

the sale of alcoholic liquor to a person under 21 years of age, which is contrary to MCL 436.1801(2). Both minors were 18 years of age.

The request was also denied under administrative rule R 436.1105(2)(j) after considering the effects that issuance of a license would have on the health, welfare, and safety of the general public.

F. Douglas Mileski, legal counsel on behalf of the applicant, submitted a timely request for an appeal in this matter and represented the applicant at the September 1, 2015 hearing, held at the Commission's Lansing office.

After hearing arguments, reviewing the MLCC file, and discussion of the issue on the record, the Commission finds the prior operating history of this applicant as a current licensee to be of great concern.

Further, the Commission finds that the applicant failed to present an adequate demonstration of policies and procedures in place to prevent future violations of the Michigan Liquor Control Code and Administrative Rules.

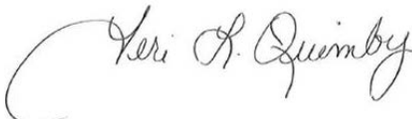
The Commission does not find error with the application of the MLCC Code or Administrative Rules, and for the reasons stated on the record, the previous order is affirmed.

THEREFORE, IT IS ORDERED that the denial order of July 15, 2015 issued in this matter is AFFIRMED.

MICHIGAN LIQUOR CONTROL COMMISSION



Andrew J. Deloney, Chairman



Teri L. Quimby, Commissioner

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Dennis Olshove, Commissioner

Date Mailed:

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