1	STATE OF OKLAHOMA
2	1st Session of the 59th Legislature (2023)
3	COMMITTEE SUBSTITUTE
4	FOR HOUSE BILL NO. 2354 By: Echols
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7	COMMITTEE SUBSTITUTE
8	An Act relating to alcoholic beverages; amending 37A O.S. 2021, Sections 1-103, which relate to alcoholic
9	beverages; modifying the definition of grocery store; modifying definition of retailer to include grocery
10	retail spirits license holders; creating the grocery retail spirits license; providing fees for a grocery
11	retail spirits license; providing annual surcharges for a grocery retail spirits license; providing that
12	a small brewer self-distribution licensee may self- distribute to a holder of a grocery retail spirits
13	license; providing that a charitable collaboration brewer licensee if they also possess a self-
14	distribution license may self-distribute to a holder of a grocery retail spirits license; providing that a
15	winemaker self-distribution licensee may self- distribute directly to a holder of a grocery retail
16	spirits license; providing that a grocery retail spirits licensee may purchase wine and spirits from
17	wholesalers, beer from distributors and holders of a small brewer self-distribution license, to sell
18	alcoholic beverages for off premise consumption, and to host alcoholic beverage tastings; providing that a
19	holder of an employee license shall be allowed to work in licensed grocery retail spirits store;
20	modifying the minimum age to sell spirits; providing that a grocery retail spirits licensee shall not be
21	required to have a carrier license or a private carrier license; requiring applicants seeking to
22	obtain a grocery retail spirits license to first publish their intention to apply for such license;
23	providing required information for an applicant seeking a grocery retail spirits license to provide
24	to the Alcoholic Beverage Law Enforcement (ABLE)

1 Commission; providing grounds to deny a grocery retail spirits license application or renewal; 2 providing grounds for revocation or suspension of a grocery retail spirits license; providing that a grocery retail spirits licensee may sell curbside and 3 may deliver; providing requirements for curbside and deliveries; providing that grocery retail spirits 4 licensee may resell beer only in its original packing 5 or as individual containers; providing that person privileged to sell alcoholic beverages are prohibited from making inducements to grocery retail spirits 6 license holders; prohibiting certain acts by grocery 7 retail spirits licensees; prohibiting a wholesaler licensee from selling or delivering wine or spirits to a holder of a grocery retail spirits license on 8 certain days; and providing an effective date. 9 10 11 12 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 13 SECTION 1. AMENDATORY 37A O.S. 2021, Section 1-103, is 14 amended to read as follows: 15 Section 1-103. As used in the Oklahoma Alcoholic Beverage 16 Control Act: 17 1. "ABLE Commission" or "Commission" means the Alcoholic 18 Beverage Laws Enforcement Commission; 2. "Alcohol" means and includes hydrated oxide of ethyl, ethyl 19 20 alcohol, ethanol or spirits of wine, from whatever source or by 21 whatever process produced. It does not include wood alcohol or 22 alcohol which has been denatured or produced as denatured in 23 accordance with Acts of Congress and regulations promulgated 24 thereunder;

Req. No. 7859

3. "Alcoholic beverage" means alcohol, spirits, beer and wine 1 as those terms are defined herein and also includes every liquid or 2 solid, patented or not, containing alcohol, spirits, wine or beer 3 4 and capable of being consumed as a beverage by human beings; 5 4. "Applicant" means any individual, legal or commercial business entity, or any individual involved in any legal or 6 7 commercial business entity allowed to hold any license issued in accordance with the Oklahoma Alcoholic Beverage Control Act; 8

9 5. "Beer" means any beverage of alcohol by volume and obtained 10 by the alcoholic fermentation of an infusion or decoction of barley, 11 or other grain, malt or similar products. "Beer" may or may not 12 contain hops or other vegetable products. "Beer" includes, among 13 other things, beer, ale, stout, lager beer, porter and other malt or 14 brewed liquors, but does not include sake, known as Japanese rice 15 wine;

16 6. "Beer keg" means any brewer-sealed, single container that 17 contains not less than four (4) gallons of beer;

18 7. "Beer distributor" means and includes any person licensed to 19 distribute beer for retail sale in the state, but does not include a 20 holder of a small brewer self-distribution license or brewpub self-21 distribution license. The term "distributor", as used in the 22 Oklahoma Alcoholic Beverage Control Act, shall be construed to refer 23 to a beer distributor;

24

Req. No. 7859

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

9. "Bottle service" means the sale and provision of spirits in
their original packages by a mixed beverage licensee to be consumed
in that mixed beverage licensee's club suite;

9 10. "Brand" means any word, name, group of letters, symbol or 10 combination thereof, that is adopted and used by a licensed brewer 11 to identify a specific beer, wine or spirit and to distinguish that 12 product from another beer, wine or spirit;

13 11. "Brand extension" means:

a. after October 1, 2018, any brand of beer or cider
introduced by a manufacturer in this state which
either:

17 (1) incorporates all or a substantial part of the
18 unique features of a preexisting brand of the
19 same licensed brewer, or

20 (2) relies to a significant extent on the goodwill
 21 associated with the preexisting brand, or

b. any brand of beer that a brewer, the majority of whose
total volume of all brands of beer distributed in this
state by such brewer on January 1, 2016, was

distributed as low-point beer, desires to sell, introduces, begins selling or theretofore has sold and desires to continue selling a strong beer in this state which either:

- 5 (1) incorporates or incorporated all or a substantial 6 part of the unique features of a preexisting low-7 point beer brand of the same licensed brewer, or
- 8 (2) relies or relied to a significant extent on the 9 goodwill associated with a preexisting low-point 10 beer brand;

12. "Brewer" means and includes any person who manufactures for 12 human consumption by the use of raw materials or other ingredients 13 any beer or cider upon which a license fee and a tax are imposed by 14 any law of this state;

15 13. "Brewpub" means a licensed establishment operated on the 16 premises of, or on premises located contiguous to, a small brewer, 17 that prepares and serves food and beverages, including alcoholic 18 beverages, for on-premises consumption;

19 14. "Cider" means any alcoholic beverage obtained by the 20 alcoholic fermentation of fruit juice, including but not limited to 21 flavored, sparkling or carbonated cider. For the purposes of the 22 manufacture of this product, cider may be manufactured by either 23 manufacturers or brewers. For the purposes of the distribution of

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1 this product, cider may be distributed by either wine and spirits
2 wholesalers or beer distributors;

15. "Club suite" means a designated area within the premises of 3 4 a mixed beverage licensee designed to provide an exclusive space 5 which is limited to a patron or patrons specifically granted access by a mixed beverage licensee and is not accessible to other patrons 6 7 of the mixed beverage licensee or the public. A club suite must have a clearly designated point of access for a patron or patrons 8 9 specifically granted access by the mixed beverage licensee to ensure 10 that persons present in the suite are limited to patrons 11 specifically granted access by the mixed beverage licensee and employees providing services to the club suite; 12

13 16. "Convenience store" means any person primarily engaged in 14 retailing a limited range of general household items and groceries, 15 with extended hours of operation, whether or not engaged in retail 16 sales of automotive fuels in combination with such sales;

17 17. "Convicted" and "conviction" mean and include a finding of 18 guilt resulting from a plea of guilty or nolo contendere, the 19 decision of a court or magistrate or the verdict of a jury, 20 irrespective of the pronouncement of judgment or the suspension 21 thereof;

18. "Designated products" means the brands of wine or spirits offered for sale by a manufacturer that the manufacturer has assigned to a designated wholesaler for exclusive distribution;

Req. No. 7859

19. "Designated wholesaler" means a wine and spirits wholesaler
 who has been selected by a manufacturer as a wholesaler appointed to
 distribute designated products;

"Director" means the Director of the ABLE Commission; 4 20. 5 21. "Distiller" means any person who produces spirits from any source or substance, or any person who brews or makes mash, wort or 6 wash, fit for distillation or for the production of spirits (except 7 a person making or using such material in the authorized production 8 9 of wine or beer, or the production of vinegar by fermentation), or 10 any person who by any process separates alcoholic spirits from any 11 fermented substance, or any person who, making or keeping mash, wort 12 or wash, has also in his or her possession or use a still;

13 22. "Distributor agreement" means the written agreement between 14 the distributor and brewer as set forth in Section 3-108 of this 15 title;

16 23. "Drug store" means a person primarily engaged in retailing 17 prescription and nonprescription drugs and medicines;

18 24. "Dual-strength beer" means a brand of beer that, 19 immediately prior to April 15, 2017, was being sold and distributed 20 in this state:

a. as a low-point beer pursuant to the Low-Point Beer
Distribution Act in effect immediately prior to
October 1, 2018, and

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b. as strong beer pursuant to the Alcoholic Beverage
 Control Act in effect immediately prior to October 1,
 2018,

4 and continues to be sold and distributed as such on October 1, 2018.
5 Dual-strength beer does not include a brand of beer that arose as a
6 result of a brand extension as defined in this section;

7 25. "Fair market value" means the value in the subject 8 territory covered by the written agreement with the distributor or 9 wholesaler that would be determined in an arm's length transaction 10 entered into without duress or threat of termination of the 11 distributor's or wholesaler's rights and shall include all elements 12 of value, including goodwill and going-concern value;

- 13 26. "Good cause" means:
- 14 a. failure by the distributor to comply with the material
 15 and reasonable provisions of a written agreement or
 16 understanding with the brewer, or
- b. failure by the distributor to comply with the duty of
 good faith;

19 27. "Good faith" means the duty of each party to any 20 distributor agreement and all officers, employees or agents thereof 21 to act with honesty in fact and within reasonable standards of fair 22 dealing in the trade;

23 28. "Grocery store" means a person primarily engaged in 24 retailing a general line of food, such as canned or frozen foods,

Req. No. 7859

1 fresh fruits and vegetables, and fresh and prepared meats, fish and 2 poultry, and no more than twenty percent (20%) of the person's 3 monthly sales are comprised of spirits;

"Hotel" or "motel" means an establishment which is licensed 4 29. 5 to sell alcoholic beverages by the individual drink and which contains guestroom accommodations with respect to which the 6 7 predominant relationship existing between the occupants thereof and the owner or operator of the establishment is that of innkeeper and 8 9 guest. For purposes of this section, the existence of other legal 10 relationships as between some occupants and the owner or operator 11 thereof shall be immaterial;

30. "Legal newspaper" means a newspaper meeting the requisites
of a newspaper for publication of legal notices as prescribed in
Sections 101 through 114 of Title 25 of the Oklahoma Statutes;

15 31. "Licensee" means any person holding a license under the 16 Oklahoma Alcoholic Beverage Control Act, and any agent, servant or 17 employee of such licensee while in the performance of any act or 18 duty in connection with the licensed business or on the licensed 19 premises;

20 32. "Low-point beer" shall mean any beverages containing more 21 than one-half of one percent (1/2 of 1%) alcohol by volume, and not 22 more than three and two-tenths percent (3.2%) alcohol by weight, 23 including but not limited to, beer or cereal malt beverages obtained 24

Req. No. 7859

by the alcoholic fermentation of an infusion by barley or other
 grain, malt or similar products;

3 33. "Manufacturer" means a distiller, winemaker, rectifier or
4 bottler of any alcoholic beverage (other than beer) and its
5 subsidiaries, affiliates and parent companies;

34. "Manufacturer's agent" means a salaried or commissioned
salesperson who is the agent authorized to act on behalf of the
manufacturer or nonresident seller in the state;

9 35. "Meals" means foods commonly ordered at lunch or dinner and 10 at least part of which is cooked on the licensed premises and 11 requires the use of dining implements for consumption. Provided, 12 that the service of only food such as appetizers, sandwiches, salads 13 or desserts shall not be considered "meals";

14 36. "Mini-bar" means a closed container, either refrigerated in 15 whole or in part, or nonrefrigerated, and access to the interior of 16 which is:

a. restricted by means of a locking device which requires
the use of a key, magnetic card or similar device, or
b. controlled at all times by the licensee;

20 37. "Mixed beverage cooler" means any beverage, by whatever
21 name designated, consisting of an alcoholic beverage and fruit or
22 vegetable juice, fruit or vegetable flavorings, dairy products or
23 carbonated water containing more than one-half of one percent (1/2
24 of 1%) of alcohol measured by volume but not more than seven percent

Req. No. 7859

1 (7%) alcohol by volume at sixty (60) degrees Fahrenheit and which is 2 packaged in a container not larger than three hundred seventy-five 3 (375) milliliters. Such term shall include but not be limited to 4 the beverage popularly known as a "wine cooler";

5 38. "Mixed beverages" means one or more servings of a beverage 6 composed in whole or part of an alcoholic beverage in a sealed or 7 unsealed container of any legal size for consumption on the premises 8 where served or sold by the holder of a mixed beverage, beer and 9 wine, caterer, public event, charitable event or special event 10 license;

11 39. "Motion picture theater" means an establishment which is 12 licensed by Section 2-110 of this title to sell alcoholic beverages 13 by the individual drink and where motion pictures are exhibited, and 14 to which the general public is admitted;

15 40. "Nondesignated products" means the brands of wine or 16 spirits offered for sale by a manufacturer that have not been 17 assigned to a designated wholesaler;

18 41. "Nonresident seller" means any person licensed pursuant to 19 Section 2-135 of this title;

20 42. "Retail salesperson" means a salesperson soliciting orders 21 from and calling upon retail alcoholic beverage stores with regard 22 to his or her product;

23 43. "Occupation" as used in connection with "occupation tax"
24 means the sites occupied as the places of business of the

Req. No. 7859

manufacturers, brewers, wholesalers, beer distributors, retailers,
 mixed beverage licensees, on-premises beer and wine licensees,
 bottle clubs, caterers, public event and special event licensees;

4 44. "Original package" means any container of alcoholic
5 beverage filled and stamped or sealed by the manufacturer or brewer;
6 45. "Package store" means any sole proprietor or partnership
7 that qualifies to sell wine, beer and/or spirits for off-premises
8 consumption and that is not a grocery store, convenience store or
9 drug store, or other retail outlet that is not permitted to sell

10 wine or beer for off-premises consumption;

11 46. "Patron" means any person, customer or visitor who is not 12 employed by a licensee or who is not a licensee;

13 47. "Person" means an individual, any type of partnership, 14 corporation, association, limited liability company or any 15 individual involved in the legal structure of any such business 16 entity;

17 48. "Premises" means the grounds and all buildings and 18 appurtenances pertaining to the grounds including any adjacent 19 premises if under the direct or indirect control of the licensee and 20 the rooms and equipment under the control of the licensee and used in connection with or in furtherance of the business covered by a 21 22 license. Provided that the ABLE Commission shall have the authority 23 to designate areas to be excluded from the licensed premises solely 24 for the purpose of:

Req. No. 7859

- a. allowing the presence and consumption of alcoholic
 beverages by private parties which are closed to the
 general public, or
- 4 b. allowing the services of a caterer serving alcoholic
 5 beverages provided by a private party.

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

9 49. "Private event" means a social gathering or event attended 10 by invited guests who share a common cause, membership, business or 11 task and have a prior established relationship. For purposes of 12 this definition, advertisement for general public attendance or 13 sales of tickets to the general public shall not constitute a 14 private event;

15 50. "Public event" means any event that can be attended by the 16 general public;

17 51. "Rectifier" means any person who rectifies, purifies or 18 refines spirits or wines by any process (other than by original and 19 continuous distillation, or original and continuous processing, from 20 mash, wort, wash or other substance, through continuous closed 21 vessels and pipes, until the production thereof is complete), and 22 any person who, without rectifying, purifying or refining spirits, 23 shall by mixing (except for immediate consumption on the premises 24 where mixed) such spirits, wine or other liquor with any material,

1 manufactures any spurious, imitation or compound liquors for sale, 2 under the name of whiskey, brandy, rum, gin, wine, spirits, cordials 3 or any other name;

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

10 54. "Retail container for spirits and wines" means an original 11 package of any capacity approved by the United States Bureau of 12 Alcohol, Tobacco and Firearms;

13 55. "Retailer" means a package store, grocery store, 14 convenience store or drug store licensed to sell alcoholic beverages 15 for off-premises consumption pursuant to a <u>Grocery Retail Spirits</u> 16 <u>License</u>, Retail Spirits License, Retail Wine License or Retail Beer 17 License;

18 56. "Sale" means any transfer, exchange or barter in any manner 19 or by any means whatsoever, and includes and means all sales made by 20 any person, whether as principal, proprietor or as an agent, servant 21 or employee. The term "sale" is also declared to be and include the 22 use or consumption in this state of any alcoholic beverage obtained 23 within or imported from without this state, upon which the excise

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1 tax levied by the Oklahoma Alcoholic Beverage Control Act has not 2 been paid or exempted;

3 57. "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 58. "Small brewer" means a brewer who manufactures less than 8 sixty-five thousand barrels of beer annually pursuant to a validly 9 issued Small Brewer License hereunder;

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

13 60. "Small farm winery" means a wine-making establishment that 14 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 61. "Sparkling wine" means champagne or any artificially 19 carbonated wine;

20 62. "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;

63. "Spirits" means any beverage other than wine or beer, which
contains more than one-half of one percent (1/2 of 1%) alcohol

Req. No. 7859

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;

64. "Strong beer" means beer which, prior to October 1, 2018,
8 was distributed pursuant to the Oklahoma Alcoholic Beverage Control
9 Act, Section 501 et seq. of Title 37 of the Oklahoma Statutes;

10 65. "Successor brewer" means a primary source of supply, a 11 brewer, a cider manufacturer or an importer that acquires rights to 12 a beer or cider brand from a predecessor brewer;

13 66. "Tax Commission" means the Oklahoma Tax Commission; 14 67. "Territory" means a geographic region with a specified 15 boundary;

16 68. "Wine and spirits wholesaler" or "wine and spirits 17 distributor" means and includes any sole proprietorship or 18 partnership licensed to distribute wine and spirits in the state. 19 The term "wholesaler", as used in the Oklahoma Alcoholic Beverage 20 Control Act, shall be construed to refer to a wine and spirits 21 wholesaler;

69. "Wine" means and includes any beverage containing more than one-half of one percent (1/2 of 1%) alcohol by volume and not more than twenty-four percent (24%) alcohol by volume at sixty (60)

Req. No. 7859

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 70. "Winemaker" means and includes any person or establishment 6 who manufactures for human consumption any wine upon which a license 7 fee and a tax are imposed by any law of this state; and

8 71. "Satellite tasting room" means a licensed establishment 9 operated off the licensed premises of the holder of a small farm 10 winery or winemaker license, which serves wine for on-premises or 11 off-premises consumption.

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

15 SECTION 2. AMENDATORY 37A O.S. 2021, Section 2-101, is 16 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:

20	1.	Brewer License \$1,250.00
21	2.	Small Brewer License \$125.00
22	3.	Distiller License \$3,125.00
23	4.	Winemaker License\$625.00
24	5.	Small Farm Winery License\$75.00

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

1		(initial license)
2		\$900.00
3		(renewal)
4	16.	Caterer License\$1,005.00
5	± 0 •	(initial license)
6		\$905.00
7		
	15	(renewal)
8	17.	Annual Special Event License
9	18.	Quarterly Special Event License\$55.00
10	19.	Hotel Beverage License\$1,005.00
11		(initial license)
12		\$905.00
13		(renewal)
14	20.	Airline/Railroad/Commercial Passenger Vessel Beverage
15		License\$1,005.00
16		(initial license)
17		\$905.00
18		(renewal)
19	21.	Agent License\$55.00
20	22.	Employee License\$30.00
21	23.	Industrial License\$23.00
22	24.	Carrier License \$23.00
23	25.	Private Carrier License \$23.00
24	26.	Bonded Warehouse License \$190.00

1	27.	Storage License \$23.00
2	28.	Nonresident Seller License \$750.00
3	29.	Manufacturer License:
4		a. 50 cases or less sold in Oklahoma in
5		last calendar year\$50.00
6		b. 51 to 500 cases sold in Oklahoma in
7		last calendar year\$75.00
8		c. 501 cases or more sold in Oklahoma in
9		last calendar year \$150.00
10	30.	Manufacturer's Agent License\$55.00
11	31.	Sacramental Wine Supplier License\$100.00
12	32.	Charitable Auction License\$1.00
13	33.	Charitable Alcoholic Beverage License\$55.00
14	34.	Winemaker Self-Distribution License\$750.00
15	35.	Annual Public Event License\$1,005.00
16	36.	One-Time Public Event License \$255.00
17	37.	Small Brewer Self-Distribution License\$750.00
18	38.	Brewpub License\$1,005.00
19	39.	Brewpub Self-Distribution License\$750.00
20	40.	Complimentary Beverage License\$75.00
21	41.	Satellite Tasting Room License\$100.00
22	42.	The following Grocery Retail Spirits License
23		fees shall be determined by the latest
24		Federal Decennial Census:

1	a. Grocery Retail Spirits License for cities and towns
2	from 200 to 2,500 population\$305.00
3	b. Grocery Retail Spirits License for cities and towns
4	from 2,501 to 5,000 population\$605.00
5	c. Grocery Retail Spirits License for cities and towns
6	over 5,000 population
7	B. 1. There shall be added to the initial or renewal fees for
8	a Mixed Beverage License an administrative fee, which shall not be
9	deemed to be a license fee, in the amount of Five Hundred Dollars
10	(\$500.00), which shall be paid at the same time and in the same
11	manner as the license fees prescribed by paragraph 12 of subsection
12	A of this section; provided, this fee shall not be assessed against
13	service organizations or fraternal beneficiary societies which are
14	exempt under Section 501(c)(19), (8) or (10) of the Internal Revenue
15	Code.
16	2. There shall be added to the fee for a Mixed Beverage/Caterer
17	Combination License an administrative fee, which shall not be deemed
18	to be a license fee, in the amount of Two Hundred Fifty Dollars
19	(\$250.00), which shall be paid at the same time and in the same
20	manner as the license fee prescribed by paragraph 13 of subsection A

21 of this section.

22 C. Notwithstanding the provisions of subsection A of this23 section:

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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

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

9 D. An applicant may apply for and receive both an on-premises10 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.

The holder of a license, issued by the ABLE Commission, for 15 F. 16 a bottle club located in a county of this state where the sale of 17 alcoholic beverages by the individual drink for on-premises 18 consumption has been authorized, may exchange the bottle club 19 license for a mixed beverage license or an on-premises beer and wine 20 license and operate the licensed premises as a mixed beverage 21 establishment or an on-premises beer and wine establishment subject 22 to the provisions of the Oklahoma Alcoholic Beverage Control Act. 23 There shall be no additional fee for such exchange and the mixed 24 beverage license or on-premises beer and wine license issued shall

Req. No. 7859

expire one (1) year from the date of issuance of the original bottle
 club license.

3	G.	In addition to the applicable licensing fee, the following
4	surchar	ge shall be assessed annually on the following licenses:
5	1.	Nonresident Seller License \$2,500.00
6	2.	Manufacturer License:
7		a. 50 cases or less sold in Oklahoma in
8		last calendar year\$100.00
9		b. 51 to 500 cases sold in Oklahoma in
10		last calendar year\$225.00
11		c. 501 cases or more sold in Oklahoma in
12		last calendar year\$450.00
13	3.	Wine and Spirits Wholesaler License\$2,500.00
14	4.	Beer Distributor\$1,000.00
15	5.	Retail Spirits License for cities and towns
16		over 5,000 population\$250.00
17	6.	Retail Spirits License for cities and towns
18		from 2,501 to 5,000 population\$200.00
19	7.	Retail Spirits License for cities and towns
20		from 200 to 2,500 population\$150.00
21	8.	Retail Wine License \$250.00
22	9.	Retail Beer License\$250.00
23	10.	Mixed Beverage License\$25.00
24	11.	Mixed Beverage/Caterer Combination License\$25.00

1	12. Caterer License \$25.00
2	13. On-Premises Beer and Wine License
3	14. Annual Public Event License
4	15. Small Farm Winery License \$25.00
5	16. Small Brewer License\$35.00
6	17. Complimentary Beverage License
7	18. Grocery Retail Spirits License for cities
8	and towns over 5,000 population
9	19. Grocery Retail Spirits License for cities
10	and towns from 2,501 to 5,000 population \$200.00
11	20. Grocery Retail Spirits License for cities
12	and towns from 200 to 2,500 population\$150.00
13	The surcharge shall be paid concurrent with the licensee's
14	annual licensing fee and, in addition to Five Dollars (\$5.00) of the
15	employee license fee, shall be deposited in the Alcoholic Beverage
16	Governance Revolving Fund established pursuant to Section 5-128 of
17	this title.
18	H. Any license issued by the ABLE Commission under this title
19	may be relied upon by other licensees as a valid license, and no
20	other licensee shall have any obligation to independently determine
21	the validity of such license or be held liable solely as a
22	consequence of another licensee's failure to maintain a valid
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- 23 license.
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SECTION 3. AMENDATORY 37A O.S. 2021, Section 2-102, is 1 2 amended to read as follows: Section 2-102. A. A brewer license shall authorize the holder 3 thereof: 4 5 1. To manufacture, bottle, package and store beer and cider on the licensed premises; and 6 7 2. To sell beer and cider in this state to holders of beer distributor licenses and to sell beer and cider out of this state to 8 9 qualified persons. B. A small brewer license shall authorize the holder thereof: 10 1. To manufacture, bottle, package and store beer produced by 11 12 the licensee on licensed premises; 13 2. To sell beer in this state to holders of beer distributor 14 licenses and retail licenses or to sell beer out of this state to 15 qualified persons; 16 3. To serve free samples of beer produced by the licensee to 17 visitors twenty-one (21) years of age or older; 18 4. To sell beer produced by the licensee for either on-premises 19 or off-premises consumption to consumers on the brewery premises, or 20 on premises located contiguous thereto; 21 5. To sell beer at public events such as trade shows or 22 festivals;

23 6. To purchase wine in retail containers from the holder of a
24 wholesaler license or as specifically provided by law; and

7. To sell, offer for sale and possess wine for on-premises
 2 consumption.

C. The holder of multiple small brewer licenses may sell beer produced at up to three breweries for which the licensee has a license, at any other of such three licensed breweries or on premises located contiguous thereto.

D. Nothing in the Alcoholic Beverage Control Act shall prohibit
the holder of a small brewer license from also holding or owning an
interest in the holder of a brewpub license.

10 E. For purposes of this section, no visitor may sample more 11 than a total of twelve (12) fluid ounces of beer per day. The 12 brewer must restrict the distribution and consumption of beer 13 samples to an area within the licensed premises designated by the 14 A current floor plan that includes the designated sampling brewer. 15 area must be on file with the ABLE Commission. No visitor under 16 twenty-one (21) years of age shall be permitted to enter this 17 designated sampling area when samples are being distributed or 18 Samples of beer served by a brewery under this section consumed. 19 shall not be considered a sale of beer within the meaning of Article 20 XXVIII-A of the Oklahoma Constitution or Section 1-103 of this 21 title; however, such samples of beer shall be considered beer 22 removed or withdrawn from the brewery for use or consumption within 23 the meaning of Section 5-110 of this title for excise tax

24

Req. No. 7859

determination and reporting requirements. Sales and sampling may
 only occur between the hours of 10:00 a.m. and 2:00 a.m.

A small brewer self-distribution license shall authorize 3 F. 4 holders of a small brewer license to distribute beer produced only 5 by such licensee to a holder of a retail beer license, grocery retail spirits license, retail spirits license, mixed beverage 6 7 license, beer and wine license, caterer's license, special event license, public event license, charitable auction license or brewpub 8 9 license. A small brewer shall elect whether it will distribute 10 through a distributor or self-distribute in a subject territory; 11 however, a small brewer may not elect to do both simultaneously in a 12 subject territory. The election shall be made through notice to the 13 ABLE Commission. Any changes to the election shall require 14 immediate notification to the ABLE Commission before the change in 15 election will take effect. A small brewer that elects to self-16 distribute in multiple territories shall only be required to have 17 one small brewer self-distribution license.

G. All manufacturer's licenses held by brewers during the first calendar year beginning October 1, 2018, shall automatically convert to brewer licenses and be deemed effective as of the date of the first issuance of the manufacturer's license. Upon the first renewal of the license, the brewer will need to obtain the appropriate brewer's license. If a brewer elects to market wine and

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spirits, the brewer will also be required to obtain a manufacturer's
 license and comply with the rules and regulations for both licenses.
 SECTION 4. AMENDATORY 37A O.S. 2021, Section 2-102.1, is
 amended to read as follows:

5 Section 2-102.1 A. A charitable collaboration brewer license
6 shall authorize the collaborating licensed brewers and holders
7 thereof:

8 1. To formulate, manufacture, bottle, package and store the
9 charitable collaboration beer, or any part thereof, on the licensed
10 premises;

11 2. To sell the charitable collaboration beer in this state to 12 holders of beer distributor licenses;

13 3. To sell the charitable collaboration beer out of this state 14 to qualified persons for the sole purpose of fundraising for the 15 stated charitable purposes;

16 4. To sell the charitable collaboration beer in this state to 17 holders of retail licenses;

18 5. To serve free samples of the charitable collaboration beer 19 produced by the collaborating licensed brewers to visitors twenty-20 one (21) years of age or older on the collaborating brewery licensed 21 premises;

22 6. To sell the charitable collaboration beer produced by the23 collaborating licensee brewers for either on-premises or off-

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1 premises consumption to consumers on the brewery premises, or on 2 premises located contiguous thereto;

7. To sell the charitable collaboration beer produced by the
4 collaborating licensed brewers at public events such as trade shows
5 or festivals; and

8. To purchase the charitable collaboration beer produced by
the collaborating licensed brewers in retail containers from the
holder of a beer distributor license to sell or serve in accordance
with this section.

B. Nothing in this section shall prohibit the holder of a charitable collaboration brewer license from also holding or owning an interest in the holder of a brewpub license.

13 C. For purposes of this section, no visitor may sample more 14 than a total of twelve (12) fluid ounces of the charitable 15 collaboration beer per day. The brewer must restrict the 16 distribution and consumption of charitable collaboration beer 17 samples to an area within the licensed premises designated by the 18 A current floor plan that includes the designated sampling brewer. 19 area must be on file with the ABLE Commission. No visitor under 20 twenty-one (21) years of age shall be permitted to enter this 21 designated sampling area when samples are being distributed or 22 consumed. Samples of the charitable collaboration beer served by a 23 collaborating brewery under this section shall not be considered a 24 sale of beer within the meaning of Article XXVIII-A of the Oklahoma

Req. No. 7859

Constitution or Section 1-103 of Title 37A of the Oklahoma Statutes
this title; however, such samples of the charitable collaboration
beer shall be considered beer removed or withdrawn from the brewery
for use or consumption within the meaning of Section 5-110 of Title
37A of the Oklahoma Statutes this title for excise tax determination
and reporting requirements. Sales and sampling may only occur
between the hours of 10:00 a.m. and 2:00 a.m.

If a small brewer is a licensed charitable collaborating 8 D. 9 brewer and such small brewer holds a self-distribution license, it 10 shall authorize the holder thereof to distribute the charitable 11 collaboration beer produced to a holder of a retail beer license, 12 grocery retail spirits license, retail spirits license, mixed 13 beverage license, beer and wine license, caterer's license, special 14 event license, public event license, charitable auction license or 15 brewpub license. If a small brewer has elected to distribute 16 through a distributor or self-distribute in a subject territory, for 17 purposes of the charitable collaboration brewer license such small 18 brewer and the other collaborating brewer may elect to do both 19 simultaneously in a subject territory upon notice to the ABLE 20 Commission.

E. The ABLE Commission shall promulgate rules, forms and fees
to implement and enforce the charitable collaboration brewer
license.

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F. When more than one Oklahoma-licensed brewer makes
 application to the ABLE Commission to develop a charitable
 collaboration beer offering and seeks to obtain a charitable
 collaboration brewer license, the ABLE Commission shall evaluate the
 application based upon any of the following:

6 1. Whether the collaboration has a legitimate charitable
7 purpose in this state, another state or a national charitable
8 effort;

9 2. Whether the formula needs approval by any federal regulatory10 authority;

3. Whether the Oklahoma Tax Commission has been notified of the request for a tax exemption to allow the collaborators to transferin-bond products between the licensed premises of the collaborating brewers and whether the Tax Commission approves such transfer-inbond;

4. The license standing of each licensed collaborating brewer
in this state, including, but not limited to, any required storage
licenses.

Upon consideration of the application facts and detailed plans submitted by the collaborating brewers, the ABLE Commission shall make its determination whether or not to issue the charitable collaboration brewer license. Upon approval of a charitable collaboration brewer license, such license shall be issued to both licensed brewers for the development and manufacture of a charitable

Req. No. 7859

1 collaboration beer offering. Each licensed brewer shall be required 2 to post the charitable collaboration brewer license at their licensed premises and such license number shall be clearly affixed 3 4 to any alcohol products stored or transferred-in-bond between the 5 collaborating breweries. The charitable collaboration beer offering shall require a private label approved by the ABLE Commission 6 7 according to the label requirements promulgated by the ABLE 8 Commission rules.

9 SECTION 5. AMENDATORY 37A O.S. 2021, Section 2-105, is 10 amended to read as follows:

Section 2-105. A. A winemaker self-distribution license shall authorize a licensed winemaker within or without this state which is permitted by Article XXVIIIA of the Oklahoma Constitution and this section:

To distribute its wine directly to grocery retail spirits,
 retail spirits, retail wine and retail beer licensees, mixed
 beverage licensees, beer and wine licensees, and restaurants in this
 state; and

19 2. If such a winemaker elects to do so, to sell and deliver its 20 wines directly to licensed retail package stores, mixed beverage 21 licensees, beer and wine licensees, and restaurants in this state in 22 full case lots only, and in accordance with the provisions of the 23 Oklahoma Alcoholic Beverage Control Act and such rules as the ABLE 24 Commission shall promulgate.

Req. No. 7859

B. A winemaker either within or without this state that
annually produces no more than fifteen thousand (15,000) gallons of
wine may elect to sell and self-distribute the wine produced by such
winemaker directly to licensed retail package stores, mixed beverage
licensees, beer and wine licensees, and restaurants in this state;
provided:

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

14 2. If a winemaker or winery sells directly to a retail package 15 store, mixed beverage licensee, beer and wine licensee or 16 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

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1	retail package stores, non-package-store retailers, mixed beverage
2	licensees, beer and wine licensees or restaurants in this state.
3	SECTION 6. AMENDATORY 37A O.S. 2021, Section 2-109, is
4	amended to read as follows:
5	Section 2-109. A. <u>A grocery retail spirits license shall</u>
6	authorize the holder thereof:
7	1. To purchase wine or spirits from a wine and spirits
8	wholesaler;
9	2. To purchase beer from a beer distributor or from the holder
10	of a small brewer self-distribution license;
11	3. To sell same on the license premise in such containers to
12	consumer for off-premises consumption only and not for resale;
13	provided, spirits, wine and beer may be sold to charitable
14	organizations that are holders of charitable alcoholic beverage
15	auction or charitable alcoholic beverage event licenses; and
16	4. To host alcoholic beverage tastings consistent with
17	subsections E and F of this section.
18	<u>B.</u> A retail spirits license shall authorize the holder thereof:
19	1. To purchase wine or spirits from a wine and spirits
20	wholesaler;
21	2. To purchase beer from a beer distributor or from the holder
22	of a small brewer self-distribution license;
23	3. To sell same on the licensed premises in such containers to
24	consumers for off-premises consumption only and not for resale;

Req. No. 7859

provided, spirits, wine and beer may be sold to charitable organizations that are holders of charitable alcoholic beverage auction or charitable alcoholic beverage event licenses; and

4 4. To host alcoholic beverage tastings consistent with
5 subsections D E and E F of this section.

B. C. A retail wine license shall authorize the holder thereof:
To purchase wine from a wine and spirits wholesaler;
To purchase wine from a small farm winemaker who is
permitted and has elected to self-distribute as provided in Article
XXVIII-A of the Oklahoma Constitution;

To sell same on the licensed premises in such containers to
 consumers for off-premises consumption only and not for resale;
 provided, wine may be sold to charitable organizations that are
 holders of charitable alcoholic beverage auction or charitable
 alcoholic beverage event licenses; and

16 4. To host an alcoholic beverage tasting, consistent with 17 subsections \oplus E and \oplus F of this section.

18 Provided, no holder of a retail wine license may sell wine with 19 alcohol beverage volume in excess of fifteen percent (15%).

20 C. D. A retail beer license shall authorize the holder thereof:
21 1. To purchase beer from a beer distributor;

22 2. To purchase beer from the holder of a small brewer self23 distribution license;

24

Req. No. 7859

3. To sell same on the licensed premises in such containers to
 consumers for off-premises consumption only and not for resale;
 provided, beer may be sold to charitable organizations that are
 holders of charitable alcoholic beverage auction or charitable
 alcoholic beverage event licenses; and

6 4. To host alcoholic beverage tastings consistent with 7 subsections $\frac{1}{2}$ E and $\frac{1}{2}$ F of this section.

8 Provided, no holder of a retail beer license may sell a malt 9 beverage with alcohol beverage volume in excess of fifteen percent 10 (15%).

11 D. E. All tastings conducted under this section shall:

Be conducted under the direct supervision of the licensee
 authorized to host the tasting;

14 2. Be poured by any ABLE Commission licensee lawfully permitted
15 to serve alcoholic beverages, provided no wine or spirits
16 wholesaler, beer distributor or employee of a wine or spirits
17 wholesaler or beer distributor shall be allowed to pour samples for
18 tastings;

19 3. Use alcoholic beverages purchased by the licensee authorized 20 to host the tastings from a licensed wine and spirits wholesaler, 21 beer distributor, self-distributor, small brewer or self-22 distributing winery authorized to sell the same, and the licensee 23 shall pay the applicable taxes on the alcoholic beverages purchased; 24

Req. No. 7859

1 provided, the licensee may only provide samples of alcoholic 2 beverages that its license is authorized to sell;

3 4. Be restricted to persons twenty-one (21) years of age or4 older;

5 5. Be limited to no more than one (1) fluid ounce of spirits,
6 two (2) fluid ounces of wine or three (3) fluid ounces of beer per
7 consumer per day; and

8 6. Be consumed on the licensed premises of the licensee
9 authorized to host the tastings or at a location other than the
10 licensed premises, provided no samples served on the licensed
11 premises shall be permitted to be removed from the licensed
12 premises.

13 E. F. All licensees authorized to serve samples pursuant to 14 subsection \oplus E of this section shall ensure that:

All samples are poured only from original sealed packaging;
 Any alcoholic beverages remaining in unsealed packaging used
 to provide samples, excluding spirits, are poured out by the end of
 the day;

No more than six (6) bottles of alcoholic beverages are
 unsealed at any given time; and

4. No person shall remove any samples from the licensed
premises or location where the tasting has occurred.

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Req. No. 7859

SECTION 7. AMENDATORY 37A O.S. 2021, Section 2-121, as
 amended by Section 1, Chapter 81, O.S.L. 2022 (37A O.S. Supp. 2022,
 Section 2-121), is amended to read as follows:

4 Section 2-121. A. An employee license shall authorize the 5 holder thereof to work in a licensed package store, grocery retail spirits, retail spirits, retail wine or retail beer establishment, 6 7 brewpub, mixed beverage establishment, beer and wine establishment, bottle club, public event or any establishment where alcohol or 8 9 alcoholic beverages are sold, mixed or served. Persons employed by 10 a mixed beverage, on-premises beer and wine, retail wine, retail 11 beer, public event or a bottle club licensee who do not participate 12 in the service, mixing or sale of mixed beverages shall not be 13 required to have an employee license. Provided, however, that a 14 manager employed by a mixed beverage licensee, public event licensee 15 or a bottle club shall be required to have an employee license 16 whether or not the manager participates in the service, mixing or 17 sale of mixed beverages. Applicants for an employee license shall 18 be at least eighteen (18) years of age, except for applicants 19 employed by a grocery store or convenience store who shall be at 20 least sixteen (16) years of age, and have a health card issued by 21 the county in which they are employed, if the county issues such a 22 card; provided, the provisions of this section shall not be 23 construed to permit any person under twenty-one (21) eighteen (18) 24 years of age to be employed to sell spirits. Employees of a special

1 event, caterer, unless catering a mixed beverage-licensed premises, or airline/railroad beverage licensees shall not be required to 2 obtain an employee license; further, employees of beer distributors 3 4 and other licensees holding licenses issued by the ABLE Commission 5 shall not be required to obtain an employee license if such employee only sells alcohol or alcoholic beverages to establishments holding 6 7 licenses issued by the ABLE Commission and not to the public. Persons employed by a hotel licensee who participate in the stocking 8 9 of hotel room mini-bars or in the handling of alcoholic beverages to 10 be placed in such devices shall be required to have an employee 11 license. As a prerequisite to the issuance of an employee license, 12 not later than fourteen (14) days after initial licensure, the 13 first-time applicant shall be required to have successfully 14 completed a training program conducted by the ABLE Commission, or by 15 another entity approved by the ABLE Commission including an in-house 16 training program conducted by the employer. Proof of training 17 completion shall be made available for inspection by the ABLE 18 Commission at the business location employing the licensee. The 19 failure of an employee licensee to comply with this section may 20 constitute a revocable offense.

B. In the event the ABLE Commission denies an application for an employee license, the Commission shall provide written notice to the applicant's employer, if any. The notice shall be given at the time notice is provided to the applicant. 1SECTION 8.AMENDATORY37A O.S. 2021, Section 2-124, is2amended to read as follows:

Section 2-124. A. A private carrier license may be issued to 3 any carrier other than a common carrier described in Section 35 2-4 5 123 of this act title. Such license shall authorize the holder thereof to transport alcoholic beverages other than wine sold 6 7 directly by a winemaker or winery to a retail package store or restaurant into, within, or out of this state under such terms, 8 9 conditions, limitations and restrictions as the ABLE Commission may prescribe by order issuing such license and by rule. No carrier 10 11 license or private carrier license shall be required of licensed 12 brewers, distillers, winemakers, rectifiers, wholesalers or beer 13 distributors, to transport alcoholic beverages from the place of 14 purchase or acquisition to the licensed premises of such licensees 15 and from such licensed premises to the licensed premises of the 16 purchaser in vehicles owned or leased by such licensee when such 17 transportation is for a lawful purpose and not for hire.

B. No carrier license or private carrier license shall be required of the holder of a <u>grocery retail spirits</u>, retail spirits, retail wine, retail beer, mixed beverage, caterer, special event, hotel beverage, public event or airline/railroad license to pick up alcoholic beverage orders from the licensee's wholesaler, beer distributor or holder of a small brewer self-distribution license or brewpub self-distribution license from whom they are purchased and

Req. No. 7859

to transport such alcoholic beverages from the place of purchase or acquisition to the licensed premise of such licensees in vehicles owned or under the control of such licensee or a licensed employee of such licensee under such terms, conditions, limitations and restrictions as the ABLE Commission may prescribe.

6 SECTION 9. AMENDATORY 37A O.S. 2021, Section 2-141, is 7 amended to read as follows:

Section 2-141. Applicants for original brewer, distiller, 8 9 winemaker, rectifier, wine and spirits wholesaler, beer distributor, 10 mixed beverage, beer and wine, bottle club, caterer, grocery retail spirits, retail spirits, retail wine or retail beer licenses shall, 11 12 prior to applying for such license, twice publish, in such form and 13 containing such information as the ABLE Commission shall by rule 14 prescribe, a notice of its intention to apply for any such license, 15 once a week for two (2) successive weeks in a legal newspaper of 16 general circulation within the county where the proposed premises is 17 to be located, and file proof of such publication with the ABLE 18 Commission. Unless otherwise provided, the ABLE Commission shall 19 give notice of approval or disapproval of an application for a 20 license within thirty (30) days after the filing of the application. 21 The ABLE Commission shall give notice of approval or disapproval of 22 an application for a mixed beverage, beer and wine, bottle club or 23 caterer license within sixty (60) days after the filing of the 24 application. Provided, the ABLE Commission may extend the period

for making a determination of whether to approve or disapprove an application an additional thirty (30) days for good cause. The ABLE Commission may conditionally approve any application which is subject to Section 54 2-142 of this act title if:

5 1. Construction, modification or alteration of premises6 proposed for licensed operations is not completed; and

7 2. The applicant furnishes a conditional certification issued
8 by the municipality or county that the applicant's plans and
9 specifications indicate that the proposed premises will comply with
10 the municipality's or county's zoning, fire, safety and health
11 codes.

The ABLE Commission shall issue its final notice of approval when the applicant furnishes final certificates required by Section <u>54 2-142</u> of this act title.

15 SECTION 10. AMENDATORY 37A O.S. 2021, Section 2-143, is 16 amended to read as follows:

Section 2-143. A. Any corporation applying for a mixed
beverage, beer and wine, caterer, public event, beer distributor or
bottle club, or as an equity partner in a wine and spirits
wholesaler, shall submit to the ABLE Commission the following:

A certificate of good standing from the office of the
 Secretary of State;

23 2. A list of all corporate officers, directors, executive
24 committee members or members of a similar governing body and their

addresses, except for a charitable organization exempt from taxation under Section 501(c)(3),(4),(5),(6),(7),(8),(9),(10), or (19) of the United States Internal Revenue Code, which shall only be required to furnish its corporate officers; and

3. A list of all stockholders owning fifteen percent (15%) or
6 more of the stock and their addresses.

B. Any corporation applying for a <u>grocery retail spirits</u>,
retail wine or retail beer license shall submit to the ABLE
Commission the following:

A certificate of good standing from the office of the
 Secretary of State;

12 2. A list of all corporate officers and directors, except for a
13 charitable organization exempt from taxation under Section
14 501(c)(3),(4),(5),(6),(7),(8),(9),(10), or (19) of the United States
15 Internal Revenue Code, which shall only be required to furnish its
16 corporate officers; and

17 3. A list of all stockholders owning fifty-one percent (51%) or
18 more of the stock.

19 C. A corporate licensee shall notify the ABLE Commission in 20 writing of any change in the officers or directors of the 21 corporation or in the principal managers of premises licensed to the 22 corporation and shall pay a fee of One Hundred Dollars (\$100.00) for 23 each notification of change. Provided, service organizations which

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are exempt under Section 501(c)(8), (10), or (14) of the Internal
 Revenue Code shall be exempt from such fee.

D. A corporate licensee shall notify the ABLE Commission any time a person, any type of partnership, limited liability company or other entity acquires the percentages specified in paragraph 3 of subsection A or B of this section, or more, of the stock of the corporation. Such notification shall be within thirty (30) days of acquisition, and the corporation shall pay a fee of One Hundred Dollars (\$100.00) for each notification of change.

10 The ABLE Commission may disapprove a change of officers, Ε. 11 directors or principal managers or the acquisition of more than the 12 percentages specified in paragraph 3 of subsection A or B of this 13 section of the stock in a licensed corporation if the ABLE 14 Commission feels that such change would materially affect the 15 conditions under which the license was issued, such that the license 16 would not have been issued had such change been in existence at the 17 time of the original application. If such disapproval occurs, the 18 ABLE Commission shall notify the licensee in writing and in the case 19 of a publicly traded corporation, allow a reasonable time for the 20 licensee to remove such officer, director or manager or for the 21 stockholder to divest himself or herself of any stock held in excess 22 of the percentages specified in paragraph 3 of subsection A or B of 23 this section; provided, a reasonable time may not exceed a ninety-24 day period following notification of denial by the ABLE Commission.

Failure to comply with the provisions of this subsection may result
 in revocation or suspension of such license.

Any person who was an officer or director or who has owned 3 F. 4 the percentages specified in paragraph 3 of subsection A or B of 5 this section or more of the stock in a corporation which has been denied a license or had a license revoked or suspended pursuant to 6 7 the provisions of the Oklahoma Alcoholic Beverage Control Act shall not own stock in any other corporation seeking a license pursuant to 8 9 the provisions of the Oklahoma Alcoholic Beverage Control Act for a 10 period of twelve (12) months from the date the license was revoked 11 or suspended.

G. Any person who was a manager or a member of a limited liability company which has been denied a license or had a license revoked or suspended pursuant to the provisions of the Oklahoma Alcoholic Beverage Control Act shall not own stock in any corporation seeking a license pursuant to the provisions of the Oklahoma Alcoholic Beverage Control Act for a period of twelve (12) months from the date the license was revoked or suspended.

SECTION 11. AMENDATORY 37A O.S. 2021, Section 2-146, as amended by Section 2, Chapter 192, O.S.L. 2022 (37A O.S. Supp. 2022, Section 2-146), is amended to read as follows:

22 Section 2-146. A. The ABLE Commission shall refuse to issue a 23 wine and spirits wholesaler, beer distributor, <u>grocery retail</u> 24 <u>spirits</u>, retail spirits, retail wine or retail beer license, either

Req. No. 7859

1 on an original application or a renewal application, if it has 2 reasonable grounds to believe and finds any of the following to be 3 true:

Except in the case of a beer distributor, that the applicant
 is not a citizen of the United States or is not a qualified elector
 in this state, or has not been a continuous resident of this state
 for the five (5) years next preceding the application for the
 license;

9 2. That the applicant is under twenty-one (21) years of age;
10 3. That the applicant or any partner, or spouse of the
11 applicant or any partner, has been convicted of a felony;

12 That the applicant or any partner, or spouse of the 4. 13 applicant or any partner, has been convicted of a violation of any 14 state or federal law relating to alcoholic beverages, has forfeited 15 a bond while any charge of such violation was pending, nor may any 16 license be granted for any purpose under the Oklahoma Alcoholic 17 Beverage Control Act to an Oklahoma resident, who has held or whose 18 spouse has held a Federal Liquor Stamp in Oklahoma before the 19 adoption of Article XXVIII-A of the Oklahoma Constitution unless the 20 Liquor Stamp was granted for supplying alcoholic beverages to a federal military installation, or was granted under the Oklahoma 21 22 Alcoholic Beverage Control Act;

5. That the applicant or any partner has, within twelve (12)
months next preceding the date of the application, violated any

Req. No. 7859

provision of the Oklahoma Alcoholic Beverage Control Act or rule of the ABLE Commission promulgated pursuant hereto. Provided, however, that if the ABLE Commission has, during such twelve-month period, suspended any license sought to be renewed, such renewal application may be approved if the term of the suspension has been completed and the applicant has complied with any special conditions imposed in connection with the suspension;

8 6. That the applicant is in the habit of using alcoholic9 beverages to excess or is mentally incapacitated;

10 7. That the applicant does not own or have a written lease for 11 the premises for which a license is sought;

12 8. That the applicant, within twelve (12) months next preceding 13 the date of application, has been the holder of a license revoked 14 for cause;

9. That the applicant is not the real party in interest, or intends to carry on the business authorized by the license as the agent of another;

18 10. That the applicant, in the case of an application for 19 renewal of any license, would not be eligible for such license on a 20 first application;

21 11. That the applicant is a person who appoints or is a law 22 enforcement official or is an employee of the ABLE Commission; 23 12. That the proposed location of the licensed premises would 24 violate a valid municipal nondiscriminatory zoning ordinance;

13. That, in the case of an application for a wine and spirits
 wholesaler license or beer distributor license, any brewer or
 manufacturer, including an officer, director or principal
 stockholder thereof or any partner, has any financial interest in
 the business to be conducted under the license, unless otherwise
 permitted by law;

7 14. That the issuance of the license applied for would result 8 in a violation of any provision of the Oklahoma Alcoholic Beverage 9 Control Act;

10 15. That, in the case of an application for a wine and spirits wholesaler or beer distributor license, the applicant or any 11 12 partner, or spouse of the applicant or any partner, is the holder or 13 partner of the holder of any other class of license issued under the 14 provisions of the Oklahoma Alcoholic Beverage Control Act, other 15 than an agent or employee license for employment by the applicant, 16 or a storage license, bonded warehouse license, carrier license or 17 private carrier license; provided, nothing shall prohibit a wine and 18 spirits wholesaler, who is otherwise qualified, from maintaining 19 beer distributor licenses in the state, nor a beer distributor, who 20 is otherwise qualified, from maintaining a wine and spirits 21 wholesaler license in the state;

16. That, in the case of an application for a <u>grocery retail</u> <u>spirits</u>, retail spirits, retail wine or retail beer license, the applicant or any partner is the holder or partner of the holder, or

Req. No. 7859

1 employee of such holder of any other class of license issued under the provisions of the Oklahoma Alcoholic Beverage Control Act, other 2 than a storage license or an employee license for the proposed 3 4 licensed premises of the applicant, provided, nothing in this title 5 shall prohibit an applicant for a grocery retail spirits, retail wine and/or retail beer license from maintaining a separate mixed 6 7 beverage, caterer, mixed beverage/caterer combination license, and/or an on-premises beer and wine license; or 8

9 17. That the applicant or any partner, spouse, employee or 10 other person affiliated with the applicant is not in compliance with 11 the tax laws of this state as required in Article XXVIII-A of the 12 Oklahoma Constitution.

B. The provisions of this section shall not operate to prohibit the issuance of a beer distributor license to a corporation or partnership or limited liability company.

16SECTION 12.AMENDATORY37A O.S. 2021, Section 2-148, is17amended 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;
 24

2. Procured a license through fraud, or misrepresentation, or
 2 concealment of a material fact;

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

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

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

14 6. Misrepresented to a customer or the public any alcoholic15 beverage sold by the licensee;

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

19 8. Is not in compliance with the tax laws of this state as
20 required in Article XXVIII-A 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:

24

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

3 2. Is a manufacturer, brewer or wholesaler of alcoholic4 beverages;

3. Has borrowed money or property or accepted gratuities or
rebates from a manufacturer, brewer or wholesaler of alcoholic
beverages;

8 4. Has obtained the use of equipment from any manufacturer,9 brewer or wholesaler of alcoholic beverages or any agent thereof;

10 5. Has violated any of the provisions of the Oklahoma Alcoholic 11 Beverage Control Act for which mandatory revocation or suspension is 12 not required;

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

17 7. Is not in compliance with the tax laws of this state as18 required in Article XXVIII-A of the Oklahoma Constitution.

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

Req. No. 7859

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

That the licensee knowingly sold alcoholic beverages or
 allowed such beverages to be sold, delivered or furnished to any
 person under the age of twenty-one (21) years or to any person
 visibly intoxicated or adjudged insane or mentally deficient;

7 2. That the licensee, any general or limited partner of the licensee, or in the case of a corporation, an officer or director of 8 9 the corporation, has been convicted of a felony or is not in 10 compliance with the tax laws of this state as required in Article 11 XXVIII-A of the Oklahoma Constitution. Provided, an employee 12 license may be issued and held by a person who has been convicted of 13 a felony if such conviction was not for a violent offense specified 14 in paragraph 2 of Section 571 of Title 57 of the Oklahoma Statutes 15 or an offense under the provisions of this title;

3. That, in the case of a wine and spirits wholesaler, beer distributor, <u>grocery retail spirits</u>, 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.

5 F. The ABLE Commission shall have the authority to promulgate 6 rules to establish a penalty schedule for violations of any 7 provision of the Oklahoma Alcoholic Beverage Control Act or any rule 8 of the ABLE Commission. The schedule shall provide for suspension 9 or revocation of any license for major and minor violations as 10 determined by the ABLE Commission. Penalties shall be increasingly 11 severe with each violation by a licensee.

Provided, that for a fourth major violation by a licensee within a twenty-four-month period, the penalty shall be mandatory revocation of license. The twenty-four-month period shall be calculated from the date of the most recent violation as set forth in an order signed by the Director or the designee of the Director.

17 G. The ABLE Commission or the Tax Commission may impose a 18 monetary penalty in lieu of or in addition to suspension of a 19 license. The amount of the fine for a major violation shall be 20 computed by multiplying the proposed number of days of the 21 suspension period by One Hundred Dollars (\$100.00). The amount of 22 the fine for a minor violation shall be computed by multiplying the 23 number of days of the proposed suspension period by Fifty Dollars 24 (\$50.00).

Req. No. 7859

H. 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.

I. If the ABLE Commission or the Tax Commission finds that
public health, safety or welfare require emergency action, and
incorporates a finding to that effect in its order, summary
suspension of a license may be ordered pending proceeding for
revocation or other action, pursuant to the provisions of Section
314 of Title 75 of the Oklahoma Statutes.

10SECTION 13.AMENDATORY37A O.S. 2021, Section 2-161, is11amended to read as follows:

Section 2-161. A. Retail spirit Grocery retail spirits and retail spirits licensees may sell curbside and deliver alcoholic beverages including beer, wine, and spirits in sealed original containers to consumers aged twenty-one (21) years and older as follows:

Grocery retail spirits licensees are permitted to make
 alcoholic beverage product deliveries to consumers using an
 employee, third-party delivery service, or independent contractor
 delivering on behalf of the licensee;

21 <u>2.</u> Only employees of the retail <u>spirit</u> <u>spirits</u> licensee shall
22 be permitted to make alcoholic beverage product deliveries to
23 consumers;

24

2. <u>3.</u> Payment for alcoholic beverage product delivery by the
 <u>grocery retail spirits licensee or</u> retail <u>spirit spirits</u> licensee
 may be made by cash, check, transportable credit/debit card
 processors or advance on-line payment methods; and

3. <u>4.</u> The grocery retail spirits licensee and retail spirit
<u>spirits</u> licensee shall be responsible for his or her delivery
employees as provided in Section 2-133 of Title 37A of the Oklahoma
<u>Statutes</u> this title.

9 B. Small brewers and small farm wineries licensed by the
10 Oklahoma ABLE Commission may sell curbside only alcoholic beverages
11 produced by such licensee in sealed original containers to consumers
12 aged twenty-one (21) years and older as follows:

Only employees of the licensed small brewer or small farm
 winery shall be permitted to make alcoholic beverage product
 deliveries to consumers;

Payment for alcoholic beverage product delivery by licensed
 small brewers or small farm wineries may be made by cash, check,
 transportable credit/debit card processors, or advance on-line
 payment methods; and

3. Small brewers and small farm wineries shall be responsible
for their delivery employees as provided in Section 2-133 of Title
37A of the Oklahoma Statutes <u>this title</u>.

23 C. Restaurants, bars and clubs holding mixed beverage, beer and 24 wine, or caterer/mixed beverage licenses issued by the Oklahoma ABLE Commission may sell curbside and deliver only closed packages of beer and wine to consumers aged twenty-one (21) years and older as follows:

Only employees of such restaurant, bar or club licensee
 shall be permitted to make alcoholic beverage package deliveries to
 consumers;

Payment for alcoholic beverage package delivery by licensed
restaurants, bars and clubs may be made by cash, check,
transportable credit/debit card processors, or advance on-line
payment methods; and

Restaurants, bars and clubs licensed by the Oklahoma ABLE
 Commission shall be responsible for their delivery employees as
 provided in Section 2-133 of Title 37A of the Oklahoma Statutes this
 title.

D. Grocery and convenience stores holding a <u>grocery retail</u> <u>spirits</u>, retail beer and/or retail wine license issued by the Oklahoma ABLE Commission may sell curbside and deliver original sealed containers of <u>spirits</u>, beer and/or wine only according to the license held to consumers aged twenty-one (21) years and older as follows:

Only employees of such licensed grocery or convenience store
 shall be permitted to make alcoholic beverage product deliveries to
 consumers Grocery and convenience store licensees are permitted to
 make alcoholic beverage deliveries to consumers using an employee,

Req. No. 7859

1 third-party delivery service, or independent contractor delivering
2 on behalf of the licensee;

2. Payment for alcoholic beverage product delivery by a
4 licensed grocery or convenience store may be made by cash, check,
5 transportable credit/debit card processors or advance on-line
6 payment methods; and

3. Grocery and convenience store licensees shall be responsible
for their delivery employees as provided in Section 2-133 of Title
37A of the Oklahoma Statutes this title.

E. Licensees authorized by this section to make alcoholic
beverage product deliveries to consumers are prohibited from
utilizing third-party vendors or delivery services for purposes of
completing such product deliveries to consumers.

F. Licensees authorized by this section to make alcoholic
beverage product deliveries to consumers shall comply with the laws,
rules, procedures and executive orders incumbent on such licensee.

17 G. The Oklahoma ABLE Commission is authorized to promulgate 18 rules, regulations, forms and procedures necessary to implement and 19 enforce the provisions of this section.

H. For purposes of this section each delivery authorized by a
licensee to be made by his or her employee, third-party delivery
<u>service</u>, or independent contractor shall be deemed a direct hand-tohand sale as though the consumer was physically present on the
licensed premises and authorized by law by such licensee.

Req. No. 7859

1SECTION 14.AMENDATORY37A O.S. 2021, Section 3-114, is2amended to read as follows:

3 Section 3-114. A. This section applies to all retailers
4 authorized to sell beer for consumption off the premises.

B. The holder of a retail beer, grocery retail spirits or
retail spirits license may resell beer only in the packaging in
which the holder received the beer or may resell the contents of the
packages as individual containers.

9 C. Except for purposes of resale as individual containers, the 10 licensee shall not:

Mutilate, tear apart or cut apart original packaging in
 which beer was received; or

Repackage beer in a manner misleading to the consumer or
 that results in required labeling being omitted or obscured.

D. The ABLE Commission shall impose the following penalties fora violation of subsection B or C of this section:

After notice and hearing, immediately revoke the license of
 the licensee committing the violation; and

Impose a fine of not more than One Thousand Dollars
 (\$1,000.00) for each violation.

Any licensee whose license is revoked pursuant to this subsection shall not be eligible to reapply for a license for at least three (3) months from the date of the revocation. Any stock of beer in undamaged original packaging in the possession of such

Req. No. 7859

licensee shall be repurchased by the distributor as long as the
 repurchased inventory falls within the date considered by the brewer
 of the product to be appropriate for sale to a consumer.

E. Administrative fines collected pursuant to this section
shall be enforceable in the district courts of this state. All
administrative fines collected by the ABLE Commission pursuant to
this section shall be forwarded to the State Treasurer for deposit
in the General Revenue Fund.

9 SECTION 15. AMENDATORY 37A O.S. 2021, Section 3-123, is 10 amended to read as follows:

Section 3-123. A. It shall be unlawful for any person privileged to sell alcoholic beverages to wholesalers, beer distributors or retailers:

To discriminate, directly or indirectly, in price between
 one wine and spirits wholesaler and another wine and spirits
 wholesaler, when that manufacturer has not designated a single wine
 and spirits wholesaler, or between one retailer and another retailer
 purchasing alcoholic beverages bearing the same brand or trade name
 and of like age and quality, unless otherwise provided by law; or

20 2. To grant, directly or indirectly, any discount, rebate, free
21 goods, allowance or other inducement.

B. The ABLE Commission is hereby authorized to promulgate rules
which are necessary to carry out the purpose of this section and to
prevent its circumvention by offering or giving of any rebate,

Req. No. 7859

allowance, free goods, discount or any other thing or service of value; provided, the posting or invoicing of charges per order for processing minimum orders or per case for the handling or repacking of goods by wine and spirits wholesalers and beer distributors for sales in less than full case lots shall not constitute a violation of this section.

7 C. For the violation of any provision of this section or of any 8 rule duly promulgated under this section, the ABLE Commission may 9 suspend or revoke a license as follows:

For a first offense, not exceeding ten (10) days' suspension
 of license;

12 2. For a second offense, not exceeding thirty (30) days'13 suspension of license; and

14 3. For a third offense, the ABLE Commission shall revoke the15 license.

16 D. For purposes of this section, and except as otherwise provided in subsection E of this section, "inducement" means 17 18 directly or indirectly offering, selling, trading, giving or 19 furnishing any discount, free goods, electronic or nonelectronic 20 refrigerated equipment, barrels, tubs, fixtures, dispensing 21 equipment, outdoor electric or nonelectric advertising structure 22 displaying the retailer's name, permanent shelving, supplies, gifts, 23 prizes, instantly redeemable coupons, premiums, retailer rebates, 24 services of any employee including but not limited to affixing price

1 labels or tags, routinely stocking product on shelves other than the stocking of cold boxes, paying a third party for entering product 2 and price information into a retailer's computer system, portal, 3 4 website, spreadsheet or third-party system, handling product that 5 was not sold to the retailer by the licensee, paying a slotting fee, selling on consignment, operating a retailer's cash register, 6 7 conducting janitorial services, decoration, samples of alcoholic beverages, personal property or other inducement or thing of value 8 9 to any grocery retail spirits, retail spirit spirits, retail beer, 10 retail wine, beer and wine, mixed beverage, caterer, bottle club or 11 special event licensee, wine and spirits wholesaler or beer 12 distributor, their agents or employees.

E. It shall not be deemed an inducement for a brewer, beer distributor, small brewer self-distributor or brewpub selfdistributor to voluntarily take the following merchandising actions with the permission of the retail licensee:

Furnish point-of-sale advertising materials and consumer
 advertising specialties, as those terms are defined in 27 C.F.R.,
 Section 6.84 and in compliance with the other limits and
 restrictions provided in 27 C.F.R., Section 6.84;

21 2. Give or sell product displays, including but not limited to 22 barrels and tubs, provided that the value of such displays does not 23 exceed the limits and restrictions provided in 27 C.F.R., Section 24 6.83;

Req. No. 7859

3. Build product displays, accessible to the customer and
 without disturbing competitors' products, for the product being
 delivered by the beer distributor;

4 4. Affix pricing to the shelf strip or product display for the
5 product being delivered by the beer distributor, small brewer self6 distributor or brewpub self-distributor, or brewed by the brewer;

7 5. Routinely stock and restock shelves and cold boxes and
8 rotate product that has been sold to the retail licensee by the beer
9 distributor, small brewer self-distributor or brewpub self10 distributor, or brewed by the brewer;

11 6. Furnish things of value to a temporary retailer, as defined 12 in 27 C.F.R., Section 6.85;

13 7. Sell equipment or supplies to a retail licensee, provided 14 the equipment or supplies are sold at a price not less than the cost 15 to the industry member and payment is collected within thirty (30) 16 days of the sale;

17 8. Install dispensing accessories at the retail location, as 18 long as the retailer bears the cost of installation including 19 equipment; or furnish, give or sell coil cleaning services to a 20 retailer;

9. Withdraw quantities of beer or cider in undamaged, original
packaging from the retail licensee's stock, provided the beer
distributor, small brewer self-distributor, brewpub self-distributor
or brewer sold such beer, directly or indirectly, to the retail

Req. No. 7859

1 licensee and such removal is otherwise permitted under Section 3-115 2 of this title; provided, however, replacing with beer or cider of 3 equivalent value shall not be considered a consignment sale;

10. Provide mail-in rebates for beer, cider and nonalcoholic
beverage merchandise items, funded by the brewer and redeemed by the
brewer, either by itself or through a third-party fulfillment
company, for a discount or rebate on the beer, cider or nonalcoholic
item;

9 11. Provide a recommended shelf plan or shelf schematic to a 10 retail licensee for all or any portion of the inventory sold by the 11 retail licensee;

12 12. Furnish or give a sample of beer or cider to a retailer who 13 has not purchased the brand from that brewer, beer distributor, 14 small brewer self-distributor or brewpub self-distributor within the 15 last twelve (12) months, provided that the brewer, beer distributor, 16 small brewer self-distributor or brewpub self-distributor may not 17 give more than thirty-six (36) ounces of any brand of beer or cider 18 to a specific retailer;

19 13. Furnish or give newspaper cuts, mats or engraved blocks for 20 use in retailers' advertisements;

21 14. Package and distribute beer or cider in combination with 22 other nonalcoholic items for sale to consumers;

23 15. Give or sponsor educational seminars for employees of 24 retailers either at the brewer, beer distributor, small brewer self-

Req. No. 7859

1 distributor or brewpub self-distributor's premises or at the retailer's establishment, including seminars dealing with use of a 2 retailer's equipment, training seminars for employees of retailers 3 4 or tours of the brewer, beer distributor, small brewer self-5 distributor, or brewpub self-distributor's plant premises, provided that the brewer, beer distributor, small brewer self-distributor or 6 7 brewpub self-distributor shall not pay the retailer for the employees' travel, lodging or other expenses in conjunction with an 8 9 educational seminar but may provide nominal hospitality during the 10 event;

11 16. Conduct tasting or sampling activities at a retail 12 establishment and purchase the products to be used from the retailer 13 so long as the purchase price paid does not exceed the ordinary 14 retail price; provided, a beer distributor shall not be required to 15 provide labor for such sampling activities;

16 17. Offer contest prizes, premium offers, refunds and like 17 items directly to consumers so long as officers, employees and 18 representatives of brewers, beer distributors, small brewer self-19 distributors, brewpub self-distributors and licensed retailers are 20 excluded from participation;

21 18. List the names and addresses of two or more unaffiliated 22 retailers selling the products of a brewer, beer distributor, small 23 brewer, small brewer self-distributor or brewpub self-distributor in 24 an advertisement of such brewer, beer distributor, small brewer,

Req. No. 7859

1 small brewer self-distributor or brewpub self-distributor so long as 2 the requirements of 27 C.F.R., Section 6.98 are satisfied, considering applicable guidance issued by the United States 3 Department of the Treasury Alcohol and Tobacco Tax and Trade Bureau; 4 5 provided, nothing in the Oklahoma Alcoholic Beverage Control Act shall prohibit a retail, mixed beverage, on-premises beer and wine, 6 7 public event, special event, charitable auction, charitable alcoholic beverage event, or complimentary beverage licensee from 8 9 communicating with a brewer, beer distributor, small brewer, small 10 brewer self-distributor or brewpub self-distributor on social media 11 or sharing media on the social media page or site of a brewer, beer distributor, small brewer, small brewer self-distributor or brewpub 12 13 self-distributor. A retail, mixed beverage, on-premises beer and 14 wine, public event, special event, charitable auction, charitable 15 alcoholic beverage event, or complimentary beverage licensee may 16 request free social media advertising from a brewer, beer 17 distributor, small brewer, small brewer self-distributor or brewpub 18 self-distributor; provided, nothing in this section shall prohibit a 19 brewer, beer distributor, small brewer, small brewer self-20 distributor or brewpub self-distributor from sharing, reposting or 21 forwarding a social media post by a retail, mixed beverage, on-22 premises beer and wine, public event, special event, charitable 23 auction, charitable alcoholic beverage event, or complimentary 24 beverage licensee, as long as the sharing, reposting or forwarding

1 of the social media post does not contain the retail price of any 2 alcoholic beverage. No brewer, beer distributor, small brewer, small brewer self-distributor or brewpub self-distributor shall pay 3 4 or reimburse a retail, mixed beverage, on-premises beer and wine, 5 public event, special event, charitable auction, charitable alcoholic beverage event, or complimentary beverage licensee, 6 7 directly or indirectly, for any social media advertising services. No retail, mixed beverage, on-premises beer and wine, public event, 8 9 special event, charitable auction, charitable alcoholic beverage 10 event, or complimentary beverage licensee shall accept any payment or reimbursement, directly or indirectly, for any social media 11 advertising service offered by a brewer, beer distributor, small 12 brewer, small brewer self-distributor or brewpub self-distributor. 13 14 For purposes of this paragraph, "social media" means a service, 15 platform or site where users communicate with one another and share 16 media, such as pictures, videos, music and blogs, with other users 17 free of charge; or

18 19. Entering product and price information into a retailer's 19 portal, website, spreadsheet or third-party system. A brewer may 20 pay for a third-party system that provides data and pricing services 21 to the brewer or a beer distributor.

F. It shall not be deemed an inducement for a brewer, beer distributor, small brewer self-distributor or brewpub selfdistributor to engage in the following marketing activities,

Req. No. 7859

1 provided that the brewer, beer distributor, small brewer self-2 distributor or brewpub self-distributor shall not pay the retailer's travel costs other than those for local transportation or lodging: 3 4 1. Provide tickets to a retailer for a sporting or 5 entertainment event so long as a representative of the brewer, beer distributor, small brewer self-distributor or brewpub self-6 7 distributor attends the event with the retailer; 2. Provide food and beverage to a retailer for immediate 8 9 consumption: 10 at a meeting at which the primary purpose is the a. 11 discussion of business, 12 b. at a convention when the food and beverages are 13 offered to all participants, or 14 at a sports or entertainment event that the с. 15 representatives of a brewer, beer distributor, small 16 brewer self-distributor or brewpub self-distributor 17 attend with the retailer; 18 3. Participate in retailer association activities by engaging 19 in the following actions: 20 displaying products at a convention or trade show, a. 21 b. renting display booth space if the rental fee is the 22 same as paid by all exhibitors at the event, 23 providing its own hospitality which is independent с. 24 from association-sponsored activities,

1	d. purchasing tickets to functions and paying
2	registration fees if the payments or fees are the same
3	as paid by all attendees, participants or exhibitors
4	at the event, or
5	e. making payments for advertisements in programs or
6	brochures issued by retailer associations at a
7	convention or trade show; or
8	4. Giving or selling outdoor signs to a retailer so long as the
9	following requirements of 27 C.F.R., Section 6.102 are satisfied:
10	a. the sign bears conspicuous and substantial advertising
11	matter about the product or the brewer, beer
12	distributor, small brewer self-distributor or brewpub
13	self-distributor which is permanently inscribed or
14	securely affixed,
15	b. the retailer is not compensated, directly or
16	indirectly, such as through a sign company, for
17	displaying the signs, and
18	c. a permanent outdoor sign does not contain the
19	retailer's name.
20	SECTION 16. AMENDATORY 37A O.S. 2021, Section 6-103, as
21	amended by Section 1, Chapter 82, O.S.L. 2022 (37A O.S. Supp. 2022,
22	Section 6-103), is amended to read as follows:
23	Section 6-103. A. <u>No grocery retail spirits licensee shall:</u>
24	

Req. No. 7859

1	1. Purchase or receive any alcoholic beverage other than from a
2	wine and spirits wholesaler, beer distributor, winery or small
3	brewer self-distribution licensee who elects to self-distribute;
4	2. Suffer or permit any retail container to be opened, or any
5	alcoholic beverage to be consumed on the licensed premises, except
6	when serving samples as authorized by Section 2-109 of this title or
7	otherwise permitted by law; provided, the licensee shall not permit
8	any alcoholic beverage content or retail container unsealed in
9	connection with sampling authorized by Section 2-109 of this title
10	to remain on the licensed premises at the close of business on that
11	day, excluding spirits;
12	3. Sell any alcoholic beverages at any hour other than between
13	the hours of 6:00 a.m. and 2:00 a.m.;
14	4. Sell any alcoholic beverage on credit; provided, that
14 15	4. Sell any alcoholic beverage on credit; provided, that acceptance by a licensee of a cash or debit card or a nationally
15	acceptance by a licensee of a cash or debit card or a nationally
15 16	acceptance by a licensee of a cash or debit card or a nationally recognized credit card in lieu of actual cash payment does not
15 16 17	acceptance by a licensee of a cash or debit card or a nationally recognized credit card in lieu of actual cash payment does not constitute the extension of credit; provided, further, as used in
15 16 17 18	acceptance by a licensee of a cash or debit card or a nationally recognized credit card in lieu of actual cash payment does not constitute the extension of credit; provided, further, as used in this section:
15 16 17 18 19	<pre>acceptance by a licensee of a cash or debit card or a nationally recognized credit card in lieu of actual cash payment does not constitute the extension of credit; provided, further, as used in this section:</pre>
15 16 17 18 19 20	<pre>acceptance by a licensee of a cash or debit card or a nationally recognized credit card in lieu of actual cash payment does not constitute the extension of credit; provided, further, as used in this section:</pre>
15 16 17 18 19 20 21	<pre>acceptance by a licensee of a cash or debit card or a nationally recognized credit card in lieu of actual cash payment does not constitute the extension of credit; provided, further, as used in this section:</pre>
15 16 17 18 19 20 21 22	<pre>acceptance by a licensee of a cash or debit card or a nationally recognized credit card in lieu of actual cash payment does not constitute the extension of credit; provided, further, as used in this section: a. "cash or debit card" means any instrument or device whether known as a debit card or by any other name, issued with or without fee by an issuer for the use of the cardholder in depositing, obtaining or</pre>

1	b. "nationally recognized credit card" means any
2	instrument or device, whether known as a credit card,
3	credit plate, charge plate or by any other name,
4	issued with or without fee by an issuer for the use of
5	the cardholder in obtaining money, goods, services or
6	anything else of value on credit which is accepted by
7	over one hundred retail locations;
8	5. Offer or furnish any prize, premium, gift or similar
9	inducement to a consumer in connection with the sale of alcoholic
10	beverages, except that goods or merchandise included by the
11	manufacturer in packaging with alcoholic beverages or for packaging
12	with alcoholic beverages shall not be included in this prohibition,
13	but no wholesaler or retailer shall sell any alcoholic beverage
14	prepackaged with other goods or merchandise at a price which is
15	greater than the price at which the alcoholic beverage alone is
16	sold; or
17	6. Pay for alcoholic beverages by a check or draft which is
18	dishonored by the drawee when presented to such drawee for payment;
19	and the ABLE Commission may cancel or suspend the license of any
20	retailer who has given a check or draft, as maker or endorser, which
21	is so dishonored upon presentation.
22	<u>B.</u> No retail spirits licensee shall:
23	
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Purchase or receive any alcoholic beverage other than from a
 wine and spirits wholesaler, beer distributor, winery or small
 brewer self-distribution licensee who elects to self-distribute;

4 2. Suffer or permit any retail container to be opened, or any 5 alcoholic beverage to be consumed on the licensed premises, except when serving samples as authorized by Section 2-109 of this title or 6 7 otherwise permitted by law; provided, the licensee shall not permit any alcoholic beverage content or retail container unsealed in 8 9 connection with sampling authorized by Section 2-109 of this title 10 to remain on the licensed premises at the close of business on that 11 day, excluding spirits;

12 3. Sell any alcoholic beverages at any hour other than between 13 the hours of 8:00 a.m. and midnight Monday through Saturday, and 14 shall not be permitted to be open on Thanksgiving Day or Christmas 15 Day; provided, a county may, pursuant to the provisions of 16 subsections B and C of Section 3-124 of this title, elect to allow 17 such sales between the hours of noon and midnight on Sunday. Retail 18 spirits licensees shall be permitted to sell alcoholic beverages on 19 the day of any General, Primary, Runoff Primary or Special Election 20 whether on a national, state, county or city election, provided that 21 the election day does not occur on any day on which such sales are 22 otherwise prohibited by law;

- 23
- 24

4. Sell spirits in a city or town, unless such city or town has
 a population in excess of two hundred (200) according to the latest
 Federal Decennial Census;

5. Sell any alcoholic beverage on credit; provided, that
acceptance by a licensee of a cash or debit card or a nationally
recognized credit card in lieu of actual cash payment does not
constitute the extension of credit; provided, further, as used in
this section:

9 a. "cash or debit card" means any instrument or device
10 whether known as a debit card or by any other name,
11 issued with or without fee by an issuer for the use of
12 the cardholder in depositing, obtaining or
13 transferring funds from a consumer banking electronic
14 facility, and

b. "nationally recognized credit card" means any
instrument or device, whether known as a credit card,
credit plate, charge plate or by any other name,
issued with or without fee by an issuer for the use of
the cardholder in obtaining money, goods, services or
anything else of value on credit which is accepted by
over one hundred retail locations;

6. Offer or furnish any prize, premium, gift or similar
inducement to a consumer in connection with the sale of alcoholic
beverages, except that goods or merchandise included by the

Req. No. 7859

manufacturer in packaging with alcoholic beverages or for packaging with alcoholic beverages shall not be included in this prohibition, but no wholesaler or retailer shall sell any alcoholic beverage prepackaged with other goods or merchandise at a price which is greater than the price at which the alcoholic beverage alone is sold; or

7 7. Pay for alcoholic beverages by a check or draft which is
8 dishonored by the drawee when presented to such drawee for payment;
9 and the ABLE Commission may cancel or suspend the license of any
10 retailer who has given a check or draft, as maker or endorser, which
11 is so dishonored upon presentation.

B. No retail spirits licensee shall permit any person under twenty-one (21) years of age to enter into or remain within or about the licensed premises unless accompanied by the person's parent or legal guardian; provided, however, this restriction shall not apply to an employee of a licensed beer distributor or wine and spirits wholesaler who:

18 1. Is at least eighteen (18) years of age;

Is accompanied by a coworker at least twenty-one (21) years
 of age; and

21 3. Enters for the sole purpose of merchandising or delivering
22 product to the licensee in the normal course of business.

23 SECTION 17. AMENDATORY 37A O.S. 2021, Section 6-104, is 24 amended to read as follows:

Req. No. 7859

1	Section 6-104. No wine or spirits wholesaler licensee shall
2	sell or deliver, and no wine, grocery retail spirits or <u>retail</u>
З	spirits retail licensee shall receive:
4	1. Any amount of spirits or wines to any licensee on Sunday; or
5	2. Any amount of spirits or wines to any licensee on New Year's
6	Day, the Fourth of July, Thanksgiving Day or Christmas Day.
7	SECTION 18. This act shall become effective November 1, 2023.
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9	59-1-7859 JL 03/01/23
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