

**From:** [Patrick Bobko](#)  
**To:** [Kate Hirsh](#); [Stephen Izant](#); [Michael Flaherty](#); [Greg McNally](#); [Peter Hoffman](#)  
**Cc:** [City Clerk](#); [Alison Becker](#)  
**Subject:** Re: Planning Commission Agenda Item 7.a. - 02/17/26  
**Date:** Tuesday, February 17, 2026 1:15:33 PM  
**Attachments:** [2025-1020 Letter to Planning Commission \(complete\).pdf](#)

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You don't often get email from [patrick@bobkolaw.com](mailto:patrick@bobkolaw.com). [Learn why this is important](#)

I inadvertently omitted Exhibit 5. It is attached to this email.

On Tue, Feb 17, 2026 at 12:59 PM Patrick Bobko <[patrick@bobkolaw.com](mailto:patrick@bobkolaw.com)> wrote:

Honorable Commissioners:

Please find enclosed correspondence related to Agenda Item 7.a for tonight's hearing. Feel free to contact me if you have any questions. -Kit

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Patrick "Kit" Bobko

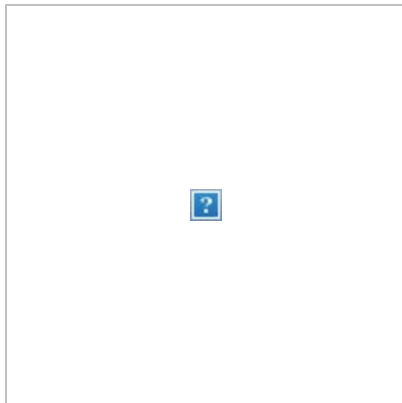
(949) 432-9975 (o)



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October 20, 2025

Via Email Only

Chairperson Kate Hirsh  
Hermosa Beach Planning Commissioners  
City of Hermosa Beach  
1315 Valley Drive  
Hermosa Beach, CA 90254  
[khirsh@hermosabeach.gov](mailto:khirsh@hermosabeach.gov)  
[sizant@hermosabeach.gov](mailto:sizant@hermosabeach.gov)  
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[phoffman@hermosabeach.gov](mailto:phoffman@hermosabeach.gov)  
[gmcnally@hermosabeach.gov](mailto:gmcnally@hermosabeach.gov)

Re: Public Hearing Item 7.b – Robert’s Liquor

Madam Chairperson and Honorable Commissioners:

This office represents Robert’s Liquor and the business owner, Mr. Dung “Mike” Tran (collectively “Robert’s Liquor”). We write in opposition to the Police Chief and Staff recommendations to modify the conditions of a Conditional Use Permit (CUP 25-13/APE25-004) for Robert’s Liquor located at 74 Pier Avenue in the Downtown Commercial (C-2) Zone. (Public Hearing Item 7.b).

Executive Summary

Robert’s Liquor was in active negotiations to sell the business, and but for the City’s decision to initiate an expedited CUP review, that sale would be complete. It would avoid a significant expenditure of time and effort for both the City and the business if the Planning Commission simply “receives and files” the Police Chief and Staff’s request to modify the CUP. This will likely allow the sale to be completed which will accomplish the Police Chief’s goal of removing the current operator from Pier Plaza.

From a jurisdictional perspective, the recent incident involving “off-site” sales to a minor in possession of a “fake” ID comes under the exclusive purview of the California Department of Alcoholic Beverage Control (“ABC”) and the State of California. *See* Bus. & Prof. C. § 23001. As of this letter’s date, ABC has not cited Robert’s Liquor for the incident. There is no credible evidence that underage sales are an endemic problem with this business, which was established in 1940 and has existed in its current form since 1996.<sup>1</sup>

From a legal standpoint, the City’s actions to “roll-back” the terms of Robert’s Liquor’s CUP based in large part on a recent ABC violation is nakedly pretextual and violative of Due Process. The Staff report contains no credible evidence that Robert’s constitutes a public nuisance, and the City has taken no actions to declare it one. The September 17, 2025 letter makes broad, non-specific allegations about problems in and around Pier Plaza and attempts to attribute them to Robert’s Liquor.<sup>2</sup> Allegations against the business, to carry any weight, must be credible and specific – and these are anything but. The City’s own records cast doubt on these claims. This is an unconstitutional end-run around the business owner’s rights in an attempt to take his vested property rights through administrative process.

Worse still, the process by which the City purports to “modify” the business’ CUP and take its vested property rights is patently unfair.

#### The City Should “Receive and File” the Request for Modification

Robert’s Liquor was in active negotiations to sell its business. The prospective buyer provided a letter to this effect, which was sent to the City on Friday, October 17, 2025. (A true and correct copy of the buyer’s letter is **Attachment 1**).

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<sup>1</sup> The City of Hermosa Beach’s ability to regulate the manufacture, sale, purchase, possession or transportation of alcoholic beverages is expressly preempted by state law. Here, the City principally complains about two incidents, one in 2024 and a second in 2025, where Robert’s Liquor sold alcohol to an underage customer. This falls exclusively within ABC’s jurisdiction.

<sup>2</sup> The Police Chief’s September 11, 2025 memo concedes the inherent problem with the City’s position: “Robert’s Liquor is located at 74 Pier Ave., in an area with a very high concentration of late-night alcohol serving establishments . . . This relatively small area of the city consists of multiple late-night alcohol serving establishments which creates an attraction for nuisance and other criminal behavior.”

Robert's Liquor recommends the Planning Commission "receive and file" this Staff Report and take no further action on this item so the purchase and sale of Robert's Liquor may be completed. This will remove the current operator and likely allow a new operator to take the business.

The City Is Using a Single Incident that Falls Under ABC Jurisdiction as Pretext to "Modify" the Conditions of a CUP

Although we are continuing to evaluate the implications of the allegations against Robert's Liquor, and while we do not have all the information necessary to make such an evaluation, it appears this is just the latest chapter in the City and Police Department's recent efforts to roll-back CUPs for late-night businesses on Pier Plaza.

By way of background, Robert's Liquor has operated in its current location under the current ownership since 1996. The City approved Robert's Liquor's CUP in 1990. The CUP is a vested, valuable property right. *See Trans-Oceanic Oil Corp. v. City of Santa Barbara*, 85 Cal.App.2d 776, 783 (1948) ("Once a use permit has been properly issued the power of a municipality to revoke it is limited.") The City cannot invoke its ordinary police power to impose new conditions on a vested permit. *See e.g., City of Claremont v. Kruse*, 177 Cal.App.4th 1153, 1179 (2009).

In 2021, the City proposed Chapter 5.80 to the Hermosa Beach Municipal Code ("HBMC") to create something called a "Downtown Alcohol Establishment License" that would effectively modify existing CUPs and other entitlements for alcohol-related businesses. The proposed ordinance contained provisions that, if certain conditions existed, would allow the Police Chief to reduce a businesses' hours of operation and take other punitive actions. This was an attempt by the City to do indirectly what it could not do directly – alter the operating conditions for businesses on Pier Plaza. After significant push-back from the Hermosa Beach Restaurant Association, the City appears to have tabled the proposal.

But the idea didn't die. The City and Police Department just changed the focus from the organized and well-funded Restaurant Association to the one minority-owned small business on Pier Plaza, Robert's Liquor.

On September 11, 2024, then-Community Development Director Carrie Tai sent a letter to Robert's Liquor stating she "received communication from the Police Department indicating that alcohol-related violations at your business, Robert's Liquor, 74 Pier Avenue, constitute a continuing policing problem." (A true and correct copy of the September 11, 2024 letter is **Attachment 5** to Staff Report 25-CDD-137). The letter contained a series of vague and

unsubstantiated allegations that Robert's Liquor was responsible – either directly or indirectly – for problems on Pier Plaza.

The Staff Report omits that on September 30, 2024, Director Tai and then-Police Chief Paul LeBaron met with the business owner at City Hall to discuss the issues presented in the City's September 11, 2024 letter. At that meeting, Chief LeBaron agreed to provide additional information about the allegations contained in his letter. Neither LeBaron nor Tai provided any additional information after the meeting as they'd promised. There was no follow-up from the City. None.

Fast-forward one year to 2025. Hermosa Beach has a new Police Chief and a new Community Development Director, and they decided to pick-up where their predecessors left off. The August 8, 2025 incident was pretext to do it.

On September 17, 2025, the new Community Development Director, Allison Becker, sent a nearly verbatim letter to the one Ms. Tai sent a year before: "The Community Development Department has received communication from the Police Department indicating that alcohol-related violations at your business, Robert's Liquor at 74 Pier Avenue (APN 4187-005-012), constitute a continuing policing problem." The only change between the situation as it existed in 2024 and as it exists in 2025 was a single incident where Robert's Liquor was cited by ABC for off-sale of alcohol to a minor.<sup>3</sup>

The Staff Report makes broad generalizations without proof that attribute problems on Pier Plaza to Robert's Liquor.<sup>4</sup> There are no citations apart from the incident that occurred in 2024. There are zero "warning letters" to Robert's Liquor included in the Staff Report. There is zero evidence of office meetings with the Police Chief or City Staff that one would expect for such a problematic business. There are zero citations from Code Enforcement. Following the

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<sup>3</sup> Like every other restaurant and store in Hermosa Beach cited for an alcohol-related offense, Robert's Liquor is dealing with this incident administratively through ABC, not the Hermosa Beach Police Department.

<sup>4</sup> The City's September 17, 2025 letter is insufficient as a charging document because it does not afford adequate notice of exactly what the City alleges Robert's Liquor did between "August 2023 – Present" or distinguish this business from the others that sell alcohol or are open late-night in and around Pier Plaza.

meeting with LeBaron and Tai in September 2024, the City has taken absolutely no additional action against Robert's Liquor.<sup>5</sup>

This Commission conducts tri-annual reviews of on-site alcohol-selling businesses, and the statements and data contained in the most recent "Tri-Annual Report for On-Sale Alcoholic Beverage Conditional Use Permit Reporting Period of July 1, 2024 to December 31, 2024" (dated March 18, 2025) call into question the allegations in the Staff Report and corresponding memo from the Police Chief.<sup>6</sup> For example, the Tri-Annual Report identifies eleven police reports and two calls for service at various establishments, including one which "documented a private underage party that occurred at the location [where] alcohol was present." Nevertheless, "[b]ased on the data collected during this reporting period from all relevant departments and agencies, no establishment has reached the threshold for referral to initiate a Planning Commission review of a CUP." None of the eleven incidents or two calls for service were for Robert's Liquor.

In the July-December 2024 timeframe, the Tri-Annual Report says there were twenty-nine total cases reported – with zero reported for Robert's Liquor. This places Robert's Liquor below the number of cases reported for Crème de la Crepe (1), Scotty's (1), Fritto Misto (1), and Poulet Du Jour (1) for that same reporting period.

The Police Chief's memo also places importance on the volume of Calls For Service ("CFS") with the implication those calls are somehow related to Robert's Liquor. The Tri-Annual Report says otherwise: "a CFS or report should not be assumed to be problematic or involved in the incident as the CFS or report may have nothing to do with the specific address or location other than [sic] used as a landmark/identifying the location of an incident which may have occurred outside of the location." The City's September 17, 2025 letter takes this sensible caveat in the exact opposite direction and tries to connect problems in parking lots near Pier Plaza to Robert's Liquor.

The Tri-Annual Report also says "HBPD conducts routine patrols of establishments with ABC licenses. If, during those patrols, an officer finds any suspicious activity in or around the

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<sup>5</sup> The City's delay in bringing this action is inherently prejudicial to Robert's Liquor. Information and evidence that might be relevant in response to the City's allegations stretching back to 2023 may no longer be readily available.

<sup>6</sup> We understand the Tri-Annual Report concerns "on-site" alcohol sales and Robert's Liquor is "off-site," but the issues identified in the Report overlap the concerns cited in the Staff Report and Police Chief's memo. The "Tri-Annual Report" is **Attachment 8**.

premises, they log it as a security check. The suspicious activity that would warrant it being logged as a security check would not necessarily be related to the CUP for the respective establishment.” The Tri-Annual Report contains no mention of “suspicious activity” at Robert’s Liquor.

The City’s current position is wildly inconsistent with its lack of outreach over the last year, or prior years, especially given the allegations that Robert’s Liquor is responsible for so many problems on Pier Plaza and the surrounding neighborhood. The City’s contentions are also belied by facts contained in City reports and by the overall lack of documentation. Non-specific complaints and broad generalizations about problems on Pier Plaza are insufficient to justify any modification of the CUP for Robert’s Liquor.

Robert’s Liquor Is Being Forced to Participate in a Hearing before It Has Access to All the Relevant Information and Evidence

The City appears to be in a rush to have the matter heard before providing all the available evidence to Robert’s Liquor. We received the Staff Report 72-hours prior to the hearing, affording insufficient time to review the supporting evidence and respond.<sup>7</sup> (A true and correct copy of Robert’s Liquor’s request for a continuance dated September 24, 2025 is **Attachment 2**. A second request to continue the hearing dated September 29, 2025 is **Attachment 3**). We noted in the September 29, 2025 letter there was no prejudice to the City affording the business a continuance until all the evidence was available, and there is no exigency requiring this matter be presented for hearing on an expedited basis. City Staff ignored this request and extended the hearing date by one week. We renewed our request to continue the hearing to the Planning Commission directly on October 13, 2025. (**Attachment 4**). Again, no continuance was granted.

The primary reason for a continuance was to allow Robert’s Liquor sufficient time to collect information from ABC, the City, and Police Department. Robert’s Liquor made a Public Records Act (“PRA”) request of ABC on September 24, 2025. (**Attachment 5**). On September 29, 2025, we made PRA requests of the City and Hermosa Beach Police Department (**Attachments 6 and 7**). As of this letter’s date, more than three weeks have passed and we

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<sup>7</sup> *Goat Hill Tavern v. City of Costa Mesa*, 6 Cal.App.4th 1519, 1523 (1992) (“The staff report, accompanied by over 100 pages of documents, was not given to the tavern’s attorney until the Friday evening before the Monday hearing.”)

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October 20, 2025

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have received no documents from ABC, the City, or the Police Department. On October 17, 2025, both the City and Police Department did respond that they would produce records on or before October 30th and 31st respectively – two weeks after this hearing would be complete.

The denial of a continuance by *the City* until *the City* responds to PRA requests with documents exclusively in *the City's* possession that bear directly on the allegations *the City* raised as the basis for the revocation proceeding is prejudicial and a denial of Due Process.

\* \* \* \*

The City is seizing upon a recent incident under the jurisdiction of ABC as pretext to modify conditions in a CUP that Robert's Liquor has had since 1996. There is insufficient evidence to justify this action, and if the City proceeds, it would be an unconstitutional taking of the business' property.

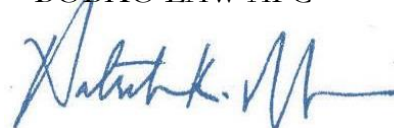
The City is also apparently insisting on a hearing date *before* providing information directly related to the issues at hand. This is unfair and violative of Robert's Liquor's right to Due Process.

We recommend in the strongest possible terms that the Planning Commission avoid the mistake of taking valuable, vested property from a business in violation of its Due Process and Equal Protection rights.

“Receive and file” the Staff Report and allow the sale to go through. This is the best result for everyone.

Very truly yours,

BOBKO LAW APC



Patrick K. Bobko

Cc: [ABecker@HermosaBeach.gov](mailto:ABecker@HermosaBeach.gov)  
[CityClerk@HermosaBeach.gov](mailto:CityClerk@HermosaBeach.gov)

# **ATTACHMENT 1**

October 17, 2025

City of Hermosa Beach

Planning Department

Hermosa Beach, CA

## Letter Regarding Purchase Negotiations of Robert Liquor

We, **Maida Maida** and **Maymoun Maida**, are writing to formally confirm that we were in active negotiations with the management and owner of **Robert Liquor, Mr. Tran Dung**, for the purchase of the business located in Hermosa Beach, California. At the time negotiations were nearing finalization, we became aware of concerns raised by the City regarding the operation of the business and the pending review of its **Conditional Use Permit (CUP)** with the Hermosa Beach Planning Commission. In light of this pending review process, and the possibility of new or revised operational conditions, we elected to pause and ultimately end negotiations for the purchase of the business until the City's review process is completed and any required conditions are fully clarified. We remain very interested in this opportunity and are prepared to resume negotiations once the City's review has been resolved and the future operating conditions are understood. We appreciate the City's time, consideration, and ongoing efforts to provide clarity on this matter.

Sincerely,



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**Maymoun Maida**  
Potential Buyer

# **ATTACHMENT 2**



September 24, 2025

Via Email Only

Alison Becker, AICP  
Community Development Director  
City of Hermosa Beach  
1315 Valley Drive  
Hermosa Beach, CA 90254  
abecker@hermosabeach.gov

Re: Request for Continuation of CUP Review at October 13, 2025 Planning Commission

Dear Ms. Becker:

I write to you on behalf of Dung Tran and Robert's Liquor. Kindly direct all future correspondence regarding this matter to my attention at the address listed below. My email address is [Patrick@BobkoLaw.com](mailto:Patrick@BobkoLaw.com).

We have just received a letter under your signature dated September 17, 2025 advising Mr. Tran that his Conditional Use Permit ("CUP") was "scheduled for review by the Planning Commission at its upcoming meeting on October 13, 2025." The review has apparently been initiated at the Police Department's request. The letter states the Planning Commission could "modify or add conditions of approval" for Robert's Liquor's CUP.

This is a potentially serious matter involving a vested property right. Mr. Tran and Robert's Liquor are entitled to Due Process before any action may be taken to impair or deprive him of property or his rights. *See e.g., Malibu Mountains Recreation, Inc. v. County of Los Angeles*, 67 Cal.App.4th 359, 367-68 (1998).

From the date of the City's letter, Mr. Tran has less than three weeks to gather information and prepare for the Planning Commission's review. More specifically, the City's letter cites a

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September 24, 2025

Page 2

series of “undercover” operations going back more than a year that will require investigation. They will also require that Mr. Tran be given time to collect information from both the City and the Department of Alcohol and Beverage Control. The expedited hearing schedule is unfair given the stakes and scope of the City’s allegations. Mr. Tran should be afforded sufficient time to prepare.

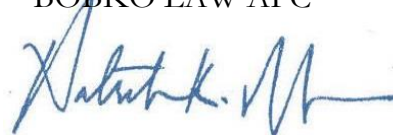
Accordingly, we ask the City to continue the review to the **December 16, 2025** scheduled Planning Commission meeting.

A final note - we remind the City that Robert’s Liquor is a longstanding member of the Hermosa Beach business community. Mr. Tran is a Hermosa Beach resident, and everyone in the City has at one time or another patronized his business. People around town know and are friendly with his employees. Most importantly, the store is not an eminent threat to the City or any of its residents. The extra time for Mr. Tran to prepare for a hearing does nothing to prejudice the City. This is a reasonable request that is truly about affording simple fairness to Mr. Tran and his business.

Thank you in advance for the consideration. We kindly ask you confirm the hearing date has been continued to the December meeting.

Very truly yours,

BOBKO LAW APC



Patrick K. Bobko

# **ATTACHMENT 3**



September 29, 2025

Via Email Only

Alison Becker, AICP  
Community Development Director  
City of Hermosa Beach  
1315 Valley Drive  
Hermosa Beach, CA 90254  
abecker@hermosabeach.gov

Re: Request for Continuation of CUP Review at October 13, 2025 Planning Commission

Dear Ms. Becker:

I write in response to the email we received from you on September 25, 2025 offering to extend the hearing date with the Planning Commission for one week from October 13, 2025 to October 21, 2025.

We remind the City this is a potentially serious matter involving a valuable, vested property right and again request the hearing be continued until the Planning Commission's **December 16, 2025** meeting.

As outlined in our September 24, 2025 letter, the current schedule does not afford Mr. Tran sufficient time to gather information and prepare for the Planning Commission's review. The City's September 17, 2025 letter contains vague and unspecific allegations regarding Mr. Tran's business and worse, the information that (presumably) supports those allegations exists entirely within the City's control. It is patently unfair to expect Mr. Tran to answer the charges based on whatever City Staff and the Police Department choose to include in a Staff report that will be published 72-hours prior to the Planning Commission's hearing. This does not comport with the dictates of Due Process and Mr. Tran's right to a full and fair hearing.

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September 29, 2025

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We strongly recommend the City reconsider its current course of rushing this matter to hearing. These are serious charges and Mr. Tran's valuable and vested property rights are potentially at stake. There is no exigency that requires the City to conduct a hearing before all of the information bearing on the charges have been provided. We think the December 17, 2025 date probably gives the City and ABC time to produce all the relevant documents and information bearing on this case with enough time for Mr. Tran to then prepare a response.

Thank you in advance for the consideration. We kindly ask you confirm the hearing date has been continued to the December meeting.

Very truly yours,

BOBKO LAW APC



Patrick K. Bobko

# **ATTACHMENT 4**



October 13, 2025

Via Email Only

Chairperson Kate Hirsh  
Hermosa Beach Planning Commissioners  
City of Hermosa Beach  
1315 Valley Drive  
Hermosa Beach, CA 90254  
[khirsh@hermosabeach.gov](mailto:khirsh@hermosabeach.gov)  
[sizant@hermosabeach.gov](mailto:sizant@hermosabeach.gov)  
[mflaherty@hermosabeach.gov](mailto:mflaherty@hermosabeach.gov)  
[phoffman@hermosabeach.gov](mailto:phoffman@hermosabeach.gov)  
[gmcnally@hermosabeach.gov](mailto:gmcnally@hermosabeach.gov)

Re: Continuance of Public Hearing Item 7.a – Robert’s Liquor

Madam Chairperson and Honorable Commissioners:

I write to request a continuance of the hearing on tonight’s agenda related to Robert’s Liquor (Public Hearing Item 7.a). The corresponding Staff report states: “Staff recommends a continuance of the public hearing in response to the business owner’s request until the Planning Commission regular meeting of October 21, 2025.”

To be clear – the business owner did request a continuance on September 24, 2025 and sought to have the hearing moved **to December 16, 2025**. (A copy of the letter is attached for your ease of reference.) Staff unilaterally continued the hearing for one week to October 21, 2025. (A copy of the email from Ms. Becker dated September 25, 2025 is attached for your ease of reference.) We advised Staff this was insufficient in a letter dated September 29, 2025, and again requested a continuance until the December 16, 2025 meeting. (A copy of the letter is attached for your reference.) We did not receive any response from Staff. We want to be clear the continuance was at the business’ request – but it’s nowhere near what was asked for or what is required for a fair hearing.

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October 13, 2025

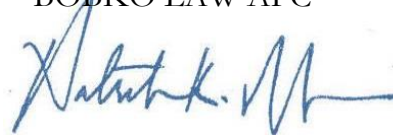
Page 2

We again ask the Commission to continue to the hearing until a date when all of the information related to the allegations contained in the City's September 17, 2025 letter have been provided. We made a series of Public Records Act requests on September 29, 2025 and as of this letter's date, neither the City nor the Police Department have produced a single document. It is unfair to expect the business to respond to vague and untimely allegations based on whatever Staff and the Hermosa Beach Police Department decide to include in a Staff report that will be published 72-hours prior this Commission's hearing. Fairness dictates the business have access to all the evidence, and in order to make a fair decision, the Commission should too.

We again ask the Commission to continue the CUP review hearing currently scheduled for October 21, 2025 until December 16, 2025.

Very truly yours,

BOBKO LAW APC



Patrick K. Bobko

Cc: [ABecker@HermosaBeach.gov](mailto:ABecker@HermosaBeach.gov)  
[CityClerk@HermosaBeach.gov](mailto:CityClerk@HermosaBeach.gov)

# **ATTACHMENT 5**



September 24, 2025

VIA E-MAIL

Department of Alcoholic Beverage Control  
Custodian of Records  
3927 Lennane Drive, Suite 100  
Sacramento, CA 95834  
Phone: (916) 419-2500  
E-mail: [publicrecordsrequest@abc.ca.gov](mailto:publicrecordsrequest@abc.ca.gov)

Re: Public Records Act Request

Pursuant to the California Public Records Act 6250 *et seq.*, we are requesting an opportunity to inspect or obtain copies or public records in your possession related to off-sale alcohol establishments in the City of Hermosa Beach:

**Request No. 1:** All citations issued to off-site alcoholic sales establishments located within the City of Hermosa Beach, California 90254, between October 15, 2024 and September 15, 2025;

**Request No. 2:** All correspondence, e-mail, text messages, or communications of any type related or referring to citations issued to off-site alcohol sales establishments located within the City of Hermosa Beach between October 15, 2024 and September 15, 2025;

**Request No. 3:** The final disposition of any ABC prosecutions or administrative proceedings against off-site alcoholic sales establishments located within the City of Hermosa Beach between October 15, 2024 and September 15, 2025;

**Request No. 4:** All correspondence between October 15, 2024 and September 15, 2025 by or between Hermosa Beach City Staff (including the Hermosa Beach Police Department) and ABC Staff regarding or related to the following businesses:

- Robert's Liquor – 74 Pier Avenue, Hermosa Beach CA 90254
- Pedones Pizza - 1332 Hermosa Ave, Hermosa Beach, CA 90254

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September 24, 2025

Page 2

- Pisano's Pizza – 1132 Hermosa Ave., Hermosa Beach CA 90254
- Abe's Liquor - 240 Pier Ave D2010, Hermosa Beach, CA 90254
- Beach Market - 1325 Hermosa Ave, Hermosa Beach, CA 90254

**Request No. 5:** Copies of all documents provided by ABC to Hermosa Beach City Staff (including the Police Department) between October 15, 2024 and September 15, 2025;

**Request No. 6:** All documents concerning Dung Quoc Tran or Robert's Liquor located at 74 Pier Ave., Hermosa Beach California 90254 regarding an alleged violation which occurred on August 8-9, 2025 involving alcohol sales to a minor.

The California Public Records Act requires a response within ten (10) business days. If access to the requested records will take longer, please contact me with information about when I might expect copies or the ability to inspect the records requested. If there is a cost associated with reproducing these documents, please let us know your estimate of those costs.

If you deny any or all of this request, please cite each specific exemption you feel justifies the refusal to release the information and notify me of the appeal procedures available to me under the law.

Very truly yours,

BOBKO LAW APC



Patrick K. Bobko

# **ATTACHMENT 6**



September 29, 2025

VIA E-MAIL

Hermosa Beach City Clerk  
City of Hermosa Beach  
1315 Valley Drive  
Hermosa Beach, CA 90254  
E-mail: [recordsrequest@hermosabeach.gov](mailto:recordsrequest@hermosabeach.gov)

Re: Public Records Act Request

Pursuant to the California Public Records Act 6250 *et seq.*, we are requesting an opportunity to inspect or obtain copies of public records in your possession, custody, or control related to the following:

As used herein, the phrase “documents” means all tangible things including without limitation, papers, tape or other forms of audio, visual, or audio/visual recordings, including “body-cam” footage; drawings, films, graphs, charts, photographs, phone records and any retrievable data, whether in computer storage, carded, punched, taped, or code form, or stored electrostatically, electro-magnetically, or otherwise. Without limiting the generality of the foregoing, “documents” means forms, correspondence, letters, messages, notes, memoranda, records, reports, diaries, logs, minutes, statements, work sheets, summaries, ledgers, maps, diagrams, drafts, appointment books, desk calendars, Outlook calendars, Microsoft calendars, work schedules, and all written or printed matters of any kind, as well as all other tangible things which come within the definition of a “writing” under Evidence Code Section 250, and all records saved or stored on Computer Readable Storage Media as defined by Evidence Code 1500.5.

**Request No. 22:** All correspondence, email, text messages, or communications of any type by or among Hermosa Beach City Staff concerning an undercover investigation at Robert’s Liquor (74 Pier Avenue) on or about April 5, 2024;

**Request No. 23:** All documents concerning an undercover investigation on or about April 5, 2024 by the Hermosa Beach Police Department related to Robert’s Liquor (74 Pier Avenue);

**Request No. 24:** All correspondence, email, text messages, or communications of any type by or among Hermosa Beach City Staff concerning an undercover investigation on or about August 8-9, 2025 at Robert's Liquor (74 Pier Avenue);

**Request No. 25:** All documents concerning an undercover investigation on or about August 8-9, 2025 by the Hermosa Beach Police Department related to Robert's Liquor (74 Pier Avenue);

**Request No. 26:** All citations issued to any individual in the downtown district between August 2023 and present related to alcohol;

**Request No. 27:** All citations issued to any business in the downtown district related to alcohol sales between August 2023 and present;

**Request No. 28:** All citations issued to Robert's Liquor (74 Pier Avenue) by the City of Hermosa Beach between August 2023 and present;

**Request No. 29:** All text messages, email, or other correspondence by and between members of the Hermosa Beach City Staff and ABC between August 2023 and present;

**Request No. 30:** All text messages, email, or other correspondence by and between members of the Hermosa Beach City Staff and the Hermosa Beach Police Department related to or regarding Robert's Liquor (74 Pier Avenue) between August 2023 and present;

**Request No. 31:** All text messages, email, or other correspondence by and between members of the Hermosa Beach City Staff and the Hermosa Beach Planning Commission related to or regarding Robert's Liquor (74 Pier Avenue) between August 2023 and present;

**Request No. 32:** All text messages, email, or other correspondence by and between members of the Hermosa Beach City Staff and the Hermosa Beach City Council related to or regarding Robert's Liquor (74 Pier Avenue) between August 2023 and present;

**Request No. 33:** All text messages, email, or other correspondence regarding complaints about Robert's Liquor (74 Pier Avenue) between August 2023 and present;

**Request No. 34:** A copy of any "file" that exists in the Hermosa Beach Planning Department or Code Enforcement Department concerning Robert's Liquor (74 Pier Avenue);

**Request No. 35:** All documents related to a meeting that occurred between former Hermosa Beach Police Chief Paul LeBaron, Hermosa Beach City Staff Carrie Tai, and representatives of Robert's Liquor at City Hall on September 30, 2024;

**Request No. 36:** All documents related to any CUP revocation proceedings initiated against any business in the downtown district from January 1, 2022 to present;

**Request No. 37:** Any reports published by the City of Hermosa Beach concerning crime statistics in the downtown district from January 1, 2023 to present;

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September 29, 2025

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The California Public Records Act requires a response within ten (10) business days. If access to the requested records will take longer, please contact me with information about when I might expect copies or the ability to inspect the records requested. If there is a cost associated with reproducing these documents, please let us know your estimate of those costs.

If you deny any or all of this request, please cite each specific exemption you feel justifies the refusal to release the information and notify me of the appeal procedures available to me under the law.

Very truly yours,

BOBKO LAW APC



Patrick K. Bobko

# **ATTACHMENT 7**



September 29, 2025

VIA E-MAIL

Custodian of Records  
Hermosa Beach Police Department  
1315 Valley Drive  
Hermosa Beach, CA 90254  
E-mail: [hbprecords@hermosabeach.gov](mailto:hbprecords@hermosabeach.gov)

Re: Public Records Act Request

Pursuant to the California Public Records Act 6250 *et seq.*, we are requesting an opportunity to inspect or obtain copies or public records in your possession, custody, or control related to the following:

As used herein, the phrase “documents” means all tangible things including without limitation, papers, tape or other forms of audio, visual, or audio/visual recordings, including “body-cam” footage; drawings, films, graphs, charts, photographs, phone records and any retrievable data, whether in computer storage, carded, punched, taped, or code form, or stored electrostatically, electro-magnetically, or otherwise. Without limiting the generality of the foregoing, “documents” means forms, correspondence, letters, messages, notes, memoranda, records, reports, diaries, logs, minutes, statements, work sheets, summaries, ledgers, maps, diagrams, drafts, appointment books, desk calendars, Outlook calendars, Microsoft calendars, work schedules, and all written or printed matters of any kind, as well as all other tangible things which come within the definition of a “writing” under Evidence Code Section 250, and all records saved or stored on Computer Readable Storage Media as defined by Evidence Code 1500.5.

**Request No. 1:** All correspondence, email, text messages, or communications of any type concerning an undercover investigation at Robert’s Liquor (74 Pier Avenue) on or about April 5, 2024;

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**Request No. 2:** All documents and records of any type, in any medium, concerning an undercover investigation on or about April 5, 2024 by the Hermosa Beach Police Department related to Robert's Liquor (74 Pier Avenue);

**Request No. 3:** All documents, correspondence, email, text messages, or communications of any type related to any undercover operations by the Hermosa Beach Police Department targeting alcohol related crimes in the downtown district between August 2023 and present;

**Request No. 4:** All documents regarding or related to Hermosa Beach Police Department "contacts and violations" with subjects in the downtown district who purchased alcohol at Robert's Liquor (74 Pier Avenue) between August 2023 and present;

**Request No. 5:** All documents regarding or related to "contacts and violations" with subjects in the downtown district between August 2023 and present. Please include information concerning the timing of the "contracts and violations," and the members of the Hermosa Beach Police Department who reported the "contacts and violations";

**Request No. 6:** All documents concerning an undercover investigation related to a group of three juveniles who exited Robert's Liquor (74 Pier Avenue) with open containers of alcohol on or about February 17, 2024;

**Request No. 7:** All documents concerning any "tips" received about Robert's Liquor (74 Pier Avenue) allegedly selling alcohol to minors from January 2024 to present;

**Request No. 8:** All documents concerning an August 2024 incident where Hermosa Beach Police Department observed young adults and minors who purchased alcohol at Robert's Liquor (74 Pier Avenue) that the minors later allegedly consumed in a nearby parking lot;

**Request No. 9:** All citations issued concerning an August 2024 incident where Hermosa Beach Police Department observed young adults and minors who purchased alcohol at Robert's Liquor (74 Pier Avenue) that the minors later consumed in a nearby parking lot;

**Request No. 10:** All documents concerning any charges filed in Los Angeles County Superior Court related to an August 2024 incident where Hermosa Beach Police Department observed young adults and minors who purchased alcohol at Robert's Liquor (74 Pier Avenue) that the minors later consumed in a nearby parking lot;

**Request No. 11:** All documents concerning an undercover investigation by the California Department of Alcohol and Beverage Control ("ABC") concerning an "off-sale" of alcohol to a minor at Robert's Liquor (74 Pier Avenue) on or about August 8-9, 2025;

**Request No. 12:** All communications between the Hermosa Beach Police Department and ABC concerning Robert's Liquor (74 Pier Avenue) from August 1, 2024 to present;

**Request No. 13:** A copy of any "file" that exists in the Hermosa Police Department concerning Robert's Liquor (74 Pier Avenue);

**Request No. 14:** All documents related to a meeting that occurred between former Hermosa Beach Police Chief Paul LeBaron, Hermosa Beach City Staff Carrie Tai, and representatives of Robert's Liquor at City Hall on September 30, 2024;

**Request No. 15:** All communications in any form between any member of the Hermosa Beach Police Department and any member of Hermosa Beach City Staff regarding or related to Robert's Liquor (74 Pier Avenue) from May 6, 2025 to present;

**Request No. 16:** All communications in any form between any member of the Hermosa Beach Police Department and any member of the Hermosa Beach City Council regarding or related to Robert's Liquor (74 Pier Avenue) from May 6, 2025 to present;

**Request No. 17:** All communication in any form between any member of the Hermosa Beach Police Department and any member of the public regarding or related to Robert's Liquor (74 Pier Avenue) from May 6, 2025 to present;

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September 29, 2025

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**Request No. 18:** A copy of any citations issued by the Hermosa Beach Police Department to Robert's Liquor (74 Pier Avenue), or any of its employees while working at the business, from April 5, 2025 to present;

**Request No. 19:** All citations issued to off-site alcoholic sales establishments located within the City of Hermosa Beach between January 1, 2025 and present;

**Request No. 20:** All correspondence, e-mail, text messages, or communications of any type related or referring to citations issued to off-site alcohol sales establishments located within the City of Hermosa Beach between January 1, 2025 and present;

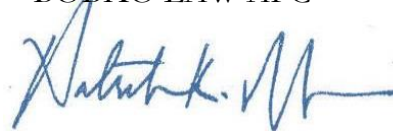
**Request No. 21:** All documents related or referring to any memoranda, instructions, orders, or other guidance issued by Hermosa Beach Police Department Command Staff regarding Robert's Liquor (74 Pier Avenue) from April 2024 to present.

The California Public Records Act requires a response within ten (10) business days. If access to the requested records will take longer, please contact me with information about when I might expect copies or the ability to inspect the records requested. If there is a cost associated with reproducing these documents, please let us know your estimate of those costs.

If you deny any or all of this request, please cite each specific exemption you feel justifies the refusal to release the information and notify me of the appeal procedures available to me under the law.

Very truly yours,

BOBKO LAW APC



Patrick K. Bobko

# **ATTACHMENT 8**



**Honorable Chairperson and Members of the Hermosa Beach Planning Commission**

**TRI-ANNUAL REPORT FOR ON-SALE ALCOHOLIC BEVERAGE CONDITIONAL USE PERMIT REPORTING PERIOD OF JULY 1, 2024 TO DECEMBER 31, 2024**

**CEQA:** Determine that the project is categorically exempt from the California Environmental Quality Act.

(Assistant Planner Johnny Case)

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**Recommended Action:**

Staff recommend that the Planning Commission conduct a public hearing on the tri-annual on-sale alcoholic beverage Conditional Use Permit review process.

**Executive Summary:**

The tri-annual report presents the findings of the administrative review process in which the activities of establishments that have a Conditional Use Permit (CUP) for on-sale alcoholic beverage licenses are reviewed against an established set of criterion (**Attachment 1**). This report covers the period from July 1, 2024 to December 31, 2024. Based on the data collected during this reporting period, no establishment have reached the threshold for referral to initiate a Planning Commission review of a CUP. However, one (1) establishment, 1121 Aviation Boulevard (Ramen and Sushiya, Inc.), outside of this reporting period has reached the threshold for referral to initiate a Planning Commission review of a CUP. The Planning Commission, at its January 18, 2025 meeting, reviewed the CUP for 1121 Aviation Boulevard (Ramen and Sushiya, Inc.), which resulted in the revocation of the CUP for on-sale alcohol.

**Background:**

The tri-annual report is a review of all on-sale alcoholic beverage establishments that operate with an approved CUP. The review is presented to the Planning Commission over the course of two meetings; the first meeting presents the report as an informational item, while the second meeting is conducted as a public hearing. This is the second of the two reports and provides background information gathered for this review period. If an establishment violates any criterion within the set of standards identified (**Attachment 1**), by exceeding the defined number of incidents in any six-month period, it will be referred to the Planning Commission for a review of the CUP. The review may lead to a modification or revocation hearing based on the frequency of incidents or type of violations.

The tri-annual report provides data related to each criterion from City departments and outside agencies involved in the review, including Code Enforcement, Hermosa Beach Police Department (HBPD), LA County Fire Prevention, and California Department of Alcoholic Beverage Control (ABC). The data provided in the report does not change between the two meetings presenting the data as an informational item, and a public hearing. The two-step review process was established in 2017. In March 2019, the City Council approved Planning Commission recommended changes to the process, which included that the review could be conducted three times per year.

This is the first report in 2025 and covers the six-month reporting period of July 1, 2024 to December 31, 2024. In addition to current reporting data from each respective department and/or Agency (July 1, 2024 to December 31, 24), the previous reporting period date (March 1, 2024 to August 31, 2024) is attached for review.

Upon request, all relevant establishments can produce prepared food-to-alcohol ratio reports for the time referenced above. The next report will be presented in June 2025 and will cover the period of November 1, 2024 to April 20, 2025.

### **Discussion:**

#### **Hermosa Beach Police Department**

As part of each tri-annual review, the Hermosa Beach Police Department (HBPD) is consulted for any calls for service or reports at establishments with a Conditional Use Permit for on-sale alcohol sales. During the current reporting period of July 1, 2024, through December 31, 2024, the Hermosa Beach Police Department reported eleven (11) police reports and two (2) calls for service related to establishments with CUPS for on-sale alcohol sales. Of the eleven (11) reports and two (2) calls for service, two (2) were characterized by HBPD as CUP violations. For additional details on the Police reporting data and protocols please refer to **Attachment 1** and **2**.

In addition to the two (2) CUP violations, an alleged violation of a CUP was reported on December 31, 2024. The investigation and citation of the CUP by the Department of Alcoholic Beverage Control occurred outside of this current reporting period of July 1, 2024 through December 31, 2024. However, the reported violation was included because it resulted in the issuance of a citation and warranted an individual CUP review. Specifically, the Planning Commission, at its January 18, 2025 meeting, reviewed the CUP for 1121 Aviation Boulevard (Ramen and Sushiya, Inc.), which resulted in the revocation of the CUP for on-sale alcohol.

#### **LA County Fire**

The Los Angeles County Fire Department (LACFD) provides information about paramedic records which may be used to assist in the investigative analysis of responsible alcohol-serving practices at on-sale beverage serving establishments. LACFD reported a total of 49 calls for ambulance service that were attributed to alcohol during this review period. Health Insurance Portability and Accountability (HIPAA) Privacy Rules prevent LACFD

from identifying the reported incidents with a specific business. Therefore, the data is not capable of providing any meaningful information on the alcohol-serving practices of specific establishments. However, this information continues to be requested following the Process and Standards for Review established for On-Sale Alcoholic Beverage Conditional Use Permits. LACFD is also responsible for inspecting the various establishments in the City for fire prevention measures which are conducted after the summer season. Although this data is site-specific, it relates to the facility inspected and does not correlate with alcohol service.

**Code Enforcement**

Code Enforcement routinely checks on-sale alcohol establishments for Conditional Use Permit compliance. Violations that are both a Municipal Code violation and a CUP violation are only counted once. Although businesses may have received warnings, the Department’s policy is to request compliance before issuing a citation fine. During this period, Code Enforcement did not issue any citations for violation of a Conditional Use Permit for on-sale alcohol.

**Process Criteria Statistics for On-Sale Alcoholic Beverage Conditional Use Permit Businesses (July 1<sup>st</sup> , 2024, to December 31<sup>st</sup> , 2024)**

Criteria	Summary of All Businesses
Violation of Operating Hours	0
ABC Violations reported to ABC (underage serving, violation of hours, etc.)	2**
Overcrowding Citation	0
Serious Crime on Premises indicative of Lack of Adequate Security	0
Criminal Citation of Staff while working/on Premises	0
Noise Violation	0
Outdoor Encroachment Permit Violation	0
Building Code Violation (incl. remodeling without permit)	0
Health Department Violation	0
Sign Ordinance Violation	0
NPDES Violation	0
Violation of any CUP Condition*	2**

\*Most but not all Code violations are also CUP violations but shall only count as one violation.

\*\*Number includes one alleged violation reported during this review period that has been investigated, cited, and reviewed by the Planning Commission.

**Conclusion:**

Based on the data collected during this reporting period from all relevant departments and agencies, no establishment has reached the threshold for referral to initiate a Planning Commission review of a CUP. However, one (1) establishment, 1121 Aviation

Boulevard (Ramen and Sushiya, Inc.), outside of this reporting period has reached the threshold for referral to initiate a Planning Commission review of a CUP. The Planning Commission, at its January 18, 2025 meeting, conducted a review and revoked the CUP for 1121 Aviation Boulevard (Ramen and Sushiya, Inc.).

**General Plan Consistency:**

This report and associated recommendation have been evaluated for their consistency with the City’s General Plan. Relevant Policies are listed below:

<b>General Plan Consistency</b>	
<b>Public Safety Element</b>	<b>Findings</b>
<p>Goal 5. High quality police and fire protection services provided to residents and visitors.</p> <p>Policy 5.1 Crime deterrence. Regularly evaluate the incidence of crime and identify and implement measures to deter crime.</p> <p>Policy 5.2 High Level of response. Achieve optimal utilization of allocated public safety resources and provide desired levels of response, staffing, and protection within the community.</p> <p>Policy 5.3 Use of technology. Provide and use smart surveillance technology and communication systems to improve crime prevention and inform the community regarding actions to take in case of emergency.</p> <p>Policy 5.8 Nuisance abatement. Encourage Police Department review of uses that may be characterized historically by high levels of nuisance (noise, nighttime patronage, and/or rates of criminal activity) providing for conditions of control of use to prevent adverse impacts on adjacent residences, schools, religious facilities, and similar “sensitive” uses.</p>	<p>The tri-annual report supports accountability with respect to alcohol serving establishments and ensures police resources are being best utilized and don’t disproportionately require public safety resources.</p> <p>The regular review also provides an opportunity to the City to impose additional CUP conditions to operators that incur repeated violations such as enhancing on-site security guards or increasing security camera footage to prevent future crimes and/or violations. Through these efforts the City seeks to minimize nuisances and improve upon the quality of life for local residents and visitors.</p>
<b>Governance Element</b>	<b>Findings</b>
<p>Goal 2. The community is active and engaged in decision-making processes.</p>	<p>The tri-annual review provides an opportunity for residents, business</p>

General Plan Consistency	
Policy 2.6 Responsive to community needs. Continue to be responsive to community inquiries, providing public information and recording feedback from community interactions.	owners, and the public at large to engage in the decision-making process for CUP modifications.

**Environmental Determination:**

Pursuant to the California Environmental Quality Act (CEQA), the report qualifies for a common-sense exemption, as defined in section 15061 (b)(3) of the CEQA Guidelines, as it can be seen with certainty that there is no possibility that the activity in question may have a significant effect on the environment.

**Fiscal Impact:**

There is no fiscal impact associated with the recommended action.

**Public Notification:**

For the March 18, 2025 Planning Commission hearing, a legal ad was published on March 6, 2025 in the Easy Reader, a newspaper of general circulation. As of the writing of the report, staff have received no public comments on this matter.

**Attachments:**

1. Process and Standards
2. HBPD/ABC Report July 1, 2024 to December 31, 2024
3. HBPD/ABC Report March 1,2024 to August 31,2024

**Respectfully Submitted by:** Johnny Case, Assistant Planner

**Legal Review:** Patrick Donegan, City Attorney

**Approved:** Alexis Oropeza, Planning Manager

## HBPD and ABC

The Hermosa Beach Police Department (HBPD) conducts a thorough review of all police reports related to establishments which hold a CA Department of Alcoholic Beverage (ABC) on-sale alcohol license in conjunction with a Conditional Use Permit (CUP). Additionally, HBPD contacts owners and managers of establishments related to any concern(s) the Police Department may have, of issues that do not rise to CUP violation.

The Police reports are initiated by a Call for Service (CFS) or if an officer observes an incident/violation/or contacts someone in an enforcement capacity. The CFS may result in a report, citation, arrest, or no action may be taken. It is important to note that a CFS or a report at a specific address does not mean an incident happened inside the address or is directly related to a specific business; the address may simply be associated as a landmark (identifying the location of an incident) wherein the location itself had nothing to do with the incident.

Therefore, a CFS or report should not be assumed to be problematic or involved in the incident as the CFS or report may have nothing to do with the specific address or location other than used as a landmark/identifying the location of an incident which may have occurred outside of the location.

HBPD will note the number of CFS, and Reports associated with an address, along with the category of the reports (e.g., Drunk, Disturbance, Assault, etc.). An establishment will not have a CUP violation charged against them, unless, in HBPD's review process it is determined that the establishment was complicit or clearly negligent in its actions which results in a violation of the CUP standards.

As detailed in **Attachment 2**, HBPD's statistics may have four (4) "Total" reports, of which only three (3) are "reviewed", which would indicate that one of the four reports has nothing to do with the location. The number under the type of report may or may not be charged against the establishment, based on information demonstrating the establishment's complicity or negligence, that would then inform a determination made by the HBPD Chief of Police.

During the reporting period of July 1, 2024, to December 31<sup>st</sup>, 2024, there were eleven (11) police reports and two (2) calls for service related to establishments with CUPS that merited review by HBPD staff. Of the eleven (11) police reports reviewed, six (6) were previously reviewed during the last CUP reporting period, as the tri-annual review contains overlapping time periods (previous period covered March 1<sup>st</sup>, 2024, to August 31<sup>st</sup>, 2024). Additionally, there were two (2) calls for service that were reviewed, one (1) of which were reviewed during the last period. Of the eleven reports reviewed, two were deemed to count for CUP violations. The two calls for service were also not deemed to count as a violation.

## **Attachment 2.**

As noted in **Attachment 2**, a joint ABC grant with Manhattan Beach Police Department has been issued for October 2023-September 2024. Training per the grant has been administered and there are deployments planned over the next several months.

Aka Ramen and Sushi had one report and one call for service that were evaluated. As the Conditional Use Permit has already been revoked for this establishment, partially due to these calls, no further action is required.

HB Coastal had two reports reviewed, one which was reviewed previously. The report documented a private underage party that occurred at the location. Alcohol was not actively being served at the location, but alcohol was present. This was deemed a CUP violation.

Hennessey's Tavern had one report and one call for service, both of which were previously reviewed.

Hermosa Saloon had one report reviewed during the last report.

Paisanos had three reports reviewed during this period, two of which were already reviewed in the March-August report. The additional case involved subjects inside the business after hours, with alcohol being consumed and a sexual battery occurred. The case is still under investigation yet has been deemed a CUP violation.

Patrick Molloy's had one (1) case previously reviewed.

Tower 12 had two (2) cases reviewed. One incident involved a fight that began inside the location, the parties were separated and both ejected from the establishment. The parties crossed paths outside near parking lot A, where another physical altercation occurred. Discussion regarding the disbursement of parties after an altercation has been discussed. The second instance involved an employee and a patron, and the altercation appeared to be mutual. The employee was disciplined and complaint filed to ABC at the reporting party's request. The reporting party also admitted being under the influence and not desirous.

Additionally, when HBPD conducts routine patrols of establishments with ABC licenses. If, during those patrols, an officer finds any suspicious activity in or around the premises, they log it as a security check (**Attachment 2**). The suspicious activity that would warrant it being logged as a security check would not necessarily be related to the CUP for the respective establishment.

As part of Driving Under the Influence (DUI) and Drunk in Public arrests, HBPD officers, to the best of their abilities, ask arrestees to tell them where they have previously been drinking and more specifically the last place, they recall drinking. Not all contacts with arrestees provide an opportunity to ask these questions, however, the answers are

presented in **Attachment 2** for the current period and **Attachment 2** for the previous period.

## July - December 2024 CUP 6 Month Review

	Reports								CFS		CUP Violations
	Total Cases	Total Reviewed	Drunk in Public	Disturbance	Assaults	Sexual Assaults	Narcotics	Other Reports	Total Reviewed	Disurbance or Assault	
Business											
AKA Ramen & Sushi	1	1	0	1	0	0	0	0	1	1	Revoked
Baja Sharkeez	2(1)	0	0	0	0	0	0	0	0	0	0
Barnacles	2	0	0	0	0	0	0	0	0	0	0
Crème de la Crepe	1(1)	0	0	0	0	0	0	0	0	0	0
Fritto Misto	1(1)	0	0	0	0	0	0	0	0	0	0
HB Coastal	2(1)	2(1)	0	0	1(1)	0	0	1	0	0	1
Hennessey's Tavern	3(1)	1(1)	0	1(1)	0	0	0	0	1(1)	1(1)	0
Hermosa Saloon	1(1)	1(1)	0	0	1(1)	0	0	0	0	0	0
The Hook and Plow	1(1)	0	0	0	0	0	0	0	0	0	0
Lighthouse	2	0	0	0	0	0	0	0	0	0	0
Paisano's	3(2)	3(2)	0	0	2(2)	1	0	0	0	0	1
Patrick Molloy's	1(1)	1(1)	0	0	0	0	0	1(1)	0	0	0
Poulet du Jour	1	0	0	0	0	0	0	0	0	0	0
Scotty's	1	0	0	0	0	0	0	0	0	0	0
Tacos El Goloso	1	0	0	0	0	0	0	0	0	0	0
Tower 12	4	2	0	0	2	0	0	0	0	0	0
Vista	1	0	0	0	0	0	0	0	0	0	0
Watermans	1	0	0	0	0	0	0	0	0	0	0
<b>Totals</b>	<b>29(10)</b>	<b>11(6)</b>	<b>0</b>	<b>2(1)</b>	<b>6(4)</b>	<b>1</b>	<b>0</b>	<b>2(1)</b>	<b>2(1)</b>	<b>1</b>	<b>2</b>

**Numbers contained within ( ) are reports and or CFS that were counted on the previous report. The total number does included these previously counted numbers.**

Violation of Operating Hours

ABC Violations (underage serving, violation of hours, etc)

Overcrowding Citation

Criminal Citation of Staff while Working/on Premise

Serious Crime on Premises indicative of Lack of Adequate Security

Violation of any CUP Condition

ABC Violations (underage serving, violation of hours, etc)

Overcrowding Citation

Criminal Citation of Staff while Working/On premises

Serious Crime on Premises indicative of Lack of Adequate Security

Noise Citation

Health Department Violation

Outdoor Encroachment Permit Violation

Building Code Violation (incl. remodeling w/o permit)

Sign Ordinance Violation

"Excessive Number" of Calls for Police Service

"Excessive Number" of Public Complaints to City

"Excessive Number" of Criminal Events on/adjacent to Premises

## Security Checks for Businesses with Alcohol Licenses

July - December 2024

BARSHA 1141 Aviation Bl	2
HB COASTAL 844 Hermosa Ave	1
FOX AND FARROW 1340 Hermosa Ave	1

Driving Under the Influence July - December 2024	
American Junkie	2
Beach	1
Beach House	1
Hennessey's	1
Hermosa Beach	3
House	3
Other City	11
Palmilla	1
Pier Ave	3
Refused	8
Sharkeez	7
Tacos El Goloso	1
Tower 12	2
Underground	4
Zanes	1
<b>Grand Total</b>	<b>49</b>

Public Intoxication July - December 2024	
Greenbelt Public	1
Hennessey's	1
Northend	1
Other City	1
Pier Plaza	2
Public	2
Sharkeez	2
Unknown	59
Barnacles	1
<b>Grand Total</b>	<b>70</b>