1	HOUSE OF REPRESENTATIVES - FLOOR VERSION
2	STATE OF OKLAHOMA
3	2nd Session of the 56th Legislature (2018)
4	COMMITTEE SUBSTITUTE
5	FOR ENGROSSEDSENATE BILL NO. 1173By: David of the Senate
6	and
7	Hall of the House
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11	COMMITTEE SUBSTITUTE
12	[alcoholic beverages - Oklahoma Alcoholic Beverage
13	Control Act – Oklahoma Alcoholic Beverage Control
14	Act - Alcoholic Beverage Laws Enforcement
15	Commission - effective dates -
16	emergency]
17	
18	
19	
20	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
21	SECTION 1. AMENDATORY 37 O.S. 2011, Section 521, as last
22	amended by Section 4, Chapter 381, O.S.L. 2017 (37 O.S. Supp. 2017,
23	Section 521), is amended to read as follows:
24	

1 Section 521. A. A brewer license shall authorize the holder 2 thereof: To manufacture, bottle, package, and store beer on 3 licensed premises; to sell beer in this state to holders of Class B 4 wholesaler licenses and retail licenses and to sell beer out of this 5 state to qualified persons; to sell beer produced by the licensee to 6 consumers twenty-one (21) years of age or older on the premises of 7 the brewery; and to serve free samples of beer produced by the licensee to visitors twenty-one (21) years of age or older. 8 For 9 purposes of this section, no visitor may sample more than a total of 10 twelve (12) fluid ounces of beer per day. The brewer must restrict 11 the distribution and consumption of beer samples to an area within 12 the licensed premises designated by the brewer. A current floor 13 plan that includes the designated sampling area must be on file with 14 the Oklahoma Alcoholic Beverage Laws Enforcement (ABLE) Commission. 15 No visitor under twenty-one (21) years of age shall be permitted to 16 enter this designated sampling area when samples are being 17 distributed or consumed. Samples and sales may only be distributed 18 or consumed between 10:00 a.m. and 9:00 p.m. Samples and sales of 19 beer made or served by a brewery under this section shall not be 20 considered a "sale" of beer within the meaning of Article XXVIII of 21 the Oklahoma Constitution or Section 506 of this title; however, 22 such samples and sales of beer shall be considered beer removed or 23 withdrawn from the brewery for "use or consumption" within the

meaning of Section 542 of this title for excise tax determination
 and reporting requirements.

B. A distiller license shall authorize the holder thereof: To
manufacture, bottle, package, and store spirits on licensed
premises; to sell spirits in this state to licensed wholesalers and
manufacturers only; to sell spirits out of this state to qualified
persons; to purchase from licensed distillers and rectifiers in this
state, and import spirits from without this state for manufacturing
purposes in accordance with federal laws and regulations.

10 C. A winemaker license shall authorize the holder thereof: To 11 manufacture (including such mixing, blending and cellar treatment as 12 authorized by federal law), bottle, package, and store on licensed 13 premises wine containing not more than twenty-four percent (24%) 14 alcohol by volume, provided the bottle or package sizes authorized 15 shall be limited to the capacities approved by the United States 16 Alcohol and Tobacco Tax and Trade Bureau; to sell wine in this state 17 to licensed wholesalers and manufacturers; to sell bottles of wine 18 produced at the winery from grapes and other fruits and berries 19 grown in this state, if available, to consumers on the premises of 20 the winery; to serve visitors on the licensed premises samples of 21 wine produced on the premises; to serve samples of wine produced at 22 the winery at festivals and trade shows; to sell wine produced at 23 the winery, in original sealed containers, at festivals and trade 24 shows; to sell wine out of this state to qualified persons; to

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1 purchase from licensed winemakers, distillers and rectifiers in this 2 state, and to import into this state wine, brandy and fruit spirits 3 for use in manufacturing in accordance with federal laws and regulations; provided, a winemaker either within or without this 4 5 state that annually produces no more than ten thousand (10,000) gallons of wine may elect to sell and self-distribute the wine 6 7 produced by such winemaker directly to licensed retail package stores and restaurants in this state; and provided further that: 8

9 1. Any such winemaker which elects to directly sell its wine to 10 package stores and restaurants shall not also use a licensed 11 wholesale distributor as a means of distribution, and shall be 12 required to sell its wines to every package store and restaurant 13 licensee who desires to purchase the same, on the same price basis 14 and without discrimination;

15 2. If a winemaker or winery sells directly to a retail package 16 store or restaurant, the winemaker shall transport the wine from the 17 winemaker's winery to the premises where the wine is to be delivered 18 only in vehicles owned or leased by the winemaker and not by common 19 or private contract carrier and shall obtain all necessary permits 20 as required by the Oklahoma Alcoholic Beverage Control Act; and

3. If the production volume limit applicable to winemakers is
ruled to be unconstitutional by a court of competent jurisdiction,
then no winemaker shall be permitted to directly sell its wine to
retail package stores or restaurants in this state.

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1 D. A winemaker self-distribution license shall authorize a 2 licensed winemaker within or without this state which is permitted 3 by Section 3 of Article XXVIII of the Oklahoma Constitution and 4 subsection C of this section, to distribute its wine directly to 5 retail package stores and restaurants in this state and that elects to do so, to sell and deliver its wines directly to licensed retail 6 7 package stores and restaurants in this state in full case lots only, and in accordance with the provisions of the Oklahoma Alcoholic 8 9 Beverage Control Act and such rules as the ABLE Commission shall 10 adopt.

11 A rectifier license shall authorize the holder thereof: To Ε. 12 rectify spirits and wines, bottle, package, and store same on the 13 licensed premises; to sell spirits and wines in this state to 14 licensed wholesalers and manufacturers only; to sell spirits and 15 wines out of this state to qualified persons; to purchase from 16 licensed manufacturers in this state; and to import into this state 17 for manufacturing purposes spirits and wines in accordance with 18 federal laws and regulations.

F. 1. A wholesaler license shall authorize the holder thereof: To purchase and import into this state spirits and wines from persons authorized to sell same who are the holders of a <u>designating</u> <u>manufacturer license</u>, nonresident seller license, and their agents who are the holders of manufacturers agent licenses; to purchase spirits and wines from licensed distillers, rectifiers and

1 winemakers in this state; to purchase spirits and wines from 2 licensed wholesalers, to the extent set forth in paragraphs paragraph 2 and 3 of this subsection; to sell in retail containers 3 in this state to retailers, mixed beverage, caterer, special event, 4 5 public event, hotel beverage or airline/railroad beverage licensees, spirits and wines which have been received and unloaded at the 6 7 bonded warehouse facilities of the wholesaler before such sale; to sell to licensed wholesalers, to the extent set forth in paragraphs 8 9 paragraph 2 and 3 of this subsection, spirits and wines which have 10 been received and unloaded at the bonded warehouse facilities of the wholesaler before such sale; and to sell spirits and wines out of 11 12 this state to qualified persons. Provided, however, sales of 13 spirits and wine in containers with a capacity of less than one-14 twentieth (1/20) gallon by a holder of a wholesaler license shall be 15 in full case lots and in the original unbroken case. Wholesalers 16 shall be authorized to place such signs outside their place of 17 business as are required by Acts of Congress and by such laws and 18 regulations promulgated under such Acts.

19 2. Wholesalers are prohibited from purchasing annually in 20 excess of fifteen percent (15%) of their total spirits inventory and 21 fifteen percent (15%) of their total wine inventory from one or more 22 wholesalers. Wholesalers are also prohibited from purchasing 23 annually in excess of fifteen percent (15%) of their inventory of 24 any individual brand of spirits or wine from one or more

1	wholesalers. The volume of spirits and wine and of each brand that
2	each wholesaler is permitted to purchase annually from other
3	wholesalers shall be calculated by the ABLE Commission by
4	multiplying fifteen percent (15%) by:
5	a. the total volume of spirits sales of the wholesaler,
6	by liter, from the previous calendar year, and
7	b. the total volume of wine sales of the wholesaler, by
8	liter, from the previous calendar year, and
9	c. the volume of sales of each brand of spirits or wine
10	of the wholesaler, by liter, from the previous
11	calendar year.
12	A wholesaler who did not post any sales of spirits, wine or of a
13	particular brand in the previous calendar year shall be deemed to
14	have sold the same volume of spirits, wine or of a particular brand
15	as the wholesaler posting the smallest volumes of sales in spirits,
16	wine or of a particular brand for that year for the purposes of this
17	paragraph. Notwithstanding the foregoing, wholesalers shall not
18	purchase any inventory in spirits or wine from any other wholesaler
19	until such time that the purchasing wholesaler possesses an
20	inventory valued at no less than Two Hundred Fifty Thousand Dollars
21	(\$250,000.00). Inventory valuation shall be based on the original
22	actual price paid by the purchasing wholesaler to the nonresident
23	seller for the inventory.
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3. A wholesaler may sell spirits and wine to other wholesalers
 or purchase spirits and wines from other wholesalers without
 complying with paragraph 2 of this subsection in the case of the
 sale, purchase, or other transfer or acquisition of the entire
 business of a wholesaler, including the inventory of spirits and
 wine.

7 4. 3. A wholesaler license shall authorize the holder thereof
8 to operate a single bonded warehouse with a single central office
9 together with delivery facilities at a location in this state only
10 at the principal place of business for which the wholesaler license
11 was granted.

12 5. All licensed wholesalers shall register prices, purchase and 13 keep on hand or have on order a fifteen-day supply of all brands 14 constituting the top eighteen brands in total sales by all Oklahoma 15 wholesalers during the past twelve-month period, according to the 16 records of the ABLE Commission as revised by the ABLE Commission 17 quarterly; provided, however, that not more than three brands of any 18 particular nonresident seller shall be included in the top-brands 19 classification. All purchase orders for these top eighteen brands 20 must show an expected due delivery date. These purchase orders may 21 only be canceled with prior approval of the Director of the ABLE 22 Commission, unless a wholesaler shall have in its warehouse a 23 fifteen-day supply of merchandise on such purchase order.

1 In order to allow the ABLE Commission to determine the top 2 eighteen brands, wholesalers must submit to the ABLE Commission 3 every sixty (60) days a sworn affidavit listing their top twenty-4 five brands in sales for the previous sixty (60) days, excluding sales to wholesalers. Such affidavits shall be submitted in 5 6 conjunction with the original price postings of wholesalers. 7 A fifteen-day supply of a particular brand for a particular 8 wholesaler shall be based upon the market share of the wholesaler, 9 determined by first multiplying the total number of liters of such 10 brand sold by all wholesalers to all retailers during the previous 11 calendar year by the percentage that the total sales of wine and 12 spirits of the particular wholesaler, in liters, for such calendar 13 year bears to the total sales of wine and spirits, in liters, 14 reported by all wholesalers for such calendar year; and then 15 dividing by twenty-four (24); provided, that a fifteen-day supply 16 for a wholesaler who has not been in business for the entirety of 17 the previous calendar year shall be deemed to be equal to that of 18 the wholesaler who was in business for the entirety of the previous 19 calendar year and who reported the lowest volume of sales of wine 20 and spirits, in liters, of any wholesaler having been in business

21 for such period.

G. A Class B wholesaler license shall authorize the holder thereof: To purchase and import into this state beer from persons authorized to sell same who are the holders of nonresident seller

1 licenses, and their agents who are the holders of manufacturers 2 agent licenses; to purchase beer from licensed brewers and Class B 3 wholesalers in this state; to sell in retail containers to 4 retailers, mixed beverage, caterer, special event, public event, 5 hotel beverage, and airline/railroad beverage licensees in this state, beer which has been unloaded and stored at the holder's self-6 7 owned or leased and self-operated warehouse facilities for a period of at least twenty-four (24) hours before such sale; and to sell 8 9 beer in this state to Class B wholesalers and out of this state to 10 qualified persons, including federal instrumentalities and voluntary 11 associations of military personnel on federal enclaves in this state 12 over which this state has ceded jurisdiction.

13 A package store license shall authorize the holder thereof: Η. 14 To purchase alcohol, spirits, beer, and wine in retail containers 15 from the holder of a brewer, wholesaler or Class B wholesaler 16 license and to purchase wine from a winemaker who is permitted and 17 has elected to self-distribute as provided in Section 3 of Article 18 XXVIII of the Oklahoma Constitution and to sell same on the licensed 19 premises in such containers to consumers for off-premises 20 consumption only and not for resale; provided, wine, beer, and 21 spirits may be sold to charitable organizations that are holders of 22 charitable alcoholic beverage auction or charitable alcoholic 23 beverage event licenses. All alcoholic beverages that are sold by a 24 package store are to be sold at ordinary room temperature.

1 I. A mixed beverage license shall authorize the holder thereof: 2 To purchase alcohol, spirits, beer or wine in retail containers from the holder of a wholesaler or Class B wholesaler license or as 3 specifically provided by law and to sell, offer for sale and possess 4 5 mixed beverages for on-premises consumption only; provided, the holder of a mixed beverage license issued for an establishment which 6 7 is also a restaurant may purchase wine directly from a winemaker who is permitted and has elected to self-distribute as provided in 8 9 Section 3 of Article XXVIII of the Oklahoma Constitution. 10 Sales and service of mixed beverages by holders of mixed 11 beverage licenses shall be limited to the licensed premises of the 12 licensee unless the holder of the mixed beverage license also 13 obtains a caterer license or a mixed beverage/caterer combination 14 license. A mixed beverage license shall only be issued in counties 15 of this state where the sale of alcoholic beverages by the 16 individual drink for on-premises consumption has been authorized. Α 17 separate license shall be required for each place of business. Upon 18 application, a mixed beverage license shall be issued for any place 19 of business functioning as a motion picture theater, as defined by 20 Section 506 of this title. Provided, that upon proof of legal age 21 to consume alcohol, every patron being served alcoholic beverages 22 shall be required to wear a wrist bracelet or receive a hand stamp 23 identifying the patron as being of legal age to consume alcohol. 24 This requirement shall only apply inside a motion picture theater

auditorium where individuals under the legal age to consume alcohol are allowed. A mixed beverage licensee whose main purpose is hosting live performance art presentations may utilize the services of a licensed caterer for its alcoholic beverage service as long as it is not open to the public more than one hundred twenty (120) days per year.

7 J. A bottle club license shall authorize the holder thereof: To 8 store, possess and mix alcoholic beverages belonging to members of 9 the club and to serve such alcoholic beverages for on-premises 10 consumption to club members. A bottle club license shall only be 11 issued in counties of this state where the sale of alcoholic 12 beverages by the individual drink for on-premises consumption has 13 not been authorized. A separate license shall be required for each 14 place of business.

15 K. A caterer license shall authorize the holder thereof: To 16 sell mixed beverages for on-premises consumption incidental to the 17 sale or distribution of food at particular functions, occasions, or 18 events which are private and temporary in nature. A caterer license 19 shall not be issued in lieu of a mixed beverage license. A caterer 20 license shall only be issued or utilized in counties of this state 21 where the sale of alcoholic beverages by the individual drink for 22 on-premises consumption has been authorized. A separate license 23 shall be required for each place of business.

A licensed caterer shall be authorized to sell mixed beverages for on-premises consumption incidental to the distribution of food at temporary private functions, at temporary public events that are licensed and approved by the ABLE Commission, and on the premises of a mixed beverage licensee whose main purpose is the hosting of live performing art presentations and is not open to the public more than one hundred twenty (120) days per year.

1. An annual special event license shall authorize the 8 L. 9 holder thereof: To sell and distribute mixed beverages for 10 consumption on the premises for which the license has been issued 11 for up to four events to be held over a period not to exceed one (1) 12 year, not to exceed two such events in any three-month period. For 13 purposes of this paragraph, an event shall not exceed a period of 14 ten (10) consecutive days. An annual special event license shall 15 only be issued in counties of this state where the sale of alcoholic 16 beverages by the individual drink for on-premises consumption has 17 been authorized. The holder of an annual special event license 18 shall provide written notice to the ABLE Commission of each special 19 event not less than ten (10) days before the event is held.

20 2. A quarterly special event license shall authorize the holder 21 thereof: To sell and distribute mixed beverages for consumption on 22 the premises for which the license has been issued for up to three 23 events to be held over a period not to exceed three (3) months. For 24 purposes of this paragraph, an event shall not exceed a period of 1 ten (10) consecutive days. A quarterly special event license shall 2 only be issued in counties of this state where the sale of alcoholic 3 beverages by the individual drink for on-premises consumption has 4 been authorized. The holder of a quarterly special event license 5 shall provide written notice to the ABLE Commission of each special 6 event not less than ten (10) days before the event is held.

7 An annual public event license shall authorize the holder 3. thereof: to sell and distribute mixed beverages for consumption on 8 9 the premises for which the license has been issued for up to six 10 events to be held over a period not to exceed one (1) year. The 11 applicant for an annual public event license, who does not already 12 hold a license issued by the ABLE Commission, shall make application 13 not less than sixty (60) days before its first event. The ABLE 14 Commission shall have the authority to waive the sixty-day 15 requirement at its discretion. For purposes of this paragraph, an 16 event shall not exceed a period of three (3) consecutive days. An 17 annual public event license shall only be issued in counties of this 18 state where the sale of alcoholic beverages by the individual drink 19 for on-premises consumption has been authorized. The holder of an 20 annual public event license shall provide written notice to the ABLE 21 Commission of each subsequent public event not less than ten (10) 22 days before the event is held. A public event license shall not be 23 used in lieu of a mixed beverage license. The holder of an annual 24 public event license may choose to utilize the services of a

1 licensed caterer to provide and distribute the alcoholic beverages 2 at their events. When the applicant chooses to utilize the services 3 of a licensed caterer, the applicant shall declare upon application 4 which licensed caterer will be used. The licensed caterer shall be 5 responsible for payment of all applicable mixed beverage taxes 6 through the existing Mixed Beverage Tax Permit issued to his or her 7 business by the Oklahoma Tax Commission.

4. A one-time public event license shall authorize the holder 8 9 thereof: to sell and distribute mixed beverages for consumption on 10 the premises for which the license has been issued. The applicant 11 for a one-time public event license, who does not already hold a 12 license issued by the ABLE Commission, shall make application not 13 less than sixty (60) days before the event. The ABLE Commission 14 shall have the authority to waive the sixty-day requirement at its 15 discretion. For purposes of this paragraph, an event shall not 16 exceed a period of three (3) consecutive days. A public event 17 license shall only be issued in counties of this state where the 18 sale of alcoholic beverages by the individual drink for on-premises 19 consumption has been authorized. A public event license shall not 20 be used in lieu of a mixed beverage license. The holder of a one-21 time public event license may choose to utilize the services of a 22 licensed caterer to provide and distribute the alcoholic beverages 23 at his or her event. When the applicant chooses to utilize the 24 services of a licensed caterer, the applicant shall declare upon

application which licensed caterer will be used. The licensed
 caterer shall be responsible for payment of all applicable mixed
 beverage taxes through the existing Mixed Beverage Tax Permit issued
 to his or her business by the Oklahoma Tax Commission.

A hotel beverage license shall authorize the holder thereof: 5 М. To sell or serve alcoholic beverages in 50 milliliter spirits, 187 6 7 milliliter wine, and 12-ounce malt beverage containers which are distributed from a hotel room mini-bar. A hotel beverage license 8 9 shall only be issued in counties of this state where the sale of 10 alcoholic beverages by the individual drink for on-premises 11 consumption has been authorized. A hotel beverage license shall 12 only be issued to a hotel or motel as defined by Section 506 of this 13 title which is also the holder of a mixed beverage license. 14 Provided, that application may be made simultaneously for both such 15 licenses. A separate license shall be required for each place of 16 business.

17 An airline/railroad beverage license shall authorize the Ν. 18 holder thereof: To sell or serve alcoholic beverages in or from any 19 size container on a commercial passenger airplane or railroad 20 operated in compliance with a valid license, permit or certificate 21 issued under the authority of the United States or this state, even 22 though the airplane or train, in the course of its travel, may cross 23 an area in which the sale of alcoholic beverages by the individual 24 drink is not authorized and to store alcoholic beverages in sealed

1 containers of any size at any airport or station regularly served by 2 the licensee, in accordance with rules promulgated by the Alcoholic 3 Beverage Laws Enforcement Commission. Alcoholic beverages purchased 4 by the holder of an airline/railroad license from the holder of a 5 wholesaler license shall be presumed to be purchased for consumption outside the State of Oklahoma or in interstate commerce, and shall 6 7 be exempt from the excise tax provided for in Section 553 of this 8 title.

9 Ο. An agent license shall authorize the holder thereof: To 10 represent only the holders of licenses within this state, other than 11 retailers, authorized to sell alcoholic beverages to retail dealers 12 in Oklahoma, and to solicit and to take orders for the purchase of 13 alcoholic beverages from retailers including licensees authorized to 14 sell alcoholic beverages by the individual drink for on-premises 15 consumption. Such license shall be issued only to agents and 16 employees of the holder of a license under the Oklahoma Alcoholic 17 Beverage Control Act, but no such license shall be required of an 18 employee making sales of alcoholic beverages on licensed premises of 19 the employee's principal. No person holding an agent license shall 20 be entitled to a manufacturers agent license.

P. An employee license shall authorize the holder thereof: To work in a package store, mixed beverage establishment, beer and wine establishment, bottle club, public event or any establishment where alcohol or alcoholic beverages are sold, mixed, or served. Persons

1 employed by a mixed beverage licensee, beer and wine licensee, 2 public event licensee or a bottle club who do not participate in the 3 service, mixing, or sale of mixed beverages shall not be required to 4 have an employee license. Provided, however, that a manager 5 employed by a mixed beverage licensee, public event licensee or a bottle club shall be required to have an employee license whether or 6 7 not the manager participates in the service, mixing or sale of mixed beverages. Applicants for an employee license must have a health 8 9 card issued by the county in which they are employed, if the county 10 issues such a card. Employees of special event, caterer, unless 11 catering a mixed beverage licensed premises, or airline/railroad 12 beverage licensees shall not be required to obtain an employee 13 license. Persons employed by a hotel licensee who participate in 14 the stocking of hotel room mini-bars or in the handling of alcoholic 15 beverages to be placed in such devices shall be required to have an 16 employee license.

Q. An industrial license may be issued to persons desiring to
import, transport, and use alcohol for the following purposes:

Manufacture of patent, proprietary, medicinal,
 pharmaceutical, antiseptic, and toilet preparations;

21 2. Manufacture of extracts, syrups, condiments, and food
22 products; and

3. For use in scientific, chemical, mechanical, industrial, and
medicinal products and purposes.

No other provisions of the Oklahoma Alcoholic Beverage Control
 Act shall apply to alcohol intended for industrial, medical,
 mechanical or scientific use.

Any person receiving alcohol under authority of an industrial license who shall use, permit, or cause same to be used for purposes other than authorized purposes specified above, and all such alcohol, shall be liable to all provisions of the Oklahoma Alcoholic Beverage Control Act, including payment of tax thereon.

9 No provisions of the Oklahoma Alcoholic Beverage Control Act 10 shall apply to alcohol withdrawn by any person free of federal tax 11 under a tax-free permit issued by the United States government, if 12 such alcohol is received, stored, and used as authorized by federal 13 laws.

14 A carrier license may be issued to any common carrier R. 15 operating under a certificate of convenience and necessity issued by 16 any duly authorized federal or state regulatory agency. Such 17 license shall authorize the holder thereof to transport alcoholic 18 beverages other than wine sold directly by a winemaker or winery to 19 a retail package store or restaurant into, within, and out of this 20 state under such terms, conditions, limitations, and restrictions as 21 the ABLE Commission may prescribe by order issuing such license and 22 by regulations.

S. A private carrier license may be issued to any carrier other
than a common carrier described in subsection Q of this section.

1 Such license shall authorize the holder thereof to transport 2 alcoholic beverages other than wine sold directly by a winemaker or 3 winery to a retail package store or restaurant into, within, or out of this state under such terms, conditions, limitations, and 4 5 restrictions as the ABLE Commission may prescribe by order issuing 6 such license and by regulations. No carrier license or private 7 carrier license shall be required of licensed brewers, distillers, winemakers, rectifiers, wholesalers, or Class B wholesalers, to 8 9 transport alcoholic beverages from the place of purchase or 10 acquisition to the licensed premises of such licensees and from such 11 licensed premises to the licensed premises of the purchaser in 12 vehicles owned or leased by such licensee when such transportation 13 is for a lawful purpose and not for hire.

14 No carrier license or private carrier license shall be required 15 of the holder of a package store, mixed beverage, caterer, special 16 event, hotel beverage, public event or airline/railroad license to 17 pick up alcoholic beverage orders from the licensees' wholesaler or 18 Class B wholesaler from whom they are purchased, and to transport 19 such alcoholic beverages from the place of purchase or acquisition 20 to the licensed premise of such licensees in vehicles owned or under 21 the control of such licensee or a licensed employee of such licensee 22 under such terms, conditions, limitations and restrictions as the 23 ABLE Commission may prescribe.

1 T. A bonded warehouse license shall authorize the holder 2 thereof: To receive and store alcoholic beverages for the holders of 3 storage licenses on the licensed premises of the bonded warehouse No goods, wares or merchandise other than alcoholic 4 licensee. 5 beverages may be stored in the same bonded warehouse with alcoholic beverages. The holder of a bonded warehouse license shall furnish 6 7 and file with the ABLE Commission a bond running to all bailers of alcoholic beverages under proper storage licenses and their 8 9 assignees (including mortgagees or other bona fide lienholders) 10 conditioned upon faithful performance of the terms and conditions of 11 such bailments.

12 U. A storage license may be issued to a holder of a brewer, 13 distiller, winemaker, rectifier, wholesaler, Class B wholesaler, 14 nonresident seller, package store, mixed beverage, caterer, public 15 event or hotel beverage license, and shall authorize the holder 16 thereof: To store alcoholic beverages in a public warehouse holding 17 a bonded warehouse license, and no goods, wares or merchandise other 18 than alcoholic beverages may be stored in the same warehouse with 19 alcoholic beverages in private warehouses owned or leased and 20 operated by such licensees elsewhere than on their licensed 21 premises. Provided:

1. A storage license issued to a Class B wholesaler shall permit the storage of light beer and permit the sale and delivery to retailers from the premises covered by such license; 2. Any licensee who is the holder of a mixed beverage/caterer
 combination license or the holder of a mixed beverage license and a
 hotel beverage license who is issued a storage license shall store
 all inventories of alcoholic beverages either on the premises of the
 mixed beverage establishment or in the warehouse;

3. A storage license shall not be required for a special event
licensee storing alcoholic beverages for use at a subsequent event;
4. A storage license shall be required for a public event

9 licensee storing alcoholic beverages for use at a subsequent event; 10 and

11 5. Notwithstanding the provisions of subsection I of this 12 section or any other provision of this title, a licensee who wholly 13 owns more than one licensed mixed beverage establishment may store 14 alcoholic beverages for each of the licensed establishments in one 15 location under one storage license. Alcoholic beverages purchased 16 and stored pursuant to the provisions of a storage license, for one 17 licensed mixed beverage establishment may be transferred by a 18 licensee to another licensed mixed beverage establishment which is 19 wholly owned by the same licensee. Notice of such a transfer shall 20 be given in writing to the Oklahoma Tax Commission and the ABLE 21 Commission within three (3) business days of the transfer. The 22 notice shall clearly show the quantity, brand and size of every 23 transferred bottle or case.

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V. A sacramental wine supplier license shall authorize the holder thereof: To sell, ship or deliver sacramental wine to any religious corporation or society of this state holding a valid exemption from taxation issued pursuant to Section 501(a) of the Internal Revenue Code, 1986, and listed as an exempt organization in Section 501(c)(3) of the Internal Revenue Code, 1986, of the United States, as amended.

A beer and wine license shall authorize the holder thereof: 8 W. 9 To purchase beer and wine in retail containers from the holder of a 10 wholesaler or Class B wholesaler license or as specifically provided 11 by law and to sell, offer for sale and possess beer and wine for on-12 premises consumption only; provided, the holder of a beer and wine 13 license issued for an establishment which is also a restaurant may 14 purchase wine from a winemaker who is permitted and has elected to 15 self-distribute as provided in Section 3 of Article XXVIII of the 16 Oklahoma Constitution.

17 Sales and service of beer and wine by holders of beer and wine 18 licenses shall be limited to the licensed premises of the licensee 19 unless the holder of the beer and wine license also obtains a 20 caterer license. A beer and wine license shall only be issued in 21 counties of this state where the sale of alcoholic beverages by the 22 individual drink for on-premises consumption has been authorized. А 23 separate license shall be required for each place of business. 24 Provided, that upon proof of legal age to consume alcohol, every

patron being served alcoholic beverages shall be required to wear a wrist bracelet or receive a hand stamp identifying the patron as being of legal age to consume alcohol. This requirement shall only apply inside a motion picture theater auditorium where individuals under the legal age to consume alcohol are allowed. No spirits shall be stored, possessed or consumed on the licensed premises of a beer and wine licensee.

X. A charitable auction or charitable alcoholic beverage event 8 9 license may be issued to a charitable organization exempt from 10 taxation under Section 501(c)(3), (4), (5), (6), (7), (8), (9), 11 (10), or (19) of the United States Internal Revenue Code. The 12 charitable alcoholic beverage event license shall authorize the 13 holder thereof to conduct a wine, spirit and/or beer event which may 14 consist of one or more of a wine, spirit and/or beer tasting event, 15 a wine, spirit and/or beer dinner event or a wine, spirit and/or 16 beer auction, which may be either a live auction conducted by an 17 auctioneer or a silent auction for which:

Bid sheets are accepted from interested bidders at the
 event;

20 2. The holders of tickets are allowed to bid online for a 21 period not exceeding thirty (30) days prior to the event; or

3. Both bid sheets are accepted at the event and online bids
are accepted pursuant to paragraph 2 of this subsection.

1 A charitable alcoholic beverage event shall be conducted solely 2 to raise funds for charitable purposes. A charitable alcoholic 3 beverage license will allow the event attendees access to tastings, 4 samples, dinners, and alcoholic beverages as parts of their entrance 5 fee or ticket price. Wine, spirits and/or beer used in, served, or 6 consumed at a charitable alcoholic beverage event may be purchased 7 by the charitable organization or donated by any person or entity. The charitable alcoholic beverage event license shall be issued for 8 9 a period not exceeding four (4) days. Only eight such licenses may 10 be issued to an organization in any twelve-month period. The 11 charitable organization holding a charitable alcoholic beverage 12 event license shall not be required to obtain a special event 13 license. Charitable auction and charitable alcoholic beverage event 14 license holders may also utilize a licensed caterer to provide 15 additional alcohol services at the event and on the premises. The 16 charitable auction license shall authorize the holder thereof to 17 auction wine, spirits, and/or beer purchased from a retail package 18 store or received as a gift from an individual if the auction is 19 conducted to raise funds for charitable purposes. The charitable 20 auction license shall be issued for a period not to exceed two (2) 21 Only four such licenses shall be issued to an organization in days. 22 any twelve-month period. The maximum amount of wine, spirits, 23 and/or beer auctioned pursuant to the charitable auction license 24 shall not exceed fifty (50) gallons. All wine, beer, and spirits

auctioned pursuant to the charitable auction license shall be
 registered and all fees and taxes shall be paid in accordance with
 the Oklahoma Alcoholic Beverage Control Act.

Υ. A mixed beverage/caterer combination license shall authorize 4 5 the holder thereof: To purchase or sell mixed beverages as specifically provided by law for the holder of a mixed beverage 6 7 license or a caterer license. All provisions of the Oklahoma Alcoholic Beverage Control Act applicable to mixed beverage licenses 8 9 or caterer licenses, or the holders thereof, shall also be 10 applicable to mixed beverage/caterer combination licenses or the 11 holders thereof, except where specifically otherwise provided. A 12 mixed beverage/caterer combination license shall only be issued in 13 counties of this state where the sale of alcoholic beverages by the 14 individual drink for on-premises consumption has been authorized. Α 15 separate license shall be required for each place of business.

16 A licensed mixed beverage/caterer licensee shall be authorized 17 to sell mixed beverages for on-premises consumption incidental to 18 the distribution of food at temporary private functions, at 19 temporary public events that are licensed and approved by the ABLE 20 Commission, and on the premises of a mixed beverage licensee whose 21 main purpose is the hosting of live art presentations and is not 22 open to the public more than one hundred twenty (120) days per year. 23 A small farm winery license shall authorize the holder Ζ. 24 To manufacture and bottle wines produced by that small thereof:

1 farm winery. In addition, a small farm winery license authorizes 2 the holder of that permit to bottle and sell wines produced by 3 another small farm winery. In order for a small farm winery to 4 bottle and sell another small farm winery's products, both the 5 selling winery and the buying winery shall be small farm winery permit holders. A small farm wine may display the trademarked 6 "Oklahoma Grown" sticker available from the Oklahoma Grape Industry 7 8 Council.

9 AA. In the event any portion of this section is declared 10 invalid for any reason, the invalid portion shall be severed and the 11 rest and remainder of the section shall be saved and given full 12 force and application.

13 Except as provided in Sections 554.1 and 554.2 of this BB. 14 title with respect to cities, towns and counties, and except as may 15 be provided under Title 68 of the Oklahoma Statutes with respect to 16 the Oklahoma Tax Commission, no license or permit other than 17 licenses as provided under the Oklahoma Alcoholic Beverage Control 18 Act shall be required of any licensee by any agency, instrumentality 19 or political subdivision of this state to engage in any activity 20 covered by the Oklahoma Alcoholic Beverage Control Act anywhere 21 within the State of Oklahoma and no agency, instrumentality or 22 political subdivision of this state shall interfere with the ABLE 23 Commission's regulation of, or a wholesaler's performance of, the 24 sale, distribution, possession, handling or marketing of alcoholic

beverages on any premises of any licensee as defined in Section 506
 of this title.

3 SECTION 2. AMENDATORY 37 O.S. 2011, Section 573, is 4 amended to read as follows:

5 Section 573. A. Except as provided in subsection D of this 6 section, no liquor, wine, or beer shall be labeled, offered or 7 advertised for sale unless in accordance with such regulations and 8 unless the brand label shall have been registered with and approved 9 by the Alcoholic Beverage Laws Enforcement Commission and the 10 appropriate fee paid as provided for in this section.

11 в. An application for registration of a brand label shall be 12 filed by the owner of the brand if such owner is licensed by the 13 ABLE Commission, however, if the owner is not licensed but is 14 represented by a licensed nonresident seller, the nonresident seller 15 licensee shall submit each label for each product he offers for sale 16 in this state. Cordials and wines which differ only as to age or 17 vintage year, as defined by such regulations, shall be considered 18 the same brand; and those that differ as to type or class may be 19 considered the same brand by the ABLE Commission where consistent 20 with the purposes of this section.

C. The application for registration of a brand label shall be filed on a form prescribed by the ABLE Commission, and shall contain such information as the ABLE Commission shall require. Such application shall be accompanied by a certified check, bank 1 officers' check or draft, or money order in the amount of the annual 2 registration fee, or the properly prorated portion thereof 3 prescribed by this section.

4 The annual fee for registration of any brand label for D. 1. 5 liquor shall be Three Hundred Seventy-five Dollars (\$375.00); the annual fee for registration of any brand label for beer shall be Two 6 Hundred Dollars (\$200.00); the annual fee for registration of any 7 brand label for wine made in the United States, or for registration 8 9 of any category of imported wine as defined by the ABLE Commission, 10 shall be Two Hundred Dollars (\$200.00). Beer manufactured in this 11 state shall be exempt from brand label registration fees.

12 2. Each brand label registered and approved pursuant to this 13 section shall be valid for a term of up to one (1) year, expiring on 14 the June 30 next following registration, and may be renewed for 15 subsequent terms of one (1) year beginning on the July 1 following 16 the initial registration. Brand registration fees for labels 17 registered after July 1 may be prorated through the following June 18 30 on a quarterly basis. The brand registration fee shall not be 19 transferable, unless otherwise allowed by law. A nonresident seller 20 may transfer brand registrations to the distiller or winery that 21 produces those brands, provided the distiller or winery has obtained 22 a designating manufacturer's license, at no expense to the 23 nonresident seller, distiller or winery.

E. If the ABLE Commission shall deny the application for
 registration of a brand label it shall return the registration fee
 to the applicant, less twenty-five percent (25%) of such fee.

The ABLE Commission may at any time exempt any discontinued 4 F. 5 brand from fee provisions of this section where a manufacturer or wholesaler has an inventory of one hundred cases or less of liquor 6 7 or wine and five hundred cases or less of beer, and certifies to the ABLE Commission in writing that such brand is being discontinued. 8 9 SECTION 3. AMENDATORY Section 2, Chapter 366, O.S.L. 10 2016 (37A O.S. Supp. 2017, Section 1-102), is amended to read as 11 follows:

12 Section 1-102. A. The purpose of the Oklahoma Alcoholic 13 Beverage Control Act is to implement the provisions of Article 14 XVIIIA of the Oklahoma Constitution, as referred to the people for 15 their approval or rejection by the Secretary of State pursuant to 16 the provisions of Enrolled Senate Joint Resolution No. 68 of the 2nd 17 Session of the 55th Oklahoma Legislature. The Legislature hereby 18 declares that the Oklahoma Alcoholic Beverage Control Act is deemed 19 to be a code, digest or revision of statutes pursuant to the 20 provisions of Section 57 of Article V of the Oklahoma Constitution.

B. All alcoholic beverages as herein defined except alcohol
produced for use as a motor fuel under a permit issued by the
Oklahoma State Department of Agriculture, Food, and Forestry shall

be subject to the provisions of the Oklahoma Alcoholic Beverage
 Control Act.

3 C. The Legislature finds and declares that: 4 1. The state has a substantial interest in exercising its 5 powers and the powers granted to the states by the Twenty-first 6 Amendment to the Constitution of the United States and in regulating 7 the structure of the state's alcoholic beverage industry including the activities of manufacturers, importers, wholesalers and 8 9 retailers, the methods by which alcoholic beverages are marketed, 10 and influences that affect the consumption levels of alcoholic 11 beverages by the people of the state; 12 2. The state's system of regulating the manufacture, 13 distribution and sale of alcoholic beverages has served this state 14 and its citizens well and has contributed to the economic growth and 15 stability of the state; 16 3. Changes in market dynamics and advances in technology may 17 have altered the way the alcoholic beverage industry operates, but 18 have not changed the state's desire for strict regulation of the 19 manufacture, importation, distribution, marketing and sale of 20 alcoholic beverages in accordance with the Oklahoma State 21 Constitution and laws and regulations enacted by the Legislature and 22 the Oklahoma Alcoholic Beverage Laws Enforcement Commission. Such 23 regulation advances the interest of the state in ensuring a 24 competitive and orderly market in the distribution and sale of

1	alcoholic beverages, promoting temperance in the use and consumption
2	of alcoholic beverages, and facilitating the collection of excise
3	taxes and fees. The purpose of the state's regulatory system is to
4	promote these interests by requiring economic separation between the
5	tiers that contributes to a fair, open and competitive market
6	resulting in interbrand and other competition within each tier, and
7	prevents disorderly market conditions, including but not limited to
8	the domination of local markets and the undue influence of one tier
9	over another. This purpose is effective through any direct or
10	indirect ownership interest, or any other financial or business
11	obligation;
12	4. The state maintains an interest in the promotion of
13	temperance as a paramount public health, safety and welfare concern.
14	The Legislature further reaffirms that temperance is achieved,
15	consistent with structural regulation that promotes a competitive
16	and orderly market, by controlled access to, and responsible use and
17	consumption of, alcoholic beverages by persons of legal drinking
18	age; and
19	5. All provisions of this act shall be literally construed for
20	the accomplishment of these purposes, and any exceptions are to be
21	narrowly interpreted and applied.
22	SECTION 4. AMENDATORY Section 3, Chapter 366, O.S.L.
23	2016, as amended by Section 5, Chapter 381, O.S.L. 2017 (37A O.S.
24	Supp. 2017, Section 1-103), is amended to read as follows:

Section 1-103. As used in the Oklahoma Alcoholic Beverage
 Control Act:

3 1. "ABLE Commission" or "Commission" means the Alcoholic
4 Beverage Laws Enforcement Commission;

5 2. "Alcohol" means and includes hydrated oxide of ethyl, ethyl 6 alcohol, ethanol or spirits of wine, from whatever source or by 7 whatever process produced. It does not include wood alcohol or 8 alcohol which has been denatured or produced as denatured in 9 accordance with Acts of Congress and regulations promulgated 10 thereunder;

3. "Alcoholic beverage" means alcohol, spirits, beer and wine as those terms are defined herein and also includes every liquid or solid, patented or not, containing alcohol, spirits, wine or beer and capable of being consumed as a beverage by human beings;

4. "Applicant" means any individual, legal or commercial
 business entity, or any individual involved in any legal or
 commercial business entity allowed to hold any license issued in
 accordance with the Oklahoma Alcoholic Beverage Control Act;

19 5. "Beer" means any beverage of alcohol by volume and obtained 20 by the alcoholic fermentation of an infusion or decoction of barley, 21 or other grain, malt or similar products. "Beer" may or may not 22 contain hops or other vegetable products. "Beer" includes, among 23 other things, beer, ale, stout, lager beer, porter and other malt or

1 brewed liquors, but does not include sake, known as Japanese rice 2 wine;

3 6. "Beer keg" means any manufacturer-sealed, single container4 that contains not less than four (4) gallons of beer;

7. "Beer distributor" means and includes any person licensed to
distribute beer for retail sale in the state, but does not include a
holder of a small brewer self-distribution license or brewpub selfdistribution license. The term "distributor", as used in this act,
shall be construed to refer to a beer distributor;

10 8. "Bottle club" means any establishment in a county which has 11 not authorized the retail sale of alcoholic beverages by the 12 individual drink, which is required to be licensed to keep, mix and 13 serve alcoholic beverages belonging to club members on club 14 premises;

9. "Brand" means any word, name, group of letters, symbol or combination thereof, that is adopted and used by a licensed manufacturer to identify a specific beer and to distinguish that product from another beer;

- 19 10. "Brand extension" means:
- a. after the effective date of this act, any brand of
 beer introduced by a manufacturer in this state which
 either:
- 24

- 1 incorporates all or a substantial part of the (1)2 unique features of a preexisting brand of the 3 same licensed manufacturer, or 4 relies to a significant extent on the goodwill (2) 5 associated with the preexisting brand, or any brand of beer that a manufacturer, the majority of 6 b. 7 whose total volume of all brands of beer distributed in this state by such manufacturer on January 1, 2016, 8 9 was distributed as low-point beer, desires to sell, 10 introduces, begins selling or theretofore has sold and 11 desires to continue selling a strong beer in this 12 state which either:
- 13 (1) incorporates or incorporated all or a substantial
 14 part of the unique features of a preexisting low 15 point beer brand of the same licensed
 16 manufacturer, or
- 17 (2) relies or relied to a significant extent on the 18 goodwill associated with a preexisting low-point 19 beer brand;

20 11. "Brewer" means and includes any person who manufactures for 21 human consumption by the use of raw materials or other ingredients 22 any beer upon which a license fee and a tax are imposed by any law 23 of this state;

12. "Brewpub" means a licensed establishment operated on the
 premises of, or on premises located contiguous to, a small brewer,
 that prepares and serves food and beverages, including alcoholic
 beverages, for on-premises consumption;

5 13. "Cider" means any alcoholic beverage obtained by the 6 alcoholic fermentation of fruit juice, including but not limited to 7 flavored, sparkling or carbonated cider. For the purposes of the 8 distribution of this product, cider may be distributed by either 9 wine and spirits wholesalers or beer distributors;

10 14. "Convenience store" means any person primarily engaged in 11 retailing a limited range of general household items and groceries, 12 with extended hours of operation, whether or not engaged in retail 13 sales of automotive fuels in combination with such sales;

14 15. "Convicted" and "conviction" mean and include a finding of 15 guilt resulting from a plea of guilty or nolo contendere, the 16 decision of a court or magistrate or the verdict of a jury, 17 irrespective of the pronouncement of judgment or the suspension 18 thereof:

19 16. <u>"Designating manufacturer" means a winemaker or distiller</u> 20 <u>that has exclusively designated a single wine and spirits wholesaler</u> 21 <u>to distribute one or more of its products to retailers within the</u> 22 <u>state;</u>

23 <u>17.</u> "Director" means the Director of the ABLE Commission;
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1 17. 18. "Distiller" means any person who produces spirits from 2 any source or substance, or any person who brews or makes mash, wort 3 or wash, fit for distillation or for the production of spirits 4 (except a person making or using such material in the authorized 5 production of wine or beer, or the production of vinegar by 6 fermentation), or any person who by any process separates alcoholic 7 spirits from any fermented substance, or any person who, making or keeping mash, wort or wash, has also in his or her possession or use 8 9 a still;

10 <u>18. 19.</u> "Distributor agreement" means the written agreement 11 between the distributor and manufacturer as set forth in Section 3-12 108 of this title;

13 <u>19. 20.</u> "Drug store" means a person primarily engaged in 14 retailing prescription and nonprescription drugs and medicines;

15 <u>20.</u> <u>21.</u> "Dual-strength beer" means a brand of beer that, 16 immediately prior to the effective date of this act, was being sold 17 and distributed in this state:

18a. as a low-point beer pursuant to the Low-Point Beer19Distribution Act in effect immediately prior to the20effective date of this act, and

- b. as strong beer pursuant to the Alcoholic Beverage
 Control Act in effect immediately prior to the
 effective date of this act.
- 24

1 Dual-strength beer does not include a brand of beer that arose 2 as a result of a brand extension as defined in this section; 3 21. 22. "Fair market value" means the value in the subject 4 territory covered by the written agreement with the distributor or 5 wholesaler that would be determined in an arm's length transaction entered into without duress or threat of termination of the 6 7 distributor's or wholesaler's rights and shall include all elements of value, including goodwill and going-concern value; 8 9 22. 23. "Good cause" means: 10 failure by the distributor to comply with the material a. 11 and reasonable provisions of a written agreement or 12 understanding with the manufacturer, or 13 b. failure by the distributor to comply with the duty of 14 good faith; 15 23. 24. "Good faith" means the duty of each party to any 16 distributor agreement and all officers, employees or agents thereof 17 to act with honesty in fact and within reasonable standards of fair 18 dealing in the trade; 19 24. 25. "Grocery store" means a person primarily engaged in 20 retailing a general line of food, such as canned or frozen foods, 21 fresh fruits and vegetables, and fresh and prepared meats, fish and

22 poultry;

23 <u>25.</u> <u>26.</u> "Hotel" or "motel" means an establishment which is 24 licensed to sell alcoholic beverages by the individual drink and which contains guestroom accommodations with respect to which the predominant relationship existing between the occupants thereof and the owner or operator of the establishment is that of innkeeper and guest. For purposes of this section, the existence of other legal relationships as between some occupants and the owner or operator thereof shall be immaterial;

7 26. 27. "Legal newspaper" means a newspaper meeting the
8 requisites of a newspaper for publication of legal notices as
9 prescribed in Sections 101 through 114 of Title 25 of the Oklahoma
10 Statutes;

11 27. 28. "Licensee" means any person holding a license under the 12 Oklahoma Alcoholic Beverage Control Act, and any agent, servant or 13 employee of such licensee while in the performance of any act or 14 duty in connection with the licensed business or on the licensed 15 premises;

16 28. 29. "Low-point beer" shall mean any beverages containing 17 more than one-half of one percent (1/2 of 1%) alcohol by volume, and 18 not more than three and two-tenths percent (3.2%) alcohol by weight, 19 including but not limited to, beer or cereal malt beverages obtained 20 by the alcoholic fermentation of an infusion by barley or other 21 grain, malt or similar products;

22 <u>29.</u> <u>30.</u> "Manufacturer" means a brewer, distiller, winemaker, 23 rectifier or bottler of any alcoholic beverage and its subsidiaries, 24 affiliates and parent companies; 1 <u>30. 31.</u> "Manufacturer's agent" means a salaried or commissioned 2 salesperson who is the agent authorized to act on behalf of the 3 manufacturer or nonresident seller in the state;

31. 32. "Meals" means foods commonly ordered at lunch or dinner
and at least part of which is cooked on the licensed premises and
requires the use of dining implements for consumption. Provided,
that the service of only food such as appetizers, sandwiches, salads
or desserts shall not be considered "meals";

9 <u>32. 33.</u> "Mini-bar" means a closed container, either 10 refrigerated in whole or in part, or nonrefrigerated, and access to 11 the interior of which is:

12a. restricted by means of a locking device which requires13the use of a key, magnetic card or similar device, or

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b. controlled at all times by the licensee;

15 33. 34. "Mixed beverage cooler" means any beverage, by whatever 16 name designated, consisting of an alcoholic beverage and fruit or 17 vegetable juice, fruit or vegetable flavorings, dairy products or 18 carbonated water containing more than one-half of one percent (1/2 19 of 1%) of alcohol measured by volume but not more than seven percent 20 (7%) alcohol by volume at sixty (60) degrees Fahrenheit and which is 21 packaged in a container not larger than three hundred seventy-five 22 (375) milliliters. Such term shall include but not be limited to 23 the beverage popularly known as a "wine cooler";

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1 34. 35. "Mixed beverages" means one or more servings of a
2 beverage composed in whole or part of an alcoholic beverage in a
3 sealed or unsealed container of any legal size for consumption on
4 the premises where served or sold by the holder of a mixed beverage,
5 beer and wine, caterer, public event, charitable event or special
6 event license;

7 35. 36. "Mixer" means a nonalcoholic beverage sold in a sealed 8 container and intended for the primary purpose of mixing with an 9 alcoholic beverage for off-premises consumption. For purposes of 10 Section 3 of Article XXVIIIA of the Oklahoma Constitution, a mixer 11 shall not be construed as a nonalcoholic item when calculating the 12 twenty-percent cap on the nonalcoholic items that may be sold by the 13 holder of a Retail Spirits License;

14 <u>37.</u> "Motion picture theater" means an establishment which is 15 licensed by Section 2-110 of this title to sell alcoholic beverages 16 by the individual drink and where motion pictures are exhibited, and 17 to which the general public is admitted;

18 <u>36.</u> <u>38.</u> "Nonresident seller" means <u>any person licensed a</u>
19 <u>distiller or winery that has not designated a wine and spirits</u>
20 wholesaler pursuant to Section 2-135 of this title;

21 <u>37. 39.</u> "Retail salesperson" means a salesperson soliciting 22 orders from and calling upon retail alcoholic beverage stores with 23 regard to his or her product;

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1 38. 40. "Occupation" as used in connection with "occupation 2 tax" means the sites occupied as the places of business of the 3 manufacturers, wholesalers, beer distributors, retailers, mixed beverage licensees, on-premises beer and wine licensees, bottle 4 5 clubs, caterers, public event and special event licensees; 39. 41. "Original package" means any container of alcoholic 6 7 beverage filled and stamped or sealed by the manufacturer; 40. 42. "Package store" means any sole proprietor or 8 9 partnership that qualifies to sell wine, beer and/or spirits for 10 off-premise consumption and that is not a grocery store, convenience 11 store or drug store, or other retail outlet that is not permitted to 12 sell wine or beer for off-premise consumption;

13 <u>41. 43.</u> "Patron" means any person, customer or visitor who is 14 not employed by a licensee or who is not a licensee;

15 <u>42. 44.</u> "Person" means an individual, any type of partnership, 16 corporation, association, limited liability company or any 17 individual involved in the legal structure of any such business 18 entity;

19 43. 45. "Premises" means the grounds and all buildings and 20 appurtenances pertaining to the grounds including any adjacent 21 premises if under the direct or indirect control of the licensee and 22 the rooms and equipment under the control of the licensee and used 23 in connection with or in furtherance of the business covered by a 24 license. Provided that the ABLE Commission shall have the authority 1 to designate areas to be excluded from the licensed premises solely 2 for the purpose of:

a. allowing the presence and consumption of alcoholic
beverages by private parties which are closed to the
general public, or

b. allowing the services of a caterer serving alcoholic beverages provided by a private party.

8 This exception shall in no way limit the licensee's concurrent 9 responsibility for any violations of the Oklahoma Alcoholic Beverage 10 Control Act occurring on the licensed premises;

11 44. <u>46.</u> "Private event" means a social gathering or event 12 attended by invited guests who share a common cause, membership, 13 business or task and have a prior established relationship. For 14 purposes of this definition, advertisement for general public 15 attendance or sales of tickets to the general public shall not 16 constitute a private event;

17 45. 47. "Public event" means any event that can be attended by
18 the general public;

19 46. 48. "Rectifier" means any person who rectifies, purifies or 20 refines spirits or wines by any process (other than by original and 21 continuous distillation, or original and continuous processing, from 22 mash, wort, wash or other substance, through continuous closed 23 vessels and pipes, until the production thereof is complete), and 24 any person who, without rectifying, purifying or refining spirits,

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1 shall by mixing (except for immediate consumption on the premises 2 where mixed) such spirits, wine or other liquor with any material, 3 manufactures any spurious, imitation or compound liquors for sale, 4 under the name of whiskey, brandy, rum, gin, wine, spirits, cordials 5 or any other name;

6 47. 49. "Regulation" or "rule" means a formal rule of general
7 application promulgated by the ABLE Commission as herein required;
8 48. 50. "Restaurant" means an establishment that is licensed to
9 sell alcoholic beverages by the individual drink for on-premises
10 consumption and where food is prepared and sold for immediate
11 consumption on the premises;

12 49. <u>51.</u> "Retail container for spirits and wines" means an 13 original package of any capacity approved by the United States 14 Bureau of Alcohol, Tobacco and Firearms;

15 <u>50. 52.</u> "Retailer" means a package store, grocery store, 16 convenience store or drug store licensed to sell alcoholic beverages 17 for off-premise consumption pursuant to a Retail Spirits License, 18 Retail Wine License or Retail Beer License;

19 51. 53. "Sale" means any transfer, exchange or barter in any 20 manner or by any means whatsoever, and includes and means all sales 21 made by any person, whether as principal, proprietor or as an agent, 22 servant or employee. The term "sale" is also declared to be and 23 include the use or consumption in this state of any alcoholic 24 beverage obtained within or imported from without this state, upon which the excise tax levied by the Oklahoma Alcoholic Beverage
 Control Act has not been paid or exempted;

3 <u>52. 54.</u> "Short-order food" means food other than full meals 4 including but not limited to sandwiches, soups and salads. Provided 5 that popcorn, chips and other similar snack food shall not be 6 considered "short-order food";

7 <u>53. 55.</u> "Small brewer" means a brewer who manufactures less 8 than twenty-five thousand (25,000) barrels of beer annually pursuant 9 to a validly issued Small Brewer License hereunder;

10 <u>54.</u> <u>56.</u> "Small farm wine" means a wine that is produced by a 11 small farm winery with seventy-five percent (75%) or more Oklahoma-12 grown grapes, berries, other fruits, honey or vegetables;

13 55. <u>57.</u> "Small farm winery" means a wine-making establishment 14 that does not annually produce for sale more than fifteen thousand 15 (15,000) gallons of wine as reported on the United States Department 16 of the Treasury, Alcohol and Tobacco Tax and Trade Bureau, Report of 17 Wine Premises Operations (TTB Form 5120.17);

18 <u>56.</u> <u>58.</u> "Sparkling wine" means champagne or any artificially 19 carbonated wine;

20 <u>57. 59.</u> "Special event" means an entertainment, recreation or 21 marketing event that occurs at a single location on an irregular 22 basis and at which alcoholic beverages are sold;

23 <u>58.</u> <u>60.</u> "Spirits" means any beverage other than wine or beer, 24 which contains more than one-half of one percent (1/2 of 1%) alcohol measured by volume, and obtained by distillation, whether or not mixed with other substances in solution and includes those products known as whiskey, brandy, rum, gin, vodka, liqueurs, cordials and fortified wines and similar compounds, but shall not include any alcohol liquid completely denatured in accordance with the Acts of Congress and regulations pursuant thereto;

7 <u>59. 61.</u> "Strong beer" means beer which, prior to the effective
8 date of this act, was distributed pursuant to the Oklahoma Alcoholic
9 Beverage Control Act, Section 501 et seq. of Title 37 of the
10 Oklahoma Statutes;

11 <u>60. 62.</u> "Successor manufacturer" means a primary source of 12 supply, a brewer or an importer that acquires rights to a beer brand 13 from a predecessor manufacturer;

14 <u>61. 63.</u> "Tax Commission" means the Oklahoma Tax Commission; 15 <u>62. 64.</u> "Territory" means a geographic region with a specified 16 boundary;

17 <u>63. 65.</u> "Wine and spirits wholesaler" or "wine and spirits 18 distributor" means and includes any sole proprietorship or 19 partnership licensed to distribute wine and spirits in the state. 20 The term "wholesaler", as used in this act, shall be construed to 21 refer to a wine and spirits wholesaler; and

22 <u>64. 66.</u> "Wine" means and includes any beverage containing more 23 than one-half of one percent (1/2 of 1%) alcohol by volume and not 24 more than twenty-four percent (24%) alcohol by volume at sixty (60) degrees Fahrenheit obtained by the fermentation of the natural
 contents of fruits, vegetables, honey, milk or other products
 containing sugar, whether or not other ingredients are added, and
 includes vermouth and sake, known as Japanese rice wine.

5 Words in the plural include the singular, and vice versa, and 6 words imparting the masculine gender include the feminine, as well 7 as persons and licensees as defined in this section.

8 SECTION 5. AMENDATORY Section 4, Chapter 366, O.S.L. 9 2016, as amended by Section 9, Chapter 364, O.S.L. 2017 (37A O.S. 10 Supp. 2017, Section 1-104), is amended to read as follows:

Section 1-104. A. The Alcoholic Beverage Laws Enforcement Commission created in Section 1 of Article XXVIII of the Oklahoma Constitution is hereby re-created. The purpose of the Commission shall be to enforce the alcoholic beverage laws of the state, and the Commission shall have such power and authority to enforce such laws, rules and regulations as shall be prescribed by the Oklahoma Alcoholic Beverage Control Act.

B. The Commission shall consist of seven (7) members, to be appointed by the Governor with the advice and consent of the State Senate; provided, members serving on October 1, 2017, shall continue to serve until such time as their terms would have expired pursuant to the provisions of Section 1 of Article XXVIII of the Oklahoma Constitution. Five of the members shall be at-large members representing the lay citizenry. The remaining two members shall be persons with law enforcement experience in this state. Any time there is a vacancy on the Commission, the Governor shall appoint a replacement, with the advice and consent of the State Senate, within ninety (90) days.

5 C. Members of the Commission shall be appointed for a term of
6 five (5) years.

D. No more than four members of the Commission shall be
appointed from the same political party. No more than two members
of the Commission shall be appointed from the same federal
congressional district.

E. No member of the Commission shall hold any license authorized by the Oklahoma Alcoholic Beverage Control Act, or have any interest in any capacity, in the manufacture, sale, distribution or transportation of alcoholic beverages.

15 F. The members of the Commission shall be removable from office16 for cause as other officers not subject to impeachment.

G. The Commission shall appoint a Director, whose duties shall
be defined as provided in Section 1-108 of this title.

H. The State of Oklahoma shall take all necessary steps to ensure the timely implementation of Enrolled Senate Joint Resolution No. 68 of the 2nd Session of the 55th Oklahoma Legislature, if approved by the voters. Consistent with this objective, the ABLE Commission shall have the power to issue interim licenses prior to October 1, 2018, as follows: 1 1. Except for the sale of wine or beer to the public, an 2 interim license shall allow all qualified retail wine and retail 3 beer licensees to perform all activities permissible under a full 4 license including but not limited to purchasing, stocking and 5 storing the wine and/or full-strength beer prior to October 1, 2018. In order to qualify for an interim license, the licensee must 6 7 satisfy all the requirements set forth in Article XXVIIIA of the 8 Oklahoma Constitution and this act. The This interim license shall 9 convert to a full license on October 1, 2018;

Package stores may install refrigerated coolers for the
 storage of beer and wine prior to October 1, 2018, provided the
 refrigerated coolers shall not be used to cool product below room
 temperature prior to October 1, 2018; and

14 An interim license shall allow all qualified wine and 3. 15 spirits wholesalers and beer distributors to perform all activities 16 permissible under a full license including but not limited to 17 selling and delivering wine and/or full-strength beer to all 18 qualified retail wine and retail beer licensees. A wine and spirits 19 wholesaler that has been designated by a manufacturer as the 20 exclusive distributor of its wine or spirits may post those 21 designated products by line-item, consistent with Section 3-116.2 of 22 this title, on September 15, 2018, for sale effective October 1, 23 2018. In order to qualify for an interim license, the wine and 24 spirits wholesaler and beer distributor must comply with the

1 provisions set forth in Article XXVIIIA of the Oklahoma Constitution 2 and this act. The interim license shall convert to a full license 3 on October 1, 2018.

Provided, however, that a manufacturer is only permitted to sell beer or cider to a beer distributor holding a valid interim license pursuant to this section as follows:

- 7 such sales may begin no sooner than September 1, 2018, a. b. the beer distributor either must be assigned a beer 8 9 distributor territory by the manufacturer pursuant to 10 a distributor agreement to begin October 1, 2018, or 11 be a brewer or an affiliate of a brewer that will be 12 permitted to distribute beer within two territories 13 pursuant to the provisions of subsection E of Section 14 3-108 of the this title, and
- c. the interim license only permits sales to retailers by
 the interim licensee either in the distribution
 territory as set forth in the distributor agreement or
 in the two territories permitted pursuant to the
 provisions of subsection E of Section 3-108 of this
 title.

I. No retail wine or retail beer licensee may sell wine and/or beer, other than low-point beer, and no package store may sell refrigerated wine and/or beer, prior to October 1, 2018. The sale or refrigeration of wine and/or beer in violation of this subsection 1 shall result in the revocation of the interim license and a monetary
2 fine of Twenty-five Thousand Dollars (\$25,000.00).

3 SECTION 6. AMENDATORY Section 8, Chapter 366, O.S.L. 4 2016 (37A O.S. Supp. 2017, Section 1-108), is amended to read as 5 follows:

6 Section 1-108. A. The ABLE Commission shall appoint a 7 Director, who shall employ an Assistant Director and such other 8 personnel as are necessary to properly enforce and administer the 9 Oklahoma Alcoholic Beverage Control Act. The Director shall require 10 bonds in such instances and amounts as the ABLE Commission may 11 direct, and shall be in direct charge of all records. The Director 12 shall further have the following specific powers and duties:

To issue licenses provided for in the Oklahoma Alcoholic
 Beverage Control Act, and to approve or reject any official bond
 required to be filed with the Director or the ABLE Commission;

16 2. To appoint and employ, supervise and discharge such 17 employees as may be determined necessary for the proper discharge of 18 the duties of the office of Director, upon duties and salary fixed 19 and determined by the ABLE Commission and subject to all the rules 20 that may be promulgated by the ABLE Commission. The Director and 21 the ABLE Commission, in appointing and employing personnel, shall 22 give preference to honorably discharged members of the Armed Forces 23 of the United States;

24

3. To conduct such investigations and make such reports as may
 be necessary to keep the ABLE Commission advised concerning any
 violations of the provisions of the Oklahoma Alcoholic Beverage
 Control Act and make orders for its enforcement;

5 4. To make recommendations to the ABLE Commission concerning 6 the suspension or revocation of any licenses, the levying of fines 7 against licensees for violations of the provisions of the Oklahoma 8 Alcoholic Beverage Control Act or rules of the ABLE Commission or 9 any action that should be filed or commenced against any official 10 bond theretofore approved by the Director or the ABLE Commission;

5. To regularly inspect all places of business of licensees, and all other persons, firms or corporations dealing in the manufacture, distribution, transportation, sale or service of alcoholic beverages under the provisions of the Oklahoma Alcoholic Beverage Control Act and report to the ABLE Commission concerning any and all violations with a recommendation to the ABLE Commission for its determination;

18 6. To refer any evidence of a violation of any provision of the
19 Oklahoma Alcoholic Beverage Control Act which carries a criminal
20 penalty to the appropriate law enforcement authority for action;

To aid the enforcement authorities of this state or any county or municipality of the state, or the federal government, in prosecutions of violations of the Oklahoma Alcoholic Beverage Control Act; and

1 8. 7. To enforce the provisions of the Prevention of Youth 2 Access to Tobacco Act including but not limited to the levying of 3 administrative fines against persons violating the provisions of the 4 Prevention of Youth Access to Tobacco Act, and to at least annually 5 conduct random unannounced inspections at locations where tobacco products are sold or distributed and conduct targeted inspections at 6 7 those locations which have been in violation of the provisions of the Prevention of Youth Access to Tobacco Act. 8

9 в. The Director may employ or contract with attorneys, as 10 needed, to advise the Director and the ABLE Commission on all legal 11 matters and shall appear for and represent the Director and the ABLE 12 Commission in all administrative hearings and all litigation or 13 other proceedings which may arise in the discharge of their duties. 14 At the request of the ABLE Commission, such attorneys shall assist 15 district attorneys in prosecuting charges of violators of the 16 Oklahoma Alcoholic Beverage Control Act.

SECTION 7. AMENDATORY Section 13, Chapter 366, O.S.L.
2016, as amended by Section 10, Chapter 364, O.S.L. 2017 (37A O.S.
Supp. 2017, Section 2-101), is amended to read as follows:
Section 2-101. A. Except as otherwise provided in this
section, the licenses issued by the ABLE Commission, and the annual
fees therefor, shall be as follows:

23	1.	Brewer License \$1,250.00
24	2.	Small Brewer License\$125.00

1	3.	Oklahoma Distiller License\$3,125.00
2	4.	Oklahoma Winemaker License\$625.00
3	5.	Oklahoma Small Farm Winery License\$75.00
4	6.	Rectifier License\$3,125.00
5	7.	Wine and Spirits Wholesaler License\$3,000.00
6	8.	Beer Distributor License \$750.00
7	9.	The following retail spirits license fees shall be
8	determi	ned by the latest Federal Decennial Census:
9		a. Retail Spirits License for cities and
10		towns from 200 to 2,500 population\$305.00
11		b. Retail Spirits License for cities and
12		towns from 2,501 to 5,000 population\$605.00
13		c. Retail Spirits License for cities and
14		towns over 5,000 population\$905.00
15	10.	Retail Wine License\$1,000.00
16	11.	Retail Beer License\$500.00
17	12.	Mixed Beverage License\$1,005.00
18		(initial license)
19		\$905.00
20		(renewal)
21	13.	Mixed Beverage/Caterer Combination License \$1,250.00
22	14.	On-Premises Beer and Wine License\$500.00
23		(initial license)
24		\$450.00

1		(renewal)
2	15.	Bottle Club License \$1,000.00
3		(initial license)
4		\$900.00
5		(renewal)
6	16.	Caterer License \$1,005.00
7		(initial license)
8		\$905.00
9		(renewal)
10	17.	Annual Special Event License\$55.00
11	18.	Quarterly Special Event License\$55.00
12	19.	Hotel Beverage License \$1,005.00
13		(initial license)
14		\$905.00
15		(renewal)
16	20.	Airline/Railroad Beverage License\$1,005.00
17		(initial license)
18		\$905.00
19		(renewal)
20	21.	Agent License\$55.00
21	22.	Employee License\$30.00
22	23.	Industrial License\$23.00
23	24.	Carrier License\$23.00
24	25.	Private Carrier License \$23.00

1	26.	Bonded Warehouse License\$190.00
2	27.	Storage License\$23.00
3	28.	Nonresident , Seller License or Manufacturer's
4		License\$750.00
5	29.	Manufacturer's Agent License\$55.00
6	30.	Sacramental Wine Supplier License\$100.00
7	31.	Charitable Auction License\$1.00
8	32.	Charitable Alcoholic Beverage License\$55.00
9	33.	Winemaker Self-Distribution License\$750.00
10	34.	Annual Public Event License\$1,005.00
11	35.	One-Time Public Event License \$255.00
12	36.	Small Brewer Self-Distribution License\$750.00
13	37.	Brewpub License\$1,005.00
14	38.	Brewpub Self-Distribution License\$750.00
15	<u>39.</u>	Designating Manufacturer License:
16		a. 50 cases or less sold in Oklahoma last
17		<u>calendar year\$50.00</u>
18		b. 51 to 500 cases sold in Oklahoma in
19		last calendar year\$75.00
20		c. 501 cases or more sold in Oklahoma in
21		last calendar year\$100.00
22	В.	1. There shall be added to the initial or renewal fees for
23	a Mixed	Beverage License an administrative fee, which shall not be
24	deemed t	o be a license fee, in the amount of Five Hundred Dollars

1 (\$500.00), which shall be paid at the same time and in the same 2 manner as the license fees prescribed by paragraph 10 of subsection 3 A of this section; provided, this fee shall not be assessed against 4 service organizations or fraternal beneficiary societies which are 5 exempt under Section 501(c)(19), (8) or (10) of the Internal Revenue 6 Code.

7 2. There shall be added to the fee for a Mixed Beverage/Caterer 8 Combination License an administrative fee, which shall not be deemed 9 to be a license fee, in the amount of Two Hundred Fifty Dollars 10 (\$250.00), which shall be paid at the same time and in the same 11 manner as the license fee prescribed by paragraph 11 of subsection A 12 of this section.

13 C. Notwithstanding the provisions of subsection A of this 14 section:

The license fee for a mixed beverage or bottle club license
 for those service organizations or fraternal beneficiary societies
 which are exempt under Section 501(c)(19), (8) or (10) of the
 Internal Revenue Code shall be Five Hundred Dollars (\$500.00) per
 year; and

20 2. The renewal fee for an airline/railroad beverage license 21 held by a railroad described in 49 U.S.C., Section 24301, shall be 22 One Hundred Dollars (\$100.00).

D. An applicant may apply for and receive both an on-premises
beer and wine license and a caterer license.

E. All licenses, except as otherwise provided, shall be valid
 for one (1) year from date of issuance unless revoked or
 surrendered. Provided, all employee licenses shall be valid for two
 (2) years.

5 F. The holder of a license, issued by the ABLE Commission, for a bottle club located in a county of this state where the sale of 6 7 alcoholic beverages by the individual drink for on-premises consumption has been authorized, may exchange the bottle club 8 9 license for a mixed beverage license or an on-premises beer and wine 10 license and operate the licensed premises as a mixed beverage 11 establishment or an on-premises beer and wine establishment subject 12 to the provisions of the Oklahoma Alcoholic Beverage Control Act. 13 There shall be no additional fee for such exchange and the mixed 14 beverage license or on-premises beer and wine license issued shall 15 expire one (1) year from the date of issuance of the original bottle 16 club license.

17 In addition to the applicable licensing fee, the following G. 18 surcharge shall be assessed annually on the following licenses: 19 Nonresident Seller or Manufacturer License..... \$2,500.00 1. 20 2. Wine and Spirits Wholesaler License...... \$2,500.00 21 3. 22 Retail Spirits License for cities and towns 4. 23 over 5,000 population..... \$250.00

24

1	5.	Retail Spirits License for cities and towns
2		from 2,501 to 5,000 population\$200.00
3	6.	Retail Spirits License for cities and towns
4		from 200 to 2,500 population \$150.00
5	7.	Retail Wine License\$250.00
6	8.	Retail Beer License\$250.00
7	9.	Mixed Beverage License \$25.00
8	10.	Mixed Beverage/Caterer Combination License \$25.00
9	11.	Caterer License\$25.00
10	12.	On-Premises Beer and Wine License
11	13.	Annual Public Event License \$25.00
12	14.	Small Farm Winery License\$25.00
13	15.	Small Brewer License\$35.00
14	16.	Designating Manufacturer License:
15		a. 50 cases or less sold in Oklahoma last
16		calendar year\$50.00
17		b. 51 to 500 cases sold in Oklahoma in
18		<u>last calendar year\$75.00</u>
19		c. 501 cases or more sold in Oklahoma in
20		last calendar year\$100.00
21	The	surcharge shall be paid concurrent with the licensee's
22	annual licensing fee and, in addition to Five Dollars (\$5.00) of the	
23	<u>employe</u>	e license fee, shall be deposited in the Alcoholic Beverage
24		

1 Governance Revolving Fund established pursuant to Section 5-128 of 2 this title.

H. Any license issued by the ABLE Commission under this title may be relied upon by other licensees as a valid license, and no other licensee shall have any obligation to independently determine the validity of such license or be held liable solely as a consequence of another licensee's failure to maintain a valid license.

9 SECTION 8. AMENDATORY Section 19, Chapter 366, O.S.L.
10 2016, as amended by Section 11, Chapter 364, O.S.L. 2017 (37A O.S.
11 Supp. 2017, Section 2-107), is amended to read as follows:
12 Section 2-107. A. A wine and spirits wholesaler license shall
13 authorize the holder thereof:

To purchase and import into this state spirits and wines
 from persons authorized to sell same who are the holders of a
 <u>designating</u> manufacturer or nonresident seller license, and their
 agents who are the holders of manufacturer's agent licenses;

18 2. To purchase spirits and wines from licensed distillers,
19 rectifiers and winemakers in this state;

3. To purchase spirits and wines from licensed wholesalers, to
the extent set forth in subsections B and C of this section;

4. To sell in retail containers in this state to retailers,
mixed beverage, caterer, special event, public event, hotel beverage
or airline/railroad beverage licensees, spirits and wines which have

1 been received and unloaded at the bonded warehouse facilities of the 2 wholesaler before such sale;

5. To sell to licensed wholesalers, to the extent set forth in subsections B and C of this section, spirits and wines which have been received and unloaded at the bonded warehouse facilities of the wholesaler before such sale; and

7 6. To sell spirits and wines out of this state to qualified8 persons.

9 Provided, however, sales of spirits and wine in containers with 10 a capacity of less than one-twentieth (1/20) gallon by a holder of a 11 wholesaler license shall be in full case lots and in the original 12 unbroken case. Wholesalers shall be authorized to place such signs 13 outside their place of business as are required by Acts of Congress 14 and by such laws and regulations promulgated under such Acts.

B. A wholesaler may sell spirits and wine to other wholesalers
or purchase spirits and wines from other wholesalers without
complying with subsection A of this section in the case of the sale,
purchase or other transfer or acquisition of <u>a particular brand of</u>
<u>spirits or wine or</u> the entire business of a wholesaler, including
the inventory of spirits and wine.

C. A wholesaler license shall authorize the holder thereof to:
 <u>Transport wine</u>, spirits and beer in vehicles owned, leased
 <u>or operated by the wholesaler</u>, a subsidiary of the wholesaler, or
 <u>its agent</u>, in addition to any nonalcoholic items. Provided, if the

1 wholesaler transports beer, a valid beer distributor license must be 2 maintained by the wholesaler or affiliated entity having common 3 ownership with the licensed wholesaler;

4 <u>2.</u> Maintain not more than three (3) self-owned or leased and
5 self-operated bonded warehouses within this state. All invoices
6 shall be stored at the principal place of business for which the
7 wholesaler license was granted; and

8 2.3. Accept as payment cash, personal check, cashier's check, 9 money order or electronic fund transfer from persons licensed to 10 purchase alcoholic beverages; provided, a wholesaler shall not be 11 permitted to accept payment by credit card.

12 SECTION 9. AMENDATORY Section 32, Chapter 366, O.S.L. 13 2016 (37A O.S. Supp. 2017, Section 2-120), is amended to read as 14 follows:

Section 2-120. A wholesaler's agent license shall authorize the holder thereof:

To represent only the holders of <u>wine and spirits wholesaler</u>
 <u>and beer distributor</u> licenses within this state, other than
 retailers, authorized to sell alcoholic beverages to retail dealers
 off-premises and on-premises retailers in Oklahoma; and

21 2. To solicit and to take orders for the purchase of alcoholic
22 beverages from <u>off-premises and on-premises</u> retailers <u>including</u>
23 licensees authorized to sell alcoholic beverages by the individual
24 drink for on-premises consumption in Oklahoma.

Such license shall be issued only to agents and employees of the
 holder of a license under the Oklahoma Alcoholic Beverage Control
 Act, but no such license shall be required of an employee making
 sales of alcoholic beverages on licensed premises of the employee's
 principal. No applicant for a wholesaler's agent license shall also
 hold a manufacturer's agent license.

7 SECTION 10. AMENDATORY Section 37, Chapter 366, O.S.L.
8 2016 (37A O.S. Supp. 2017, Section 2-125), is amended to read as
9 follows:

10 Section 2-125. A bonded warehouse license shall authorize the 11 holder thereof to receive and store alcoholic beverages and 12 nonalcoholic beverages for the holders of storage licenses on the 13 licensed premises of the bonded warehouse licensee. No goods, wares 14 or merchandise other than alcoholic beverages may be stored in the 15 same bonded warehouse with alcoholic beverages. The holder of a 16 bonded warehouse license shall furnish and file with the ABLE 17 Commission a bond running to all bailers of alcoholic beverages 18 under proper storage licenses and their assignees (including 19 mortgagees or other bona fide lienholders) conditioned upon faithful 20 performance of the terms and conditions of such bailments. 21 SECTION 11. AMENDATORY Section 47, Chapter 366, O.S.L. 22 2016 (37A O.S. Supp. 2017, Section 2-135), is amended to read as

- 23 follows:
- 24

1 Section 2-135. A. All out-of-state distillers, and winemakers, 2 brewers, importers, brokers and others who seeking to sell alcoholic 3 beverages to wine and spirits wholesalers and beer distributors in 4 Oklahoma, regardless of whether such sales are consummated within or 5 without the state, must either obtain a designating manufacturer's license, if it wishes to designate a single wholesaler to sell its 6 7 products, or contract with a person that maintains a nonresident 8 seller license, if it wishes to sell its products to all licensed 9 wine and spirits wholesalers, in order to sell alcoholic beverages 10 intended for consumption within the State of Oklahoma.

A <u>designating</u> manufacturer's license or nonresident seller license shall authorize the holder thereof to solicit and take orders for <u>alcoholic beverages</u> <u>wine and spirits</u> from the holders of <u>Oklahoma wine and spirits wholesaler</u> licenses authorized to import the same into this state, and to ship or deliver, or cause to be shipped or delivered, <u>alcoholic beverages</u> <u>wine or spirits</u> into Oklahoma pursuant to such sales.

B. A brewer not licensed in this state selling beer to a
nonresident seller <u>beer distributor</u> shall have a written
distribution sales agreement with the nonresident seller <u>beer</u>
<u>distributor</u>. Such agreement shall be subject to inspection by the
ABLE Commission.

C. The ABLE Commission may, subject to the provisions of the
 Oklahoma Alcoholic Beverage Control Act requiring notice and hearing

1 in the case of sanctions against holders of licenses, suspend or 2 revoke a <u>designating</u> manufacturer's license or nonresident seller 3 license, or brewer's license for any violation of the Oklahoma 4 Alcoholic Beverage Control Act by the holder thereof.

5 D. No licensee in this state authorized to import alcoholic beverages into this state shall purchase or receive any alcoholic 6 7 beverages from without this state from any person not holding a valid and existing designating manufacturer's license, or 8 9 nonresident seller license, or brewer's license. Every designating 10 manufacturer's license or nonresident seller license shall expire on 11 the June 30 following its issuance or renewal, and shall be eligible 12 for subsequent renewal terms of one (1) year beginning on the July 1 13 following each expiration. License fees for a new or initial 14 manufacturer's license or nonresident seller license applied for 15 after July 1 may be prorated through the following June 30 on a 16 quarterly basis.

E. The holder of a <u>designating</u> manufacturer's license or nonresident seller license shall, promptly upon consignment of any alcoholic beverages to an importer in Oklahoma, forward to the ABLE Commission a true copy of the invoice, bill of lading or other document as the ABLE Commission may by rule prescribe, showing the details of such shipment.

F. Any person, not otherwise a dealer in alcoholic beverages,
coming into possession of any alcoholic beverages as security for or

1 in payment of a debt, or as an insurer or its transferee or assignee 2 for the salvage or liquidation of an insured casualty or damage or 3 loss, or as an executor, administrator, trustee or other fiduciary, may sell the beverages in one lot or parcel to a duly licensed 4 5 wholesaler or beer distributor at an agreed-upon price without regard to current posted prices. However, immediately after taking 6 7 possession of the alcoholic beverages, the person shall register with the Director and furnish a detailed list of the alcoholic 8 9 beverages and post with the Director a bond in such amount as the 10 Director deems sufficient to protect the state from any taxes due on 11 the alcoholic beverages. The person shall pay to the Director a 12 registration fee of Fifty Dollars (\$50.00), which fee shall permit 13 the sale of only the alcoholic beverages detailed in the 14 registration request. A wholesaler or beer distributor receiving a 15 lot or parcel of alcoholic beverages pursuant to this subsection may 16 sell it in one lot or parcel or more than one lot or parcel to a 17 licensed package store or mixed beverage licensee or more than one 18 licensed package store or mixed beverage licensee at an agreed-upon 19 price without regard to current posted prices; provided, the total 20 of the lots sold by the wholesaler or beer distributor shall not 21 exceed four (4) lots.

SECTION 12. AMENDATORY Section 48, Chapter 366, O.S.L.
23 2016 (37A O.S. Supp. 2017, Section 2-136), is amended to read as
24 follows:

1 Section 2-136. A manufacturer's agent license shall authorize 2 the holder thereof to represent only the holders of a designating manufacturer's license or nonresident seller license and to solicit 3 4 and take orders for the sale of wine and spirits for the purpose of 5 resale. No such license shall be issued to any person until it shall have been shown to the satisfaction of the ABLE Commission 6 7 that the applicant has been duly authorized to act as the agent of 8 the principal he or she proposes to represent, and that the 9 principal or principals he or she proposes to represent has been 10 duly authorized to do business in the State of Oklahoma, and has appointed a service agent in this state. No applicant for a 11 12 manufacturer's agent license shall also hold an agent license. It 13 shall be unlawful for any person other than the holder of a 14 manufacturer's agent license or an a wholesaler's agent license to 15 solicit or take orders in the state from a wine and spirits 16 wholesaler or beer distributor.

SECTION 13. AMENDATORY Section 60, Chapter 366, O.S.L. 2016 (37A O.S. Supp. 2017, Section 2-148), is amended to read as follows:

Section 2-148. A. Any license issued pursuant to the provisions of the Oklahoma Alcoholic Beverage Control Act by the ABLE Commission, after due notice and hearing, may be revoked or suspended if the ABLE Commission finds or has grounds to believe that the licensee has: Violated any rule promulgated by the ABLE Commission;
 Procured a license through fraud, or misrepresentation, or
 concealment of a material fact;

3. Made any false representation or statement to the ABLE
Commission or the Oklahoma Tax Commission in order to prevent or
induce action by the ABLE Commission or the Tax Commission;

7 4. Maintained an unsanitary establishment or has supplied
8 impure or otherwise deleterious beverages or food;

9 5. Stored, possessed, mixed or served on the premises of a 10 bottle club any alcoholic beverage upon which the tax levied by 11 Section 104 5-101 of this act title has not been paid as provided 12 for in the Oklahoma Alcoholic Beverage Control Act, in a county of 13 this state where the sale of alcoholic beverages by the individual 14 drink for on-premises consumption has not been authorized;

15 6. Misrepresented to a customer or the public any alcoholic16 beverage sold by the licensee;

17 7. Had any permit or license issued by the Tax Commission and 18 required by the Oklahoma Alcoholic Beverage Control Act, suspended 19 or revoked by the Tax Commission; or

8. Is not in compliance with the tax laws of this state as
required in Article XXVIIIA of the Oklahoma Constitution.

B. The ABLE Commission may revoke or suspend the license of any
mixed beverage, caterer or bottle club licensee if the ABLE
Commission finds or has grounds to believe that such licensee:

Has acted as an agent of a manufacturer or wholesaler of
 alcoholic beverages;

3 2. Is a manufacturer or wholesaler of alcoholic beverages;
4 3. Has borrowed money or property or accepted gratuities or
5 rebates from a manufacturer or wholesaler of alcoholic beverages;

4. Has obtained the use of equipment from any manufacturer or
7 wholesaler of alcoholic beverages or any agent thereof;

8 5. Has violated any of the provisions of the Oklahoma Alcoholic 9 Beverage Control Act for which mandatory revocation or suspension is 10 not required;

Has been convicted within the past twenty-five (25) years, of a violation of any state or federal law relating to alcoholic beverage for which mandatory revocation or suspension is not required; or

15 7. 6. Is not in compliance with the tax laws of this state as
 16 required in Article XXVIIIA of the Oklahoma Constitution.

17 C. The ABLE Commission may revoke or suspend the license of any 18 retail, mixed beverage, caterer or bottle club licensee if the ABLE 19 Commission finds or has grounds to believe that such licensee has 20 borrowed money or property or accepted gratuities, discounts, 21 rebates, free goods, allowances or other inducements from a wine and 22 spirits wholesaler or beer distributor.

D. The ABLE Commission shall have the authority to revoke the
license of any licensee if the ABLE Commission finds:

1 1. That the licensee knowingly sold alcoholic beverages or 2 allowed such beverages to be sold, delivered or furnished to any 3 person under the age of twenty-one (21) years or to any person 4 visibly intoxicated or adjudged insane or mentally deficient; 5 2. That the licensee, any general or limited partner of the licensee, or in the case of a corporation, an officer or director of 6 7 the corporation, has been convicted of a felony or is not in compliance with the tax laws of this state as required in Article 8 9 XXVIIIA of the Oklahoma Constitution;

3. That, in the case of a wine and spirits wholesaler, beer distributor, retail spirits, retail wine or retail beer licensee, the holder of the license or any member of a general or limited partnership which is the holder of such a license, has been convicted of a prohibitory law relating to the sale, manufacture or transportation of alcoholic beverages which constitutes a felony.

E. If the ABLE Commission shall find by a preponderance of the evidence as in civil cases that a licensee has knowingly sold any alcoholic beverage to any person under the age of twenty-one (21) years, after a public hearing, the ABLE Commission shall revoke such license and no discretion as to the revocation shall be exercised by the ABLE Commission.

22 F. The ABLE Commission shall have the authority to promulgate 23 rules to establish a penalty schedule for violations of any 24 provision of the Oklahoma Alcoholic Beverage Control Act or any rule of the ABLE Commission. The schedule shall provide for suspension
 or revocation of any license for major and minor violations as
 determined by the ABLE Commission. Penalties shall be increasingly
 severe with each violation by a licensee.

5 Provided, that for a fourth major violation by a licensee within a twenty-four-month period, the penalty shall be mandatory 6 7 revocation of license. The twenty-four-month period shall be calculated from the date of the most recent violation as set forth 8 9 in an order signed by the Director or the designee of the Director. 10 G. F. The ABLE Commission or the Tax Commission may impose a 11 monetary penalty in lieu of or in addition to suspension of a 12 license. The amount of the fine for a major violation shall be 13 computed by multiplying the proposed number of days of the 14 suspension period by One Hundred Dollars (\$100.00). The amount of 15 the fine for a minor violation shall be computed by multiplying the 16 number of days of the proposed suspension period by Fifty Dollars 17 (\$50.00).

H. G. The failure of any licensee to pay a fine or serve a
suspension imposed by the ABLE Commission or the Tax Commission
shall result in the revocation of the license of the licensee.

21 I. H. If the ABLE Commission or the Tax Commission finds that 22 public health, safety or welfare require emergency action, and 23 incorporates a finding to that effect in its order, summary 24 suspension of a license may be ordered pending proceeding for

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revocation or other action, pursuant to the provisions of Section
 314 of Title 75 of the Oklahoma Statutes.

3 SECTION 14. AMENDATORY Section 79, Chapter 366, O.S.L. 4 2016 (37A O.S. Supp. 2017, Section 3-109), is amended to read as 5 follows:

6 Section 3-109. In order to regulate distribution of beer in 7 this state and assure collection of all applicable taxes and fees, all beer sold in this state by a licensed distributor shall only be 8 9 transported within this state to the licensed address and location 10 of a licensed retailer or between the licensed addresses and 11 locations of licensed retailers by a marked conveyance owned or 12 leased by a licensed distributor in the manner as permitted by law. 13 SECTION 15. AMENDATORY Section 80, Chapter 366, O.S.L. 14 2016, as amended by Section 15, Chapter 364, O.S.L. 2017 (37A O.S. 15 Supp. 2017, Section 3-110), is amended to read as follows: 16 Section 3-110. A. A licensed distributor designated as the 17 licensed distributor for a beer brand within a designated sales 18 territory shall present that beer brand for sale to all on-premise 19 licensees on the same price basis and without discrimination and to 20 all off-premise licensees on the same price basis within a 21 particular county and without discrimination. A licensed 22 distributor shall not sell, supply or deliver, either directly or 23 indirectly through a third party, a beer brand to a licensed 24 retailer outside of the designated sales territory of the designated

1	distributor nor to any person the licensed distributor has reason to
2	believe will sell or supply any quantity of the beer brand to any
3	retail location outside of the designated sales territory of the
4	designated distributor.
5	B. All beer shall only be transported by:
6	<u>1. By</u> a marked conveyance owned or leased by:
7	<u>a.</u> the licensed <u>beer</u> distributor and operated by the
8	licensed <u>beer</u> distributor or an employee of the <u>beer</u>
9	distributor for , or
10	b. a licensed wine and spirits wholesaler having common
11	ownership with the licensed beer distributor and
12	operated by the commonly owned wine and spirits
13	wholesaler or an employee of the commonly owned wine
14	and spirits wholesaler; and
15	2. For the products of a licensed manufacturer within the
16	designated sales territory to the address and location of a licensed
17	retailer within that designated sales territory.
18	C. Any beer sold by the licensed distributor shall not be
19	delivered to, received by or stored at any place other than the
20	address and location of the licensed retailer for which state and
21	local retailer licenses or permits have been issued.
22	D. With the approval of the licensed manufacturer, a licensed

D. With the approval of the licensed manufacturer, a licensed distributor may sell the designated brands to a licensed retailer located in a designated sales territory of another licensed distributor if that licensed distributor is temporarily unable for
 any reason to provide the designated brands of the licensed
 manufacturer within its designated sales territory.

E. All beer purchased by a licensed distributor for resale in
this state shall physically come into the possession of the licensed
distributor and be unloaded in and distributed from the licensed
warehouses of the licensed distributor located in this state prior
to being resold in this state.

9 SECTION 16. AMENDATORY Section 86, Chapter 366, O.S.L.
10 2016, as amended by Section 17, Chapter 364, O.S.L. 2017 (37A O.S.
11 Supp. 2017, Section 3-116), is amended to read as follows:

12 Section 3-116. A. 1. Any manufacturer or subsidiary of a 13 manufacturer who markets its products solely through a subsidiary or 14 subsidiaries, a distiller, rectifier, bottler, winemaker or importer 15 of alcoholic beverages, bottled or made in a foreign country, either 16 within or without this state, may sell such brands or kinds of 17 alcoholic beverages to every licensed wine and spirits wholesaler 18 who desires to purchase the same, on the same price basis and 19 without discrimination or inducements, and shall further be required 20 to sell such beverages only to those persons licensed as wine and 21 spirits wholesalers; provided, that a manufacturer may designate a 22 single wine and spirits wholesaler to distribute its brands within 23 the state, hereafter referred to as a designating manufacturer.

<u>2. If a manufacturer elects to designate one or more of its</u>
 <u>brands, it may designate different brands within its portfolio to a</u>
 <u>different wine and spirits wholesaler, but no particular brand shall</u>
 <u>be designated to, posted, or sold to the retail tier by more than</u>
 one wine and spirits wholesaler within the state.

3. A designating manufacturer may transfer the exclusive right
to distribute one or more of its brands to a different wine and
spirits wholesaler within the state, provided the designating
manufacturer provides the current designated wholesaler sixty (60)
days written notice of its intent to transfer the brand; provided,
the parties may agree upon an earlier transfer date.

B. The provisions of subsection A of this section shall notapply to a brewer.

14 C. No manufacturer shall require a wine and spirits wholesaler 15 or beer distributor to purchase any alcoholic beverages or any 16 goods, wares or merchandise as a condition to the wine and spirits 17 wholesaler or beer distributor obtaining or being entitled to 18 purchase any alcoholic beverages.

19 Violation of this section shall be a misdemeanor. Conviction20 hereunder shall automatically revoke the violator's license.

D. In the event a manufacturer or nonresident seller has not designated a wine and spirits wholesaler to sell its product in the state, the product shall be posted in accordance with the following:

1 1. On the first business day of each month, the manufacturer 2 shall post with the ABLE Commission the price of all wine and 3 spirits it proposes to offer for sale to licensed wine and spirit 4 wholesalers in this state. All prices shall become effective on the 5 first business day of the following month and shall remain in effect 6 and unchanged for a period of not less than one (1) month. The 7 posting shall be submitted on a form approved by the ABLE Commission and shall identify the brand, size, alcohol content and price of 8 9 each item intended to be offered for sale. No change or 10 modification of the posted price shall be permitted except upon 11 written permission from the ABLE Commission based on good cause 12 shown;

13 2. When a new item is registered, or an old item is 14 discontinued, or any change is made by a manufacturer or nonresident 15 seller as to price, age, proof, label or type of bottle of any item offered for sale in this state, such new item, discontinued item or 16 17 change in price, age, proof, label or type of bottle of any item 18 shall be listed separately on the cover page of the price schedule 19 and, in the case of prices changed, shall reflect both the old and 20 the new price of the item changed. All new items and changes as to 21 age, proof, label or type of bottle in which any item is offered for 22 sale shall first be submitted in writing to the ABLE Commission for 23 approval under such requirements as it may deem proper. Approval or

1 disapproval of price changes shall not be required if filed in 2 conformity with the provisions of this subsection.

- a. In addition to the foregoing requirements, the
 manufacturer shall, at the same time, on regular forms
 provided by the ABLE Commission, re-register all items
 of alcoholic beverage which the manufacturer had
 registered and offered for sale in this state during
 the previous price period.
- 9 b. A short form of price posting may be permitted by the
 10 ABLE Commission for any price period in which no new
 11 item is offered or old item discontinued, or change is
 12 made in the price, age, proof, label or type of bottle
 13 of any item offered by any manufacturer. Such short
 14 form shall contain only such statements as the
 15 Director may require or permit;

16 3. The brand name, size, proof and type of alcoholic beverages 17 must be shown on each container sold in this state;

18 4. No brand of alcoholic beverage shall be listed on a price
19 list or posting in more than one place, or offered for sale by more
20 than one method, or at more than one price, except as provided
21 hereafter:

a. a manufacturer who has posted F.O.B. prices from a
foreign shipping point shall also list the same
item(s) at an F.O.B. point within the continental

- United States. Only one United States F.O.B. point shall be permitted, and
- b. a manufacturer may list on their price list or posting
 an item of specific size that may be packaged in more
 than one type or design <u>of</u> container, provided that
 the containers being offered have been approved by the
 ABLE Commission;

8 5. The manufacturer shall sell to the wine and spirits
9 wholesalers all items of wine and spirits at the current posted
10 price in effect on the date of the shipment as shown on the
11 manifest, bill of lading or invoice;

6. A full and correct copy of each said price registration
shall be transmitted to wine and spirits wholesalers on the same day
such prices are filed with or mailed to the ABLE Commission. Proof
of such mailing or delivery shall be furnished the ABLE Commission
by the manufacturer with the price registration or upon request;

17 7. The sale, or offer to sell, of any item of alcoholic
18 beverage by a manufacturer to a wine and spirits wholesaler at a
19 price not in compliance with the price posted with the ABLE
20 Commission may be deemed a violation; and

8. This subsection shall not apply to a manufacturer that has designated a wine and spirits wholesaler to sell its product in the state.

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1 SECTION 17. AMENDATORY Section 19, Chapter 364, O.S.L. 2 2017 (37A O.S. Supp. 2017, Section 3-116.2), is amended to read as 3 follows:

4 Section 3-116.2 A. In the event a manufacturer has designated 5 a wine and spirits wholesaler to sell its product in the state, the wine and spirits wholesaler shall comply with the following posting 6 7 requirements: The wine and spirits wholesaler shall submit its line-item price posting for that product no later than the fifteenth 8 9 day of each month. If the fifteenth day of the month falls on a 10 Saturday, Sunday or a holiday then the wine and spirits wholesaler 11 shall submit its price posting on the next business day. The price 12 posting submitted by the wine and spirits wholesaler shall list the 13 line-item price, handling cost, transportation cost and any other 14 costs that may be associated with the sale or delivery of that item. 15 All prices shall become effective on the first business day of the 16 month following posting and shall remain in effect and unchanged in 17 one-month increments. No change or modification of the posted price 18 shall be permitted except upon written permission from the ABLE 19 Commission based on good cause shown.

B. This section shall not apply unless a product has been designated by a manufacturer for distribution by a single wine and spirits wholesaler in the state.

23 <u>C. This section shall become effective on September 1, 2018.</u>
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SECTION 18. AMENDATORY Section 98, Chapter 366, O.S.L.
 2016 (37A O.S. Supp. 2017, Section 4-101), is amended to read as
 follows:

4 Section 4-101. A. Municipalities are authorized to enact 5 ordinances consistent with the provisions of the Oklahoma Alcoholic Beverage Control Act. Provided, municipalities may not enact 6 7 ordinances criminalizing conduct that may be prosecuted administratively by the ABLE Commission. In municipalities with 8 9 populations of thirty-five thousand (35,000) or more according to 10 the most recent federal decennial census, these ordinances may 11 provide for maximum penalties of fines not to exceed One Thousand 12 Dollars (\$1,000.00) plus court costs, an imprisonment not to exceed 13 ninety (90) days, or both such fine and imprisonment.

B. All municipalities of this state may enact ordinances
prohibiting or regulating nudity or drink solicitation in
establishments licensed pursuant to the provisions of the Oklahoma
Alcoholic Beverage Control Act.

18 C. The provisions of this section shall not authorize any 19 municipality to regulate by ordinance or issue any licenses for 20 activities for which a license is required to be issued pursuant to 21 the provisions of the Oklahoma Alcoholic Beverage Control Act.

SECTION 19. AMENDATORY Section 135, Chapter 366, O.S.L.
23 2016, as amended by Section 23, Chapter 364, O.S.L. 2017 (37A O.S.
24 Supp. 2017, Section 5-132), is amended to read as follows:

Section 5-132. A. Except as provided in subsection D of this section, no alcoholic beverage shall be labeled, offered or advertised for sale in this state unless in accordance with rules promulgated pursuant to the provisions of Section 5-130 of this title and unless the brand label shall have been registered with and approved by the ABLE Commission and the appropriate fee paid as provided for in this section.

B. An application for registration of a brand label shall be 8 9 filed by and fees paid by the manufacturer or brewer of the brand if 10 the manufacturer or brewer is licensed by the ABLE Commission; however, if the manufacturer is represented by a manufacturer's 11 12 agent, licensed nonresident seller, wine and spirits. The 13 designated wholesaler or beer distributor, then the manufacturer's 14 agent, nonresident seller, wine and spirits wholesaler or beer 15 distributor shall may submit each label for each product the 16 designating manufacturer or brewer offers for sale in this state, 17 along with payment of the brand registration fee, on behalf of the 18 manufacturer or brewer; provided, the manufacturer or brewer must 19 fully reimburse the manufacturer's agent, licensed nonresident 20 seller, wine and spirits designated wholesaler or beer distributor 21 for the cost of the brand registration fee within forty-five (45) 22 days of the time the original brand registration fee is paid. 23 Cordials and wines which differ only as to age or vintage year, as 24 defined by such rules, shall be considered the same brand, and those

1 that differ as to type or class may be considered the same brand by 2 the ABLE Commission where consistent with the purposes of this 3 section.

4 С. The application for registration of a brand label shall be 5 filed on a form prescribed by the ABLE Commission, and shall contain such information as the ABLE Commission shall require. 6 Such 7 application shall be accompanied by a certified check, bank officers' check or draft or money order in the amount of the annual 8 9 registration fee, or the properly prorated portion thereof 10 prescribed by this section.

11 D. 1. The annual fee for registration of any brand label for 12 spirits shall be Three Hundred Seventy-five Dollars (\$375.00). The 13 annual fee for registration of any brand label for beer shall be Two 14 Hundred Dollars (\$200.00). The annual fee for registration of any 15 brand label for wine made in the United States, or for registration 16 of any category of imported wine as defined by the Tax Commission, 17 shall be Two Hundred Dollars (\$200.00). Beer manufactured in this 18 state shall be exempt from brand label registration fees.

19 2. Each brand label registered and approved pursuant to this 20 section shall be valid for a term of up to one (1) year, expiring on 21 the June 30 next following registration, and may be renewed for 22 subsequent terms of one (1) year beginning on the July 1 following 23 the initial registration. Brand registration fees for labels 24 registered after July 1 may be prorated through the following June 1 30 on a quarterly basis. The brand registration fee shall not be 2 transferable, unless otherwise allowed by law. A nonresident seller 3 <u>may transfer brand registrations to the distiller or winery that</u> 4 <u>produces those brands, provided the distiller or winery has obtained</u> 5 <u>a designating manufacturer's license, at no expense to the</u> 6 nonresident seller, distiller or winery.

7 E. If the ABLE Commission shall deny the application for
8 registration of a brand label, it shall return the registration fee
9 to the applicant, less twenty-five percent (25%) of such fee.

F. The ABLE Commission may at any time exempt any discontinued brand from fee provisions of this section where a manufacturer or wholesaler has an inventory of one hundred cases or less of liquor or wine and five hundred cases or less of beer, and certifies to the ABLE Commission in writing that such brand is being discontinued.

G. No private labels or control labels shall be approved forsale in this state.

SECTION 20. AMENDATORY Section 141, Chapter 366, O.S.L. 2016 (37A O.S. Supp. 2017, Section 6-101), is amended to read as follows:

20 Section 6-101. A. No person shall:

21 1. Knowingly sell, deliver or furnish alcoholic beverages to 22 any person under twenty-one (21) years of age;

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Sell, deliver or knowingly furnish alcoholic beverages to an
 intoxicated person or to any person who has been adjudged insane or
 mentally deficient;

3. Open a retail container or consume alcoholic beverages on
the premises of a package store, grocery store, convenience store or
drug store, unless otherwise permitted by law;

7 4. Import into this state, except as provided for in the
8 Oklahoma Alcoholic Beverage Control Act, any alcoholic beverages;
9 provided, that nothing herein shall prohibit the importation or
10 possession for personal use of not more than one (1) liter of
11 alcoholic beverages upon which the Oklahoma excise tax is
12 delinguent;

13 5. Receive, possess or use any alcoholic beverage in violation
14 of the provisions of the Oklahoma Alcoholic Beverage Control Act;

15 6. Transport into, within or through this state more than one (1) liter of alcoholic beverages upon which the Oklahoma excise tax 16 17 has not been paid unless the person accompanying or in charge of the 18 vehicle transporting same shall possess a true copy of a bill of 19 lading, invoice, manifest or other document particularly identifying 20 the alcoholic beverages being transported and showing the name and 21 address of the consignor and consignee; provided, this prohibition 22 shall not apply to the first one hundred eighty (180) liters of 23 alcoholic beverages classified as household goods by military

personnel, age twenty-one (21) or older, when entering Oklahoma from
 temporary active assignment outside the contiguous United States;

3 7. Knowingly transport in any vehicle upon a public highway, 4 street or alley any alcoholic beverage except in the original 5 container which shall not have been opened and the seal upon which shall not have been broken and from which the original cap or cork 6 7 shall not have been removed, unless the opened container be in the rear trunk or rear compartment, which shall include the spare tire 8 9 compartment in a vehicle commonly known as a station wagon and panel 10 truck, or any outside compartment which is not accessible to the 11 driver or any other person in the vehicle while it is in motion;

8. Consume spirits, wine or beer in public except on the
premises of a licensee of the ABLE Commission who is authorized to
sell or serve spirits by the individual drink, or <u>unless otherwise</u>
<u>permitted by law. No person shall</u> be intoxicated in a public place.
This provision shall be cumulative and in addition to existing law;

9. Forcibly resist lawful arrest, or by physical contact
interfere with an investigation of any infringement of the Oklahoma
Alcoholic Beverage Control Act or with any lawful search or seizure
being made by a law enforcement officer or an employee of the ABLE
Commission, when such person knows or should know that such acts are
being performed by a state, county or municipal officer or employee
of the ABLE Commission;

Manufacture, duplicate, counterfeit or in any way imitate
 any bottle club membership card required to be issued by the ABLE
 Commission without the permission of the ABLE Commission;

4 11. Consume or possess alcoholic beverages on the licensed
5 premises of a bottle club unless such person possesses a valid
6 membership card for that club issued by the club;

7 12. Knowingly possess any bottle club membership card required
8 to be issued by the ABLE Commission which has been manufactured,
9 counterfeited, imitated or in any way duplicated without the
10 permission of the ABLE Commission; or

11 13. Knowingly and willfully permit any individual under twenty-12 one (21) years of age who is an invitee to the person's residence, 13 any building, structure or room owned, occupied, leased or otherwise 14 procured by the person or on any land owned, occupied, leased or 15 otherwise procured by the person, to possess or consume any 16 alcoholic beverage as defined by Section 3 of this act, any 17 controlled dangerous substance as defined in the Uniform Controlled 18 Dangerous Substances Act, or any combination thereof, in such place.

B. Except as provided for in subsection C of this section, punishment for violation of paragraph 13 of subsection A of this section shall be as follows:

22 1. Any person who is convicted of a violation of the provisions
23 of paragraph 13 of subsection A of this section shall be deemed

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1 quilty of a misdemeanor for the first offense and be punished by a fine of not more than Five Hundred Dollars (\$500.00); 2 3 2. Any person who, within ten (10) years after previous convictions of a violation: 4 5 a. of paragraph 13 of subsection A of this section, of the provisions of any law of another state 6 b. 7 prohibiting the offense provided for in paragraph 13 of subsection A of this section, or 8 9 in a municipal criminal court of record for the с. 10 violation of a municipal ordinance prohibiting the 11 offense provided for in paragraph 13 of subsection A 12 of this section, 13 shall be quilty of a misdemeanor and shall be punished by a fine of 14 not more than One Thousand Dollars (\$1,000.00); 15 3. Any person who, within ten (10) years after two or more 16 previous convictions of a violation: 17 of paragraph 13 of subsection A of this section, a. 18 of the provisions of any law of another state b. 19 prohibiting the offense provided for in paragraph 13 20 of subsection A of this section, or 21 in a municipal criminal court of record for the с. 22 violation of a municipal ordinance prohibiting the 23 offense provided for in paragraph 13 of subsection A 24 of this section, or

d. or of any combination of two or more thereof,
 shall be guilty of a felony and shall be punished by a fine of not
 more than Two Thousand Five Hundred Dollars (\$2,500.00), or by
 imprisonment in the custody of the Department of Corrections for not
 more than five (5) years, or by both such fine and imprisonment.

6 Any person who violates paragraph 13 of subsection A of С. 7 this section, and such actions cause great bodily injury or the death of a person, shall, in addition to any other penalty provided 8 9 by law, be guilty of a felony, punishable by imprisonment in the 10 custody of the Department of Corrections for not more than five (5) 11 years, a fine of not less than Two Thousand Five Hundred Dollars 12 (\$2,500.00) nor more than Five Thousand Dollars (\$5,000.00), or both 13 such fine and imprisonment.

D. Except as provided in subsection C of Section 166 of this act, any person who shall engage in any of the following and disturb the peace of any person:

17 1. In any public place, or in or upon any passenger coach, 18 streetcar, or in or upon any other vehicle commonly used for the 19 transportation of passengers, or in or about any depot, platform, 20 waiting station or room, drink or otherwise consume any intoxicating 21 liquor unless authorized by this act, intoxicating substance or 22 intoxicating compound of any kind, or inhale glue, paint or other 23 intoxicating substance;

2. Be drunk or intoxicated in any public or private road, or in
 any passenger coach, streetcar or any public place or building, or
 at any public gathering, from drinking or consuming such
 intoxicating liquor, intoxicating substance or intoxicating compound
 or from inhalation of glue, paint or other intoxicating substance;
 or

3. Be drunk or intoxicated from any cause, shall be guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than Ten Dollars (\$10.00), nor more than One Hundred Dollars (\$100.00) or by imprisonment for not less than five (5) days nor more than thirty (30) days or by both such fine and imprisonment.

SECTION 21. AMENDATORY Section 145, Chapter 366, O.S.L.
2016, as amended by Section 2, Chapter 366, O.S.L. 2017 (37A O.S.
Supp. 2017, Section 6-105), is amended to read as follows:

Section 6-105. No mixed beverage, public event, special event or on-premises beer and wine licensee shall:

18 1. Purchase or receive any alcoholic beverage other than from a 19 person holding a wine and spirit wholesaler or beer distributor 20 license issued pursuant to the Oklahoma Alcoholic Beverage Control 21 Act; provided, a mixed beverage or on-premises beer and wine 22 licensee whose premises are a restaurant may purchase wine produced 23 at wineries in this state directly from a winemaker as provided in 24 Section 2 of Article XXVIIIA of the Oklahoma Constitution;

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2. Transport alcoholic beverages from the place of purchase to
 the licensed premises unless the licensee also holds a private
 carrier license issued by the ABLE Commission;

3. Use or allow the use of any mark or label on a container of
alcoholic beverage which is kept for sale which does not clearly and
precisely indicate the nature of the contents or which might deceive
or conceal the nature, composition, quantity, age or quality of such
beverage;

9 4. Keep or knowingly permit any alcoholic beverage to be kept,
10 brought or consumed on the licensed premises which is not allowed to
11 be sold or served upon such premises; or

12 5. Allow any person under twenty-one (21) years of age to enter 13 into, remain within or loiter about the designated bar area of the 14 licensed premises, except for persons who incidentally pass through 15 the designated area.

The prohibition in this subsection against persons under twentyone (21) years of age entering or remaining within the designated bar area of the licensed premises shall not apply:

19a. if the licensed premises are closed to the public20during a time the premises are legally permitted to be21open for business and the premises are used for a22private party at which alcoholic beverages may be23served to persons twenty-one (21) years of age or24older. Any alcoholic beverages served at a private

1 party on the licensed premises may be purchased from 2 the licensee at a negotiated price or purchased 3 privately and served at the private party on the licensed premises. Any licensee who desires to 4 5 conduct such a private party shall notify the ABLE Commission, in writing, at least ten (10) calendar 6 7 days prior to the private party. The notification shall include the date, time and purpose of the 8 9 private party and any other information the ABLE 10 Commission may deem necessary, or

b. to a designated bar area which is a concessions stand serving beer and, wine or spirits, in addition to food and nonalcoholic beverages, which concession stand is located at, in, or on the premises of a sports, music or entertainment venue, convention center, fairgrounds or similar facility.

SECTION 22. AMENDATORY Section 165, Chapter 366, O.S.L. 2016 (37A O.S. Supp. 2017, Section 6-125), is amended to read as follows:

20 Section 6-125. A. Any person who shall violate any provision 21 of the Oklahoma Alcoholic Beverage Control Act for which no specific 22 <u>administrative or civil</u> penalty is prescribed shall be guilty of a 23 misdemeanor and be fined not more than Five Hundred Dollars

(\$500.00), or imprisoned in the county jail for not more than six
 (6) months, or by both such fine and imprisonment.

3	B. Provided, however, notwithstanding any provision of law to
4	the contrary, any offense, including traffic offenses, in violation
5	of any of the provisions of the Oklahoma Alcoholic Beverage Control
6	Act which is not otherwise punishable by a term of imprisonment or
7	confinement shall be punishable by a term of imprisonment not to
8	exceed one day in the discretion of the court, in addition to any
9	fine prescribed by law.
10	SECTION 23. REPEALER 37 O.S. 2011, Section 521, as last
11	amended by Section 1 of this act, and 37 O.S. 2011, Section 573, as
12	amended by Section 2 of this act, are hereby repealed.
13	SECTION 24. Sections 1, 2, 4 and 7 of this act shall become
14	effective July 1, 2018.
15	SECTION 25. Sections 5, 8, 11, 15 and 16 of this act shall
16	become effective August 1, 2018.
17	SECTION 26. Section 17 of this act shall become effective
18	September 1, 2018.
19	SECTION 27. Sections 3, 6, 9, 10, 12, 13, 14, 18, 19, 20, 21,
20	22 and 23 of this act shall become effective October 1, 2018.
21	SECTION 28. It being immediately necessary for the preservation
22	of the public peace, health or safety, an emergency is hereby
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1	declared to exist, by reason whereof this act shall take effect and
2	be in full force from and after its passage and approval.
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4	COMMITTEE REPORT BY: COMMITTEE ON BANKING AND BUSINESS, dated 04/11/2018 - DO PASS, As Amended.
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