STATE OF NEW YORK

STATE TAX COMMISSION

In the Matter of the Petition of Myron Marko Officer of H & H Beer & Soda Service, Inc.

for Redetermination of a Deficiency or Revision of a Determination or Refund of Sales & Use Tax : under Article(s) 28 & 29 of the Tax Law for the Period 6/1/79-5/31/82. :

ss.:

State of New York :

County of Albany :

David Parchuck/Janet M. Snay, being duly sworn, deposes and says that he/she is an employee of the State Tax Commission, that he/she is over 18 years of age, and that on the 15th day of October, 1986, he/she served the within notice of Decision by certified mail upon Myron Marko, Officer of H & H Beer & Soda Service, Inc. the petitioner in the within proceeding, by enclosing a true copy thereof in a securely sealed postpaid wrapper addressed as follows:

Myron Marko Officer of H & H Beer & Soda Service, Inc. c/o Kleinberg 7300 N.W. 8th St. Margate, FL 33063

and by depositing same enclosed in a postpaid properly addressed wrapper in a post office under the exclusive care and custody of the United States Postal Service within the State of New York.

That deponent further says that the said addressee is the petitioner herein and that the address set forth on said wrapper is the last known address of the petitioner.

Sworn to before me this 15th day of October, 1986. Daniel Parchugh

Authorized to administer oaths pursuant to Tax Law section 174 AFFIDAVIT OF MAILING

STATE OF NEW YORK STATE TAX COMMISSION ALBANY, NEW YORK 12227

October 15, 1986

Myron Marko Officer of H & H Beer & Soda Service, Inc. c/o Kleinberg 7300 N.W. 8th St. Margate, FL 33063

Dear Mr. Marko:

Please take notice of the Decision of the State Tax Commission enclosed herewith.

You have now exhausted your right of review at the administrative level. Pursuant to section(s) 1138 of the Tax Law, a proceeding in court to review an adverse decision by the State Tax Commission may be instituted only under Article 78 of the Civil Practice Law and Rules, and must be commenced in the Supreme Court of the State of New York, Albany County, within 4 months from the date of this notice.

Inquiries concerning the computation of tax due or refund allowed in accordance with this decision may be addressed to:

NYS Dept. Taxation and Finance Audit Evaluation Bureau Assessment Review Unit Building #9, State Campus Albany, New York 12227 Phone # (518) 457-2086

Very truly yours,

STATE TAX COMMISSION

cc: Taxing Bureau's Representative

STATE OF NEW YORK

STATE TAX COMMISSION

To the Method of the Detter	÷
In the Matter of the Petition	
of	:
	:
MYRON MARKO,	
OFFICER OF H & H BEER AND SODA SERVICE, INC.	:
for Revision of a Determination or for Refund of Sales and Use Taxes under Articles 28 and 29	:
of the Tax Law for the Period June 1, 1979 through May 31, 1982.	:

Petitioner, Myron Marko, Officer of H & H Beer and Soda Service, Inc., ç/o Kleinberg, 7300 N.W. 8th Street, Margate, Florida 33063, filed a petition for revision of a determination or for refund of sales and use taxes under Articles 28 and 29 of the Tax Law for the period June 1, 1979 through May 31, 1982 (File Nos. 41046 and 46096).

DECISION

On May 23, 1986, petitioner filed a waiver of hearing and requested that this matter be decided by the State Tax Commission on the basis of the contents of the file and additional documents submitted with the waiver. After due consideration, the State Tax Commission renders the following decision.

ISSUES

I. Whether the Audit Division properly estimated the tax liability of H & H Beer and Soda Service, Inc. in the absence of books and records.

II. Whether petitioner is personally liable for sales taxes due from H & H Beer and Soda Service, Inc.

FINDINGS OF FACT

1. H & H Beer and Soda Service, Inc. ("H & H") was engaged in the retail and wholesale sale of beer and soda. The business was located at 640 Broadway, Newburgh, New York. Myron Marko was the President and sole stockholder of the corporation. On September 20, 1982, H & H filed a petition for bankruptcy.

2. On December 20, 1982, the Audit Division issued notices of determination and demands for payment of sales and use taxes due against H & H and petitioner, Myron Marko, individually as officer of H & H, for taxes due of \$42,940.92, plus interest of \$14,154.24, for a total of \$57,095.16. Said notices covered the period June 1, 1979 through February 29, 1980.

3. Myron Marko, President of H & H, executed a consent extending the period of limitation for assessment of sales and use taxes for the period June 1, 1979 through August 31, 1979 to December 20, 1982. The Audit Division started an audit of H & H's books and records in August 1982. Before the audit was concluded, the books and records were confiscated by the New York City Department of Finance. The auditor was unsuccessful in obtaining another consent prior to December 20, 1982 and, as a result, issued the notices referred to in Finding of Fact "2". The amount of tax due was determined by disallowing all claimed nontaxable sales amounting to \$1,073,523.00.

4. On May 20, 1983, the Audit Division issued additional notices of determination and demands for payment of sales and use taxes due against H & H and petitioner which covered the period March 1, 1980 through May 31, 1982. These notices assessed taxes due of \$773,233.02, plus interest of \$162,781.87, for a total of \$936,014.89 and were issued when subsequent attempts to obtain consents extending the period for assessment proved unsuccessful and the books and records of H & H were not available for audit. Once again, reported nontaxable sales of \$18,860,787.00 were disallowed in total.

5. Petitioner timely filed a petition for revision of the above determinations of taxes due. No petition was received from H & H.

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6. On October 10, 1984, petitioner attended a prehearing conference with the Tax Appeals Bureau. At that time, he signed a statement giving the Audit Division permission to examine the books and records of H & H which were under the jurisdiction of the New York City Department of Finance. The Audit Division examined the available records for the period March 1, 1980 through May 31, 1982 and substantiated nontaxable sales of \$7,116,693.46. The additional taxable sales were adjusted to \$11,760,770.09 and the taxes due were reduced to \$478,836.70 for this period.

7. Petitioner offered no evidence to support a further reduction of the liability of H & H or to show that he was not a person under a duty to act for the corporation.

CONCLUSIONS OF LAW

A. That section 1132(c) of the Tax Law specifically provides, in pertinent part, that it shall be presumed that all receipts for property or services are subject to tax until the contrary is established and the burden of proving that any receipt is not taxable shall be upon the person required to collect tax.

B. That section 1138(a)(1) of the Tax Law provides that "if a return when filed is incorrect or insufficient, the amount of tax due shall be determined by the tax commission from such information as may be available" and authorizes, where necessary, an estimate of tax due "on the basis of external indices." The Audit Division examined the available books and records of H & H and properly disallowed reported nontaxable sales that could not be verified pursuant to section 1138(a) of the Tax Law. Petitioner failed to meet his burden of showing error.

C. That Myron Marko was a person required to collect tax under section 1131(1) of the Tax Law and, therefore, is personally liable for the taxes determined due from H & H in accordance with section 1133(a) of the Tax Law.

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D. That the petition of Myron Marko, Officer of H & H Beer and Soda Service, Inc., is granted to the extent indicated in Finding of Fact "6"; the Audit Division is hereby directed to modify the notices of determination and demands for payment of sales and use taxes due issued May 20, 1983; and that, except as so granted, the petition is in all other respects denied. DATED: Albany, New York STATE TAX COMMISSION

OCT 1 5 1986

a PRESIDENT COMMISSIONER

COMMISSIONER

RECEIPT FOR CERTIFIED MAIL NO INSURANCE COVERAGE PROVIDED NOT FOR INTERNATIONAL MAIL (See Reverse) Marky Allipren * U.S.G.P.O. 1985-480-794 Her. С. and **2**17 Ċ3 7 P.O., State and ZIP Z margar Postage 5 Certified Fee Special Delivery Fee Restricted Delivery Fee Return Receipt showing to whom and Date Delivered June 1985 Return Receipt showing to whom Date, and Address of Delivery TOTAL Postage and Fees 3 Form 3800, Postmark or Diste PS

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