THE DISTRICT OF COLUMBIA ALCOHOLIC BEVERAGE CONTROL BOARD

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In the Matter of:)	
Partners at 723 8th Street SE, LLC) Case No.:	24-CIT-00206
t/a The Ugly Mug Dining Saloon/) License No.:	ABRA-071793
Valor Brew Pub) Order No.:	2024-886
)	
Holder of a)	
Retailer's Class CR License)	
)	
at premises)	
723 8th Street, S.E.)	
Washington, D.C. 20003)	
)	

BEFORE¹: Donovan Anderson, Chairperson

Silas Grant, Jr., Member Teri Janine Quinn, Member Ryan Jones, Member

David Meadows, Member

ALSO PRESENT: Partners at 723 8th Street SE, LLC, t/a The Ugly Mug Dining Saloon/

Valor Brew Pub, Respondent

Jose Jean-Baptiste, Assistant Attorney General

Office of the Attorney General for the District of Columbia

Martha Jenkins, General Counsel

Alcoholic Beverage and Cannabis Administration

FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER

INTRODUCTION

The Alcoholic Beverage and Cannabis Board (Board) finds that Partners at 723 8th Street SE, LLC, t/a The Ugly Mug Dining Saloon/ Valor Brew Pub, (hereinafter Respondent) violated D.C. Code § 25-113(b)(2)(A) and 23 DCMR § 1207.1 where the Respondent failed to file its required quarterly statement for the period of October 2023 to December 2023.

¹ ABC Board Members Ryan Jones and David Meadows were not present at the October 23, 2024, Show Cause hearing, however they read the record to include the hearing transcript and are qualified to sign this Order.

Procedural Background

This case arises from the Notice of Status Hearing and Show Cause Hearing (Notice), which the Board executed on June 27, 2024. *ABCA Show Cause File No. 24-CIT-00206*, Notice of Status Hearing and Show Cause Hearing, 2 (June 27, 2024). The Notice charges the Respondent with one violation, which if proven true, would justify the imposition of a fine, as well as the suspension or revocation of the Respondent's license.

Specifically, the Notice charges the Respondent with the following violation:

Charge I: [On February 2, 2024,] [y] ou failed to file a quarterly statement to the Board for the period of October 2023-December 2023, on the date and in the manner prescribed by the Board, in violation of D.C. Code § 25-113(b)(2)(A) and 23 DCMR § 1207.1, for which the Board may take the proposed action under D.C. Code § 25-823(a)(1).

Only the Government appeared at the Show Cause Status hearing on September 18, 2024, and the Show Cause hearing on October 23, 2024. The Board notes the Respondent's absence at the Show Cause hearing despite personal service on September 19, 2024. Therefore, the Board conducted the hearing ex parte in accordance with D.C. Official Code § 25-447(e).

FINDINGS OF FACT

The following statements represent the Board's findings of fact based on the evidentiary record. In reaching its determination, the Board considered the evidence, the testimony of the witnesses, the arguments of the Government, and all documents comprising the Board's official file. The Board credits all testimony and evidence identified or cited below unless otherwise stated.

I. Background

- 1. Partners at 723 8th Street SE, LLC, t/a The Ugly Mug Dining Saloon/Valor Brew Pub, holds a Retailer's Class CR (Restaurant) License at 723 8th Street, S.E., Washington, D.C. *ABCA License No. 071793*. Restaurants are required to file quarterly statements with the Board, reporting for the preceding quarter, gross receipts and expenses for the sale of food and alcoholic beverages. D.C. Code § 25-113(b)(2)(A).
- 2. On March 5, 2024, Alcoholic Beverage and Cannabis Administration (ABCA) Investigator Jeremy Zollarcoffer visited the Respondent's establishment to conduct a regulatory inspection and to serve Citation No. 7974 for the Respondent's failure to file a quarterly statement for the period of October 2023-December 2023. *Transcript (Tr.)*, October 23, 2024, at 8.

3. ABCA did not receive the Respondent's quarterly statement until February 15, 2024, which is after the February 1, 2024, filing deadline. *Id.* at 11. As of October 23, 2024, the date of the Show Cause hearing, the Respondent has not paid the citation and the fine remains due. *Id.* at 12.

CONCLUSIONS OF LAW

4. The Board has the authority to fine, suspend, or revoke the license of a licensee who violates any provision of Title 25 of the District of Columbia (D.C.) Official Code pursuant to D.C. Code § 25-823(a)(1).

I. Standard of Proof

5. In this matter, the Board shall only base its decision on the "substantial evidence" contained in the record. 23 DCMR § 1718.3 (West Supp. 2024). The substantial evidence standard requires the Board to rely on "such relevant evidence as a reasonable mind might accept as adequate to support a conclusion." *Clark v. D.C. Dep't of Employment Servs.*, 772 A.2d 198, 201 (D.C. 2001) *citing Children's Defense Fund v. District of Columbia Dep't of Employment Servs.*, 726 A.2d 1242, 1247 (D.C. 1999).

II. The Board Sustains Charge I.

6. Under $\S 25-113(b)(2)(a)$,

The licensee shall file with the Board quarterly statements, on the dates and in the manner prescribed by the Board, reporting for the preceding quarter: the gross receipts for the establishment; its gross receipts for sales of alcoholic beverages; its gross receipts for the sale of food; its total expenses for the purchase of food and alcoholic beverages; its expenses for the purchase of food; and its expenses for the purchase of alcoholic beverages.

D.C. Code § 25-113(b)(2)(a). Under § 1207.1, each restaurant licensee's quarterly report is due within 30 days "after the end of each quarter" 23 DCMR § 1207.1 (West Supp. 2021). Nevertheless, the quarterly report for the fourth quarter of 2023, was not received until February 15, 2024, which was after the deadline. *Supra*, at ¶ 3. Therefore, the Board sustains Charge I.

III. Penalty

7. Based on the violation identified above, the Respondent shall pay a fine of \$1,000 for Charge I. This violation constitutes a third secondary tier violation which permits the Board the discretion to levy a fine within the range of \$750-\$1,000. 23 DCMR § 800 (West Supp. 2021). Because the Respondent failed to appear at the Show Cause Status hearing and the Show Cause hearing, and because the citation remains unpaid almost a year after issuance, the Board imposes a higher fine.

ORDER

Therefore, the Board, on this 20th day of November 2024, finds Partners at 723 8th Street SE, LLC, t/a The Ugly Mug Dining Saloon/ Valor Brew Pub, liable for Charge I. The Board imposes the following penalty on the Respondent:

(1) For the violation described in Charge I, Respondent shall pay a \$1,000 fine.

IT IS FURTHER ORDERED that all fines shall be paid within thirty (30) days of receipt of this Order or the license shall be immediately suspended until all fines are paid.

IT IS FURTHER ORDERED, in accordance with 23 DCMR § 800.1, the violation found by the Board in this Order shall be deemed a secondary tier offense.

The ABCA shall deliver copies of this Order to the Government and the Respondent.

District of Columbia Alcoholic Beverage and Cannabis Board

esigned via SeamlessDocs.com

Donovan Anderson

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Donovan Anderson, Chairperson

Silas Grant, Jr., Member

Teri Janine Quinn

Teri Janine Quinn, Member

Ryan Jones, Member

David Meadows, Member

Pursuant to D.C. Official Code § 25-433(d)(1) (applicable to alcohol matters) or 22-C DCMR § 9720 (applicable to medical cannabis matters), any party adversely affected may file a Motion for Reconsideration of this decision within ten (10) days of service of this Order with the Alcoholic Beverage and Cannabis Administration, 2000 14th Street, N.W., Suite 400S, Washington, DC 20009.

Also, pursuant to section II of the District of Columbia Administrative Procedure Act, Pub. L. 90-614, 82 Stat. 1209, D.C. Official 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 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 (202/879-1010). 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).