

**STATE OF NEW JERSEY
DEPARTMENT OF LAW AND PUBLIC SAFETY
DIVISION OF ALCOHOLIC BEVERAGE CONTROL**

LIC. NO.: 0803-32-001-004
AGENCY NO.: S-20-39022, H-2020-50323;

DIVISION OF ALCOHOLIC BEVERAGE)
CONTROL,)
)
Petitioner,)
)
v.)
)
Mt Royal Management Inc,)
)
Respondent.)
)

NOTICE OF CHARGES
SEEKING REVOCATION

Take Notice that under the authority of the Director, as set forth in Alcoholic Beverage Control Act, N.J.S.A. 33:1-1, et seq.; and the regulations promulgated pursuant thereto, the New Jersey Division of Alcoholic Beverage Control (“Division”) will seek to revoke plenary retail license 0803-32-001-004 held by Mt Royal Management Inc, t/a Mt Royal Inn, issued by Township Committee of East Greenwich Township, Gloucester County, for premises located at 137 Kings Hwy, Clarksboro, NJ 08061, for violation of the aforementioned statute and/or regulations. The Division hereby prefers the following charges and will seek the noted penalty to wit:

<u>CHARGE</u>	<u>PRESUMPTIVE PENALTY</u>
1. On 4/7/20, you conducted your licensed business without keeping on your licensed premises or having available for inspection upon demand an employee list complete in all respects; in violation of N.J.A.C. 13:2-23.13(a)3.	1-day suspension
2. On 4/7/20, you conducted your licensed business without keeping and having on your licensed premises available for inspection a true copy of the application for your current license or a true copy of the last-filed long form application or amendment thereto (if the current application is a short form application) for your then current license; in violation of N.J.A.C. 13:2-23.13(a)2.	1-day suspension
3. On or about 4/5/20, you engaged in, allowed, permitted or suffered the violation of Executive Orders 103, 104 and/or 107 issued by Governor Philip D. Murphy by allowing patrons to eat and/or drink by at your licensed premise.	20-day suspension

4. On or about 3/21/20, you engaged in, allowed, permitted or suffered the 10-day suspension violation of Executive Orders 103, 104 and/or 107 issued by Governor Philip D. Murphy by allowing patrons to eat and/or drink at your licensed premise.

However due to the aggravating circumstances in this case, the Division will seek revocation of the license based upon the total circumstances.

The licensee must enter a plea to the charges within 30 days of its receipt. Failure to do so will result, pursuant to N.J.A.C. 13:2-19.3(c), in the entry of a non-vult plea on your behalf and the Director upon certification by the Division may impose the penalty stated in this Notice of Charges without further notice.

GURBIR S. GREWAL
ATTORNEY GENERAL OF NEW JERSEY

By: SmR by (Kms)
Sheena M. Rinkle
DEPUTY ATTORNEY GENERAL