ADMINISTRATIVE HEARINGS DIVISION

October 16, 2025

STIPULATED SETTLEMENT AGREEMENTS - LIQUOR VIOLATION CASES

ALS Enterprises, LLC
Autumn Sanders, Managing Member
PO Box 2726
Eugene, OR 97402
dba BROKEN GLASS BAR
2222 Highway 99 N
Eugene, OR 97102

OAR 845-006-0347(1)(c), (2)(a) – On or about March 5, 2024, at approximately 8:58 pm, Licensee's employees, agents, or representatives permitted disorderly activities on the licensed premises or in areas the Licensee controls that are adjacent to or outside the premises, when, Licensee's employee, agent, or representative Brooke Day observed multiple patrons, including Dana Clark and premises patron B. Althaus, engaged in a verbal altercation inside the premises, Clark and another patron physically escorted B. Althaus out of the premises and followed him outside to the parking lot, but Day did not intervene or call 911, and the altercation in the parking lot continued for about four more minutes until Althaus was ultimately struck by a passing car on the adjoining highway.

Note: Licensee was charged with this violation by Notice dated August 26, 2025. The Standard sanction for the violation is a 10-day suspension or a \$1,650.00 civil penalty. Licensee requested a hearing and now wishes to enter into this settlement agreement.

AGGRAVATION

Commission staff aggravated because the violation involved more than one patron or employee.

(1st Level Category III)

SYNOPSIS: OLCC Inspectors investigated an incident at this licensed premises. An altercation between patrons occurred inside the licensed premises and escalated to a number of patrons physically pushing another patron, B. Althaus, outside into the parking lot. The bartender on duty observed patrons push Althaus out of the premises and did not intervene or call 911. The patrons appeared to chase Althaus out of the parking lot and not long after, Althaus was hit by a car on the adjoining highway.

TERMS OF AGREEMENT

- 1. This Settlement Agreement resolves only the violation identified in the Notice.
- 2. Licensee admits the facts described in the Notice and accepts responsibility for the violation described in the Notice. This was Licensee's first Category III violation within two years. Any subsequent Category III violations within the same two years will be charged starting at the second level. Upon execution and final approval of this Settlement Agreement by the Commission, this violation shall become a permanent part of Licensee's Commission file and may be considered in any future application for any license or permit by the Licensee.

(Continued: BROKEN GLASS BAR)

- 3. The standard sanction for the violation described in the Notice is a 10-day license suspension or a civil penalty of \$1,650.00. Commission staff determined that the violation involved more than one patron or employee. OAR 845-006-0500(8)(e)(F). Accordingly, the Notice proposed aggravating the penalty by two days or \$330.00. The Notice proposed a total penalty of a 12-day license suspension or a \$1,980.00 civil penalty.
- 4. As an alternative to the proposed penalty in the Notice, Licensee shall either pay a \$1,485.00 civil penalty before 5:00 PM on November 17, 2025 **OR** serve a nine-day suspension beginning at 7:00 AM on November 24, 2025 and ending at 7:00 AM on December 3, 2025. If the full penalty is not paid prior to 5:00 PM on November 17, 2025, then Licensee shall serve the full suspension. If Licensee or its employees, agents, or representatives act in any way that is not allowed by rule or statute while under suspension, OLCC may file a violation against Licensee and Licensee's license may be cancelled, suspended, or Licensee may receive a civil penalty. If OLCC notifies Licensee that Licensee has violated a rule or statute while under suspension, Licensee will be given the opportunity to contest the alleged violation in a contested case proceeding and the appropriateness of OLCC's decision to deny, suspend, or revoke the license or impose civil penalties.
- 5. If Licensee's interest in the license expires or is transferred before the Commission issues the final order incorporating this Settlement Agreement, the Licensee agrees to accept a Letter of Reprimand for the violation. This reprimand becomes a permanent part of the Licensee's Commission file and may be considered in any future application for any license or permit by the Licensee.
- 6. Licensee accepts this Settlement Agreement without any conditions or reservations. Licensee is aware of Licensee's right to a contested case hearing under the Administrative Procedures Act (ORS Chapter 183) and to judicial review if this matter was not resolved through this Settlement Agreement. Licensee is aware of Licensee's right to seek judicial review of a final order issued in the matter. Licensee freely and voluntarily waives all such rights to a contested case hearing, judicial review, or to otherwise challenge this Settlement Agreement and the Final Order incorporating this Settlement Agreement. In full satisfaction and settlement of this matter, Licensee agrees to Commission's issuance of a Final Order incorporating this Settlement Agreement as described in paragraph 7.
- 7. This Settlement Agreement is conditioned upon final approval by the Commission and will be reviewed by the Commissioners at their October 2025 meeting. If the Settlement Agreement is not accepted and approved in its entirety by the Commission it is deemed null and void and Licensee's hearing rights, if any, will be restored.
- 8. The parties agree that this Settlement Agreement constitutes the sole, entire, and complete agreement between the parties to resolve the administrative proceeding commenced by the Notice and that no promises, inducements, or agreement not herein expressed have been made and that all terms of this Settlement Agreement are contractual and not a mere recital.
- 9. Licensee releases and waives any and all claims of any kind, known or unknown, past or future, against the State of Oregon or its agencies, instrumentalities, employees, officers, or agents arising out of the matters set forth in the Notice or this Settlement Agreement, including but not limited to any claim under federal or state law for damages, declaratory or equitable relief, under 42 USC § 1983 et seq, and for attorney's fees or costs.

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- 10. Licensee of record is an Oregon Limited Liability Company. Autumn Sanders is the Managing Member of Licensee of record. Licensee of record represents and warrants that Autumn Sanders individually has the authority to enter into this Settlement Agreement and bind Licensee of record on its behalf. This agreement is binding upon Licensee, its agents, employees, representatives, stockholders, directors, officers, successors, and any and all persons or entities acting in concert or participation with or for it.
- 11. The parties agree that this Settlement Agreement and Final Order Incorporating Settlement Agreement may be executed in one or more multiple counterparts, including facsimile, scanned, and electronically transmitted counterparts, each of which shall constitute an original and all of which together shall constitute one and the same agreement.
- 12. The Settlement Agreement must be signed and received by the Commission by 5:00 PM on September 25, 2025, or this settlement offer is deemed withdrawn