

**THE DISTRICT OF COLUMBIA
ALCOHOLIC BEVERAGE CONTROL BOARD**

In the Matter of:)	
A and A, LLC)	
t/a Georgia Line Convenience Store)	
Holder of a)	Case Nos.: 14-PRO-00099
Retailer's Class B License)	14-PRO-00101
at premises)	License No.: 091196
5125 Georgia Avenue N.W.)	Order No.: 2015-055
Washington, D.C. 20011)	

BEFORE: Ruthanne Miller, Chairperson
Nick Alberti, Member
Donald Brooks, Member
Mike Silverstein, Member
Herman Jones, Member
Hector Rodriguez, Member
James Short, Member

ALSO PRESENT: William Fox, Esq., on behalf of A and A, LLC t/a Georgia Line Convenience Store

David Sheon, Designated Representative, on behalf of the Advisory Neighborhood Commission (ANC) 4D and Protestant Group of Five or More Individuals

Martha Jenkins, General Counsel
Alcoholic Beverage Regulation Administration

SUA SPONTE ORDER TO CONSOLIDATE PROTESTS

The Application filed by A and A, LLC t/a Georgia Line Convenience Store ("Applicant" or "Georgia Line") for a Renewal of a Retailer's Class B License, having been protested (14-PRO-00099), came before the Alcoholic Beverage Regulation Administration ("ABRA") for a Roll Call Hearing on December 29, 2014 and a Status Hearing on February 11, 2015. The Applicant, ANC 4D and a Group of Five or More

Administration (“ABRA”) for a Roll Call Hearing on December 29, 2014 and a Status Hearing on February 11, 2015. The Applicant, ANC 4D and a Group of Five or More Individuals (collectively “Protestants”) were present at the Roll Call and Status Hearings on the License Renewal Application.

Additionally, there is also pending before the Alcoholic Beverage Control Board (“Board”) a Petition filed by Georgia Line to Amend or Terminate its Settlement Agreement. This Petition has also been protested (14-PRO-00101) by the Group of Five or More Individuals. The Petition to Amend or Terminate a Settlement Agreement came before ABRA for a Roll Call Hearing on December 29, 2014 and a Status Hearing on February 11, 2015. Both Parties were present for both hearings on the Petition to Amend or Terminate the Settlement Agreement.

Because these two cases are related and the same appropriateness standards formed the basis of both protests, the Board finds that as a matter of administrative economy, it is beneficial to consolidate the two protest cases for the purposes of conducting one Protest Hearing.

ORDER

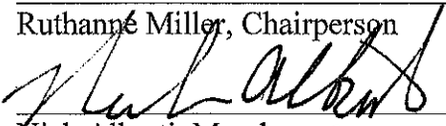
Therefore, the Board, on this 18th day of February, 2015, hereby **ORDERS** Case Nos. 14-PRO-00099 and 14-PRO-00101 be consolidated into one Protest Hearing.

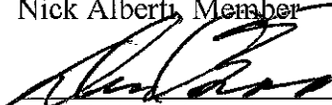
It is **FURTHER ORDERED** that the Protest Hearing for these matters shall be held on March 25, 2015 at 1:30 p.m.

It is **FURTHER ORDERED** that all future filings in this action shall bear the case numbers for both Protests.

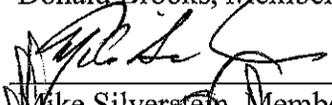
A copy of this Order shall be sent to the Applicant, ANC and to the Group of Five or More Individuals.

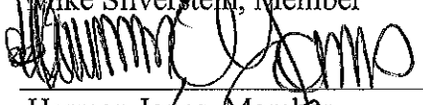
District of Columbia
Alcoholic Beverage Control Board

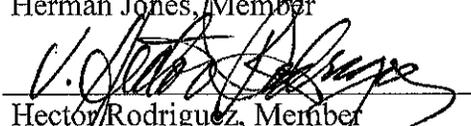

Ruthanne Miller, Chairperson

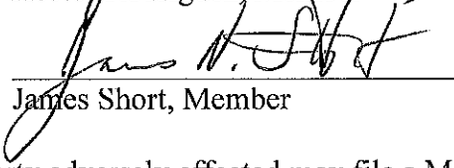

Nick Alberti, Member


Donald Brooks, Member


Mike Silverstein, Member


Herman Jones, Member


Hector Rodriguez, Member


James Short, Member

Pursuant to 23 DCMR § 1719.1 (2008), 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 Regulation Administration, 2000 14th Street, NW, 400S, Washington, D.C. 20009.

Also, pursuant to section 11 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 (30) 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 pursuant to 23 DCMR § 1719.1 (2008) 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).