



RICK SNYDER
GOVERNOR

STATE OF MICHIGAN
DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS
MICHIGAN LIQUOR CONTROL COMMISSION
ANDREW J. DELONEY
CHAIRPERSON

MIKE ZIMMER
DIRECTOR

January 14, 2016

MEMBERS OF THE SENATE
Capitol Building
Lansing, Michigan 48909

Attention: Majority Leader

Dear Members:

In accordance with MCL 436.1531(15) as last amended by P.A. 212 of 2013, we report the following with respect to resort licenses granted for 2015 under the provisions of MCL 436.1531(2).

- 1. Number of applications approved under the 2015 quota as provided under MCL 436.1531(2)..... 1

LICENSEES AND LOCATION	COUNTY	TYPE OF LICENSE
Café 32 LLC Warner Township	Antrim County	Resort Class C

In accordance with MCL 436.1531(15) as last amended by P.A. 212 of 2013, we report the following with respect to resort licenses granted for 2015 under the provisions of MCL 436.1531(3).

- 2. Number of applications approved under the 2015 quota as provided under MCL 436.1531(3) 4

LICENSEES AND LOCATION	COUNTY	TYPE OF LICENSE
Red's Girls, L.L.C. Grant	Newaygo County	Resort Class C
Ausable Hospitality, L.L.C. Grayling	Crawford County	Resort Class C

Chomp Burger L.L.C. Adrian	Lenawee County	Resort Class C
SVP Corporation Ann Arbor	Washtenaw County	Resort Class C

In accordance with MCL 436.1531(15) as last amended by P.A. 212 of 2013, we report the following with respect to resort economic development licenses granted for 2015 under the provisions of MCL 436.1531(4).

3. Number of applications approved under the 2015 quota as provided under MCL 436.1531(4) 4

LICENSEES AND LOCATION	COUNTY	TYPE OF LICENSE
HP Lansing L.L.C. Lansing Township	Ingham County	Resort Class C
MKB Restaurant Holdings L.L.C. Melrose Township	Charlevoix County	Resort Class C
Hospitality of Birmingham L.L.C. Birmingham	Oakland County	Resort Class C
GKC Michigan Theaters Inc. Garfield Township	Grand Traverse County	Resort Class C

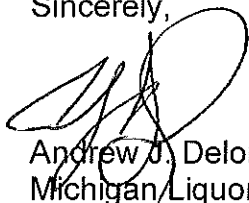
In accordance with MCL 436.1531(15) as last amended by P.A. 212 of 2013, we report the following with respect to resort Specially Designated Distributor (hereinafter "SDD") licenses granted for 2015 under the provisions of MCL 436.1531(5).

4. Number of applications approved under the 2015 quota as provided under MCL 436.1531(5) 15

LICENSEES AND LOCATION	COUNTY	TYPE OF LICENSE
Bonkowiak Foods L.L.C. Capac City	St. Clair County	Resort SDD
Prevo's Family Markets, Inc. Traverse City	Grand Traverse County	Resort SDD
South Lyon Mart, Inc. Lyon Township	Oakland County	Resort SDD

Meijer, Inc. Manistee Township	Manistee County	Resort SDD
Lakeshore Foods Corp. New Buffalo	Berrien County	Resort SDD
Forward Enterprises, Inc. Deep River Township	Arenac County	Resort SDD
Maxfields, Inc. Edmore Village	Montcalm County	Resort SDD
Mr. C's Pizza & Deli #1, Inc. Roseville	Macomb County	Resort SDD
JTT Investments, Inc. Metamora Township	Lapeer County	Resort SDD
Merriman Place L.L.C. City of Wayne	Wayne County	Resort SDD
Wilt's Food Centers, Inc. Keeler Township	Van Buren County	Resort SDD
Dockside M22 L.L.C. Traverse City	Grand Traverse	Resort SDD
Sandra H. Aultman Billings Township	Gladwin County	Resort SDD
Leppink's Lakeview, Inc. Lakeview Village	Montcalm County	Resort SDD
Atram, Inc. Genesee Township	Genesee County	Resort SDD

Sincerely,



Andrew J. Deloney, Chairman
Michigan Liquor Control Commission
AJD/ta



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Dear Members:

In accordance with MCL 436.1531(3) as last amended by P.A. 212 of 2013, we report the following with respect to resort licenses granted for 2015 under the provisions of MCL 436.1531(3).

- 1. Number of applications received.....9
- 2. Number of applications rejected.....0
- 3. Number of applications approved under the 2015 quota as provided under MCL 436.1531(3).....4

LICENSEES AND LOCATION	COUNTY	TYPE OF LICENSE
Red's Girls, L.L.C. Grant Township	Newago	Resort Class C
Ausable Hospitality, L.L.C. Grayling	Crawford	Resort Class C
Chomp Burger, LLC. Adrian	Lenawee	Resort Class C
SVP Corporation Ann Arbor	Washtenaw	Resort Class C

4. Number of Licensees that have received disciplinary action.....19

Valpo Pizza, Inc.
St. Joseph, Berrien County

CHARGE: sold or furnished alcohol to unnamed minor.

ACTION: Effective 08-07-2015 this licensee was fined \$500.00 for the charge in this matter. This licensee must serve a suspension of 25 continuous days, to run consecutively and not concurrently with any other suspension ordered by the MLCC, if the fine is not paid within 45 days from the mailing date of this order.

WLWD Golf, Inc.
Wolverine, Cheboygan County

CHARGE: This licensee allowed unlawful gambling devices, "\$1 super bowl" football pool-type sheets, on the licensed premises; 2) allowed unlawful gambling with "\$1 super bowl" football pool-type sheets on the licensed premises; 3) allowed unlawful gambling devices, "\$2 super bowl" football pool-type sheets, on the licensed premises; 4) allowed unlawful gambling with "\$2 super bowl" football pool-type sheets on the licensed premises; 5) allowed unlawful gambling devices, "\$5 super bowl" football pool-type sheets, on the licensed premises; 6) allowed unlawful gambling with "\$5 super bowl" football pool-type sheets on the licensed premises; 7) allowed unlawful gambling devices, "\$10 super bowl" football pool-type sheets, on the licensed premises; and 8) allowed unlawful gambling with "\$10 super bowl" football pool-type sheets on the licensed premises.

ACTION: Effective 04-15-2015 this licensee was fined \$400.00 for the charge in this matter. This licensee must serve a suspension of 20 continuous days, to run consecutively and not concurrently with any other suspension ordered by the MLCC, if the fine is not paid within 45 days from the mailing date of this order. The Enforcement Division must also dispose of the gambling devices and/or gambling proceeds seized during the course of this investigation in accordance with the law.

Norway Mountain Management, Inc.
Norway City, Dickinson County

CHARGE: NSF check \$277.15 **NSF paid 4/28/15**

ACTION: On 05-21-2015 penalty ordered but waived. A fine of \$50 for the charge in this matter, which is hereby waived in recognition of the mitigated circumstances.

Smolak Enterprises, Inc.
Cross Village, Emmet County

CHARGE: 1-2) sale to minor decoy esc-300 (18) and esc-301

ACTION: 05-28-2015 hearing held St. Ignace Gaffney/hall/contract:

Effective 06-17-2015 this licensee was fined \$400 for charge no. 1, of which \$100 is hereby waived, for a total fine of \$300. A suspension of fifteen (15) continuous days must be imposed if the total fine of \$300 is not paid within forty-five (45) days from the mailing date of this order. This suspension, if served, shall run consecutively and not concurrently with any other suspension ordered by the MLCC for this licensee. Furthermore, the commissioner ordered charge no. 2, cited above, dismissed, with prejudice.

Bomanville Properties, L.L.C.
Gladwin, Gladwin County

CHARGE: failed, refused or neglected to obey a written order of the commission dated 12-11-2013 by failing to provide proof of successful completion of an alcohol server training program approved by the commission within 180 days of the issuance of the license.

ACTION: Effective 11-19-2014 this licensee was fined \$50.00 for the charge in this matter. The commissioner further orders the licensee to serve a suspension of 3 continuous days, to run consecutively and not concurrently with any other suspension ordered by the MLCC if the fine is not paid within 45 days from the mailing date of this order.

Tamarack Hospitality, LLC
Traverse City, Grand Traverse County

CHARGE: 1) On 1/3/14, this licensee sold, furnished, or allowed the consumption of alcohol or possessed alcohol on the licensed premises, that wasn't purchased from an authorized source, the beverage company. 2) On 1/24/14, this licensee sold, furnished, or allowed the consumption of alcohol or possessed alcohol on the licensed premises that was not purchased from an authorized source, the beverage company. 3) On 1/31/14, this licensee sold, furnished, or allowed the consumption of alcohol or possessed alcohol on the licensed premises that was not purchased from an authorized source, Walmart. 4) On 2/6/14, this licensee sold, furnished, or allowed the consumption of alcohol or possessed alcohol on the licensed premises that was not purchased from an authorized source, Sam's Club. 5) On 2/7/14, this licensee sold, furnished, or allowed the consumption of alcohol or possessed alcohol on the licensed premises that was not purchased from an authorized source, Meijer. 6) On 2/14/14, this licensee sold, furnished, or allowed the consumption of alcohol or possessed alcohol on the licensed premises that was not purchased from an authorized source, Sam's Club. 7) On 2/14/14, this licensee sold, furnished, or allowed the consumption of alcohol or possessed alcohol on the licensed premises that was not purchased from an authorized source, The Beverage Company. 8) On 3/7/14, this licensee sold, furnished, or allowed the consumption of alcohol or possessed alcohol on the licensed premises that was not purchased from an authorized source, The Beverage Company. 9) On 5/23/14, this licensee sold, furnished, or allowed the consumption of alcohol or possessed alcohol on the licensed premises that was not purchased from an authorized source, The Beverage Company. 10) On 5/23/14, this

licensee sold, furnished, or allowed the consumption of alcohol or possessed alcohol on the licensed premises, not purchased from an authorized source, Sam's Club.

ACTION: Effective 10-15-2014 this licensee was fined \$50 for each charge in this matter. The commissioner further ordered a suspension of twenty-five (25) continuous days, to run consecutively and not concurrently with any other suspension ordered by the MLCC, if the total fine of \$500 is not paid within forty-five (45) days from the mailing date of this order.

State Street Grille, L.L.C.
Traverse City, Grand Traverse County

CHARGE: NSF check \$375.78 **paid 6/26/14**

ACTION: 10-10-2014 further, as a penalty, the commissioner orders a total fine of \$50 in this matter. In addition, the commissioner orders that a suspension of three (3) continuous days shall be imposed, with this suspension to run consecutively and not concurrently with any other suspension ordered by the commission, if the total fine is not paid within forty-five (45) days from the mailing date of this order.

Spencer Soka, Inc.
East Lansing, Ingham County

CHARGE: accepted aid and assistance from Capital Beverage Company, Inc., in the form of installation of a gas line for Guinness Tap.

ACTION: Effective 12-19-2014 the administrative law judge ordered the dismissal, with prejudice, of the one charge cited in the complaint.

Spencer Soka, Inc.
East Lansing, Ingham County

CHARGE: 1) This licensee permitted or allowed out-of-doors service without the prior written approval of the commission. 2) This licensee permitted entertainment for public view, a DJ, upon the licensed premises without obtaining an entertainment or dance-entertainment permit from the commission. 3) This licensee permitted a quantity of alcoholic liquor, sold for consumption on the licensed premises, to be removed from the licensed premises, by an unidentified patron. 4) This licensee allowed overcrowding on the licensed premises.

ACTION: Effective 09-25-2015 this licensee was fined \$400.00 for the charge in this matter. The commissioner further ordered the licensee to serve a suspension of 20 continuous days, to run consecutively and not concurrently with any other suspension ordered by the MLCC, if the fine is not paid within 45 days from the mailing date of this order. Negotiated settlement

Spencer Soka, Inc.
East Lansing, Ingham County

CHARGE: 1) This licensee allowed overcrowding on the licensed premises. 2) This licensee permitted a quantity of alcoholic liquor to be sold for consumption on the licensed premises and to be removed from the licensed premises by unidentified patrons.

ACTION: Effective 09-25-2015 this licensee was fined \$200.00 for the charge in this matter. The commissioner further ordered the licensee to serve a suspension of 10 continuous days, to run consecutively and not concurrently with any other suspension ordered by the MLCC, if the fine is not paid within 45 days from the mailing date of this order. Negotiated settlement

United Steaks of America, Inc.
Leland, Leelanau County

CHARGE: 1, 4) this licensee sold or furnished alcohol to Kevin Burns and Sue Burns, who were in an intoxicated or visibly intoxicated condition. 2, 5) this licensee allowed Kevin Burns and Sue Burns who were in an intoxicated condition, to consume alcohol upon the licensed premises; 3, 6) this licensee allowed Kevin Burns and Sue Burns, who were in an intoxicated condition, to frequent or loiter upon the licensed premises.

ACTION: Effective 04-29-2015 hearing held Gaylord Clemente/Hall/Contract witness fees \$118.00. 05-11-2015 based upon the aforementioned plea by the licensee and a review of the violation report and attachments, the commissioner finds that the licensee in case no. 4-166565 did violate sections 801(2) and of the Michigan Liquor Control Code, mcl 436.1801(2) and as cited in charge no. 1; section 707(4) of the Michigan Liquor Control code, mcl 436.1707(4) in charge no. 6 of the complaint in this matter. The licensee was fined \$600 for charge no. 1 and \$300 for charge no. 6, for a total of \$900. In addition, the commissioner ordered that a suspension of forty-five (45) continuous days be imposed if the total fine of \$900 is not paid, within forty-five (45) days of mailing date of this order. This suspension, if served, shall be served consecutively and not concurrently with any other suspensions ordered by the MLCC for this licensee.

The commissioner ordered the licensee to pay \$118.80 for witness fees for this hearing
In addition, the commissioner ordered charge nos. 2, 3, 4 and 5, cited above, dismissed, with prejudice.

The licensee agreement to this negotiated settlement was a full and final disposition of this matter before the MLCC. The licensee recognizes that, as to this complaint, there is no further right of administrative or judicial appeal, either to the MLCC or a court of law. The licensee also agrees that the plea in this case was entered voluntarily and with the full understanding of all consequences. Furthermore, all parties agree that there are no promises, stipulations, understandings or agreements other than those stated above as part of the official record. This document represents the final agreed settlement.

Mackinac Steak and Seafood Company L.L.C.
Mackinac Island, Mackinac County

CHARGE: NSF \$405.86 **NSF paid 5/14/15**

ACTION: Effective 06-02-2015 the licensee was fined \$50.00 each (171212 & 171356) for the charge in this matter for a total of \$100. The commissioner further ordered the licensee to serve a suspension of 5 continuous days, to run consecutively and not concurrently with any other suspension ordered by the MLCC, if the fine is not paid within 45 days from the mailing date of this order.

Mackinac Steak and Seafood Company L.L.C.
Mackinac Island, Mackinac County

CHARGE: NSF \$307.74 ***NSF paid 5/18/15***

ACTION: Effective 06-02-2015 the licensee was fined of \$50.00 each (171212 & 171356) for the charge in this matter for a total of \$100. The commissioner further ordered the licensee to serve a suspension of 5 continuous days, to run consecutively and not concurrently with any other suspension ordered by the MLCC, if the fine is not paid within 45 days from the mailing date of this order.

Old Channel Trail Golf Course MLCC
Montague, Muskegon County

CHARGE: This licensee failed, refused or neglected to obey a written order of the commission dated 05-07-2014 by failing to provide proof of successful completion of an alcohol server training program approved by the commission within 180 days of the issuance of the license: 07-28-2014.

ACTION: 04-16-2015 hearing Cadillac Mourning/Hall/contract dismissed.
Effective 05-07-2015 the administrative law judge orders the dismissal, with prejudice, of the charge cited in case no. 5-170507.

Two Fogs Inc.
North Muskegon, Muskegon County

CHARGE: NSF check \$67.29 ***NSF outstanding***

ACTION: Effective 05-04-2015 this licensee was fined \$50 as penalty in this matter. The total fine of \$50 is due to be paid within forty-five (45) days from the mailing date of this order.
The commissioner has been informed that this license currently is in escrow.
The commissioner also orders all licenses and permits for this licensee at the above-named location to remain in escrow until all outstanding fines, charges and fees are paid to MLCC, or the licenses and permits are terminated. The commissioner further warns the licensee that failure to make payment within the time allotted may result in an additional violation under administrative rule r 436.1029, which may subject the licensee to additional penalties, including revocation of license.

Village Resort Properties, Inc.
Pentwater, Oceana County

Charge: 1,6,11,16,21) This licensee sold or furnished alcohol to minors (19)(20)(18)(18)(20); 2,7,12,17,22) allowed minors to consume or possess alcohol for personal consumption on the licensed premises; 3,8,13,18,23) sold or furnished alcohol to minors who were in an intoxicated or visibly intoxicated condition; 4,9,14,19,24) allowed minors who were in an intoxicated condition to consume alcohol upon licensed premises; 5,10,15,20,25) allowed minors who were in an intoxicated condition to frequent or loiter upon the licensed premises.

ACTION: Effective 11-20-2014 (3) as penalty the commissioner ordered the licensee to pay a fine of \$500 for charge no. 1, \$150 for charge no. 2, \$500 for charge no. 6, \$150 for charge no. 7, \$500 for charge no. 11, \$150 for charge no. 12, \$500 for charge no. 16, \$150 for charge no.17,\$500 for charge no. 21 and \$150 for charge no. 22, for a grand total of \$3,250 in fines. The commissioner further ordered a suspension of one hundred and sixty-three (163) continuous days if the total fine of \$3,250 is not paid within forty-five (45) days from the date this order is mailed. This suspension, if served, shall run consecutively and not concurrently with any other suspension ordered by the Michigan liquor control commission (MLCC) for this licensee. (4) As additional penalty, the commissioner ordered all licensed and permits issued by the MLCC to this licensee at the above-noted location suspended for a period of three (3) continuous days. (5) The commissioner also, ordered charge no(s). 3, 4, 5, 8, 9, 10, 13, 14, 15, 18, 19, 20, 23, 24 and 25, dismissed, with prejudice.

Village Resort Properties, Inc.
Pentwater, Oceana County

CHARGE: This licensee permitted a quantity of alcohol, sold for consumption on the licensed premises, to be removed from the licensed premises, by several unnamed patrons.

ACTION: Effective 02-25-2015 as penalty, the commissioner ordered the licensee to pay a fine of \$100. The commissioner further ordered the licensee to serve a suspension of five (5) continuous days if the total fine of \$100 is not paid within forty-five (45) days from the date this order is mailed. This suspension, if served, shall run consecutively and not concurrently with any other suspension ordered by the Michigan Liquor Control Commission (MLCC) for this licensee negotiated settlement.

Dewey, Peter M
Grand Haven, Ottawa County

CHARGE: NSF check \$135.82 **NSF paid 11/3/14**

ACTION: Effective 05-11-2015 the commissioner ordered a penalty fine of \$50 as penalty in this matter, which is due within forty five (45) days from the mailing date of this order. The commissioner also ordered all licenses and permits for this licensee at the above-named location remain in escrow until all outstanding fines and fees are paid in full or the licenses and permits are terminated pursuant to the provisions of administrative rule r 436.1107. The commissioner further warned the licensee that failure to make payment within the time allotted may result in an additional violation under administrative rule r 436.1029, which may subject the licensee to additional penalties, including revocation of the licenses.

Bistro 120, Inc.
Paw Paw, Van Buren County

CHARGE: 1) This licensee failed to maintain accurate records of alcoholic liquor purchases and sales, specifically: records of spirit purchases. 2) This licensee failed to maintain appropriate records for a four-year period of time.

ACTION: Effective 09-11-2015 the commissioner ordered a penalty fine of \$100 for each charge in this matter, for a total fine of \$200, which is due within forty-five (45) days from the mailing date of this order. The commissioner also ordered all licenses and permits for this licensee at the above-named location to remain in escrow until all outstanding fines and fees are paid in full or the licenses and permits are terminated pursuant to the provisions of administrative rule r 436.1107. The commissioner further warned the licensee that failure to make payment within the time allotted may result in an additional violation under administrative rule r 436.1029, which may subject the licensee to additional penalties, including revocation of the licenses.

Angie & Jake's, Inc.
South Haven, Van Buren County

CHARGE: 1) This licensee sold or transferred the license, or an interest in the license to Rapa Development, L.L.C and/or Rachel Maxwell, without the prior approval of the Michigan Liquor Control Commission. 2) This licensee allowed Rapa Development, L.L.C and/or Rachel Maxwell, whose name does not appear on the license, to derive use or benefit from the license. 3) This licensee leased, sold or transferred possession of a portion of the licensed premises, without the prior written approval of the commission. 4) This licensee made a false or fraudulent written statement to the Michigan Liquor Control Commission, specifically: management agreement purportedly authorizing Rapa Development, L.L.C to manage the business while the transfer was pending, when the transfer had already occurred without commission approval, which statement was made for the purpose of inducing the commission to act, or refrain from taking action, or to enable or assist a person Rapa Development, L.L.C and/or Rachel Maxwell in evading the provisions of the liquor control code.

ACTION: Effective 06-09-2015 this commissioner ordered a penalty fine of \$200 each for charge nos. 1 and 4; and \$150 each for charge nos. 2 and 3, in this matter. The commissioner further ordered the licensee to serve a suspension of thirty-five (35) continuous days, to run consecutively and not concurrently with any other suspension ordered by the MLCC, if the total fine of \$700 is not paid within forty-five (45) days from the mailing date of this order. Since this commissioner found ample evidence to conclude that an unlicensed individual and/or entity has assumed control of the subject licensed establishment, the commissioner further ordered all licenses and permits issued to this licensee at the above-named address immediately suspended, with the suspension remaining in effect until all fines in this matter have been paid and the licensee either assumes proprietary control of this business, transfers these licenses and permits to a person approved by the MLCC, or the licenses and permits terminate.

JWILCO Inc.
South Haven, Van Buren County

CHARGE: This licensee failed, refused or neglected to obey a written order of the commission dated 05-01-2013 by failing to provide proof of successful completion of an alcohol server training program approved by the commission within 180 days of the issuance of the license: 05-24-2013.

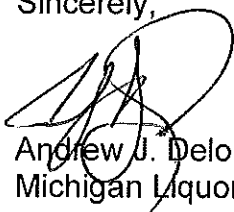
ACTION: Effective 12-16-2014 as a penalty, the administrative law judge ordered a fine of \$100 in this matter. Further, the administrative law judge ordered that a suspension of five (5) continuous days shall be imposed if the fine is not paid, with this suspension to run consecutively and not concurrently with any other suspension ordered by the commission, if the fine is not paid within forty-five (45) days from the mailing date of this order. Negotiated settlement.

Red's Girls, LLC
Grant, Newaygo County

CHARGE: This licensee sold or furnished alcohol without fully complying with the provisions of the Michigan Liquor Control code by failing to renew their liquor license.

ACTION: Effective 08-07-2015 the commissioner ordered a penalty fine of \$100.00 for the charge in this matter. The commissioner further ordered the licensee to serve a suspension of 5 continuous days, to run consecutively and not concurrently with any other suspension ordered by the MLCC, if the fine is not paid within 45 days from the mailing date of this order.

Sincerely,



Andrew J. Deloney, Chairman
Michigan Liquor Control Commission

AJD/ta



RICK SNYDER
GOVERNOR

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Attention: Speaker of the House

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Ausable Hospitality, L.L.C. Grayling	Crawford County	Resort Class C

Chomp Burger L.L.C. Adrian	Lenawee County	Resort Class C
SVP Corporation Ann Arbor	Washtenaw County	Resort Class C

In accordance with MCL 436.1531(15) as last amended by P.A. 212 of 2013, we report the following with respect to resort economic development licenses granted for 2015 under the provisions of MCL 436.1531(4).

3. Number of applications approved under the 2015 quota as provided under MCL 436.1531(4) 4

LICENSEES AND LOCATION	COUNTY	TYPE OF LICENSE
HP Lansing L.L.C. Lansing Township	Ingham County	Resort Class C
MKB Restaurant Holdings L.L.C. Melrose Township	Charlevoix County	Resort Class C
Hospitality of Birmingham L.L.C. Birmingham	Oakland County	Resort Class C
GKC Michigan Theaters Inc. Garfield Township	Grand Traverse County	Resort Class C

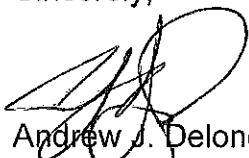
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4. Number of applications approved under the 2015 quota as provided under MCL 436.1531(5) 15

LICENSEES AND LOCATION	COUNTY	TYPE OF LICENSE
Bonkowiak Foods L.L.C. Capac City	St. Clair County	Resort SDD
Prevo's Family Markets, Inc. Traverse City	Grand Traverse County	Resort SDD
South Lyon Mart, Inc. Lyon Township	Oakland County	Resort SDD

Meijer, Inc. Manistee Township	Manistee County	Resort SDD
Lakeshore Foods Corp. New Buffalo	Berrien County	Resort SDD
Forward Enterprises, Inc. Deep River Township	Arenac County	Resort SDD
Maxfields, Inc. Edmore Village	Montcalm County	Resort SDD
Mr. C's Pizza & Deli #1, Inc. Roseville	Macomb County	Resort SDD
JTT Investments, Inc. Metamora Township	Lapeer County	Resort SDD
Merriman Place L.L.C. City of Wayne	Wayne County	Resort SDD
Wilt's Food Centers, Inc. Keeler Township	Van Buren County	Resort SDD
Dockside M22 L.L.C. Traverse City	Grand Traverse County	Resort SDD
Sandra H. Aultman Billings Township	Gladwin County	Resort SDD
Leppink's Lakeview, Inc. Lakeview Village	Montcalm County	Resort SDD
Atram, Inc. Genesee Township	Genesee County	Resort SDD

Sincerely,



Andrew J. Deloney, Chairman
Michigan Liquor Control Commission
AJD/ta



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Chomp Burger, LLC. Adrian	Lenawee	Resort Class C
SVP Corporation Ann Arbor	Washtenaw	Resort Class C

4. Number of Licensees that have received disciplinary action.....19

Valpo Pizza, Inc.
St. Joseph, Berrien County

CHARGE: sold or furnished alcohol to unnamed minor.

ACTION: Effective 08-07-2015 this licensee was fined \$500.00 for the charge in this matter. This licensee must serve a suspension of 25 continuous days, to run consecutively and not concurrently with any other suspension ordered by the MLCC, if the fine is not paid within 45 days from the mailing date of this order.

WLWD Golf, Inc.
Wolverine, Cheboygan County

CHARGE: This licensee allowed unlawful gambling devices, "\$1 super bowl" football pool-type sheets, on the licensed premises; 2) allowed unlawful gambling with "\$1 super bowl" football pool-type sheets on the licensed premises; 3) allowed unlawful gambling devices, "\$2 super bowl" football pool-type sheets, on the licensed premises; 4) allowed unlawful gambling with "\$2 super bowl" football pool-type sheets on the licensed premises; 5) allowed unlawful gambling devices, "\$5 super bowl" football pool-type sheets, on the licensed premises; 6) allowed unlawful gambling with "\$5 super bowl" football pool-type sheets on the licensed premises; 7) allowed unlawful gambling devices, "\$10 super bowl" football pool-type sheets, on the licensed premises; and 8) allowed unlawful gambling with "\$10 super bowl" football pool-type sheets on the licensed premises.

ACTION: Effective 04-15-2015 this licensee was fined \$400.00 for the charge in this matter. This licensee must serve a suspension of 20 continuous days, to run consecutively and not concurrently with any other suspension ordered by the MLCC, if the fine is not paid within 45 days from the mailing date of this order. The Enforcement Division must also dispose of the gambling devices and/or gambling proceeds seized during the course of this investigation in accordance with the law.

Norway Mountain Management, Inc.
Norway City, Dickinson County

CHARGE: NSF check \$277.15 **NSF paid 4/28/15**

ACTION: On 05-21-2015 penalty ordered but waived. A fine of \$50 for the charge in this matter, which is hereby waived in recognition of the mitigated circumstances.

Smolak Enterprises, Inc.
Cross Village, Emmet County

CHARGE: 1-2) sale to minor decoy esc-300 (18) and esc-301

ACTION: 05-28-2015 hearing held St. Ignace Gaffney/hall/contract:
Effective 06-17-2015 this licensee was fined \$400 for charge no. 1, of which \$100 is hereby waived, for a total fine of \$300. A suspension of fifteen (15) continuous days must be imposed if the total fine of \$300 is not paid within forty-five (45) days from the mailing date of this order. This suspension, if served, shall run consecutively and not concurrently with any other suspension ordered by the MLCC for this licensee. Furthermore, the commissioner ordered charge no. 2, cited above, dismissed, with prejudice.

Bomanville Properties, L.L.C.
Gladwin, Gladwin County

CHARGE: failed, refused or neglected to obey a written order of the commission dated 12-11-2013 by failing to provide proof of successful completion of an alcohol server training program approved by the commission within 180 days of the issuance of the license.

ACTION: Effective 11-19-2014 this licensee was fined \$50.00 for the charge in this matter. The commissioner further orders the licensee to serve a suspension of 3 continuous days, to run consecutively and not concurrently with any other suspension ordered by the MLCC if the fine is not paid within 45 days from the mailing date of this order.

Tamarack Hospitality, LLC
Traverse City, Grand Traverse County

CHARGE: 1) On 1/3/14, this licensee sold, furnished, or allowed the consumption of alcohol or possessed alcohol on the licensed premises, that wasn't purchased from an authorized source, the beverage company. 2) On 1/24/14, this licensee sold, furnished, or allowed the consumption of alcohol or possessed alcohol on the licensed premises that was not purchased from an authorized source, the beverage company. 3) On 1/31/14, this licensee sold, furnished, or allowed the consumption of alcohol or possessed alcohol on the licensed premises that was not purchased from an authorized source, Walmart. 4) On 2/6/14, this licensee sold, furnished, or allowed the consumption of alcohol or possessed alcohol on the licensed premises that was not purchased from an authorized source, Sam's Club. 5) On 2/7/14, this licensee sold, furnished, or allowed the consumption of alcohol or possessed alcohol on the licensed premises that was not purchased from an authorized source, Meijer. 6) On 2/14/14, this licensee sold, furnished, or allowed the consumption of alcohol or possessed alcohol on the licensed premises that was not purchased from an authorized source, Sam's Club. 7) On 2/14/14, this licensee sold, furnished, or allowed the consumption of alcohol or possessed alcohol on the licensed premises that was not purchased from an authorized source, The Beverage Company. 8) On 3/7/14, this licensee sold, furnished, or allowed the consumption of alcohol or possessed alcohol on the licensed premises that was not purchased from an authorized source, The Beverage Company. 9) On 5/23/14, this licensee sold, furnished, or allowed the consumption of alcohol or possessed alcohol on the licensed premises that was not purchased from an authorized source, The Beverage Company. 10) On 5/23/14, this

licensee sold, furnished, or allowed the consumption of alcohol or possessed alcohol on the licensed premises, not purchased from an authorized source, Sam's Club.

ACTION: Effective 10-15-2014 this licensee was fined \$50 for each charge in this matter. The commissioner further ordered a suspension of twenty-five (25) continuous days, to run consecutively and not concurrently with any other suspension ordered by the MLCC, if the total fine of \$500 is not paid within forty-five (45) days from the mailing date of this order.

State Street Grille, L.L.C.
Traverse City, Grand Traverse County

CHARGE: NSF check \$375.78 **paid 6/26/14**

ACTION: 10-10-2014 further, as a penalty, the commissioner orders a total fine of \$50 in this matter. In addition, the commissioner orders that a suspension of three (3) continuous days shall be imposed, with this suspension to run consecutively and not concurrently with any other suspension ordered by the commission, if the total fine is not paid within forty-five (45) days from the mailing date of this order.

Spencer Soka, Inc.
East Lansing, Ingham County

CHARGE: accepted aid and assistance from Capital Beverage Company, Inc., in the form of installation of a gas line for Guinness Tap.

ACTION: Effective 12-19-2014 the administrative law judge ordered the dismissal, with prejudice, of the one charge cited in the complaint.

Spencer Soka, Inc.
East Lansing, Ingham County

CHARGE: 1) This licensee permitted or allowed out-of-doors service without the prior written approval of the commission. 2) This licensee permitted entertainment for public view, a DJ, upon the licensed premises without obtaining an entertainment or dance-entertainment permit from the commission. 3) This licensee permitted a quantity of alcoholic liquor, sold for consumption on the licensed premises, to be removed from the licensed premises, by an unidentified patron. 4) This licensee allowed overcrowding on the licensed premises.

ACTION: Effective 09-25-2015 this licensee was fined \$400.00 for the charge in this matter. The commissioner further ordered the licensee to serve a suspension of 20 continuous days, to run consecutively and not concurrently with any other suspension ordered by the MLCC, if the fine is not paid within 45 days from the mailing date of this order. Negotiated settlement

Spencer Soka, Inc.
East Lansing, Ingham County

CHARGE: 1) This licensee allowed overcrowding on the licensed premises. 2) This licensee permitted a quantity of alcoholic liquor to be sold for consumption on the licensed premises and to be removed from the licensed premises by unidentified patrons.

ACTION: Effective 09-25-2015 this licensee was fined \$200.00 for the charge in this matter. The commissioner further ordered the licensee to serve a suspension of 10 continuous days, to run consecutively and not concurrently with any other suspension ordered by the MLCC, if the fine is not paid within 45 days from the mailing date of this order. Negotiated settlement

United Steaks of America, Inc.
Leland, Leelanau County

CHARGE: 1, 4) this licensee sold or furnished alcohol to Kevin Burns and Sue Burns, who were in an intoxicated or visibly intoxicated condition. 2, 5) this licensee allowed Kevin Burns and Sue Burns who were in an intoxicated condition, to consume alcohol upon the licensed premises; 3, 6) this licensee allowed Kevin Burns and Sue Burns, who were in an intoxicated condition, to frequent or loiter upon the licensed premises.

ACTION: Effective 04-29-2015 hearing held Gaylord Clemente/Hall/Contract witness fees \$118.00. 05-11-2015 based upon the aforementioned plea by the licensee and a review of the violation report and attachments, the commissioner finds that the licensee in case no. 4-166565 did violate sections 801(2) and of the Michigan Liquor Control Code, mcl 436.1801(2) and as cited in charge no. 1; section 707(4) of the Michigan Liquor Control code, mcl 436.1707(4) in charge no. 6 of the complaint in this matter. The licensee was fined \$600 for charge no. 1 and \$300 for charge no. 6, for a total of \$900. In addition, the commissioner ordered that a suspension of forty-five (45) continuous days be imposed if the total fine of \$900 is not paid, within forty-five (45) days of mailing date of this order. This suspension, if served, shall be served consecutively and not concurrently with any other suspensions ordered by the MLCC for this licensee.

The commissioner ordered the licensee to pay \$118.80 for witness fees for this hearing
In addition, the commissioner ordered charge nos. 2, 3, 4 and 5, cited above, dismissed, with prejudice.

The licensee agreement to this negotiated settlement was a full and final disposition of this matter before the MLCC. The licensee recognizes that, as to this complaint, there is no further right of administrative or judicial appeal, either to the MLCC or a court of law. The licensee also agrees that the plea in this case was entered voluntarily and with the full understanding of all consequences. Furthermore, all parties agree that there are no promises, stipulations, understandings or agreements other than those stated above as part of the official record. This document represents the final agreed settlement.

Mackinac Steak and Seafood Company L.L.C.
Mackinac Island, Mackinac County

CHARGE: NSF \$405.86 **NSF paid 5/14/15**

ACTION: Effective 06-02-2015 the licensee was fined \$50.00 each (171212 & 171356) for the charge in this matter for a total of \$100. The commissioner further ordered the licensee to serve a suspension of 5 continuous days, to run consecutively and not concurrently with any other suspension ordered by the MLCC, if the fine is not paid within 45 days from the mailing date of this order.

Mackinac Steak and Seafood Company L.L.C.
Mackinac Island, Mackinac County

CHARGE: NSF \$307.74 ***NSF paid 5/18/15***

ACTION: Effective 06-02-2015 the licensee was fined of \$50.00 each (171212 & 171356) for the charge in this matter for a total of \$100. The commissioner further ordered the licensee to serve a suspension of 5 continuous days, to run consecutively and not concurrently with any other suspension ordered by the MLCC, if the fine is not paid within 45 days from the mailing date of this order.

Old Channel Trail Golf Course MLCC
Montague, Muskegon County

CHARGE: This licensee failed, refused or neglected to obey a written order of the commission dated 05-07-2014 by failing to provide proof of successful completion of an alcohol server training program approved by the commission within 180 days of the issuance of the license: 07-28-2014.

ACTION: 04-16-2015 hearing Cadillac Mourning/Hall/contract dismissed.
Effective 05-07-2015 the administrative law judge orders the dismissal, with prejudice, of the charge cited in case no. 5-170507.

Two Fogs Inc.
North Muskegon, Muskegon County

CHARGE: NSF check \$67.29 ***NSF outstanding***

ACTION: Effective 05-04-2015 this licensee was fined \$50 as penalty in this matter. The total fine of \$50 is due to be paid within forty-five (45) days from the mailing date of this order.
The commissioner has been informed that this license currently is in escrow.
The commissioner also orders all licenses and permits for this licensee at the above-named location to remain in escrow until all outstanding fines, charges and fees are paid to MLCC, or the licenses and permits are terminated. The commissioner further warns the licensee that failure to make payment within the time allotted may result in an additional violation under administrative rule r 436.1029, which may subject the licensee to additional penalties, including revocation of license.

Village Resort Properties, Inc.
Pentwater, Oceana County

Charge: 1,6,11,16,21) This licensee sold or furnished alcohol to minors (19)(20)(18)(18)(20); 2,7,12,17,22) allowed minors to consume or possess alcohol for personal consumption on the licensed premises; 3,8,13,18,23) sold or furnished alcohol to minors who were in an intoxicated or visibly intoxicated condition; 4,9,14,19,24) allowed minors who were in an intoxicated condition to consume alcohol upon licensed premises; 5,10,15,20,25) allowed minors who were in an intoxicated condition to frequent or loiter upon the licensed premises.

ACTION: Effective 11-20-2014 (3) as penalty the commissioner ordered the licensee to pay a fine of \$500 for charge no. 1, \$150 for charge no. 2, \$500 for charge no. 6, \$150 for charge no. 7, \$500 for charge no. 11, \$150 for charge no. 12, \$500 for charge no. 16, \$150 for charge no.17,\$500 for charge no. 21 and \$150 for charge no. 22, for a grand total of \$3,250 in fines. The commissioner further ordered a suspension of one hundred and sixty-three (163) continuous days if the total fine of \$3,250 is not paid within forty-five (45) days from the date this order is mailed. This suspension, if served, shall run consecutively and not concurrently with any other suspension ordered by the Michigan liquor control commission (MLCC) for this licensee. (4) As additional penalty, the commissioner ordered all licensed and permits issued by the MLCC to this licensee at the above-noted location suspended for a period of three (3) continuous days. (5) The commissioner also, ordered charge no(s). 3, 4, 5, 8, 9, 10, 13, 14, 15, 18, 19, 20, 23, 24 and 25, dismissed, with prejudice.

Village Resort Properties, Inc.
Pentwater, Oceana County

CHARGE: This licensee permitted a quantity of alcohol, sold for consumption on the licensed premises, to be removed from the licensed premises, by several unnamed patrons.

ACTION: Effective 02-25-2015 as penalty, the commissioner ordered the licensee to pay a fine of \$100. The commissioner further ordered the licensee to serve a suspension of five (5) continuous days if the total fine of \$100 is not paid within forty-five (45) days from the date this order is mailed. This suspension, if served, shall run consecutively and not concurrently with any other suspension ordered by the Michigan Liquor Control Commission (MLCC) for this licensee negotiated settlement.

Dewey, Peter M
Grand Haven, Ottawa County

CHARGE: NSF check \$135.82 **NSF paid 11/3/14**

ACTION: Effective 05-11-2015 the commissioner ordered a penalty fine of \$50 as penalty in this matter, which is due within forty five (45) days from the mailing date of this order. The commissioner also ordered all licenses and permits for this licensee at the above-named location remain in escrow until all outstanding fines and fees are paid in full or the licenses and permits are terminated pursuant to the provisions of administrative rule r 436.1107. The commissioner further warned the licensee that failure to make payment within the time allotted may result in an additional violation under administrative rule r 436.1029, which may subject the licensee to additional penalties, including revocation of the licenses.

Bistro 120, Inc.
Paw Paw, Van Buren County

CHARGE: 1) This licensee failed to maintain accurate records of alcoholic liquor purchases and sales, specifically: records of spirit purchases. 2) This licensee failed to maintain appropriate records for a four-year period of time.

ACTION: Effective 09-11-2015 the commissioner ordered a penalty fine of \$100 for each charge in this matter, for a total fine of \$200, which is due within forty-five (45) days from the mailing date of this order. The commissioner also ordered all licenses and permits for this licensee at the above-named location to remain in escrow until all outstanding fines and fees are paid in full or the licenses and permits are terminated pursuant to the provisions of administrative rule r 436.1107. The commissioner further warned the licensee that failure to make payment within the time allotted may result in an additional violation under administrative rule r 436.1029, which may subject the licensee to additional penalties, including revocation of the licenses.

Angie & Jake's, Inc.
South Haven, Van Buren County

CHARGE: 1) This licensee sold or transferred the license, or an interest in the license to Rapa Development, L.L.C and/or Rachel Maxwell, without the prior approval of the Michigan Liquor Control Commission. 2) This licensee allowed Rapa Development, L.L.C and/or Rachel Maxwell, whose name does not appear on the license, to derive use or benefit from the license. 3) This licensee leased, sold or transferred possession of a portion of the licensed premises, without the prior written approval of the commission. 4) This licensee made a false or fraudulent written statement to the Michigan Liquor Control Commission, specifically: management agreement purportedly authorizing Rapa Development, L.L.C to manage the business while the transfer was pending, when the transfer had already occurred without commission approval, which statement was made for the purpose of inducing the commission to act, or refrain from taking action, or to enable or assist a person Rapa Development, L.L.C and/or Rachel Maxwell in evading the provisions of the liquor control code.

ACTION: Effective 06-09-2015 this commissioner ordered a penalty fine of \$200 each for charge nos. 1 and 4; and \$150 each for charge nos. 2 and 3, in this matter. The commissioner further ordered the licensee to serve a suspension of thirty-five (35) continuous days, to run consecutively and not concurrently with any other suspension ordered by the MLCC, if the total fine of \$700 is not paid within forty-five (45) days from the mailing date of this order. Since this commissioner found ample evidence to conclude that an unlicensed individual and/or entity has assumed control of the subject licensed establishment, the commissioner further ordered all licenses and permits issued to this licensee at the above-named address immediately suspended, with the suspension remaining in effect until all fines in this matter have been paid and the licensee either assumes proprietary control of this business, transfers these licenses and permits to a person approved by the MLCC, or the licenses and permits terminate.

JWILCO Inc.
South Haven, Van Buren County

CHARGE: This licensee failed, refused or neglected to obey a written order of the commission dated 05-01-2013 by failing to provide proof of successful completion of an alcohol server training program approved by the commission within 180 days of the issuance of the license: 05-24-2013.

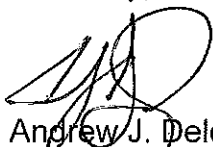
ACTION: Effective 12-16-2014 as a penalty, the administrative law judge ordered a fine of \$100 in this matter. Further, the administrative law judge ordered that a suspension of five (5) continuous days shall be imposed if the fine is not paid, with this suspension to run consecutively and not concurrently with any other suspension ordered by the commission, if the fine is not paid within forty-five (45) days from the mailing date of this order. Negotiated settlement.

Red's Girls, LLC
Grant, Newaygo County

CHARGE: This licensee sold or furnished alcohol without fully complying with the provisions of the Michigan Liquor Control code by failing to renew their liquor license.

ACTION: Effective 08-07-2015 the commissioner ordered a penalty fine of \$100.00 for the charge in this matter. The commissioner further ordered the licensee to serve a suspension of 5 continuous days, to run consecutively and not concurrently with any other suspension ordered by the MLCC, if the fine is not paid within 45 days from the mailing date of this order.

Sincerely,



Andrew J. Deloney, Chairman
Michigan Liquor Control Commission

AJD/ta