

**THE DISTRICT OF COLUMBIA  
ALCOHOLIC BEVERAGE AND CANNABIS BOARD**

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In the Matter of:

Lit City LLC,  
t/a Lit City Smoke Shop

Cease and Desist

at premises  
1426 Park Road, N.W.  
Washington, D.C. 20010

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) Case No.: 24-ULC-00048  
) License No.: N/A  
) Order No.: 2025-149  
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**BEFORE:** Donovan Anderson, Chairperson  
Silas Grant, Jr., Member  
David Meadows, Member

**PARTIES:** Anthony Webb and Sonya Webb, Lit City LLC, t/a Lit City Smoke Shop,  
Respondents

Yutong Zhou, Counsel, for the Respondent

Los Hermanos and Ramona Compress, Inc, Property Owner Respondent

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**ORDER AFFIRMING CEASE AND DESIST ORDER**

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On November 8, 2024, the Alcoholic Beverage and Cannabis Board (Board) reviewed compelling evidence that Lit City LLC, t/a Lit City Smoke Shop, Anthony Webb and Sonya Webb (Owners), and Los Hermanos, Inc. (Landlord), engaged in a violation of Chapter 16B of Title 7 of the D.C. Official Code or permitted such illegal activity to occur. These persons and entities were ordered to cease the illegal purchase, sale, exchange, delivery, or any other form of commercial transaction involving cannabis immediately in Board Order No. 2024-891. The unlicensed establishment Respondents, Anthony Webb, Sonya Webb, and Lit City LLC, t/a Lit City Smoke Shop, appeared for a hearing on March 19, 2025. They did not contest the cease-and-desist order at the hearing; therefore, the Board, on this 26th day of March 2025, hereby **AFFIRMS** Board Order No. 2024-891. The parties are also **ADVISED** that the Board has been made aware of their concerns regarding an application filed with the agency; nevertheless, questions or disputes regarding any pending application(s) should be addressed separately in writing to the agency or the Board for review and not as part of an enforcement action, which is a separate matter. The ABCA shall deliver a copy of this order to the Parties.

District of Columbia  
Alcoholic Beverage and Cannabis Board

eSigned via SeamlessDocs.com  
*Donovan Anderson*  
Key: ac43cb98c9d5f0be4b730093d1dccc8

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Donovan Anderson, Chairperson



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Silas Grant, Jr., Member

*Teri Janine Quinn*

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Teri Janine Quinn, Member



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Ryan Jones, Member



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David Meadows, Member

Pursuant to D.C. Official Code § 7-1671.12a(b)(1), “[t]he alleged violator [or violators] may, within 15 days after the service of the order, submit a written request to the ABC Board to hold a hearing on the alleged violation.” D.C. Code § 7-1671.12a(b)(1). Upon receipt of the request, the Board will provide the requestor with a “a hearing in accordance with the procedures set forth in Chapter 5 of Title 2” to challenge the cease and desist and the Board shall “issue a decision within 90 days after the hearing.” D.C. Code § 7-1671.12a(b)(2).

The requestor may also request an expedited hearing if they submit a written request “within 10 days after the service of an order” and “request [that] the ABC Board [hold] an expedited hearing on the alleged violation.” D.C. Code § 7-1671.12a(c)(1). If a timely request for an expedited hearing is made, the “Board shall conduct a hearing within 10 days after the date of receiving the request and shall deliver to the alleged violator at their last known address a written notice of the hearing by any means guaranteed to be received at least 5 days before the hearing date.” D.C. Code § 7-1671.12a(c)(2). After the expedited hearing, the Board shall issue a decision within 30 days. D.C. Code § 7-1671.12a(c)(3).

Please note that the failure to request a hearing shall result in the order being deemed final. Please further note that if you fail to comply with the order of the Board, the Board may file a petition against you with the Superior Court of the District of Columbia and seek compliance by judicial order in addition to other enforcement actions permitted by law. D.C. Code § 7-1671.12a(f)(3).

If you request a hearing, you may appear at the virtual hearing unless other instructions to appear are provided, and you and the establishment, may be represented by legal counsel. You have the right to produce witnesses and evidence on your behalf and to cross-examine witnesses. You may examine evidence produced.

All hearings are conducted in the English language. If you, any corporate officer, or any witnesses to be called are deaf, have a hearing impediment, or cannot readily understand or communicate the spoken English language, an application may be made to the Board for the appointment of a qualified interpreter.

Your failure to appear at the time and place set for the hearing, if requested, either in person or through counsel, or both, will not preclude the Board from proceeding in this matter. Should you have any questions, contact ABRA Adjudication Specialist Danette Walker at 202-442-4418.

Finally, pursuant to section 11 of the District of Columbia Administrative Procedure Act, Pub. L. 90-614, 82 Stat. 1209, D.C. Code § 2-510 (2001), and Rule 15 of the District of Columbia Court of Appeals, any party adversely affected has the right to appeal this Order by filing a petition for review, within thirty (30) days of the date of service of this Order, with the District of Columbia Court of Appeals, 430 E Street, N.W., Washington, D.C. 20001. However, the timely filing of a Motion for Reconsideration stays the time for filing a petition for review in the District of Columbia Court of Appeals until the Board rules on the motion. *See* D.C. App. Rule 15(b) (2004).