

**ADMINISTRATIVE POLICY & PROCESS DIVISION
VIOLATION CASES TO BE RATIFIED BY COMMISSION**

June 15 - 16, 2006

<u>LICENSEE/PERMITTEE</u>	<u>VIOLATION</u>	<u>SANCTION & COMMENTS</u>
1. GMRI, Inc. Laurie B. Burns, President William R. White III, Vice President George T. Williams, Secretary Darden Restaurants, Inc., Stockholder THE OLIVE GARDEN #1311 (FCOM) 1302 Lancaster Drive NE Salem OR 97301 (24-20810-FCOM)	ORS 471.360 (1)(b) - Licensee permitted six employees to mix, sell, or serve alcohol, or manage those who do, without valid service permits (varying lengths of time from about April 3, 2001 to about February 16, 2006). (First, Category III)	\$3,630 CIVIL PENALTY - OR - 22-DAY SUSPENSION <u>AGGRAVATION</u> 1. The violation involved six employees without service permits. 2. One employee worked without a service permit for nearly five years.
2. Limited Sunshine, Inc. Sohail Tanveer, President 7-ELEVEN STORE #2352-19222D (O) 15485 Lower Boones Ferry Rd Lake Oswego OR 97035 (03-02620-O)	OAR 845-006-0335 (1)(a)(b)(c) - Licensee's employee failed to verify the age of a minor before allowing the minor to buy alcohol when he reasonably appeared to be under 26 years of age (February 11, 2006). (First, Category IIIa)	\$1,815 CIVIL PENALTY - OR - 11-DAY SUSPENSION <u>AGGRAVATION</u> 1. The minor was a juvenile at the time of the violation. 2. Licensee's employee made two alcohol sales to the minor on the same evening. 3. The licensed premises has a reputation in the community for selling alcohol to minors. <u>MITIGATION</u> Licensee has a lengthy record of good compliance with the Commission.

3. Tailgaters LLC #1
Jerry Norton, Member
TAILGATERS (FCOM, L)
1425 NW Monroe St.
Corvallis OR 97333
(02-22505-FCOM, L)

Violation Number One
OAR 845-006-0335 (1)(a)(b)(c) -
Licensee's employees, Justin Swift and
Chris Mikilas, failed to verify the ages of
three minors before allowing them to buy
or be served alcohol when they
reasonably appeared to be under 26
years of age (January 24, 2006).

(First, Category IIIa)

Violation Number Two
OAR 845-006-0345 (1) - Licensee's
employee, Justin Swift, consumed an
alcoholic beverage while on duty (January
24, 2006).

(First, Category III)

Violation Number Three
ORS 471.360 (1)(b) - Licensee permitted
employee Chris Mikilas to mix, sell, or
serve alcohol without having a valid
service permit (between approximately
November 16, 2005 and January 24,
2006).

(Second, Category III)

4. **JUSTIN T. SWIFT**
Service Permit #243764

Employed at: TAILGATERS (FCOM, L)
1425 NW Monroe St.
Corvallis OR 97333
(02-22505-FCOM, L)

Violation Number One
OAR 845-006-0335 (1)(a)(b)(c) -
Permittee Swift failed to verify the ages of
three minors before allowing the minors to
buy or be served alcohol when they
reasonably appeared to be under 26
years of age (January 24, 2006).

(First, Category III)

\$5,445 CIVIL PENALTY - OR - 33-DAY SUSPENSION

AGGRAVATION

Three minors and two employees were involved in
Violation Number One.

MITIGATION

Violation Numbers Two and Three were charged at the
first level of Category III because they were discovered
concurrently.

\$650 CIVIL PENALTY - OR - 26-DAY SUSPENSION

AGGRAVATION

1. Permittee failed to verify the ages of three minors.
2. Violation Number One was an intentional violation.

MITIGATION

Violation Numbers One and Two were charged at the first
level of Category III because they were discovered
concurrently.

JUSTIN T. SWIFT continued

Violation Number Two
OAR 845-006-0345 (1) - Permittee Swift consumed an alcoholic beverage while on duty (January 24, 2006).

(Second, Category III)

5. Skipper's Inc.
James J. Jackson III, Co-President
Brian Thompson, Co-President
Kenneth Williams, Vice President
Stephen Scott Way, Secretary
Seattle Crab Company, Stockholder
SKIPPERS SEAFOOD/CHOWDER HOUSE #177 (L)
1735 Lancaster Drive North
Salem OR 97301
(26-03048-L)

Violation Number One
OAR 845-006-0335 (1)(a)(b)(c) - Licensee's employee failed to verify the age of a Salem PD minor decoy before allowing the decoy to buy or be served alcohol when he reasonably appeared to be under 26 years of age (February 13, 2006).

(Second, Category III)

Violation Number Two
ORS 471.360 (1)(b) - Licensee permitted an employee to sell, mix, or serve alcohol, or manage those who do, without a valid service permit (from about February 2005 to about February 13, 2006).

(Third, Category III)

6. **CASEY T. NEELY**
Service Permit #248623
807 SW 14th #65
Portland OR 97215

ORS 471.385 (1)(a) - Casey Neely made a false statement in his application for a service permit when he signed his own application, at Number 23, indicating he was authorized to sign as a Licensee/Manager (December 28, 2005).

(First, Category II)

62-DAY LICENSE SUSPENSION - OR - \$9,900 CIVIL PENALTY AND 2-DAY SUSPENSION

AGGRAVATION

Licensee's employee worked for approximately one year without a valid service permit.

MITIGATION

Violation Numbers One and Two will both be charged at the second level because they were discovered concurrently.

SERVICE PERMIT REVOCATION

AGGRAVATION

The violation was intentional.

7. Bangkok Palace, Inc.
Song Soukhammala, President
Kannika Soukhammala, Vice President
BANGKOK PALACE (FCOM)
300 SW Taylor St.
Portland OR 97204
(26-37519-FCOM)

OAR 845-006-0335 (1)(a)(b)(c) -
Corporate Principal Song Soukhammala
failed to verify the age of a Portland PD
minor decoy before allowing the decoy to
buy or be served alcohol when she
reasonably appeared to be under 26
years of age (March 28, 2006).

(Second, Category III)

**32-DAY LICENSE SUSPENSION - OR -
\$4,950 CIVIL PENALTY AND 2-DAY SUSPENSION**

AGGRAVATION

Corporate Principal Song Soukhammala participated in
the violation.

8. KS Chandi Corporation
Kanwaljit K. Chandi, President
Gulzar Chandi, Vice President
SALEM MARKET & PIZZA (O)
1085 Wallace Road NW
Salem OR 97304
(24-37789-O)

OAR 845-006-0335 (1)(a)(b)(c) -
Corporate Principal Gulzar Chandi failed
to verify the age of a Salem PD minor
decoy before allowing the decoy to buy
alcohol when he reasonably appeared to
be under 26 years of age (February 13,
2006).

(First, Category IIIa)

\$1,485 CIVIL PENALTY - OR - 9-DAY SUSPENSION

AGGRAVATION

Corporate Principal Gulzar Chandi personally committed
the violation.

STIPULATED SETTLEMENT AGREEMENT FOR ENTRY INTO FINAL ORDER

9. Tonic DT, LLC
Craig Harris, Managing Member
Christopher Ivany, Member
MOMO'S (fka TONIC DT) (FCOM)
725 SW 10th Avenue
Portland OR 97201
(26-35794-FCOM)

Violation Number One

OAR 845-006-0468 (1) - Licensee failed to make available to patrons an offering of five distinctly different regular meals during its normal dinner meal period of 6:00 pm to 9:00 pm (from about January 2004 to about December 28, 2005).

(First, Category III)

Violation Number Two

OAR 845-006-0480 (3)(b) - Licensee eliminated a meal period and/or substantially reduced meal service hours without prior written notification to the Commission (from about January 2004 to about December 28, 2005).

(First, Category V)

Violation Number Three

OAR 845-006-0480 (3)(c) - Licensee substantially reduced the food service last approved by the Commission without prior written notification to the Commission (from about January 2004 to about December 28, 2005).

(Second, Category V)

SETTLEMENT AGREEMENT

Note: Licensee was charged with these violations by Notice dated March 20, 2006. The proposed sanction, considering aggravation and mitigation, was a \$3,630 civil penalty or a 22-day license suspension. Licensee requests to enter into this Settlement Agreement.

AGGRAVATION

All three violations continued for a lengthy period.

MITIGATION

Violation Numbers Two and Three were both charged at the first level of Category V because they were discovered concurrently.

TERMS OF AGREEMENT

1. Licensee accepts responsibility for the violations as set out in the Notice of Proposed License Suspension/Civil Penalty. These were Licensee's first Category III violation and first and second Category V violations within two years. Any subsequent violation of these types within the same two-year period will be charged at the second level.

MOMO'S continued

2. Regulatory staff originally proposed the standard sanction of a 16-day suspension or \$2,640.00 civil penalty and added 6 days or \$990.00 for aggravation because the violations continued for a lengthy period, for a total of a 22-day suspension or a \$3,630.00 civil penalty.
3. The Commission will reduce the sanction by 5 days. This is equivalent to a 30% reduction of the standard sanction.
4. Licensee will pay a \$2,805.00 civil penalty before 5:00 PM on June 26, 2006 **or** serve a 17-day suspension beginning at 7:00 AM on July 1, 2006 and ending at 7:00 AM on July 18, 2006.
5. If Licensee's interest in the license expires before the Commission issues a final order on this allegation, Licensee agrees to accept a Letter of Reprimand for these violations. This reprimand will become a permanent part of the Licensee's Commission file and may be considered in any future application for a liquor license by the Licensee.
6. This agreement is conditional upon final approval of the Oregon Liquor Control Commission and will be reviewed by the Commissioners at their June 15-16, 2006 Commission Meeting. If the agreement is not accepted and approved in its entirety by the Commission it is deemed null and void.

STIPULATED SETTLEMENT AGREEMENT FOR ENTRY INTO FINAL ORDER

10. Lukin Inc.
Kevin Govro, President/Director
LONG BRANCH TAVERN (FCOM)
110 S Molalla Avenue
Molalla OR 97038
(03-02639-FCOM)

Violation Number One
ORS 471.675 - Corporate Principal Kevin Govro recklessly interfered with an investigation of an infringement of the Liquor Control Act when he used physical contact to prevent a Molalla Police Officer from entering the premises (June 25, 2005).

(First, Category II)

Violation Number Two
OAR 845-006-0345 (1) - Corporate Principal Kevin Govro was under the influence of intoxicants while on duty at the licensed premises (June 25, 2005).

(Second, Category II)

Alternate Violation Number Two
OAR 845-006-0345 (1) - Corporate Principal Kevin Govro was drinking while on duty at the licensed premises (June 25, 2005).

(First, Category III)

Violation Number Three
OAR 845-006-0425 (1) - Corporate Principal Kevin Govro sold, dispensed, served, and/or consumed alcohol on the licensed premises between the hours of 2:30 AM and 7:00 AM (June 25, 2005).

(First, Category IV)

SETTLEMENT AGREEMENT

Note: Licensee was charged with these violations in an Amended Notice dated February 28, 2006. The proposed sanction, considering aggravation and mitigation, was License Cancellation. Licensee requested a hearing and now wishes to withdraw that request and enter into this Settlement Agreement.

AGGRAVATION

1. Corporate Principal Kevin Govro was personally involved in Violation Numbers One, Two, Three, Four, Five and Six.
2. Violation Numbers Three and Six involved after-hours service to multiple people.

MITIGATION

Violation Numbers One and Two were charged at the first level of Category II, and Violation Numbers Three and Four were charged at the first level of Category IV because they were discovered concurrently.

LONG BRANCH TAVERN continued

Violation Number Four

OAR 845-006-0345 (3)(c) - Corporate Principal Kevin Govro asked or encouraged people on the licensed premises to destroy, damage, alter, remove or conceal potential evidence of after-hours consumption when he told them to hide their drinks (June 25, 2005).

(Second, Category IV)

Violation Number Five

OAR 845-006-0345 (1) - Corporate Principal Kevin Govro was under the influence of intoxicants while on duty at the licensed premises (November 5, 2005).

(Third, Category II)

Alternate Violation Number Five

OAR 845-006-0345 (1) - Corporate Principal Kevin Govro was drinking while on duty at the licensed premises (November 5, 2005).

(Second, Category III)

Violation Number Six

OAR 845-006-0425 (1) - Corporate Principal Kevin Govro sold, dispensed, served, and/or consumed alcohol on the licensed premises between the hours of 2:30 AM and 7:00 AM (November 5, 2005).

(Third, Category IV)

LONG BRANCH TAVERN continued

TERMS OF AGREEMENT

1. Licensee accepts responsibility for Violations Number Three and Six as set out in the Amended Notice of Proposed License Cancellation dated February 28, 2006. These were Licensee's first and second Category IV violations within two years. Any subsequent violation of this type within the same two-year period will be charged at the third level.
2. Licensee accepts responsibility for Alternate Violations Number Two and Five. These were Licensee's first and second Category III violations within two years. Any subsequent violation of this type within the same two-year period will be charged at the third level.
3. The Commission will withdraw Violations Number One and Four. Licensee agrees to accept a Letter of Warning for these violations.
4. The Commission will reduce the sanction by 17 days. This is equivalent to a 30% reduction of the standard sanction.
5. The Commission will withdraw the charged aggravation.
6. Licensee will accept the following restriction on the license: Kevin Govro will not drink or be under the influence of intoxicants on the licensed premises.
7. Licensee will pay a civil penalty of \$6,600.00 by 5:00 PM on June 26, 2006 **or** serve a 40-day suspension beginning at 7:00 AM on July 1, 2006 and ending at 7:00 AM on August 10, 2006.
8. Licensee withdraws the request for a hearing.
9. If Licensee's interest in the license expires before the Commission issues a final order on these allegations, Licensee agrees to accept a Letter of Reprimand for these violations. This reprimand will become a permanent part of the Licensee's Commission file and may be considered in any future application for a liquor license by the Licensee.
10. This agreement is conditional upon final approval of the Oregon Liquor Control Commission and will be reviewed by the Commissioners at their June 15-16, 2006 Commission Meeting. If the agreement is not accepted and approved in its entirety by the Commission it is deemed null and void.

STIPULATED SETTLEMENT AGREEMENT FOR ENTRY INTO FINAL ORDER

11. BET Corporation
Ernestine V. Smith, Pres/Sec/Treas
Charles E. Smith, VP
E. V. Smith Revocable Living Trust, Stkhldr
STARLITE TAVERN (FCOM)
638 Main Street
Lebanon OR 97355
(22-04974-FCOM)

OAR 845-006-0345 (1) - Licensee's
employee, Laren Danielson, drank
alcoholic beverages while on duty
(January 22, 2006).

(Second, Category III)

Note: Permittee Danielson was also
charged with this violation by
Notice dated March 22, 2006.
Permittee did not request a
hearing and his case appeared on
the May 2006 Commission list for
ratification. Permittee Danielson
chose to serve the 12-day
suspension in lieu of the \$300 fine.

SETTLEMENT AGREEMENT

Note: Licensee was charged with this violation by
Notice dated March 22, 2006. The proposed
sanction, with aggravation, was a 32-day
suspension or a \$4,950 civil penalty and a 2-day
mandatory suspension. Licensee requested a
hearing and now wishes to withdraw that request
to enter into this Settlement Agreement.

AGGRAVATION

Licensee received prior warning regarding Permittee
Laren Danielson being intoxicated while on duty.

TERMS OF AGREEMENT

1. Licensee accepts responsibility for the violation as set out in the Notice of Proposed License Suspension/Civil Penalty. This was Licensee's second Category III violation within two years. Any subsequent violation of this type within the same two-year period will be charged at the third level.
2. Regulatory staff originally proposed the standard sanction of a 30-day suspension or \$4,950.00 civil penalty for the violation and added two days for aggravation because Licensee received prior warning regarding permittee Laren Danielson being intoxicated while on duty, for a total of a 32-day suspension or a \$4,950.00 civil penalty in lieu of 30 days with the remaining two days of the suspension mandatory.
3. The Commission will reduce the sanction by nine days. This is equivalent to a 30% reduction of the standard sanction.
4. Licensee will pay a \$3,795.00 civil penalty before 5:00 PM on June 26, 2006 **or** serve a 23-day suspension beginning at 7:00 AM on July 1, 2006 and ending at 7:00 AM on July 24, 2006.
5. Licensee withdraws the request for hearing in this matter.

STARLITE TAVERN continued

6. If Licensee's interest in the license expires before the Commission issues a final order on this allegation, Licensee agrees to accept a Letter of Reprimand for this violation. This reprimand will become a permanent part of the Licensee's Commission file and may be considered in any future application for a liquor license by the Licensee.
7. This agreement is conditional upon final approval of the Oregon Liquor Control Commission and will be reviewed by the Commissioners at their June 2006 Commission Meeting. If the agreement is not accepted and approved in its entirety by the Commission it is deemed null and void.

STIPULATED SETTLEMENT AGREEMENT FOR ENTRY INTO FINAL ORDER

12. 2 Brews, Inc.
Jason Manolian, President/Secretary
U & I TAVERN (FCOM)
6910 N Interstate
Portland OR 97217
(26-00708-FCOM)

ORS 471.425 (2) - Licensee maintained a
noisy establishment (November 5, 2005).

(First, Category III)

SETTLEMENT AGREEMENT

Note: Licensee was charged with this violation by
O.L.C.C. Violation Notice No. 9479 dated January
19, 2006. The proposed sanction, after the fast
track deadline, was a \$1,650 civil penalty or a 10-
day suspension. Licensee requested a hearing
and now wishes to withdraw that request to enter
into this Settlement Agreement.

TERMS OF AGREEMENT

1. Licensee accepts responsibility for the violation as set out in the O.L.C.C. Violation Notice dated January 19, 2006. This was Licensee's first Category III violation within two years. Any subsequent violation of this type within the same two-year period will be charged at the second level in Category III.
2. Regulatory staff originally proposed a sanction of a ten-day suspension or \$1,650.00 civil penalty.
3. The Commission will reduce the sanction for the violation by three days. This is equivalent to a 30% reduction in the standard sanction.
4. Licensee withdraws the request for a hearing in this matter.
5. Licensee will pay a civil penalty of \$1,155.00 by 5:00 PM on June 26, 2006 **or** serve a seven-day suspension beginning at 7:00 AM on July 1, 2006 and ending at 7:00 AM on July 8, 2006.
6. If Licensee's interest in the license expires before the Commission issues a final order on this allegation, Licensee agrees to accept a Letter of Reprimand for this violation. This reprimand will become a permanent part of the Licensee's Commission file and may be considered in any future application for a liquor license by the Licensee.
7. This agreement is conditional upon final approval of the Oregon Liquor Control Commission and will be reviewed by the Commissioners at their June 2006 Commission Meeting. If the agreement is not accepted and approved in its entirety by the Commission it is deemed null and void and the Licensee's hearing rights will be restored.

STIPULATED SETTLEMENT AGREEMENT FOR ENTRY INTO FINAL ORDER

13. Yang's LLC

Guo (Karl) Yang, Member/Shareholder
Weiyu Yang, Member/Shareholder
LUM YUEN RESTAURANT (FCOM)
1236 Price Road SE
Albany OR 97321
(22-26488-FCOM)

Violation Number One

OAR 845-006-0335 (3)(a) - Licensee's employee, Melynda Duran, permitted three minors to buy, be served or drink alcohol on the licensed premises (March 4, 2006).

(Second, Category III)

Violation Number Two

OAR 845-006-0335 (3)(b) - Licensee's employee, Melynda Duran, permitted three minors to be on the licensed premises or in an area of the premises prohibited to minors (March 4, 2006).

(First, Category IV)

SETTLEMENT AGREEMENT

Note: Licensee was charged with these violations by Notice dated April 12, 2006. The proposed sanction, considering aggravation, was a 53-day license suspension or a \$7,425 civil penalty and an 8-day mandatory suspension. Licensee requested a hearing and now wishes to withdraw that request to enter into this Settlement Agreement.

AGGRAVATION

1. Three minors were permitted to consume alcoholic beverages (Violation Number One).
2. Two minors consumed multiple alcoholic beverages (Violation Number One).
3. Three minors were permitted in an area of the premises prohibited to minors (Violation Number Two).
4. Employee Melynda Duran intentionally permitted the minors on the premises (Violation Number Two).
5. Employee Melynda Duran attempted to conceal the violation (Violation Number Two).

TERMS OF AGREEMENT

1. Licensee accepts responsibility for the violations as set out in the Notice of Proposed License Suspension/Civil Penalty. Violation Number One was Licensee's second Category III violation. Any subsequent violation of this type within the same two-year period will be charged at the third level. Violation Number Two was Licensee's first Category IV violation within two years. Any subsequent violation of this type within the same two-year period will be charged at the second level.
2. For Violation Number One, staff originally proposed the standard sanction of a 30-day suspension or a \$4,950.00 civil penalty and added eight days for aggravation because three minors were permitted to consume alcoholic beverages and two minors consumed multiple alcoholic beverages. For Violation Number Two, staff originally proposed the standard sanction of a seven-day suspension or a \$1,155.00 civil penalty and added eight days for aggravation because three minors were permitted in an area of the premises prohibited to minors, employee Melynda Duran intentionally permitted the minors on the premises, and employee Melynda Duran attempted to conceal the violation.

LUM YUEN RESTAURANT continued

3. The Commission will reduce the sanction by 11 days. This is equivalent to a 30% reduction of the standard sanction.
4. Licensee will pay a \$6,930.00 civil penalty before 5:00 PM on June 26, 2006 **or** serve a 42-day suspension beginning at 7:00 AM on July 1, 2006 and ending at 7:00 AM on August 12, 2006.
5. Licensee withdraws the request for a hearing.
6. If Licensee's interest in the license expires before the Commission issues a final order on this allegation, Licensee agrees to accept a Letter of Reprimand for this violation. This reprimand will become a permanent part of the Licensee's Commission file and may be considered in any future application for a liquor license by the Licensee.
7. This agreement is conditional upon final approval of the Oregon Liquor Control Commission and will be reviewed by the Commissioners at their June 2006 Commission Meeting. If the agreement is not accepted and approved in its entirety by the Commission it is deemed null and void and Licensee's hearing rights will be restored.

STIPULATED SETTLEMENT AGREEMENT FOR ENTRY INTO FINAL ORDER

14. MELYNDA DURAN

Service Permit #248446

Employed at: LUM YUEN RESTAURANT
(FCOM)
1236 Price Road SE
Albany OR 97321
(22-26488-FCOM)

Violation Number One

OAR 845-006-0335 (3)(a) - Permittee Duran permitted three minors to buy, be served or drink alcohol on the licensed premises (March 4, 2006).

(First, Category III)

Violation Number Two

OAR 845-006-0335 (3)(b) - Permittee Duran permitted three minors to be on the licensed premises or in an area of the licensed premises prohibited to minors (March 4, 2006).

(First, Category IV)

SETTLEMENT AGREEMENT

Note: Permittee Duran was charged with these violations by Notice dated April 12, 2006. The proposed sanction, considering aggravation, was an \$825 civil penalty or a 33-day service permit suspension. Permittee requested a hearing and now wishes to withdraw that request to enter into this Settlement Agreement.

AGGRAVATION

1. Three minors were permitted to consume alcoholic beverages (Violation Number One).
2. Two minors consumed multiple alcoholic beverages (Violation Number One).
3. Three minors were permitted in an area of the premises prohibited to minors (Violation Number Two).
4. Permittee Duran intentionally permitted the minors on the premises (Violation Number Two).
5. Permittee Duran attempted to conceal the violation (Violation Number Two).

TERMS OF AGREEMENT

1. Permittee accepts responsibility for the violations as set out in the Notice of Proposed Service Permit Suspension or Civil Penalty. These violations were Permittee's first Category III and Category IV violations within two years. Any subsequent violations of these types within the same two-year period will be charged at the second level.
2. For Violation Number One, staff originally proposed the standard sanction of a 10-day suspension or a \$250.00 civil penalty and added eight days for aggravation because three minors were permitted to consume alcoholic beverages and two minors consumed multiple alcoholic beverages. For Violation Number Two, staff originally proposed the standard sanction of a seven-day suspension or a \$175.00 civil penalty and added eight days for aggravation because three minors were permitted in an area of the premises prohibited to minors, Permittee intentionally permitted the minors on the premises, and Permittee attempted to conceal the violation.
3. The Commission will reduce the sanction by five days. This is equivalent to a 30% reduction of the standard sanction.

MELYNDA DURAN continued

4. Permittee will pay a civil penalty of \$700.00 by 5:00 PM on June 26, 2006 **or** serve a 28-day suspension beginning at 7:00 AM on July 1, 2006 and ending at 7:00 AM on July 29, 2006.
5. Permittee withdraws the request for a hearing in this matter.
6. If Permittee's interest in the Service Permit expires before the Commission issues a final order on this allegation, Permittee agrees to accept a Letter of Reprimand for this violation. This reprimand will become a permanent part of the Permittee's Commission file.
7. This agreement is conditional upon final approval of the Oregon Liquor Control Commission and will be reviewed by the Commissioners at their June 2006 Commission Meeting. If the agreement is not accepted and approved in its entirety by the Commission it is deemed null and void and Permittee's hearing rights will be restored.