieve this purpose, the provisions of this Order are severable.

ISSUED UNDER MY HAND THIS 10TH DAY OF JUNE, 2020, AND
EFFECTIVE IMMEDIATELY.



Lawrence J. Hogan, Jr.
Governor



Liquor Board System

Version 1.0

Annual-Renewal | License-Transfer | One-Day | Add New License | Query | Help

License Detail

License Info

License Num: **LBD7 213** Cert Num: **T0783** Fee: **\$200.00** Status: **Transferred**
 License Date: 10/9/2019 10:59:43 AM License Year: 2019
 CR Number: 17596486
 Payment Date: 04-29-19

2018 - 2019 TPP Paid N
 2019 Trader's License Y

Add Adult Entertainment License

Location

Corp Name: **LP GRAND CENTRAL, LLC**
 Trade Name: **N/A**
 Zone Code: 21
 Phone: 443-836-6930

Block Num: 1001-03 Street: CHARLES STREET NORTH
 City: BALTIMORE State: MD Zip: 21201

CR Number: 17596486

8/11/2020

 CORP ✓
 T.L.C. NO TRADE NAME
 TR

Portion of Business Used:

CONTINUE TO USE PORTION OF PREMISES FIRST FLOOR AS TAVERN WITH LIVE ENTERTAINMENT AND DANCING AND OUTDOOR CAFE, 2ND FLOOR FRONT AS PIANO BAR AND BAR, 2ND FLOOR REAR COIN-OPERATED GAME ROOM AND COIN-OPERATED POOL TABLES - 5 GAMES IS THE MAXIMUM NUMBER OF COIN OPERATED MACHINES ALLOWED PER FLOOR OFFICE AND ACCESSORY STORAGE AND 4TH FLOOR ACCESSORY STORAGE, THIS PROPERTY IS IN AN HISTORICAL AND ARCHITECTURAL PRESERVATION DISTRICT. ANY CHANGE TO THE EXTERIOR OF THIS BUILDING MUST BE APPROVED BY THE BALTIMORE HISTORICAL AND ARCHITECTURAL PRESERVATION. (NEW OPERATOR)

License Owners

First Name	Last Name	Street	City	State	Zip	Action	Change Owner
JONATHAN RICHARD	PANNONI	5 MIDDLETON COURT	BALTIMORE	MD	21212	<input type="button" value="Edit"/>	<input type="button" value="Remove Owner"/>
JOHN	PORTER, JR.	1873 GREENSPRING VALLEY ROAD	STEVENSON	MD	21153	<input type="button" value="Edit"/>	<input type="button" value="Remove Owner"/>
GEORGE	WATSON	106 UPNOR ROAD	BALTIMORE	MD	21212	<input type="button" value="Edit"/>	<input type="button" value="Remove Owner"/>

Comments

Date	Comment	Action
03/09/2020	****RELEASED STATE OF MD TAX HOLD**** mb	Delete
01/28/2020	****STATE OF MD TAX HOLD, letter sent to the Business address on January 28, 2020.****/sb	Delete
09/26/2019	***PERSONAL PROPERTY TAX OWED TO CITY OF BALTIMORE Letter sent to Licensee/s Home Address on September 26, 2019.*** /mb	Delete
08/09/2019	90 day pending transfer letter(s) were sent to all applicant(s). Please check folders for more detail...k/r	Delete
06/26/2019	5/9/2019 Public Hearing Re: Application for transfer of ownership with continuation of live entertainment and outdoor table service Approved (3-0 vote) S.R	Delete
03/11/2019	Application for transfer of ownership with continuation of live entertainment and outdoor table service filed on behalf of LP Grand Central, LLC T/a Trade Name Pending - George Watson, Johnathan Pannoni, and John Porter Jr. on 3/5/19 /kk	Delete
04/27/2018	****RELEASED STATE OF MD TAX HOLD****... /sb	Delete
02/28/2018	Personal Property Tax was cleared as per the new updated list received from Law Department on January 16, 2018.../mb	Delete
01/24/2018	***STATE OF MD TAX HOLD, letter sent to Licensee on January 23, 2018.***/mb	Delete
10/02/2017	***PERSONAL PROPERTY TAX OWED TO CITY OF BALTIMORE, letter sent to Licensee on October 2, 2017.*** /mb	Delete
04/06/2017	2017 FOOD FORM IS ATTACHED WITH RENEWAL APPLICATION... /sb	Delete
02/22/2017	Alcohol Awareness expires on 02/20/2017 (William Knight)	Delete
03/24/2016	Alcohol Awareness expires on 03/05/2016 (Kevin Dunn, Kenneth Brannon, Shae Gross, Michael Cloud, Nicholas Becker, Charles Sposato Jr., Sabrina Testerman, Bryan Shaw, James Driscoll, Jeremy Pistorius, Erich Lutz)	Delete
03/17/2016	Payment was received... /sb	Delete
03/08/2016	received 2016 renewal application, no payment with application. Application returned to licensee. ND	Delete
04/20/2009	03/27/09 \$100 TRANSFER/CONF. PAID IN FULL #66746	Delete
11/03/2008	11/03/08 \$100 311 CONF.FEE PAID IN FULL #65270	Delete
05/16/2008	05/16/08 \$625 HEARING FEE PAID IN FULL #64063	Delete
05/16/2008	05/15/08 Public Hearing re: Violation of rule 4.01(a) DECISION: GUILTY \$500 + \$125 ADM.FEE=\$625	Delete

Print History (Print Card)

License num: LBD7 213

Address: 1001-03 CHARLES STREET NORTH

Trade Name: N/A

Comment:

Add Comment

Hold Info

Powered by:



LP GRAND CENTRAL, LLC: W19229798

Department ID Number:

W19229798

Business Name:

LP GRAND CENTRAL, LLC

Principal Office:

6 E. EAGER STREET
BALTIMORE MD 21202

Resident Agent:

CHRISTOPHER R. JOHNSON, ESQ.
C/O MILES & STOCKBRIDGE P.C.
100 LIGHT STREET
BALTIMORE MD 21202

Status:

ACTIVE

Good Standing:

THIS BUSINESS IS IN GOOD STANDING

Business Type:

DOMESTIC LLC

Business Code:

20 ENTITIES OTHER THAN CORPORATIONS

Date of Formation/ Registration:

11/14/2018

State of Formation:

MD

Stock Status:

N/A

Close Status:

N/A

September 3, 2020

Licensee(s): Marjorie Brumwell, Charles Burke, and William D. Green
M.R. Green, Inc., T/a Margaret's Place
349-51 S. Calhoun Street 21223

Class: "D" Beer & Wine License

Violation of Rule 4.16 Illegal Conduct – May 13, 2020 – At approximately 5:15 PM, Baltimore City Liquor Board Inspector Kenyatta Washington received a 311 Customer Service Request (#20-00269281) that alleged that individuals were allowed entry to the establishment and provided with alcoholic beverages to be consumed on premises in violation of Governor Lawrence J. Hogan's Executive Order (20-05-13-01) issued May 13, 2020, which amended Governor Hogan's earlier Executive Order (20-05-06-01) issued on May 6, 2020. Inspector Washington responded to the establishment at approximately 6:00 PM and found the exterior door to the establishment locked. Inspector Washington then knocked on the door and was allowed entry. Upon entering the establishment, Washington observed five (5) individuals seated at the bar with open bottles of beer in front of them. Inspector Washington also observed an individual seated at the poker machine with an open bottle of beer. Inspector Washington then informed the manager that it was a violation of the Governor's Executive Order to allow for patrons to consume alcoholic beverages on-premises. Inspector then instructed all patrons to leave the establishment and closed the 311 Customer Service Request at approximately 6:28 PM.

Violation of Rule 3.12 General Welfare – May 13, 2020 – At approximately 5:15 PM, Baltimore City Liquor Board Inspector Kenyatta Washington received a 311 Customer Service Request (#20-00269281) that alleged that individuals were allowed entry to the establishment and provided with alcoholic beverages to be consumed on premises in violation of Governor Lawrence J. Hogan's Executive Order (20-05-13-01) issued May 13, 2020, which amended Governor Hogan's earlier Executive Order (20-05-06-01) issued on May 6, 2020. Inspector Washington responded to the establishment at approximately 6:00 PM and found the exterior door to the establishment locked. Inspector Washington then knocked on the door and was allowed entry. Upon entering the establishment, Washington observed five (5) individuals seated at the bar with open bottles of beer in front of them. Inspector Washington also observed an individual seated at the poker machine with an open bottle of beer. Inspector Washington then informed the manager that it was a violation of the Governor's Executive Order to allow for patrons to consume alcoholic beverages on-premises. Inspector then instructed all patrons to leave the establishment and closed the 311 Customer Service Request at approximately 6:28 PM.

(a) **Service on Licensee(s):** Summons issued to the licensee(s) on 8/18/2020.

(b) **Witnesses Summoned:** Summons issued to Inspector Washington on 8/18/2020.

(c) **Violation History of Current Licensee:** Licensee(s) appeared before the Board 2/21/2013 in reference to:

- Violation of Rule 4.01(a) - Sales to Minors
- \$500 fine + \$125 admin fee
- \$625 total fine

Licensee(s) appeared before the Board on 11/16/2006 in reference to:

- Violation of Rule 4.01 - Illegal Conduct
- \$1,000 fine or 10-day suspension + \$125 admin fee
- \$1,125 total fine

Licensee(s) appeared before the Board on 12/01/2005 in reference to:

- Violation of Rule 4.01 - Illegal Conduct
- \$500 fine or 5-day suspension + \$125 admin fee
- \$425 total fine

(d) **License Transfer Date:** The license transferred to the above named entity on 3/31/1994.

Board's Decision:

State of Maryland

Board of Liquor License Commissioners

for Baltimore City
1 N. Charles Street, Suite 1500
Baltimore, Maryland, 21201-3724
Phone: (410) 396-4377

NOTICE

To: M.R. Green, Inc.
T/A Margaret's Place
349-51 South Calhoun Street

Date: August 18, 2020

**Licensee may be represented by
Counsel before board**

You are hereby notified to appear before the Board of Liquor License Commissioners for Baltimore City at 11 o'clock AM on the 3rd day of September 2020, via **WebEx Virtual Hearing**, to show cause why your Alcoholic Beverages License and other permits issued by this Board to you under the provisions of the Alcoholic Beverages Article, as amended, should not be suspended or revoked as required by this Board by Section 4-604 of said Article, following your conviction and/or violation of said law, to wit:

Location of Incident: T/A Margaret's Place, 349-51 South Calhoun Street, MD ("the establishment").

Violation of Rule 4.16 Illegal Conduct – May 13, 2020 – At approximately 5:15 PM, Baltimore City Liquor Board Inspector Kenyatta Washington received a 311 Customer Service Request (#20-00269281) that alleged that individuals were allowed entry to the establishment and provided with alcoholic beverages to be consumed on premises in violation of Governor Lawrence J. Hogan's Executive Order (20-05-13-01) issued May 13, 2020, which amended Governor Hogan's earlier Executive Order (20-05-06-01) issued on May 6, 2020. Inspector Washington responded to the establishment at approximately 6:00 PM and found the exterior door to the establishment locked. Inspector Washington then knocked on the door and was allowed entry. Upon entering the establishment, Washington observed five (5) individuals seated at the bar with open bottles of beer in front of them. Inspector Washington also observed an individual seated at the poker machine with an open bottle of beer. Inspector Washington then informed the manager that it was a violation of the Governor's Executive Order to allow for patrons to consume alcoholic beverages on-premises. Inspector then instructed all patrons to leave the establishment and closed the 311 Customer Service Request at approximately 6:28 PM.

Violation of Rule 3.12 General Welfare – May 13, 2020 – At approximately 5:15 PM, Baltimore City Liquor Board Inspector Kenyatta Washington received a 311 Customer Service Request (#20-00269281) that alleged that individuals were allowed entry to the establishment and provided with alcoholic beverages to be consumed on premises in violation of Governor Lawrence J. Hogan's Executive Order (20-05-13-01) issued May 13, 2020, which amended Governor Hogan's earlier Executive Order (20-05-06-01) issued on May 6, 2020. Inspector Washington responded to the establishment at approximately 6:00 PM and found the exterior door to the establishment locked. Inspector Washington then knocked on the door and was allowed entry. Upon entering the establishment, Washington observed five (5) individuals seated at the bar with open bottles of beer in front of them. Inspector Washington also observed an individual seated at the poker machine with an open bottle of beer. Inspector Washington then informed the manager that it was a violation of the Governor's Executive Order to allow for patrons to consume alcoholic beverages on-premises. Inspector then instructed all patrons to leave the establishment and closed the 311 Customer Service Request at approximately 6:28 PM.

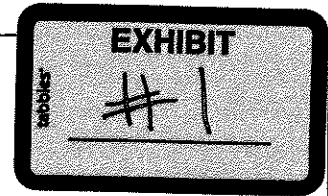
If you fail to appear at the WebEx Virtual Hearing as instructed by the agency, the board will proceed with the hearing and will take such action regarding the suspension or revocation of your license and permits as warranted by evidence. If you have any questions concerning the specific rules or code cited, please refer to Rules and Regulations for the Board of Liquor License Commissioners for Baltimore City or the Alcoholic Beverages Article of the Annotated Code of Maryland for reference purposes. If you have any questions or concerns regarding this matter please contact Deputy Executive Secretary, Thomas R. Akras at 410-396-4377.

**BY ORDER OF THE BOARD OF LIQUOR LICENSE
COMMISSIONERS FOR BALTIMORE CITY**

Albert Matricciani, Jr., Chairman
BOARD OF LIQUOR LICENSE
COMMISSIONERS
FOR BALTIMORE CITY

Board of Liquor License Commissioners

For Baltimore City
1 North Charles Street, 15th Floor
Baltimore, Maryland, 21201



VIOLATION REPORT

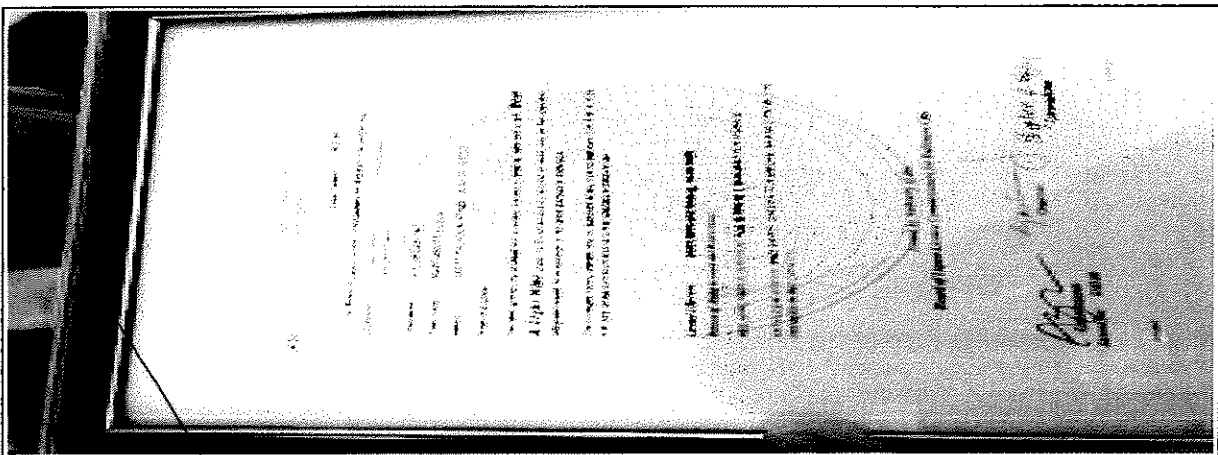
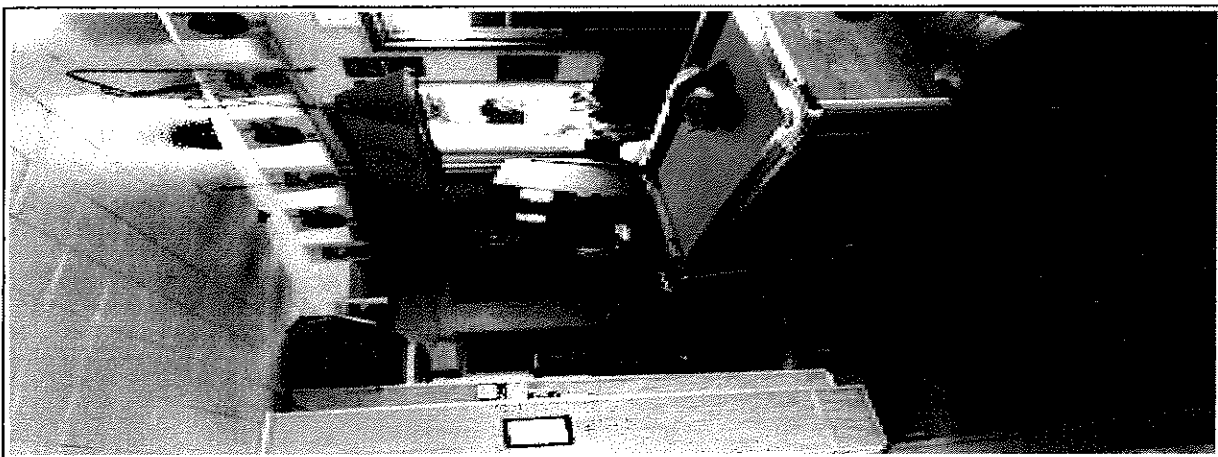
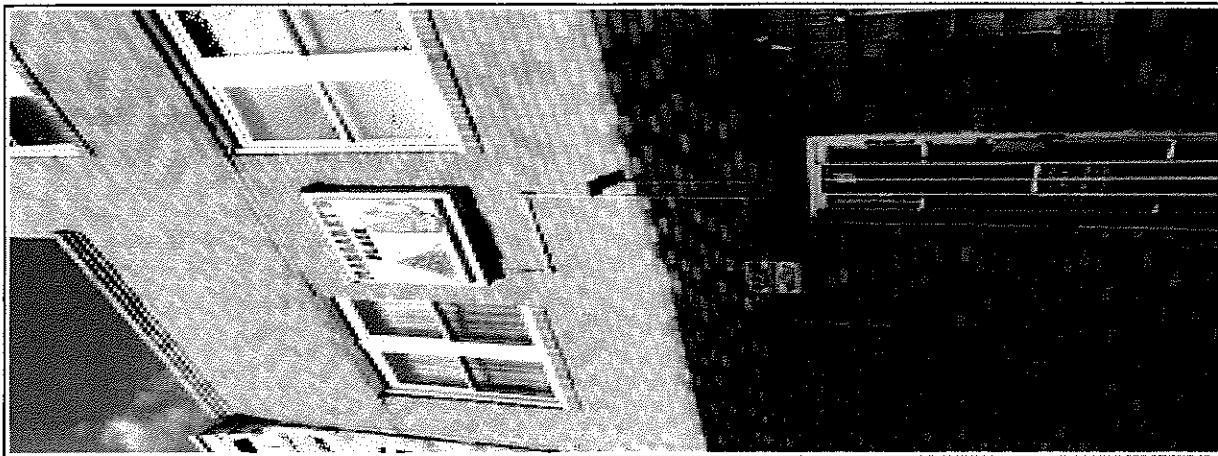
Location Address:	349-51 CALHOUN STREET SOUTH 21223
Licensee Information (Trade Name):	MARGARET'S PLACE
Corporation Name:	M.R. GREEN, INC.
License Type:	Class "D" Beer, Wine and Liquor
Contact:	William Green
Bouncer/Security Name (if applicable):	<input type="text"/> D.O.B. <input type="text"/>
Date Violation Issued:	5/13/2020 12:00:00 AM

Violation Reporting Facts:

311 Complaint # 20-00269281 5/13/20

After receiving the complaint, inspector arrived at establishment and found the door to be locked. Inspector knocked on the door and was then let in. Inspector observed 5 people inside the location sitting at the bar with opened bottled beers. There was one individual sitting at the poker machine whom also had an open bottled beer. Inspector informed manger that they were in violation of the governor's executive order. Inspector instructed all patrons they had to leave the establishment. A BLLC Violation was issued. All patrons and staff exited with Inspector

Photos Taken:



Attach Additional Photos

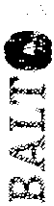
Report Prepared By:

Inspector(s)

Submission Date

i:\0#.w\|baltimore\kenyatta.washington

5/14/2020



20-00269281

Customer
349 S CALHOUN ST, Baltimo...
New Southwinst/Mount Clare

BCLB-Liquor License Complaint

2 Calendar Days

Priority: Standard
Status: Closed
SLA Status: Met
Service Request: BCLB

Service Activities

Action Activity Status Finish Date

Edit Service Response Not Started

Service Questions

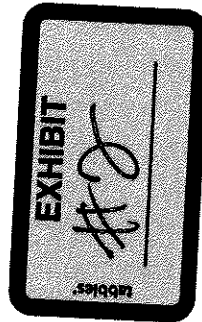
- Action Question Answer Order
- Edit Is this issue concerning a private residence or a commercial and/or licensed business? Business 1.00
- Edit Name of business: Margaret's Bar 3.00
- Edit What is the issue? Operating after hours 4.00

Resolution Questions

No records to display

External Service Requests

No records to display



Washington, Kenyatta G to City of Baltimore Only sent an email. . .

to bclb

Inspector arrived at establishment found the door to be locked. Inspector knocked on the door and was then let in. Inspector observed 5 people in the bar sitting at the bar and at poker machine. Inspector informed manager that they were in violation of the governor's executive order. Inspector instructed all patrons they had to leave the establishment. A BCLB Violation was issued. All patrons and staff exited with inspector.

Sent from my iPhone

...

CAUTION: This email originated from outside of Baltimore City IT Network Systems.

Reminder: DO NOT click links or open attachments unless you recognize the sender and know that the content is safe. Report any suspicious activities to BCTT.ServiceDesk@baltimorecity.gov / 410-396-6648.

BCLB-Liquor License Complaint (20-00269281) service request has been created, updated, and/or requires your attention.

Service Request Type:	BCLB-Liquor License Complaint	Status:	New
Service Request Number:	20-00269281	Created By:	Open311 API Site Guest User
Priority:	Standard	SLA Detail:	2 Calendar Days
Method Received:	IOS	Submitted On:	5/13/2020 5:15 PM
Location:	349 S CALHOUN ST, Baltimore City, 21223	Overdue On:	5/15/2020 5:15 PM
Place Name:	MARGARET'S PLACE	Closed On:	
Location Details:	The bar may be called Bills, but has a sign above it that Says Margarets place. Corner of s calhoun and ramsay. People knock on the door, are let in, and dont come back out with any take out Or in time to have been getting takeout,neighbors think they are operating as regular instead of doing social distancing and governors orders.		
Description:			

Contact Information:

Name:		Primary Phone:	
Email:		Secondary Phone:	

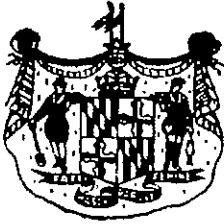
Service Questions:

Question	Answer
Is this issue concerning a private residence or a commercial and/or licensed business?	Business
Name of business:	Margaret's Bar
What is the issue?	Operating after hours

Service Activities:

Activity	Status	Assigned To	Outcome	Outcome Reason	Finish Date

May 13, 2020 at 6:28 PM



The State of Maryland

Executive Department



ORDER
OF THE
GOVERNOR OF THE STATE OF MARYLAND
NUMBER 20-05-06-01

AMENDING AND RESTATING THE ORDER OF MARCH 30, 2020, PROHIBITING
LARGE GATHERINGS AND EVENTS AND CLOSING SENIOR CENTERS, AND
ALL NON-ESSENTIAL BUSINESSES AND OTHER ESTABLISHMENTS, AND
ADDITIONALLY REQUIRING ALL PERSONS TO STAY AT HOME

- WHEREAS, A state of emergency and catastrophic health emergency was proclaimed on March 5, 2020, and renewed on March 17, 2020, April 10, 2020, and May 6, 2020, to control and prevent the spread of COVID-19 within the state, and the state of emergency and catastrophic health emergency still exists;
- WHEREAS, COVID-19, a respiratory disease that spreads easily from person to person and may result in serious illness or death, is a public health catastrophe and has been confirmed throughout Maryland;
- WHEREAS, To reduce the spread of COVID-19, the U.S. Centers for Disease Control and Prevention and the Maryland Department of Health recommend canceling large gatherings and social distancing in smaller gatherings;
- WHEREAS, The currently known and available scientific evidence and best practices support limitations on large gatherings and social distancing to prevent exposures and transmissions, and reduce the threat to especially vulnerable populations, including older individuals and those with chronic health conditions;
- WHEREAS, To reduce the threat to human health caused by transmission of the novel coronavirus in Maryland, and to protect and save lives, it is necessary and reasonable that individuals in the state refrain from congregating;
- WHEREAS, To protect the public health, welfare, and safety, prevent the transmission of the novel coronavirus, control the spread of COVID-19,

and save lives, it is necessary to control and direct the movement of individuals in Maryland, including those on the public streets;

WHEREAS, It is further necessary to control and direct in Maryland the occupancy and use of buildings and premises, as well as places of amusement and assembly; and

WHEREAS, the Coronavirus Response Team will continue to advise on related public health and emergency management decisions;

NOW, THEREFORE, I, LAWRENCE J. HOGAN, JR., GOVERNOR OF THE STATE OF MARYLAND, BY VIRTUE OF THE AUTHORITY VESTED IN ME BY THE CONSTITUTION AND LAWS OF MARYLAND, INCLUDING BUT NOT LIMITED TO TITLE 14 OF THE PUBLIC SAFETY ARTICLE, AND IN AN EFFORT TO CONTROL AND PREVENT THE SPREAD OF COVID-19 WITHIN THE STATE, DO HEREBY ORDER:

I. Administrative and Implementing Provisions.

- a. The Order of the Governor of the State of Maryland, dated March 12, 2020, entitled “Prohibiting Large Gatherings and Events and Closing Senior Centers,” as amended and restated on March 16, 2020, and further amended and restated on March 19, 2020 by Order Number 20-03-19-01, and further amended and restated on March 23, 2020 by Order Number 20-03-29-01, and further amended and restated on March 30, 2020 by Order Number 20-03-30-01 is further amended and restated in its entirety as set forth herein.
- b. The Secretary of Health is hereby authorized to issue directives under this Order (“Secretary’s Directives”), as the Secretary deems necessary, to monitor, treat, prevent, reduce the spread of, and suppress COVID-19 in relation to any activity permitted under this Order or any business, organization, establishment, or facility that is permitted by this Order to be open to the general public, which directives may include, without limitation, binding requirements and/or non-binding recommendations.
- c. Political subdivisions are not prohibited from opening outdoor public spaces to the general public (such as parks, sports fields and courts, beaches, dog parks, and playgrounds), subject to the following:
 - i. The decision to do so shall be made after consultation with the health officer for the county in which the outdoor public space is located (or, in the case of outdoor public spaces located in Baltimore City, the Commissioner of Health for Baltimore City) (the “Local Health Officer”).
 - ii. The Local Health Officer may issue such directives or orders as may be necessary to monitor, prevent, reduce the spread of, and suppress COVID-19 with respect to the use of the outdoor public space (“Health Officer

Directives”).

- iii. The political subdivision must require persons using the outdoor public space to comply with applicable Secretary’s Directives, applicable Health Officer Directives, and applicable social distancing guidance published by the U.S. Centers for Disease Control and Prevention (“CDC”) and the Maryland Department of Health (“MDH”).

II. Stay-at-Home Order.

- a. All persons living in the State of Maryland are hereby ordered, effective as of 8:00 p.m. on March 30, 2020, to stay in their homes or places of residences (“Homes”) except:
 - i. to conduct or participate in Essential Activities (defined below) or Permitted Outdoor Activities (defined below);
 - ii. staff and owners of businesses and organizations that are not required to close pursuant to paragraph IV or paragraph V below may travel:
 1. between their Homes and those businesses and organizations; and
 2. to and from customers for the purpose of delivering goods or performing services; and
 - iii. staff and owners of Non-Essential Businesses (defined below) may travel:
 1. between their Homes and those Non-Essential Businesses for the purpose of engaging in Minimal Operations; and
 2. to and from customers for the purpose of delivering goods.
- b. As used herein, “Essential Activities” means:
 - i. Obtaining necessary supplies or services for one’s self, family, household members, pets, or livestock, including, without limitation: groceries, supplies for household consumption or use, supplies and equipment needed to work from home, laundry, and products needed to maintain safety, sanitation, and essential maintenance of the home or residence;
 - ii. Engaging in activities essential for the health and safety of one’s self, family, household members, pets, or livestock, including such things as seeking medical or behavior health or emergency services, and obtaining medication or medical supplies;
 - iii. Caring for a family member, friend, pet, or livestock in another household or location, including, without limitation, transporting a family member, friend, pet, or livestock animal for essential health and safety activities,

and to obtain necessary supplies and services:

- iv. Traveling to and from an educational institution for purposes of receiving meals or instructional materials for distance learning;
 - v. Travel required by a law enforcement officer or court order; or
 - vi. Traveling to and from a federal, State, or local government building for a necessary purpose.
- c. As used herein, “Permitted Outdoor Activities” means the following, done in compliance with paragraph III below, applicable Secretary’s Directives, Health Officer Directives, and social distancing guidance published by CDC and MDH:
- i. Outdoor exercise activities, such as walking, hiking, running, biking, or individual and small group sports such as golfing, tennis, and similar activities;
 - ii. Outdoor fitness instruction;
 - iii. Recreational fishing, hunting, shooting, and archery;
 - iv. Recreational boating;
 - v. Horseback riding; and
 - vi. Visiting cemeteries.

III. Gatherings Larger Than 10 Persons Prohibited.

- a. Social, community, spiritual, religious, recreational, leisure, and sporting gatherings and events of more than 10 people (“large gatherings and events”) are hereby prohibited at all locations and venues, including but not limited to parades, festivals, conventions, and fundraisers.
- b. Planned large gatherings and events must be canceled or postponed until after termination of the state of emergency and the proclamation of the catastrophic health emergency has been rescinded.

IV. Closure of Non-Essential Businesses, Generally.

- a. This Order controls the occupancy and use of all businesses, organizations, establishments, and facilities that are not part of the critical infrastructure sectors identified by the U.S. Department of Homeland Security’s Cybersecurity and Infrastructure Security Agency (currently described at <https://www.cisa.gov/identifying-critical-infrastructure-during-covid-19>) (collectively, “Non-Essential Businesses”).

- b. Subject to paragraph IV.c, all Non-Essential Businesses shall remain closed to the general public.
- c. Staff and owners may continue to be on-site at Non-Essential Businesses for only the following purposes (“Minimal Operations”):
 - i. Facilitating remote working (a/k/a/ telework) by other staff;
 - ii. Maintaining essential property;
 - iii. Preventing loss of, or damage to property, including without limitation, preventing spoilage of perishable inventory;
 - iv. Performing essential administrative functions, including without limitation, picking up mail and processing payroll;
 - v. Caring for live animals; and
 - vi. In the case of Non-Essential Businesses that are retail establishments, continuing to sell retail products on a delivery basis.
- d. All businesses, organizations, establishments, and facilities that are required to close pursuant to paragraph V, pursuant to any other Order of the Governor of the State of Maryland or any other Order of a political subdivision, shall be and remain closed in accordance with paragraph V or such other Order, as the case may be.

V. Closure of Certain Specific Businesses, Organizations, and Facilities.

- a. Senior Centers. All senior citizen activities centers (as defined in Section 10-501(i) of the Human Services Article of the Maryland Code) shall remain closed until after termination of the state of emergency and the proclamation of the catastrophic health emergency has been rescinded.
- b. Restaurants and Bars.
 - i. This Order controls the occupancy and use of restaurants, bars, and other similar establishments that sell food or beverages for consumption on-premises in Maryland (“Restaurants and Bars”). This Order does not apply to food or beverage services in health care facilities, which are expressly excluded from the definition of “Restaurants and Bars.”
 - ii. All Restaurants and Bars shall remain closed to the general public, except that, to the extent permitted by applicable law, and in accordance with any social-distancing recommendations of MDH, food and beverages may be:
 - 1. sold if such food or beverages are promptly taken from the premises, i.e., on a carry-out or drive-through basis; or

2. delivered to customers off the premises.

c. Fitness Centers.

- i. This Order controls the occupancy and use of fitness centers, health clubs, health spas, gyms, aquatic centers, and self-defense schools in Maryland (“Fitness Centers”).
- ii. All Fitness Centers shall remain closed to the general public, except that the portion of any Fitness Center that is licensed or otherwise permitted by applicable law, regulation, or order to provide child care services may remain open to the general public for the purpose of continuing to provide such child care services.

d. Theaters.

- i. This Order controls the occupancy and use of theatres in Maryland at which live performances occur or motion pictures are shown (“Theaters”).
- ii. All Theaters shall remain closed to the general public.

e. Malls.

- i. This Order controls the occupancy and use of shopping centers in Maryland that have one or more enclosed pedestrian concourses (“Enclosed Malls”).
- ii. The following portions of Enclosed Malls shall remain closed to the general public:
 1. pedestrian concourses and other interior common areas open to the general public, including without limitation, food courts; and
 2. retail establishments only accessible to the general public from enclosed pedestrian concourses or other interior areas.
- iii. This paragraph V.e does not require closure of retail establishments attached to Enclosed Malls that are directly accessible from the outside.
- iv. Notwithstanding paragraph V.e.ii, local governments may approve access by the general public to the following parts of Enclosed Malls:
 1. retail establishments (a) that primarily sell groceries or pharmacy products, or (b) at which licensed professionals provide health care services; and
 2. pedestrian concourses and other interior common areas, but solely to the extent necessary for the general public to access the retail

establishments described in paragraph V.e.iv.1.

f. Other Recreational Establishments.

- i. This Order controls the occupancy and use of the following establishments in Maryland (“Recreational Establishments”):
 1. bingo halls;
 2. bowling alleys;
 3. pool halls;
 4. amusement parks;
 5. roller and ice skating rinks;
 6. miniature golf establishments;
 7. social and fraternal clubs, including without limitation, American Legion posts, VFW posts, and Elks Clubs; and
 8. any other establishment not listed above that is subject to the admission and amusement tax under Title 4 of the Tax-General Article of the Maryland Code.
- ii. All Recreational Establishments shall remain closed to the general public (including members, in the case of private clubs).
- iii. Effective as of 7:00 a.m. on May 7, 2020, notwithstanding anything to the contrary elsewhere in this Order, the following establishments in Maryland may open to the general public, subject to paragraph III above and all applicable Secretary’s Directives and physical distancing guidance published by CDC and MDH:
 1. golf courses and driving ranges;
 2. outdoor archery and shooting ranges;
 3. marinas and watercraft rental businesses; and
 4. campgrounds.

g. Other Miscellaneous Establishments.

- i. This Order controls the occupancy and use of the following establishments in Maryland:
 1. tattoo parlors;
 2. tanning salons;
 3. barber shops; and
 4. beauty salons and all other establishments that provide esthetic services, provide hair services, or provide nail services (as described in Title 5, Subtitle 2 of the Business Occupations Article of the Maryland Code).
- ii. The establishments listed in paragraph V.g.i above shall remain closed to

the general public.

VI. Specific Exclusions. For avoidance of doubt:

- a. This Order does not require the closure of, or prohibit the movement of any staff or volunteer traveling to, from, or in connection with their duties at any:
 - i. federal, State, or local government unit, building, or facility;
 - ii. newspaper, television, radio, or other media service; or
 - iii. non-profit organization or facility providing essential services to low-income persons, including, without limitation, homeless shelters, food banks, and soup kitchens.
- b. Paragraph II of this Order does not apply to:
 - i. Persons whose homes or residences have become unsafe, such as victims of domestic violence; and
 - ii. Persons who are experiencing homelessness, but governmental and other entities are strongly encouraged to make shelter available for such persons to the maximum extent practicable, in a manner consistent with the social distancing guidelines of the CDC and MDH.

VII. Government Buildings and Facilities with Large Occupancy or Attendance.

- a. State and local government buildings and facilities with an expected occupancy or attendance of more than 10 people shall:
 - i. Promptly and conspicuously post in the building or facility a copy of the MDH recommendations for social distancing; and
 - ii. Provide all occupants and attendees with the capability to wash their hands.
- b. A copy of this Order shall be made available to all occupants or attendees at any State or local government building and facility with an expected occupancy or attendance of more than 10 people.

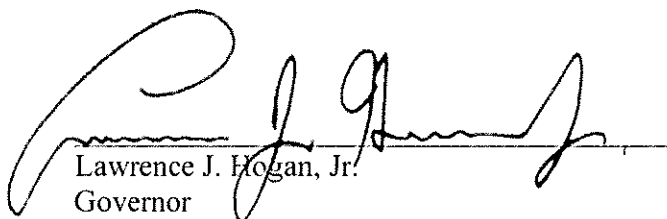
VIII. General Provisions.

- a. Each law enforcement officer of the State or a political subdivision shall execute and enforce this Order.
- b. A person who knowingly and willfully violates this Order is guilty of a misdemeanor and on conviction is subject to imprisonment not exceeding one year or a fine not exceeding \$5,000 or both.
- c. This Order remains effective until after termination of the state of emergency and

the proclamation of the catastrophic health emergency has been rescinded, or until rescinded, superseded, amended, or revised by additional orders.

- d. The effect of any statute, rule, or regulation of an agency of the State or a political subdivision inconsistent with this order is hereby suspended to the extent of the inconsistency.
- e. The underlined paragraph headings in this Order are for convenience of reference only and shall not affect the interpretation of this Order.
- f. If any provision of this Order or its application to any person, entity, or circumstance is held invalid by any court of competent jurisdiction, all other provisions or applications of the Order shall remain in effect to the extent possible without the invalid provision or application. To achieve this purpose, the provisions of this Order are severable.

ISSUED UNDER MY HAND THIS 6TH DAY OF MAY, 2020, AND
EFFECTIVE IMMEDIATELY.

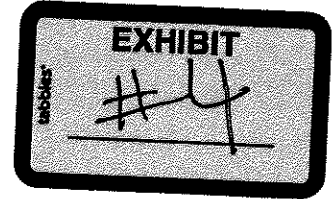


Lawrence J. Hogan, Jr.
Governor



The State of Maryland

Executive Department



ORDER
OF THE
GOVERNOR OF THE STATE OF MARYLAND
NUMBER 20-05-13-01

AMENDING AND RESTATING THE ORDER OF MAY 6, 2020,
ALLOWING REOPENING OF CERTAIN BUSINESSES AND
FACILITIES, SUBJECT TO LOCAL REGULATION

- WHEREAS, A state of emergency and catastrophic health emergency was proclaimed on March 5, 2020, and renewed on March 17, 2020, April 10, 2020, and May 6, 2020, to control and prevent the spread of COVID-19 within the state, and the state of emergency and catastrophic health emergency still exists;
- WHEREAS, COVID-19, a respiratory disease that spreads easily from person to person and may result in serious illness or death, is a public health catastrophe and has been confirmed throughout Maryland;
- WHEREAS, To reduce the spread of COVID-19, the U.S. Centers for Disease Control and Prevention and the Maryland Department of Health recommend canceling large gatherings and social distancing in smaller gatherings;
- WHEREAS, The currently known and available scientific evidence and best practices support limitations on large gatherings and social distancing to prevent exposures and transmissions, and reduce the threat to especially vulnerable populations, including older individuals and those with chronic health conditions;
- WHEREAS, To reduce the threat to human health caused by transmission of the novel coronavirus in Maryland, and to protect and save lives, it is necessary and reasonable that individuals in the state refrain from congregating;
- WHEREAS, To protect the public health, welfare, and safety, prevent the transmission of the novel coronavirus, control the spread of COVID-19, and save lives, it is necessary to control and direct the movement of individuals in Maryland, including those on the public streets;

- WHEREAS, It is further necessary to control and direct in Maryland the occupancy and use of buildings and premises, as well as places of amusement and assembly;
- WHEREAS, the Coronavirus Recovery Team continues to advise on related public health and emergency management decisions;
- WHEREAS, the State has implemented measures to reduce community transmission rates of COVID-19, while strategically activating the Maryland Strong: Roadmap to Recovery plan;
- WHEREAS, the State is continuously expanding COVID-19 laboratory testing capacity and locations throughout Maryland, and has increased its disease-investigation capabilities by implementing operations to trace the contacts of up to 1,000 new cases per day;
- WHEREAS, the State has carefully monitored hospital capacity, and has worked with hospitals to ensure their surge capacity can accommodate Marylanders who may become ill;
- WHEREAS, the State is procuring necessary protective equipment to safeguard critical facilities and staff; and
- WHEREAS, total hospitalizations and usage of hospital beds have been stable or slowly decreasing;

NOW, THEREFORE, I, LAWRENCE J. HOGAN, JR., GOVERNOR OF THE STATE OF MARYLAND, BY VIRTUE OF THE AUTHORITY VESTED IN ME BY THE CONSTITUTION AND LAWS OF MARYLAND, INCLUDING BUT NOT LIMITED TO TITLE 14 OF THE PUBLIC SAFETY ARTICLE, AND IN AN EFFORT TO CONTROL AND PREVENT THE SPREAD OF COVID-19 WITHIN THE STATE, DO HEREBY ORDER:

I. Administrative and Implementing Provisions.

- a. The Order of the Governor of the State of Maryland, dated March 12, 2020, entitled “Prohibiting Large Gatherings and Events and Closing Senior Centers,” as amended and restated on March 16, 2020, and further amended and restated on March 19, 2020 by Order Number 20-03-19-01, and further amended and restated on March 23, 2020 by Order Number 20-03-29-01, and further amended and restated on March 30, 2020 by Order Number 20-03-30-01, and further amended and restated on May 6, 2020 by Order Number 20-05-06-01 is further amended and restated in its entirety as set forth herein.
- b. The Secretary of Health is hereby authorized to issue directives under this Order (“Secretary’s Directives”), as the Secretary deems necessary, to monitor, treat, prevent, reduce the spread of, and suppress COVID-19 in relation to any activity

permitted under this Order or any business, organization, establishment, or facility that is permitted by this Order to be open to the general public, which directives may include, without limitation, binding requirements and/or non-binding recommendations.

- c. Political subdivisions are not prohibited from opening outdoor public spaces to the general public (such as parks, sports fields and courts, beaches, dog parks, and playgrounds), subject to the following:
 - i. The decision to do so shall be made after consultation with the health officer for the county in which the outdoor public space is located (or, in the case of outdoor public spaces located in Baltimore City, the Commissioner of Health for Baltimore City) (the “Local Health Officer”).
 - ii. The Local Health Officer may issue such directives or orders as may be necessary to monitor, prevent, reduce the spread of, and suppress COVID-19 with respect to the use of the outdoor public space (“Health Officer Directives”).
 - iii. The political subdivision must require persons using the outdoor public space to comply with applicable Secretary’s Directives, applicable Health Officer Directives, and applicable social distancing guidance published by the U.S. Centers for Disease Control and Prevention (“CDC”) and the Maryland Department of Health (“MDH”).
- d. If a political subdivision determines that doing so is necessary and reasonable to save lives or prevent exposure to COVID-19, the political subdivision is hereby authorized to issue orders that are more restrictive than this Order (“Local Orders”):
 - i. requiring any businesses, organizations, establishments, or facilities to close or modify their operations; and/or
 - ii. requiring individuals to remain indoors or to refrain from congregating.
- e. Local Orders may remain in effect for so long as this Order (as it may be amended from time to time) remains in effect. The authority granted by paragraph I.d is in addition to, not in derogation of, any authority of a political subdivision under its charter, laws, ordinances, or regulations.

II. Gatherings Larger Than 10 Persons Prohibited. Social, community, recreational, leisure, and sporting gatherings and events of more than 10 people (“large gatherings and events”) are hereby prohibited at all locations and venues, including but not limited to parades, festivals, conventions, and fundraisers. Planned large gatherings and events must be canceled or postponed until after termination of the state of emergency and the proclamation of the catastrophic health emergency has been rescinded.

III. Businesses, Organizations, Establishments, and Facilities That May Be Open.

- a. Religious Facilities. Subject to applicable Local Orders, effective as of 5:00 p.m. on May 15, 2020, churches, synagogues, mosques, temples, and other similar religious facilities of any faith in the State of Maryland (“Religious Facilities”) may open to the general public, *provided, however*, that the total number of persons permitted in a Religious Facility at any one time shall not exceed 50% of that Religious Facility’s Maximum Occupancy (defined below).
- b. Retail Establishments. Subject to applicable Local Orders, effective as of 5:00 p.m. on May 15, 2020, retail businesses, organizations, establishments, and facilities in the State of Maryland that principally sell goods (“Retail Establishments”) may open to the general public, *provided, however*, that the total number of persons permitted in a Retail Establishment at any one time shall not exceed 50% of that Retail Establishment’s Maximum Occupancy (defined below).
- c. Manufacturing. Subject to applicable Local Orders, effective as of 5:00 p.m. on May 15, 2020, all manufacturing businesses and facilities in the State of Maryland may open.
- d. Certain Personal Services.
 - i. Subject to applicable Local Orders and paragraph III.d.ii below, effective as of 5:00 p.m. on May 15, 2020, the following establishments in the State of Maryland (“Personal Services Establishments”) may open to the general public:
 1. beauty salons, but only to provide hair services and provide hair services—blow drying, as described in Title 5 of the Business Occupations Article of the Maryland Code; and
 2. barber shops.
 - ii. All customers over the age of two are required to wear Face Coverings (as defined in the Face Coverings Order (defined below)) while inside any Personal Services Establishment, except to the extent wearing a Face Covering would make it impossible for services to be performed. All Personal Services Establishments shall:
 1. require staff to wear Face Coverings while in areas open to the general public and areas in which interaction with other staff is likely;
 2. provide services on an appointment basis only;
 3. not allow the number of persons in the Personal Service Establishment to exceed 50% of the Personal Service

Establishment's Maximum Occupancy (defined below); and

4. after providing services to each customer, clean and disinfect the area in which services were performed in accordance with applicable guidance from the CDC and MDH.
- e. Outdoor Recreation. Subject to applicable Local Orders, effective as of 7:00 a.m. on May 7, 2020, notwithstanding paragraph IV.f.i.8 below, the following establishments in the State of Maryland may open to the general public:
- i. golf courses and driving ranges;
 - ii. outdoor archery and shooting ranges;
 - iii. marinas and watercraft rental businesses;
 - iv. campgrounds; and
 - v. horse boarding and riding facilities.
- f. Determination of Maximum Occupancy. With respect to a Religious Facility, Retail Establishment, or Personal Service Establishment (a "Facility"), "Maximum Occupancy" means:
- i. The maximum occupancy load of the Facility under the applicable fire code, as set forth on a certificate issued for the Facility by a local fire code official; or
 - ii. If no such certificate has been issued for the Facility by the local fire code official, the maximum occupancy of the Facility pursuant to applicable laws, regulations, and permits.
- g. Operating Requirements.
- i. All businesses, organizations, establishments, and facilities that are permitted to be open under this paragraph III shall comply with:
 1. applicable Local Orders;
 2. applicable Secretary's Directives;
 3. applicable social distancing guidance published by CDC and MDH; and
 4. orders issued by the applicable Local Health Officer pursuant to the Order of the Governor of the State of Maryland Number 20-04-05-02, dated April 5, 2020, entitled "Delegating Authority to Local Officials to Control and Close Unsafe Facilities", as it may be

amended from time to time.

- ii. For avoidance of doubt, Retail Establishments shall continue to comply with the Order of the Governor of the State of Maryland Number 20-04-15-01, dated April 15, 2020, entitled “Requiring Use of Face Coverings Under Certain Circumstances and Requiring Implementation of Certain Physical Distancing Measures”, as it may be amended from time to time (the “Face Coverings Order”).
- iii. Any business, organization, establishment, or facility in the State of Maryland may require its customers over the age of two, visitors over the age of two, and/or staff to wear Face Coverings (as defined in the Face Coverings Order). A business, organization, establishment, or facility that elects to do so shall post signage at each entrance advising customers, visitors, and/or staff about such requirement.

IV. Businesses, Organizations, Establishments, and Facilities Required to Close.

- a. Senior Centers. All senior citizen activities centers (as defined in Section 10-501(i) of the Human Services Article of the Maryland Code) shall remain closed until after termination of the state of emergency and the proclamation of the catastrophic health emergency has been rescinded.
- b. Restaurants and Bars.
 - i. This Order controls the occupancy and use of restaurants, bars, and other similar establishments that sell food or beverages for consumption on-premises in Maryland (“Restaurants and Bars”). This Order does not apply to food or beverage services in health care facilities, which are expressly excluded from the definition of “Restaurants and Bars.”
 - ii. All Restaurants and Bars shall remain closed to the general public, except that, to the extent permitted by applicable law, and in accordance with any social-distancing recommendations of MDH, food and beverages may be:
 - 1. sold if such food or beverages are promptly taken from the premises, i.e., on a carry-out or drive-through basis; or
 - 2. delivered to customers off the premises.
- c. Fitness Centers.
 - i. This Order controls the occupancy and use of fitness centers, health clubs, health spas, gyms, aquatic centers, and self-defense schools in Maryland (“Fitness Centers”).
 - ii. All Fitness Centers shall remain closed to the general public, except that the portion of any Fitness Center that is licensed or otherwise permitted by

applicable law, regulation, or order to provide child care services may remain open to the general public for the purpose of continuing to provide such child care services.

d. Theaters.

- i. This Order controls the occupancy and use of theatres in Maryland at which live performances occur or motion pictures are shown (“Theaters”).
- ii. All Theaters shall remain closed to the general public.

e. Malls.

- i. This Order controls the occupancy and use of shopping centers in Maryland that have one or more enclosed pedestrian concourses (“Enclosed Malls”).
- ii. The following portions of Enclosed Malls shall remain closed to the general public:
 1. pedestrian concourses and other interior common areas open to the general public, including without limitation, food courts; and
 2. retail establishments only accessible to the general public from enclosed pedestrian concourses or other interior areas.
- iii. This paragraph IV.e does not require closure of retail establishments attached to Enclosed Malls that are directly accessible from the outside.
- iv. Notwithstanding paragraph IV.e.ii, local governments may approve access by the general public to the following parts of Enclosed Malls:
 1. retail establishments (a) that primarily sell groceries or pharmacy products, or (b) at which licensed professionals provide health care services; and
 2. pedestrian concourses and other interior common areas, but solely to the extent necessary for the general public to access the retail establishments described in paragraph IV.e.iv.1.

f. Other Recreational Establishments.

- i. This Order controls the occupancy and use of the following establishments in Maryland (“Recreational Establishments”):
 1. bingo halls;
 2. bowling alleys;
 3. pool halls;

4. amusement parks;
5. roller and ice skating rinks;
6. miniature golf establishments;
7. social and fraternal clubs, including without limitation, American Legion posts, VFW posts, and Elks Clubs; and
8. any other establishment not listed above that is subject to the admission and amusement tax under Title 4 of the Tax-General Article of the Maryland Code.

- ii. All Recreational Establishments shall remain closed to the general public (including members, in the case of private clubs).

g. Other Miscellaneous Establishments.

- i. This Order controls the occupancy and use of the following establishments in Maryland:

1. tattoo parlors;
2. tanning salons;
3. massage parlors; and
4. establishments that provide esthetic services or provide nail technician services (as described in Title 5 of the Business Occupations Article of the Maryland Code).

- ii. The establishments listed in paragraph IV.g.i above shall remain closed to the general public.

h. Other Non-Essential Businesses.

- i. This Order controls the occupancy and use of all businesses, organizations, establishments, and facilities that are not part of the critical infrastructure sectors identified by the U.S. Department of Homeland Security's Cybersecurity and Infrastructure Security Agency (currently described at <https://www.cisa.gov/identifying-critical-infrastructure-during-covid-19>) (collectively, "Non-Essential Businesses").
- ii. Subject to paragraph III above, Non-Essential Businesses shall remain closed to the general public.
- iii. Staff and owners may continue to be on-site at Non-Essential Businesses for only the following purposes:
 1. Facilitating remote working (a/k/a/ telework) by other staff;
 2. Maintaining essential property;
 3. Preventing loss of, or damage to property, including without

limitation, preventing spoilage of perishable inventory;

4. Performing essential administrative functions, including without limitation, picking up mail and processing payroll; and
5. Caring for live animals.

- i. Closure By Other Order. All businesses, organizations, establishments, and facilities that are required to close pursuant to any other Order of the Governor of the State of Maryland or any other Order of a political subdivision, shall be and remain closed in accordance with such other Order, as the case may be.

V. Specific Exclusions. For avoidance of doubt, this Order does not require the closure of, or prohibit the movement of any staff or volunteer traveling to, from, or in connection with their duties at any:

- a. federal, State, or local government unit, building, or facility;
- b. newspaper, television, radio, or other media service; or
- c. non-profit organization or facility providing essential services to low-income persons, including, without limitation, homeless shelters, food banks, and soup kitchens.

VI. Government Buildings and Facilities with Large Occupancy or Attendance.

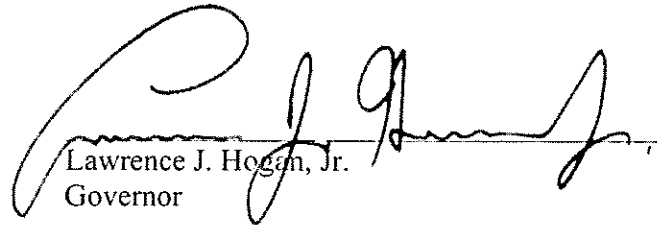
- a. State and local government buildings and facilities with an expected occupancy or attendance of more than 10 people shall:
 - i. Promptly and conspicuously post in the building or facility a copy of the MDH recommendations for social distancing; and
 - ii. Provide all occupants and attendees with the capability to wash their hands.
- b. A copy of this Order shall be made available to all occupants or attendees at any State or local government building and facility with an expected occupancy or attendance of more than 10 people.

VII. General Provisions.

- a. Each law enforcement officer of the State or a political subdivision shall execute and enforce this Order and any Local Order.
- b. A person who knowingly and willfully violates this Order or any Local Order is guilty of a misdemeanor and on conviction is subject to imprisonment not exceeding one year or a fine not exceeding \$5,000 or both.

- c. This Order remains effective until after termination of the state of emergency and the proclamation of the catastrophic health emergency has been rescinded, or until rescinded, superseded, amended, or revised by additional orders.
- d. The effect of any statute, rule, or regulation of an agency of the State or a political subdivision inconsistent with this order is hereby suspended to the extent of the inconsistency.
- e. The underlined paragraph headings in this Order are for convenience of reference only and shall not affect the interpretation of this Order.
- f. If any provision of this Order or its application to any person, entity, or circumstance is held invalid by any court of competent jurisdiction, all other provisions or applications of the Order shall remain in effect to the extent possible without the invalid provision or application. To achieve this purpose, the provisions of this Order are severable.

ISSUED UNDER MY HAND THIS 13TH DAY OF MAY, 2020, AND
EFFECTIVE IMMEDIATELY.



Lawrence J. Hogan, Jr.
Governor



Liquor Board System

Version 1.0

Annual-Renewal | License-Transfer | One-Day | Add New License | Query | Help

License Detail

License Info

License Num: **WD 001** Cert Num: **0439** Fee: **\$165.00** Status: **Renewed**
 License Date: 5/1/2019 License Year: 2019
 CR Number: 07088896
 Payment Date: 06-27-19

2018 - 2019 TPP Paid N
 2019 Trader's License Y

8/11/2020

 CORP (NOT IN)
 6605TD
 T.L ✓
 TRJ

Add Adult Entertainment License

Location

Corp Name: **M.R. GREEN, INC.**
 Trade Name: **MARGARET'S PLACE**
 Zone Code: 28
 Phone: 410-332-8158

Block Num: 349-51 Street: CALHOUN STREET SOUTH
 City: BALTIMORE State: MD Zip: 21223

CR Number: 07088896

Portion of Business Used:
 RES. APPR. FIRST FLOOR FRONT FOR BUSINESS & BASEMENT FOR STORAGE

Restriction:
 KATHLEEN HOEHN AND DAVID JOSEPH CLEMMONS BARRED FROM THE PREMISES IN ANY CAPACITY.

License Owners

First Name	Last Name	Street	City	State	Zip	Action	Change Owner
MARJORIE	BRUMWELL	4422 PURPLE MARTINS ROAD	PASADENA	MD	21122	<input type="button" value="Edit"/>	<input type="button" value="Remove Owner"/>
CHARLES	BURKE	327 S. WOODYEAR STREET	BALTIMORE	MD	21223	<input type="button" value="Edit"/>	<input type="button" value="Remove Owner"/>
WILLIAM D.	GREEN	7900 MARYDELL AVENUE	PASADENA	MD	21122	<input type="button" value="Edit"/>	<input type="button" value="Remove Owner"/>

Comments

Date	Comment	Action
04/28/2020	04/17/20 - COVID-19 Letter was Returned.../sb	Delete
10/15/2019	***PERSONAL PROPERTY TAX OWED TO CITY OF BALTIMORE, 2nd Letter sent to Business Address on October 15, 2019.*** /mb	Delete
10/15/2019	Mail was returned to the sender on 10/15/19 "Not Deliverable as Addressed" ../mb	Delete
09/26/2019	***PERSONAL PROPERTY TAX OWED TO CITY OF BALTIMORE Letter sent to Licensee/s Home Address on September 26, 2019.*** /mb	Delete
07/11/2019	Submitted 2019 Trader's License..... /sb	Delete
01/20/2016	Alcohol Awareness Training (Maragarets Place) expires 12/02/2019 MSLBA	Delete
02/26/2013	2/21/2013 Public Hearing re: VIOLATION of Rule 4.01(a) Sale to minor 1/16/13 GUILTY \$500	Delete
06/05/2009	06/03/09 (COMPLIANCE CONF) RESHEDULED	Delete
11/20/2006	11/16/06 FINE \$1125 PAID IN FULL #58093	Delete
11/20/2006	11/16/06 Public Hearing re:Violation of rule 4.01(a)DECISION:GUILTY \$1000 OR 10 DAYS + \$125 ADM.FEE=\$1125	Delete
12/12/2005	12/12/05 FINE \$425 PAID IN FULL #54653	Delete
12/02/2005	12/01/05 Public Hearing re: Violation of rule 4.01(a) DECISION: GUILTY \$500 OR 5 DAYS + \$125 ADM.FEE = \$425	Delete

Print History (Print Card)

License num: WD 001 Address:349-51 CALHOUN STREET SOUTH
 Trade Name: MARGARET'S PLACE

Comment:

Add Comment

Hold Info



M. R. GREEN, INC.: D03785011

Department ID Number:

D03785011

Business Name:

M. R. GREEN, INC.

Principal Office:

105 SHARON DRIVE
PASADENA MD 21122

Resident Agent:

MARYLOU RAY GREEN
105 SHARON DRIVE
PASADENA MD 21122

Status:

INCORPORATED

Good Standing:

THIS BUSINESS IS NOT IN GOOD STANDING

Reason(s) Entity is NOT in Good Standing:

Annual Report Due For 2020

Business Type:

CORPORATION

Business Code:

03 ORDINARY BUSINESS - STOCK

Date of Formation/ Registration:

12/15/1993

State of Formation:

MD

Stock Status:

STOCK

Close Status:

YES