IN THE MATTER OF THE EXTENSION  
OF ALL 2014-2015 MUNICIPALLY  
ISSUED PLENARY RETAIL LICENSES  
THROUGH FRIDAY, SEPTEMBER 18,  
2015  

FIRST AMENDED ORDER AUTHORIZING  
EXTENSION OF 2014-2015 LICENSES  
THROUGH FRIDAY, SEPTEMBER 18,  
2015  

BY THE DIRECTOR:

The Director is issuing this First Amended Order to clarify the May 4, 2015 Order Authorizing Extension of 2014-2015 Licenses ("May 4, 2015 Order") with respect to the electronic renewal of municipally-issued plenary retail liquor licenses ("retail licenses"). Among other things, that Order provided an extension of the 2014-2015 license term for retail licenses through September 18, 2015, provided the municipal issuing authority received (1) both the full annual municipal fee and the State filing fee, and (2) the licensees’s Alcoholic Beverage Retail License Clearance Certificate from the Division of Taxation (known as a “Tax Clearance Certificate”).

The Division of Alcoholic Beverage Control (the “Division”) has become aware that certain holders of retail licensees are unable to access the Division’s POSSE ABC system to pay the State portion of their renewal fee, as required by N.J.S.A. 33:1-25. In order for these licensees to avail themselves of the relief provided in the May 4, 2015 Order, the Director is amending the previous Order to allow those licensees to be able to proceed with the renewal process, even though the State fees may not be paid by June 30, 2015.

The effect of this First Amended Order is to clarify that, in order to receive the relief provided in the May 4, 2015 Order, holders of retail licenses must pay their municipal fees and must obtain a Tax Clearance Certificate by June 30, 2015, or they must close. As long as
municipal fees are paid and a Tax Clearance Certificate is provided to the municipal issuing authority, the 2014-2015 license term may be extended until September 18, 2015. Both the licensee and the municipal issuing authority will have until September 18, 2015 to complete the renewal process, including the payment of the State renewal fee and the passage of a resolution, respectively.

Accordingly, it is on this 26th day of June, 2015,

ORDERED that no municipally-issued plenary retail licenses shall be extended under this First Amended Order until and unless the licensee shall pay all municipal fees and shall pay all required State taxes; and

IT IS FURTHER ORDERED that the First Amended Order shall be considered a supplement to the May 4, 2015 Order, and all terms and conditions expressed therein shall be incorporated by reference as if repeated in their entirety; and

IT IS FURTHER ORDERED that the Director may issue additional orders to clarify and address problems not anticipated by this First Amended Order.

___________________________
MICHAEL I. HALFACRE
DIRECTOR