1	AN ACT relating to a	lcoholic beverage control.
---	----------------------	----------------------------

2	Be it enacted	by th	he General	Assembly	of	the (Commonwealth o	f Kentuck	y.

- 3 → Section 1. KRS 241.010 is amended to read as follows:
- 4 As used in this chapter and in KRS Chapters 241 to 244 [242 and 243], unless the
- 5 context requires otherwise:
- 6 (1) "Alcohol" means ethyl alcohol, hydrated oxide of ethyl or spirit of wine, from
- 7 whatever source or by whatever process it is produced;
- 8 (2) "Alcoholic beverage" means every liquid, solid, powder, or crystal, whether
- 9 patented or not, containing alcohol in an amount in excess of more than one percent
- 10 (1%) of alcohol by volume, which is fit for beverage purposes. It includes every
- spurious or imitation liquor sold as, or under any name commonly used for,
- alcoholic beverages, whether containing any alcohol or not. It does not include the
- following products:
- 14 (a) Medicinal preparations manufactured in accordance with formulas prescribed
- by the United States Pharmacopoeia, National Formulary, or the American
- 16 Institute of Homeopathy;
- 17 (b) Patented, patent, and proprietary medicines;
- 18 (c) Toilet, medicinal, and antiseptic preparations and solutions;
- (d) Flavoring extracts and syrups;
- 20 (e) Denatured alcohol or denatured rum;
- 21 (f) Vinegar and preserved sweet cider;
- 22 (g) Wine for sacramental purposes; and
- 23 (h) Alcohol unfit for beverage purposes that is to be sold for legitimate external
- 24 use;
- 25 (3) (a) "Alcohol vaporizing device" or "AWOL device" means any device, machine,
- or process that mixes liquor, spirits, or any other alcohol product with pure
- 27 oxygen or by any other means produces a vaporized alcoholic product used for

1			human consumption;
2		(b)	"Alcohol vaporizing device" or "AWOL device" does not include an inhaler,
3			nebulizer, atomizer, or other device that is designed and intended by the
4			manufacturer to dispense a prescribed or over-the-counter medication or a
5			device installed and used by a licensee under this chapter to demonstrate the
6			aroma of an alcoholic beverage;
7	(4)	"Aut	tomobile race track" means a facility primarily used for vehicle racing that has a
8		seati	ng capacity of at least thirty thousand (30,000) people;
9	(5)	"Bec	d and breakfast" means a one (1) family dwelling unit that:
10		(a)	Has guest rooms or suites used, rented, or hired out for occupancy or that are
11			occupied for sleeping purposes by persons not members of the single-family
12			unit;
13		(b)	Holds a permit under KRS Chapter 219; and
14		(c)	Has an innkeeper who resides on the premises or property adjacent to the
15			premises during periods of occupancy;
16	(6)	"Boa	ard" means the State Alcoholic Beverage Control Board created by KRS
17		241.	030;
18	(7)	"Bot	tle" means any container which is used for holding alcoholic beverages for the
19		use a	and sale of alcoholic beverages at retail;
20	(8)	"Bre	wer" means any person who manufactures malt beverages or owns, occupies,

22 (9) "Brewery" means any place or premises where malt beverages are manufactured for 23 sale, and includes all offices, granaries, mash rooms, cooling rooms, vaults, yards, 24 and storerooms connected with the premises; or where any part of the process of the 25 manufacture of malt beverages is carried on; or where any apparatus connected with 26 manufacture is kept or used; or where any of the products of brewing or 27 fermentation are stored or kept;

carries on, works, or conducts any brewery, either alone or through an agent;

21

1	(10)	"Building containing licensed premises" means the licensed premises themselves
2		and includes the land, tract of land, or parking lot in which the premises are
3		contained, and any part of any building connected by direct access or by an entrance
4		which is under the ownership or control of the licensee by lease holdings or
5		ownership;
6	(11)	"Caterer" means a person operating a food service business that
7		prepares [corporation, partnership, or individual that operates the business of a food
8		service professional by preparing] food in a licensed and inspected commissary,
9		<u>transports</u> [transporting] the food and alcoholic beverages to the caterer's designated
10		and inspected banquet hall or to <u>an agreed</u> [a] location[selected by the customer],
11		and serves[serving] the food and alcoholic beverages pursuant to an agreement
12		with another person[to the customer's guests];
13	(12)	"Charitable organization" means a nonprofit entity recognized as exempt from
14		federal taxation under section 501(c) of the Internal Revenue Code (26 U.S.C. sec.
15		501(c)) or any organization having been established and continuously operating
16		within the Commonwealth of Kentucky for charitable purposes for three (3) years
17		and which expends at least sixty percent (60%) of its gross revenue exclusively for
18		religious, educational, literary, civic, fraternal, or patriotic purposes;
19	(13)	"Cider" means any fermented fruit-based beverage containing seven percent (7%) or
20		more alcohol by volume and includes hard cider and perry cider;
21	(14)	"City administrator" means city alcoholic beverage control administrator;
22	(15)	"Commercial airport" means an airport through which more than five hundred
23		thousand (500,000) passengers arrive or depart annually;
24	(16)	"Commercial quadricycle" means a vehicle equipped with a minimum of ten (10)
25		pairs of fully operative pedals for propulsion by means of human muscular power
26		exclusively and which:
27		(a) Has four (4) wheels;

Page 3 of 146 HB018320.100 - 889 - XXXX Engrossed

- 1 (b) Is operated in a manner similar to that of a bicycle;
- 2 (c) Is equipped with a minimum of thirteen (13) seats for passengers;
- 3 (d) Has a unibody design;
- 4 (e) Is equipped with a minimum of four (4) hydraulically operated brakes;
- 5 (f) Is used for commercial tour purposes; and
- 6 (g) Is operated by the vehicle owner or an employee of the owner;
- 7 (17) "Commissioner" means the commissioner of the Department of Alcoholic Beverage
- 8 Control;
- 9 (18) "Convention center" means any facility which, in its usual and customary business,
- provides seating for a minimum of one thousand (1,000) people and offers
- 11 convention facilities and related services for seminars, training and educational
- purposes, trade association meetings, conventions, or civic and community events
- or for plays, theatrical productions, or cultural exhibitions;
- 14 (19) "Convicted" and "conviction" means a finding of guilt resulting from a plea of
- 15 guilty, the decision of a court, or the finding of a jury, irrespective of a
- pronouncement of judgment or the suspension of the judgment;
- 17 (20) "County administrator" means county alcoholic beverage control administrator;
- 18 (21) "Department" means the Department of Alcoholic Beverage Control;
- 19 (22) "Dining car" means a railroad passenger car that serves meals to consumers on any
- 20 railroad or Pullman car company;
- 21 (23) "Discount in the usual course of business" means price reductions, rebates, refunds,
- and discounts given by wholesalers to distilled spirits and wine retailers pursuant to
- an agreement made at the time of the sale of the merchandise involved and are
- 24 considered a part of the sales transaction, constituting reductions in price pursuant
- 25 to the terms of the sale, irrespective of whether the quantity discount was:
- 26 (a) Prorated and allowed on each delivery;
- 27 (b) Given in a lump sum after the entire quantity of merchandise purchased had

1		been delivered; or
2		(c) Based on dollar volume or on the quantity of merchandise purchased;
3	(24)	"Distilled spirits" or "spirits" means any product capable of being consumed by a
4		human being which contains alcohol in excess of the amount permitted by KRS
5		Chapter 242 obtained by distilling, mixed with water or other substances in
6		solution, except wine, hard cider, and malt beverages;
7	(25)	"Distiller" means any person who is engaged in the business of manufacturing
8		distilled spirits at any distillery in the state and is registered in the Office of the
9		Collector of Internal Revenue for the United States at Louisville, Kentucky;
10	(26)	"Distillery" means any place or premises where distilled spirits are manufactured for
11		sale, and which are registered in the office of any collector of internal revenue for
12		the United States. It includes any United States government bonded warehouse;
13	(27)	"Distributor" means any person who distributes malt beverages for the purpose of
14		being sold at retail;
15	(28)	"Dry" means a territory in which a majority of the electorate voted to prohibit all
16		forms of retail alcohol sales through a local option election held under KRS Chapter
17		242;
18	(29)	"Election" means:
19		(a) An election held for the purpose of taking the sense of the people as to the
20		application or discontinuance of alcoholic beverage sales under KRS Chapter
21		242; or
22		(b) Any other election not pertaining to alcohol;
23	(30) ["Field representative" means any employee or agent of the department who is
24		regularly employed and whose primary function is to travel from place to place for
25		the purpose of visiting taxpayers, and any employee or agent of the department who
26		is assigned, temporarily or permanently, by the commissioner to duty outside the

 $Page \ 5 \ of \ 146$ HB018320.100 - 889 - XXXX Engrossed

main office of the department at Frankfort, in connection with the administration of

27

1		alcol	nolic beverage statutes;
2	(31)]	"Ho	rse racetrack" means a facility licensed to conduct a horse race meeting under
3		KRS	Chapter 230;
4	<u>(31)</u> [(32)]	"Hotel" means a hotel, motel, or inn for accommodation of the traveling
5		publ	ic, designed primarily to serve transient patrons;
6	(32)	''Inv	estigator" means any employee or agent of the department who is regularly
7		emp	loyed and whose primary function is to travel from place to place for the
8		<u>purp</u>	ose of visiting licensees, and any employee or agent of the department who is
9		<u>assig</u>	ened, temporarily or permanently, by the commissioner to duty outside the
10		<u>mair</u>	office of the department at Frankfort, in connection with the administration
11		of al	coholic beverage statutes;
12	(33)	"Lice	ense" means any license issued pursuant to KRS Chapters 241 to 244;
13	(34)	"Lice	ensee" means any person to whom a license has been issued, pursuant to KRS
14		Chap	oters 241 to 244;
15	(35)	"Lin	nited restaurant" means:
16		(a) [A facility where the usual and customary business is the serving of meals to
17			consumers, which has a bona fide kitchen facility, which receives at least
18			seventy percent (70%) of its gross receipts from the sale of food, which
19			maintains a minimum seating capacity of one hundred (100) persons for
20			dining, and which is located in a wet or moist territory under KRS
21			242.1244(2); or
22		(b)]	A facility where the usual and customary business is the <i>preparation and</i>
23			serving of meals to consumers, which has a bona fide kitchen facility, which
24			receives at least seventy percent (70%) of its <u>food and alcoholic</u>
25			$\underline{\textit{beverage}}[\text{gross}]$ receipts from the sale of food, which maintains a minimum
26			seating capacity of fifty (50) persons for dining, which has no open bar, which
27			requires that alcoholic beverages be sold in conjunction with the sale of a

1	meal, and which is located in a wet or moist territory under KRS 242.1244; or
2	(b) A facility where the usual and customary business is the preparation and
3	serving of meals to consumers, which has a bona fide kitchen facility, which
4	receives at least seventy percent (70%) of its food and alcoholic beverage
5	receipts from the sale of food, which maintains a minimum seating capacity
6	of one hundred (100) persons for dining, and which is located in a wet or
7	moist territory under Section 25 of this Act;
8	(36) "Local administrator" means a city alcoholic beverage administrator, county
9	alcoholic beverage administrator, or urban-county alcoholic beverage control
10	administrator;
11	(37) "Malt beverage" means any fermented undistilled alcoholic beverage of any name or
12	description, manufactured from malt wholly or in part, or from any substitute for
13	malt, and includes weak cider;
14	(38)[(37)] "Manufacture" means distill, rectify, brew, bottle, and operate a winery;
15	(39)[(38)] "Manufacturer" means a winery, distiller, rectifier, or brewer, and any other
16	person engaged in the production or bottling of alcoholic beverages;
17	(40)[(39)] "Minor" means any person who is not twenty-one (21) years of age or older;
18	(41) [(40)] "Moist" means a territory in which a majority of the electorate voted to permit
19	limited alcohol sales by any one (1) or a combination of special limited local option
20	elections authorized by KRS 242.022, 242.123, 242.1238, 242.124, 242.1242,
21	242.1243, 242.1244, or 242.1292;
22	(42) "Population" means the population figures established by the federal decennial
23	census for a census year or the current yearly population estimates prepared by
24	the Kentucky State Data Center, Urban Studies Center of the University of
25	Louisville, Louisville, Kentucky, for all other years;
26	(43)[(41)] "Premises" means the land and building in and upon which any business
27	regulated by alcoholic beverage statutes is operated or carried on. "Premises" shall

not include as a single unit two (2) or more separate businesses of one (1) owner on
the same lot or tract of land, in the same or in different buildings if physical and
permanent separation of the premises is maintained, excluding employee access by
keyed entry and emergency exits equipped with crash bars, and each has a separate
public entrance accessible directly from the sidewalk or parking lot. Any licensee
holding an alcoholic beverage license on July 15, 1998, shall not, by reason of this
subsection, be ineligible to continue to hold <u>its[his or her]</u> license or obtain a
renewal, of the license;
(44) "Primary source of supply" or "supplier" means the distiller, winery, brewer,
producer, owner of the commodity at the time it becomes a marketable product,
bottler, or authorized agent of the brand owner. In the case of imported products,
the primary source of supply means either the foreign producer, owner, bottler,
or agent of the prime importer from, or the exclusive agent in, the United States
of the foreign distiller, producer, bottler, or owner;
(45)[(42)] "Private club" means a nonprofit social, fraternal, military, or political
organization, club, or entity maintaining or operating a club room, club rooms, or
premises from which the general public is excluded;
(46)[(43)] "Public nuisance" means a condition that endangers safety or health, is
offensive to the senses, or obstructs the free use of property so as to interfere with
the comfortable enjoyment of life or property by a community or neighborhood or
by any considerable number of persons;
(47)[(44)] "Qualified historic site" means:
(a) A contributing property with dining facilities for at least fifty (50) persons at
tables, booths, or bars where food may be served within a commercial district
listed in the National Register of Historic Places; [, or]
(b) A site that is listed as a National Historic Landmark or in the National
Register of Historic Places with dining facilities for at least fifty (50) persons

Page 8 of 146
HB018320.100 - 889 - XXXX Engrossed

1	at tables, booths, or bars where food may be served: Notwithstanding the
2	provisions of this subsection:]
3	(c)[(a)] A distillery which is listed as a National Historic Landmark and which
4	conducts souvenir retail package sales under KRS 243.0305; <u>or</u> [and]
5	(\underline{d}) A not-for-profit or nonprofit facility listed on the National Register of
6	Historic Places;
7	shall be deemed a "qualified historic site" under this section;]
8	(48)[(45)] "Rectifier" means any person who rectifies, purifies, or refines distilled spirits
9	or wine by any process other than as provided for on distillery premises, and every
10	person who, without rectifying, purifying, or refining distilled spirits by mixing
11	alcoholic beverages with any materials, manufactures any imitations of or
12	compounds liquors for sale under the name of whiskey, brandy, gin, rum, wine,
13	spirits, cordials, bitters, or any other name;
14	(49)[(46)] "Repackaging" means the placing of alcoholic beverages in any retail
15	container irrespective of the material from which the container is made;
16	(50)[(47)] "Restaurant" means a facility where the usual and customary business is the
17	preparation and serving of meals to consumers, that has a bona fide kitchen
18	facility, and that receives at least fifty percent (50%) of its food and alcoholic
19	beverage receipts from the sale of food at the premises;
20	(51)[(48)] "Retail container" means any bottle, can, barrel, or other container which,
21	without a separable intermediate container, holds alcoholic beverages and is
22	suitable and destined for sale to a retail outlet, whether it is suitable for delivery to
23	the consumer or not;
24	[(49) "Retail outlet" means retailer, hotel, motel, restaurant, railroad dining car, club, and
25	any facility where alcoholic beverages are sold directly to the consumers;]
26	(52)[(50)] "Retail sale" means any sale where delivery is made in Kentucky to any
27	consumers;

Page 9 of 146
HB018320.100 - 889 - XXXX
Engrossed

1	(53)[(51)] "Retailer" means any <u>licensee[person]</u> who sells <u>and delivers[at retail]</u> and
2	alcoholic beverage to consumers, except for producers with limited retail said
3	<u>privileges</u> [for the sale of which a license is required];
4	(54)[(52)] "Riverboat" means any boat or vessel with a regular place of mooring in the
5	state that is licensed by the United States Coast Guard to carry one hundred (100) of
6	more passengers for hire on navigable waters in or adjacent to this state;
7	(55)[(53)] "Sale" means any transfer, exchange, or barter for consideration, and include
8	all sales made by any person, whether principal, proprietor, agent, servant, or
9	employee, of any alcoholic beverage;
10	(56)[(54)] "Service bar" means a bar, counter, shelving, or similar structure used for
11	storing or stocking supplies of alcoholic beverages that is a workstation when
12	employees prepare alcoholic beverage drinks to be delivered to customers awa
13	from the service bar[. A service bar shall be located in an area where the general
14	<pre>public, guests, or patrons are prohibited];</pre>
15	(57)[(55)] "Sell" includes solicit or receive an order for, keep or expose for sale, kee
16	with intent to sell, and the delivery of any alcoholic beverage;
17	(58)[(56)] "Small farm winery" means a winery whose wine production[producing
18	wines, in an amount] is not less than two hundred fifty (250) gallons and no
19	greater than [to exceed] one hundred thousand (100,000) gallons in a calendar year
20	(59)[(57)] "Souvenir package" means a special package of distilled spirits available from
21	a licensed retailer that is:
22	(a) Available for retail sale at a licensed Kentucky distillery where the distille
23	spirits were produced or bottled; or
24	(b) Available for retail sale at a licensed Kentucky distillery but produced of
25	bottled at another of that distiller's licensed distilleries in Kentucky;
26	(60)[(58)] "State administrator[director]" or "administrator" means the director of the
27	Division of] distilled spirits administrator or the director of the Division of] ma

Page 10 of 146
HB018320.100 - 889 - XXXX Engrossed

1	beverages <u>administrator</u> , or both, as the context requires;
2	(61)[(59)] "State park" means a state park that has a:
3	(a) Nine (9) or eighteen (18) hole golf course; or
4	(b) Full-service lodge and dining room[, and may include a nine (9) or eighteen
5	(18) hole golf course];
6	(62)[(60)] "Supplemental bar" means a bar, counter, shelving, or similar structure used
7	for serving and selling distilled spirits or wine by the drink for consumption on the
8	licensed premises to guests and patrons from additional locations other than the
9	main bar[. A supplemental bar shall be continuously constructed and accessible to
10	patrons for distilled spirits or wine sales or service without physical separation by
11	walls, doors, or similar structures];
12	(63)[(61)] "Territory" means a county, city, district, or precinct;
13	(64) "Urban-county administrator" means an urban-county alcoholic beverage
14	control administrator;
15	(65)[(62)] "Vehicle" means any device or animal used to carry, convey, transport, or
16	otherwise move alcoholic beverages or any products, equipment, or appurtenances
17	used to manufacture, bottle, or sell these beverages;
18	(66)[(63)] "Warehouse" means any place in which alcoholic beverages are housed or
19	stored;
20	(67)[(64)] "Weak cider" means any fermented fruit-based beverage containing more than
21	one percent (1%) but less than seven percent (7%) alcohol by volume;
22	(68)[(65)] "Wet" means a territory in which a majority of the electorate voted to permit
23	all forms of retail alcohol sales by a local option election under KRS 242.050 or
24	242.125[, or 242.1292] on the following question: "Are you in favor of the sale of
25	alcoholic beverages in (name of territory)?";
26	(69)[(66)] "Wholesale sale" means a sale to any person for the purpose of resale;
27	(70)[(67)] "Wholesaler" means any person who distributes alcoholic beverages for the

Page 11 of 146

HB018320.100 - 889 - XXXX Engrossed

1	purpose of being sold at retail, but it shall not include a subsidiary of a manufacturer
2	or cooperative of a retail outlet;
3	(71)[(68)] "Wine" means the product of the normal alcoholic fermentation of the juices
4	of fruits, with the usual processes of manufacture and normal additions, and
5	includes champagne and sparkling and fortified wine of an alcoholic content not to
6	exceed twenty-four percent (24%) by volume. It includes sake, cider, hard cider, and
7	perry cider and also includes preparations or mixtures vended in retail containers if
8	these preparations or mixtures contain not more than fifteen percent (15%) of
9	alcohol by volume. It does not include weak cider; and
10	(72)[(69)] "Winery" means any place or premises in which wine is manufactured from
11	any fruit, or brandies are distilled as a by-product of wine or other fruit, or cordials
12	are compounded, except a place or premises that manufactures wine for sacramental
13	purposes exclusively.
14	→ Section 2. KRS 241.015 is amended to read as follows:
15	There is created a Department of Alcoholic Beverage Control, which shall constitute a
16	statutory administrative department of the state government within the meaning of KRS
17	Chapter 12. The department consists of the commissioner of alcoholic beverage control
18	and the Alcoholic Beverage Control Board. The commissioner shall head the department,
19	shall be its executive officer, and shall have charge of the administration of the
20	department and perform all functions of the department not specifically assigned to the
21	board. The Governor shall appoint as commissioner a person with administrative
22	experience in the field of alcoholic beverage control[. The commissioner shall be
23	appointed for a term of four (4) years].
24	→ Section 3. KRS 241.020 is amended to read as follows:
25	(1) The department shall administer statutes relating to, and regulate traffic in,
26	alcoholic beverages, except that the collection of taxes shall be administered by the
27	Department of Revenue. The department may issue advisory opinions and

Page 12 of 146
HB018320.100 - 889 - XXXX Engrossed

1 <u>declaratory rulings related to KRS Chapters 241 to 244 and the administrative</u>

- 2 <u>regulations promulgated under those chapters.</u>
- 3 (2) A Division of Distilled Spirits, under the supervision of the board, shall administer 4 the laws in relation to traffic in distilled spirits and wine.
- 5 (3) A Division of Malt Beverages, under the supervision of the board, shall administer 6 the laws in relation to traffic in malt beverages.
- 7 → Section 4. KRS 241.030 is amended to read as follows:
- 8 The Alcoholic Beverage Control Board shall consist of the commissioner of alcoholic
- 9 beverage control and two (2) persons appointed by the secretary of the Public Protection
- 10 Cabinet with the approval of the Governor, who shall be persons with administrative
- experience in the field of alcoholic beverage control and who shall serve for terms of
- 12 four (4) years each]. One (1) of *these*[such] persons shall serve as *administrator*[director]
- of the Division of Distilled Spirits, and the other shall serve as *administrator* [director] of
- the Division of Malt Beverages. The commissioner shall be chairman of the board.
- Section 5. KRS 241.060 is amended to read as follows:
- 16 The board shall have the following functions, powers, and duties:
- 17 (1) To promulgate reasonable administrative regulations governing procedures relative
- to the applications for and revocations of licenses, the supervision and control of the
- use, manufacture, sale, transportation, storage, advertising, and trafficking of
- 20 alcoholic beverages, and all other matters over which the board has jurisdiction.
- Administrative regulations need not be uniform in their application but may vary in
- accordance with reasonable classifications;
- 23 (2) To limit in its sound discretion the number of licenses of each kind or class to be
- issued in this state or any political subdivision, and restrict the locations of licensed
- premises. To this end, the board may make reasonable division and subdivision of
- 26 the state or any political subdivision into districts. Administrative regulations
- 27 relating to the <u>approval, denial</u>[granting, refusal], and revocation of licenses may be

1	1' CC		1	1		1 1' ' '
	different	Within fl	ne several	divisions	or si	abdivisions;
1	difficient	** 1 (11111 (1	ic beverui	GI VIBIOIIS	01 01	<i>aou</i> i (1510115,

- 2 (3) To hold hearings in accordance with the provisions of KRS Chapter 13B. The
- department may pay witnesses the per diem and mileage provided in KRS 421.015;
- 4 (4) To conduct hearings and appeals under KRS 241.150, 241.200, 241.260, 243.470,
- and 243.520 and render final orders upon the subjects of the hearings and appeals;
- 6 (5) To order the destruction of destroy evidence in the department's possession after
- 7 all administrative and judicial proceedings are conducted;
- 8 (6) To suspend, revoke, or cancel for cause, after a hearing in accordance with KRS
- 9 Chapter 13B, any license issued under KRS 243.020 to 243.670; and
- 10 (7) To prohibit the issuance of a license for the premises until the expiration of two (2)
- 11 years from the time the offense was committed if a violation of KRS
- 12 Chapters [Chapter] 241 to [, KRS 243.020 to 243.670, or KRS Chapter] 244 has
- taken place on the premises which the owner knew of or should have known of, or
- was committed or permitted in or on the premises owned by the licensee [; and
- 15 (8) To suspend a license for any cause for which the board is authorized to exercise its
- discretion as to revoking a license.
- → Section 6. KRS 241.080 is amended to read as follows:
- 18 The director of the Division of distilled spirits administrator may approve and issue or
- 19 <u>deny</u>[refuse to issue] any state license[provided for in KRS 243.020 to 243.670]
- 20 authorizing traffic in distilled spirits and wine. The director of the Division of malt
- 21 beverages administrator may approve and issue or deny[refuse to issue] any state
- 22 license provided for in KRS 243.020 to 243.670 authorizing traffic in malt beverages.
- 23 Both the distilled spirits administrator and the malt beverages administrator may
- 24 approve and issue or deny state licenses authorizing the traffic in alcoholic beverages.
- Section 7. KRS 241.090 is amended to read as follows:
- 26 State *administrators*[directors] and all *investigators*[field representatives] shall have the
- 27 full police powers of peace officers, and their jurisdiction shall be coextensive with the

- state. They may inspect any premises where alcoholic beverages are manufactured, sold,
- 2 stored, or otherwise trafficked in, without first obtaining a search warrant. They may
- 3 confiscate any contraband property.
- 4 → SECTION 8. KRS 241.100 IS REPEALED AND REENACTED TO READ AS
- 5 FOLLOWS:

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

- 6 The commissioner, distilled spirits administrator, malt beverage administrator, and all
- 7 department employees shall comply with the Executive Branch Code of Ethics codified
- 8 in KRS Chapter 11A. A board member or department employee who violates this
- 9 <u>section may be disqualified from office or employment.</u>
- Section 9. KRS 241.110 is amended to read as follows:
 - (1) The fiscal court of any county in which traffic in alcoholic beverages is not forbidden under KRS Chapter 242 may by resolution declare that regulation of the traffic in that county is necessary. The county judge/executive shall immediately[thereupon] constitute a county alcoholic beverage control administrator for the county. However, the county judge/executive may decline to accept *this*[said] office, or after accepting the office, the county judge/executive[same he] may resign from the office[therefrom], and in either event, notwithstanding the provisions of KRS 241.120 to and including KRS 241.150, the county judge/executive [he] may promptly [thereupon] appoint a person at least thirty (30) years of age, who at the time of *the*[his] appointment has been a citizen of the state and a resident of that county for at least two (2) years next preceding the date of appointment, and who is able to qualify to serve at the pleasure of the county judge/executive as county alcoholic beverage control administrator for *that*[such] county. Before entering upon *the*[his] duties *of*[as such] county alcoholic beverage control administrator appointed by the county judge/executive, the appointee shall take the oath prescribed by Section 228 of the Constitution and execute a bond with a good corporate surety in the penal sum of

1	one thousand dollars (\$1,000). The cost of the bond shall be borne by the county
2	Upon the qualification and appointment of this[such] person as county alcoholi
3	beverage control administrator for <u>the</u> [such] county, <u>the person[he]</u> shall
4	immediately notify the <u>department</u> [board].
5	(2)[The functions of such county alcoholic beverage control administrator, appointed b
6	the county judge/executive, shall be the same as set out in KRS 241.140.
7	(3)] The compensation of <u>the</u> [such] county alcoholic beverage control administrator
8	appointed by the county judge/executive, shall be fixed by the fiscal court is
9	accordance with KRS 64.530. The county judge/executive may also appoin
10	<u>any</u> [such] investigators and clerks[as are] deemed necessary for the proper conduc
11	of <u>the</u> [such] county alcoholic beverage control administrator's office, their salarie
12	likewise shall be fixed by the fiscal court pursuant to KRS 64.530, and they will
13	serve at the pleasure of the county judge/executive.
14	(3)[(4)] No person shall be a county alcoholic beverage control administrator,[-a
15	herein provided for,] an investigator, or an employee of the county under the
16	supervision of <u>the[such]</u> county alcoholic beverage control administrator, who
17	would be disqualified to be a member of the board under KRS 241.100.
18	(4)[(5)] The[said] county alcoholic beverage control administrator, appointed by the
19	county judge/executive, and the administrator's [his] investigators, shall have full
20	police powers of peace officers, and their jurisdiction shall be over th
21	unincorporated areas of the[such] county and within the corporate limits of any cit
22	in the county[therein] not having its own administrator. They may inspect an
23	premises where alcoholic beverages are manufactured, sold, stored, or otherwise
24	trafficked in, without first obtaining a search warrant.
25	(5) Before entering upon official duties, each county administrator shall take the
26	oath prescribed in Section 228 of the Constitution.

Page 16 of 146

HB018320.100 - 889 - XXXX

Engrossed

[(6) Appeals from any order of such county alcoholic beverage control administrator,

27

appointed by the county judge/executive, shall be made pursuant to KRS 241.150.]

1

27

2 → Section 10. KRS 241.140 is amended to read as follows: 3 Each county administrator shall have the same duties and functions regarding local 4 license applications and renewals as the department with respect to state licenses. Each county administrator shall have the same duties and functions regarding local license 5 6 penalization as the board with respect to state license penalization The functions of 7 each county administrator shall be the same, with respect to local licenses and 8 regulations, as the functions of the board with respect to state licenses and regulations, 9 except that no regulation adopted by a county administrator may be less stringent than 10 statutes relative to alcoholic beverage control or than the regulations of the board. If any 11 city appoints its own administrator under KRS 241.160[241.170], the county 12 administrator in that county shall have jurisdiction over only that portion of the county 13 which lies outside the corporate limits of that city, unless the department determines 14 that] the city does not have an adequate police force of its own or under KRS 70.540, 15 70.150, 70.160, and 70.170]. 16 → Section 11. KRS 241.150 is amended to read as follows: 17 Appeals from a decision or order[the orders] of a county administrator may be taken to 18 the board by filing a notice of appeal with the board within thirty (30) days after the decision or order[a certified copy of the orders] of the county administrator is mailed or 19 20 delivered by personal service. The notice of appeal shall specify the county 21 administrator by name and shall identify the decision or order, or part of the decision 22 or order, being appealed. The notice shall contain a certificate that a copy of the notice 23 has been served on the county administrator and shall be accompanied by a copy of the 24 decision or order being appealed. Matters at issue shall be heard by the board as upon an 25 original proceeding. Appeals from decisions or orders of the county administrator shall 26 be governed by KRS Chapter 13B.

→ Section 12. KRS 241.160 is amended to read as follows:

1

2

3

4

5

7

8

9

16

17

18

19

20

21

22

23

24

25

26

27

The legislative body of any wet or moist city with a population equal to or greater (1) than three thousand (3,000)[based upon the most recent federal decennial census] or a consolidated local government shall by ordinance create the office of city alcoholic beverage control administrator, or shall assign the duties of this office to a presently established city office.

- 6 (2) Except as provided in <u>subsection</u> (3) of this section[KRS 241.170(1)(b)], the legislative body of any wet or moist city with a population of less than three thousand (3,000) based on the most recent federal decennial census may, by ordinance, create the office of city alcoholic beverage control administrator or shall 10 assign the duties of the office to a presently established office.
- 11 If located in a county containing a consolidated local government, cities with a 12 population of less than three thousand (3,000) shall not create the office of city alcoholic beverage control administrator. Any city under this subsection that had 13 14 created the office of city alcoholic beverage control and appointed a person to that office prior to August 1, 2014, shall not be prohibited by this subsection. 15
 - → Section 13. KRS 241.170 is amended to read as follows:
 - (1) The city administrator in each city of the first class or the administrator in a consolidated local government, and any [such] investigators and clerks [as are] deemed necessary for the proper conduct of *this*[his] office, shall be appointed by the mayor. The city administrator in each city of the first class or the administrator county containing a consolidated local government, and the administrator's [his] investigators, shall have full police powers of peace officers, and their jurisdiction shall be coextensive with boundaries of the city of the first class or the boundaries of the county in a county containing a consolidated local government. They may inspect any premises where alcoholic beverages are manufactured, sold, stored, or otherwise trafficked in, without first obtaining a search warrant.

Page 18 of 146 HB018320.100 - 889 - XXXX Engrossed

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

[(b) Only those cities with a population equal to or greater than three thousand
(3,000) or more based upon the most recent federal decennial census, or those
cities with a population of less than three thousand (3,000) based upon the
most recent federal decennial census that had appointed an administrator prior
to August 1, 2014, that are located in a county containing a consolidated local
government are authorized to appoint an administrator. If a city authorized
under this paragraph appoints its own administrator under this paragraph and
KRS 241.160, the administrator of a consolidated local government in that
county shall have jurisdiction over only that portion of the county which lies
outside the corporate limits of such a city, unless the department determines
that the city does not have an adequate police force of its own or pursuant to
KRS 70.150, 70.160, 70.170, and 70.540.]
(2) The city administrator in each city, other than a consolidated local government,
shall be appointed by the city manager if there is one. If there is no city manager, the
city administrator shall be appointed by the mayor.

- 16 (3) No person shall be an administrator, an investigator, or an employee of the city or a 17 consolidated local government under the supervision of the administrator, who 18 would be disqualified to be a member of the board under KRS 241.100.
- 19 (4) Before entering upon official duties, each city administrator shall take the oath
 20 prescribed in Section 228 of the Constitution. An appointed city alcoholic
 21 beverage control administrator shall immediately notify the department of
 22 qualification and appointment.
- **→** Section 14. KRS 241.190 is amended to read as follows:
- Each city administrator shall have the same duties and functions regarding local license applications and renewals as the department with respect to state licenses.

 Each city administrator shall have the same duties and functions regarding local
- 27 <u>license penalization as the board with respect to state license penalization</u>[The

1 functions of each city administrator shall be the same with respect to city licenses and

- 2 regulations as the functions of the board with respect to state licenses and regulations,
- 3 except that no regulation adopted by a city administrator may be less stringent than the
- 4 statutes relating to alcoholic beverage control or than the regulations of the board.
- 5 → Section 15. KRS 241.200 is amended to read as follows:
- 6 Appeals from <u>a decision or order[the orders]</u> of each city administrator may be taken to 7 the board by filing *a notice of appeal* with the board within thirty (30) days *after the* 8 decision or order[a certified copy of the orders] of the city administrator is mailed or 9 delivered by personal service. The notice of appeal shall specify the city administrator 10 by name and shall identify the decision or order, or part of the decision or order, being 11 appealed. The notice shall contain a certificate that a copy of the notice has been 12 served on the city administrator and shall be accompanied by a copy of the decision or order being appealed. Matters at issue shall be heard by the board as upon an original 13 14 proceeding. Appeals from *decisions or* orders of the city administrator shall be governed
- **→** Section 16. KRS 241.230 is amended to read as follows:

15

by KRS Chapter 13B.

- 17 The urban-county administrator in each urban-county government and any[such] 18 investigators and clerks as are deemed necessary for the proper conduct of the his 19 office, shall be appointed by the mayor. The urban-county administrator, and the 20 urban-county administrator's [his] investigators, shall have full police powers of 21 peace officers, and their jurisdiction shall be coextensive with the [such] urban-22 county governments. They may inspect any premises where alcoholic beverages are 23 manufactured, sold, stored, or otherwise trafficked in, without first obtaining a 24 search warrant.
- 25 (2) No person shall be an urban-county administrator, an investigator, or an employee of the urban-county government under the supervision of the urban-county administrator, who would be disqualified to be a member of the board under KRS

1	241.100.
2	(3) Before entering upon official duties, each urban-county administrator shall take
3	the oath prescribed in Section 228 of the Constitution. An appointed urban-
4	county alcoholic beverage control administrator shall immediately notify the
5	department of qualification and appointment.
6	→ Section 17. KRS 241.250 is amended to read as follows:
7	Each urban-county administrator shall have the same duties and functions regarding
8	local license applications and renewals as the department with respect to state licenses.
9	Each urban-county administrator shall have the same duties and functions regarding
10	local license penalization as the board with respect to state license penalization[The
11	functions of each urban county administrator shall be the same with respect to urban-
12	county licenses and regulations as the functions of the board with respect to state licenses
13	and regulations, except that no regulation adopted by an urban county administrator may
14	be less stringent than the statutes relating to alcoholic beverage control or than the
15	regulations of the board].
16	→ Section 18. KRS 241.260 is amended to read as follows:
17	Appeals from <u>a decision or order</u> [the orders] of each urban-county administrator may be
18	taken to the board by filing <u>a notice of appeal</u> with the board within thirty (30) days <u>after</u>
19	the decision or order[a certified copy of the orders] of the urban-county administrator is
20	mailed or delivered by personal service. The notice of appeal shall specify the urban-
21	county administrator by name and shall identify the decision or order, or part of the
22	decision or order, being appealed. The notice shall contain a certificate that a copy of
23	the notice has been served on the urban-county administrator and shall be
24	accompanied by a copy of the decision or order being appealed. Matters at issue shall be
25	heard by the board as upon an original proceeding. Appeals from decisions or orders of
26	the urban-county administrator shall be governed by KRS Chapter 13B.

→ Section 19. KRS 242.022 is amended to read as follows:

27

Page 21 of 146

HB018320.100 - 889 - XXXX

Engrossed

1	(1)	(a)	To promote economic development and tourism in any dry or moist county or
2			city in which a state park is located, a local option election for the limited
3			sales of alcoholic beverages by the drink may be held in a city or county
4			precinct where the state park's qualifying lodge or golf course is located
5			notwithstanding any other provision of the Kentucky Revised Statutes].

- A petition seeking a local option election under this section shall state "We (b) the undersigned registered voters hereby petition for an election under KRS 242.022 on the following question: 'Are you in favor of the sale of alcoholic beverages by the drink at the state park located in (name of precinct)?".
- 10 (2) A local option election for the limited sale of alcoholic beverages by the drink held under subsection (1) of this section shall be conducted in the same manner as specified in KRS 242.020 to [; 242.030(1), (2), and (5);] 242.040; and 242.060 to 242.120. The form of the proposition to be voted upon shall be "Are you in favor of the sale of alcoholic beverages by the drink at the state park located in the (name of precinct)?".
- 16 (3) When a majority of the votes cast at an election held under subsections (1) and (2) 17 of this section are in favor of establishing moist territory, the entire state park shall become moist in the manner specified in KRS 242.200. 18
- 19 → Section 20. KRS 242.030 is amended to read as follows:

6

7

8

9

11

12

13

14

15

- 20 The date of the local option election may be stated in the petition for election. If the (1) 21 date is not stated, it shall be designated by the county judge/executive.
- 22 (2) The local option election shall be held not earlier than sixty (60) nor later than *one* 23 hundred fifty (150) [ninety (90)] days after the date the petition is filed with the 24 county clerk.
- 25 (3) The local option election shall not be held on the same day that a primary or general 26 election is held in the territory or any part of the territory, nor within thirty (30) days 27 next preceding or following a regular political election.

Page 22 of 146 HB018320.100 - 889 - XXXX Engrossed

1	(4)	A local option election in any territory less than the county shall not be held on the
2		same day on which an election for the entire county is held, except as approved in
3		KRS 242.125.
4	(5)]	No local option election shall be held in the same territory more than once in every
5		three (3) years.
6		→ Section 21. KRS 242.123 is amended to read as follows:
7	(1)	(a) To promote economic development and tourism in <u>any dry or moist[a]</u> county
8		or[containing a wet or moist] city,[with the exception of a moist territory in
9		accordance with KRS 242.1292(1),] a local option election for the limited sale
10		of alcoholic beverages may be held in any precinct containing a nine (9) or an
11		eighteen (18) hole golf course that meets United States Golf Association
12		criteria as a regulation golf course[, notwithstanding any other provisions of
13		the Kentucky Revised Statutes].
14		(b) A petition seeking a local option election under this section shall state "We
15		the undersigned registered voters hereby petition for an election under KRS
16		242.123 on the following question: 'Are you in favor of the sale of alcoholic
17		beverages by the drink at <u>a golf course or courses</u> [(name of golf course)] in
18		the (name of precinct)?"".
19	(2)	A local option election for the limited sale of alcoholic beverages <u>authorized</u>
20		\underline{bv} [held under] subsection (1) of this section shall be \underline{held} in accordance with KRS
21		242.020 to 242.040, and 242.060 to 242.120. [conducted in the same manner
22		specified in KRS 242.020 to 242.120, except that] The form of the proposition to be
23		voted upon shall be: "Are you in favor of the sale of alcoholic beverages by the
24		drink at <u>a golf course or courses</u> [(name of golf course)] in the (name of precinct)?".
25		→ Section 22. KRS 242.124 is amended to read as follows:
26	(1)	If a licensed small farm winery is located in a dry or moist territory, the small farm
27		winery shall remain dry or moist unless sales at the small farm winery are approved

Page 23 of 146
HB018320.100 - 889 - XXXX Engrossed

1		through a local option election held in accordance with the provisions of this
2		section.
3	(2)	A local option election for the limited sale of alcoholic beverages may be held in a
4		dry or moist city or county precinct where a small farm winery is located [limited]
5		sale precinct election may be held in a precinct containing a licensed small farm
6		winery or a proposed small farm winery located in a dry territory. The election shall
7		be held in the same manner as prescribed by KRS 242.020 to 242.120].
8	(3)	A petition seeking a local option election under this section shall state "We the
9		undersigned registered voters hereby petition for an election on the following
10		question: 'Are you in favor of the sale of <u>alcoholic beverages</u> [wine] at \underline{a} [(name of
11		the licensed or proposed] small farm winery or wineries located in (name of
12		precinct)?'".
13	(4)	A local option election for the limited sale of alcoholic beverages authorized by
14		subsection (2) of this section shall be held in accordance with KRS 242.020 to
15		242.040, and 242.060 to 242.120. The form of the proposition to be voted upon
16		shall be: [If the precinct contains a licensed small farm winery or a proposed small
17		farm winery, the proposition to be voted on in the limited local option election shall
18		state,] "Are you in favor of the sale of <u>alcoholic beverages</u> [wine] at \underline{a} [the (name of
19		the licensed or proposed] small farm winery or wineries located in (name of
20		precinct)?".
21		→ Section 23. KRS 242.1241 is amended to read as follows:
22	(1)	(a) If the sale of alcoholic beverages is permitted at a licensed small farm winery
23		located in a wet or moist territory, a limited sale precinct election may be held
24		to authorize the sale of alcoholic beverages on Sunday at the small farm
25		winery.
26		(b) A local option election authorized under this subsection shall be held in

27 <u>accordance with</u>[The election shall be held in the same manner as prescribed

1 by KRS 242.020 to 242.040, and 242.060 to	to 242.120.
---	-------------

(c) The petition seeking a limited sale precinct election under this section shall state, "We the undersigned registered voters hereby petition for an election on the following question: 'Are you in favor of the sale of alcoholic beverages on Sunday at a small farm winery located in (name of *precinct*[territory]) between the hours of 1 p.m. and (the prevailing local time for that locality)?"

- (d) If the precinct contains a licensed small farm winery, the proposition to be voted on in the limited sale precinct election shall state, "Are you in favor of the sale of alcoholic beverages on Sunday at a licensed small farm winery or wineries located in (name of *precinct*[territory]) between the hours of 1 p.m. and (the prevailing time for that locality)?"
- (2) [Notwithstanding KRS 242.030,]A limited sale precinct election to authorize Sunday sales at a small farm winery may be held less than three (3) years after a local option election held in accordance with KRS 242.124 to authorize the sale of alcoholic beverages [wine] at that small farm winery.
 - → Section 24. KRS 242.1242 is amended to read as follows:
- 17 (1) (a) To promote economic development and tourism in any dry or moist county or
 18 city in which a qualified historic site is located, a local option election for the
 19 limited sales of alcoholic beverages by the drink may be held in the precinct of
 20 the county where the qualified historic site is located, notwithstanding any
 21 other provision of the Kentucky Revised Statutes.
 - (b) A petition seeking a local option election under this section shall state "We the undersigned registered voters hereby petition for an election under this section on the following question: 'Are you in favor of the sale of alcoholic beverages by the drink at qualified historic sites in (name of precinct)?"".
- 26 (2) A local option election for the limited sale of alcoholic beverages by the drink held 27 under subsection (1) of this section shall be conducted in the same manner as

specified in KRS 242.020 <u>to</u>[; 242.030(1), (2), and (5);] 242.040; and 242.060 to 242.120. The form of the proposition to be voted upon shall be "Are you in favor of the sale of alcoholic beverages by the drink at qualified historic sites in the (name of precinct)?".

→ Section 25. KRS 242.1244 is amended to read as follows:

(1)

In order to promote economic development and tourism, [other provisions of the Kentucky Revised Statutes notwithstanding,] a dry or moist city or county may[, by petition in accordance with KRS 242.020,] hold a local option election on the sale of alcoholic beverages by the drink at restaurants[and dining facilities] that seat a minimum of fifty (50) persons and derive a minimum of seventy percent (70%) of their <u>food and alcoholic beverage</u>[gross] receipts from the sale of food if alcoholic beverages are purchased in conjunction with a meal. A petition seeking a local option election under this subsection shall state "We the undersigned registered voters hereby petition for an election on the following question: 'Are you in favor of the sale of alcoholic beverages by the drink at restaurants[and dining facilities] with a seating capacity of at least fifty (50) persons and which derive at least seventy percent (70%) of their <u>food and alcoholic beverage</u>[gross] receipts from the sale of food if the alcoholic beverage is purchased in conjunction with a meal?".

(b) The election shall be held in accordance with KRS <u>242.020 to</u>[242.030(1), (2), and (5),] 242.040, and 242.060 to 242.120.[, and] The <u>form of the</u> proposition <u>to be voted upon shall be:</u>[on the ballot shall state] "Are you in favor of the sale of alcoholic beverages by the drink in (name of city or county) at restaurants[and dining facilities] with a seating capacity of at least fifty (50) persons and which derive at least seventy percent (70%) of their <u>food and</u> alcoholic beverage[gross] receipts from the sale of food if the alcoholic

(c)

(2)

beverage is purchased in conjunction with a meal?". If the majority of the
votes in an election held pursuant to this subsection are "Yes," licenses may
be issued to qualified restaurants[and dining facilities, and the licensees may
be regulated and taxed in accordance with KRS 243.072].

- (a) In order to promote economic development and tourism, [other provisions of the Kentucky Revised Statutes notwithstanding,] a dry or moist city or county may [, by petition in accordance with KRS 242.020,] hold a local option election on the sale of alcoholic beverages by the drink at restaurants and dining facilities which seat a minimum of one hundred (100) persons and derive a minimum of seventy percent (70%) of their <u>food and alcoholic</u> <u>beverage [gross]</u> receipts from the sale of food.
 - (b) A petition seeking a local option election under this subsection shall state "We the undersigned registered voters hereby petition for an election on the following question: 'Are you in favor of the sale of alcoholic beverages by the drink in (name of city or county) at restaurants and dining facilities with a seating capacity of at least one hundred (100) persons and which derive at least seventy percent (70%) of their <u>food and alcoholic beverage[gross]</u> receipts from the sale of food?"".
 - The election shall be held in accordance with KRS <u>242.020 to</u>[242.030(1), (2), and (5),] 242.040, and 242.060 to 242.120.[, and] The <u>form of the</u> proposition to be voted upon shall be: [on the ballot shall state] "Are you in favor of the sale of alcoholic beverages by the drink in (name of city or county) at restaurants and dining facilities with a seating capacity of at least one hundred (100) persons and which derive at least seventy percent (70%) of their <u>food</u> and alcoholic beverage [gross] receipts from the sale of food?". If the majority of the votes in an election held pursuant to this subsection are "Yes," licenses may be issued to qualified restaurants and dining facilities and the licensees

1	nay be regulated and taxed in accordance with KRS 2/13 0721	
1	hay be regulated and taxed in accordance with KRS 243.0721.	

2

3

4

5

6

7

8

9

(3) A local option proposition under subsection (1) of this section is a separate proposition than a local option proposition held under subsection (2) of this section, so that a separate limited local option election [is required for sales] under each subsection is permitted. A territory may, by separate limited local option elections, simultaneously allow alcoholic beverage sales under subsections (1) and (2) of this section. A territory may also hold a limited local option election to allow alcoholic beverage sales under either subsection (1) or (2) of this section without authorizing alcoholic beverage sales under the other subsection.

- **→** Section 26. KRS 242.125 is amended to read as follows:
- 11 (1) A city shall not be deemed to be the "same territory" as that of a county within the
 12 meaning of *subsection (3) of Section 20 of this Act*[KRS 242.030(5)]. A city shall
 13 have the right to determine its wet or dry status separate from a county's wet or dry
 14 status.
- 15 (2) A dry or moist city may hold a local option election to take the sense of the city
 16 residents for establishing the city as a wet territory. If the majority of the votes are
 17 in favor of establishing the city as a wet territory, the whole city shall become wet
 18 territory by application of KRS 242.200. A moist city that becomes wet under this
 19 section shall retain its moist status and have dual status as both wet and moist.
- 20 (3) Once a city <u>becomes wet</u>[votes] under this section[to become wet territory]
 21 separate from the county, a countywide local option election establishing the county
 22 as dry[or moist] territory shall not cause the city to become dry[or moist] territory.
- 23 (4) Once a city becomes wet under this section separate from a county, a countywide
 24 local option election establishing the county as moist territory shall cause the city
 25 to have dual status as both wet and moist.
- 26 (5) A wet city may hold a local option election to take the sense of the city residents for establishing the city as a dry or moist territory. If the majority of the votes are in

1	favor of establishing the city as a dry[or moist territory], the whole city shall
2	become dry[or moist territory] by application of KRS 242.190. A wet city that
3	becomes moist under this section shall retain its wet status and have dual status
4	as both wet and moist.
5	(6)[(5)] If a city votes to become wet territory, a precinct of the city may hold a later
6	election in conformity with this chapter to take the sense of the city precinct
7	residents for establishing the city precinct as a dry or moist territory. If the majority
8	of the votes are in favor of establishing the city precinct as a dry or moist territory,
9	the city precinct shall become dry or moist territory by application of KRS 242.190.
10	(7)[(6)] If a city precinct becomes dry or moist territory separate from a wet city, the
11	city precinct may hold a later election in conformity with this chapter, to take the
12	sense of the city precinct residents for reestablishing the city precinct as a wet
13	territory. If the majority of the votes are in favor of reestablishing the city precinct
14	as a wet territory, the city precinct shall become wet territory by application of KRS
15	242.200.
16	(8) [(7)] A dry or moist county containing a wet city may hold a local option election to
17	take the sense of the county residents for establishing the county as a wet territory.
18	If the majority of the votes are in favor of establishing the county as a wet territory,
19	the whole county shall become wet territory by application of KRS 242.200.
20	(9)[(8)] A wet county containing a wet city by separate city election under this section
21	may hold a local option election to take the sense of the county residents for
22	establishing the county as a dry or moist territory. If the majority of the votes are in
23	favor of establishing the county as a dry[or moist] territory, the county territory
24	outside the <u>separately</u> wet city limits shall become dry [or moist territory] by
25	application of KRS 242.190. If the majority of the votes are in favor of
26	establishing the county as moist territory, both the county and city shall retain
27	their wet status and have dual status as both wet and moist.

Page 29 of 146
HB018320.100 - 889 - XXXX Engrossed

1	<u>(10)</u> [(9	Residents of any city, including a separately wet city, are residents of the
2	CO	ounty, and shall therefore be permitted to sign any petitions for, and vote in, county
3	lo	ocal option elections [under this section] .
4	<u>(11)</u> [(1	0)] A petition seeking a <u>wet</u> local option election under this section shall state
5	"7	We the undersigned registered voters hereby petition for an election on the
6	fo	ollowing question: 'Are you in favor of the sale of alcoholic beverages in (name of
7	C	ounty, city, or precinct)?".
8	<u>(12)</u> [(1	1)] In any <u>wet</u> local option election under this section, the <u>form of the</u> proposition
9	to	be voted upon shall <u>be:[state]</u> "Are you in favor of the sale of alcoholic beverages
10	in	n (name of county, city, or city precinct)?".
11	<u>(13)</u> [(1	2)] The status of any moist territory approving limited alcoholic beverage sales
12	th	arough a previous election held under KRS 242.123, <u>242.1238</u> , 242.124, 242.1242,
13	2	42.1243, [and] 242.1244, and Sections 19 and 27 of this Act, or any other limited
14	lo	ocal option election, shall not be affected by any outcome of any wet election held
15	u	nder this section. A territory's wet or moist status may only be changed to dry
16	<u>st</u>	tatus by a local option election in which the majority of the votes are not in favor
17	<u>o</u>	for the original same wet or moist election proposition.
18	-	Section 27. KRS 242.1292 is amended to read as follows:
19	(1) T	he provisions of this section shall be applicable only in any city with a population
20	e	qual to or greater than twenty thousand (20,000) based upon the most recent
21	fe	ederal decennial census notwithstanding any other provisions of this chapter
22	re	elating to the wet or moist status in any county, city, or territory which may be to
23	th	ne contrary.
24	(2) In	any city meeting the population requirements of subsection (1) of this section that
25	is	dry or moist in all or part of the city, and upon a determination that an economic
26	h	ardship exists in one (1) or more of the voting precincts of the city in the manner
27	p	rescribed in subsection (11) of this section, the governing body of the city shall by

ordinance designate the precinct or precincts as a limited sale precinct or precincts and shall provide for an election to be held in the precinct or precincts to take the sense of the people of each precinct as to making that precinct wet territory. A petition seeking a local option election under this section shall state "We the undersigned registered voters hereby petition for an election on the following question: 'Are you in favor of the sale of alcoholic beverages in (official name of precinct)?'".

- (3) The election shall be held in the precinct or precincts in the manner prescribed in this chapter. The election shall not be deemed to be an election in the "same territory" within the meaning of subsection (3) of Section 20 of this Act[(5) of KRS 242.030].
- 12 (4) The question shall be presented to the voters in conformance with the requirements 13 of KRS 242.050 except that the form of the proposition shall be, "Are you in favor 14 of the sale of alcoholic beverages in (official name and designation of precinct)?".
 - (5) If a majority of the votes cast in any limited sale precinct in which an election is held under this section are in favor of the sale of alcoholic beverages in that precinct, the governing body of the city shall by ordinance create or provide for the office of city alcoholic beverage control administrator.
 - (6) The governing body of the city shall adopt the comprehensive regulatory ordinance covering the licensing and operation of establishments for the sale of alcoholic beverages, including, but not limited to, distilled spirits and malt beverages, within a limited sale precinct as set forth in this section. In relation to the ordinances established by a city meeting the population requirements of subsection (1) of this section under this subsection and subsection (7) of this section, review by the board, if any, shall be limited to a determination that the ordinances do not exceed the limits established for sale by statute, or administrative regulations promulgated by the board under those statutes. In its discretion the governing body shall provide

without review by the board that:

(a) Only three (3) licenses permitting the package sale at retail of alcoholic beverages shall be granted within the territorial limits of any limited sale precinct.

- (b) Only four (4) licenses to sell alcoholic beverages by the drink for consumption on the premises by the general public shall be granted in any one (1) limited sale precinct. One (1) license in each limited sale precinct may be reserved for any newly established hotel, motel, or inn containing not less than fifty (50) sleeping units and having dining facilities for not less than one hundred (100) persons. The remaining three (3) licenses may be granted to a hotel, motel, or inn meeting the aforestated requirements of this section or to bona fide restaurants open to the general public having dining facilities for not less than one hundred (100) persons. Additional licenses to sell alcoholic beverages by the drink for consumption on the premises may be granted to social membership clubs established and maintained for the benefit of members of bona fide fraternal or veterans organizations.
- (7) The governing body of the city may also incorporate in the regulatory ordinance any other reasonable rules and regulations as it deems, necessary or desirable for the proper administration and enforcement of this section, for the maintenance of public order in a limited sale precinct, and for the issuance of any licenses permitted by KRS 243.070.
- (8) Notwithstanding any limitations imposed on the city's taxing or licensing power by KRS 243.070, once any limited sale precinct has been established as wet territory, the governing body of the city may impose a regulatory license fee upon the gross receipts of each establishment located *in the precinct*[therein] and licensed to sell alcoholic beverages. The regulatory license fee may be levied at the beginning of each city budget period at the percentage rate [as shall be] reasonably estimated to

fully reimburse the city for the estimated costs of any additional policing,
regulatory, or administrative expenses related to the sale of alcoholic beverages in
the city. The regulatory license fee shall be in addition to any other taxes, fees, or
licenses permitted by law, but a credit against the fee shall be allowed in an amount
equal to any licenses or fees imposed by the city pursuant to KRS 243.070.

- (9) Subject to the limitation imposed by subsection (3) of this section, no provision contained in this section providing for the establishment of a limited sale precinct shall preclude or abridge the right of the constitutionally qualified voters of the precinct to petition for a subsequent election on the same question.
- (10) If an election is held pursuant to other provisions of KRS Chapter 242 in the city or the county in which a limited sale precinct is located for the purpose of taking the sense of the voters upon the question of the entire city or the entire county becoming dry, wet, or moist, the status of that question in a limited sale precinct shall be determined in the following manner:
 - (a) The status of a limited sale precinct shall not be affected by any election for the entire city or the entire county if the limited sale precinct was established less than five (5) years prior to the date of the proposed election for the entire city or the entire county and if so the voters of any limited sale precinct shall not vote in the election.
 - (b) If the limited sale precinct was established more than five (5) years prior to the date of the proposed election for the entire city or the entire county, the voters within each limited sale precinct shall be presented with the question, "Are you in favor of continuing the sale of alcoholic beverages in (official name and designation of precinct) as a limited sale precinct?". No other question shall be presented to the voters of any limited sale precinct.
 - (c) The votes of each limited sale precinct shall be counted separately, and, if a majority of the votes cast in the limited sale precinct are in favor of continuing

the sale of alcoholic beverages <u>in the precinct</u>[therein] as a limited sale precinct, then the status shall continue within the precinct, except that if the city or the county in which the limited sale precinct is located votes wet in the remainder of the city or the county, the limited sale precinct status of any precinct may be terminated by the governing body of the city or the county and[thereafter] the status of the precinct shall be the same as that in effect for the remainder of the city or the county.

- (11) Any precinct located entirely within any city meeting the population requirements of subsection (1) of this section that is dry in all or part of the city shall be designated as a limited sale precinct by the governing body of the city if:
 - (a) The governing body determines to its satisfaction that the general trade, business, and economy of one (1) or more of the precincts within the city is substantially, adversely affected by the legal sale of alcoholic beverages in any neighboring or adjoining state, county, city, town, district, or precinct. For the purpose of making this determination, the governing body may hold hearings, examine witnesses, or receive evidence as it believes necessary or desirable for the purpose; or
 - (b) The governing body receives a petition signed by a number of constitutionally qualified voters of a precinct equal to thirty-three percent (33%) of the votes cast in the precinct at the last preceding general election requesting the governing body of the city to designate the precinct as a limited sale precinct. The petition may consist of one (1) or more separate units and shall be filed with the mayor of the city. In addition to the name of the voter, the petition shall also state the voter's [his or her] post office address and the correct date upon which the voter's [his or her] name is signed. Upon receipt of the petition, the mayor shall present it to the governing body of the city at its next regularly scheduled meeting and, after verifying that the petition is in

1		compliance with the requirements of this section, the governing body shall-
2		forthwith] by ordinance immediately designate the precinct to be a limited
3		sale precinct.
4	=	SECTION 28. A NEW SECTION OF KRS CHAPTER 243 IS CREATED TO
5	READ	AS FOLLOWS:
6	(1) A	sampling license may be issued to the holder of:
7	<u>(</u>	a) A quota retail drink license;
8	<u>(</u>	b) A quota retail package license;
9	<u>(</u>	c) An NO1 license;
10	<u>(</u>	d) An NQ2 license; or
11	<u>(</u>	e) A distiller's license.
12	<u>(2)</u> A	sampling license shall authorize the licensee to allow customers to sample, free
13	<u>o</u>	f charge, distilled spirits and wine under the following conditions:
14	<u>(</u>	a) Sampling shall be permitted only on licensed premises and by licensees
15		holding a sampling license, during regular business hours;
16	<u>(</u>	b) A distillery shall provide samples as authorized by Section 32 of this Act;
17		<u>and</u>
18	<u>(</u>	c) All other licensees shall limit a customer to:
19		1. One (1) ounce of distilled spirits samples per day; and
20		2. Six (6) ounces of wine samples per day.
21	(3) \mathbf{k}	Retailers holding a sampling license shall:
22	<u>(</u>	a) Notify the Department of Alcoholic Beverage Control at least seven (7) days
23		in advance of conducting a free sampling event; and
24	<u>(</u>	b) Limit a sampling event to a period not to exceed four (4) consecutive hours
25		between 12 noon and 8 p.m.
26	(4) I	n addition to free sampling, a quota retail package licensee holding a sampling
27	<u>li</u>	icense may also sell sample distilled spirits and wine under the following

Page 35 of 146
HB018320.100 - 889 - XXXX Engrossed

1		<u>conditions:</u>
2		(a) Paid samples may be sold only on licensed premises and by licensees
3		holding a sampling license, during regular business hours; and
4		(b) A licensee shall limit a customer to purchased samples totaling no more
5		<u>than:</u>
6		1. Two (2) ounces of distilled spirits per day; and
7		2. Nine (9) ounces of wine per day.
8	<u>(5)</u>	A quota retail package licensee holding both a sampling license and a nonquota
9		retail malt beverage package license may also sell samples of malt beverages
10		under the following conditions:
11		(a) Paid samples may be sold only on licensed premises and by licensees
12		holding a sampling license, during regular business hours;
13		(b) A licensee shall limit a customer to no more than sixteen (16) ounces of
14		malt beverages per day;
15		(c) Nothing in this subsection shall allow a quota retail package licensee to
16		provide a customer samples of malt beverages free of charge;
17		(d) The retail price of a sample shall not be less than a licensee's purchase cost
18		of the sample; and
19		(e) A licensee, supplier, or individual shall not request, require, or allow a
20		distributor to provide malt beverages free of charge or participate in any
21		activity allowed under this subsection.
22	<u>(6)</u>	No customer shall be allowed to receive a combination of free and purchased
23		samples totaling more than:
24		(a) Two (2) ounces of distilled spirits per day; and
25		(b) Nine (9) ounces of wine per day.
26	<u>(7)</u>	Free and paid samples provided under this section shall not constitute drink
27		sales

Page 36 of 146
HB018320.100 - 889 - XXXX Engrossed

1		→ Section 29. KRS 243.020 is amended to read as follows:
2	(1)	A person shall not do any act authorized by any kind of license with respect to the
3		manufacture, storage, sale, purchase, transporting, or other traffic in alcoholic
4		beverages unless the person[he or she] holds or is an agent, servant, or employee
5		of a person who holds the kind of license that authorizes the act.
6	(2)	The holding of any permit from the United States government to traffic in alcoholic
7		beverages without the corresponding requisite state and local licenses shall in all
8		cases raise a rebuttable presumption that the holder of the United States permit is
9		unlawfully trafficking in alcoholic beverages.
10	(3)	Except as <u>permitted by [provided in]</u> KRS 243.036, <u>Section 33 of this Act, Section</u>
11		54 of this Act, Section 55 of this Act, and 243.260, a person, conducting a place of
12		business patronized by the public, who is not a licensee authorized [does not hold a
13		license] to sell alcoholic [distilled spirits, wine, or malt] beverages, shall not permit
14		any person to sell, barter, loan, give away, or drink <u>alcoholic</u> [distilled spirits, wine,
15		or malt] beverages on the premises of the licensee's [his or her] place of business.
16	(4)	A licensee shall not permit any consumer to possess, give away, or drink
17		alcoholic beverages on the licensed premises that are not purchased from the
18		<u>licensee.</u>
19	<u>(5)</u>	Any distilled spirits or wine in excess of three (3) gallons (twelve (12) liters) shall
20		not be stored or kept except upon the licensed premises of a <u>licensee</u> {person who is
21		the holder of a license provided for in KRS 243.030].
22	<u>(6)</u> [(5)] In a moist territory, the only types of licenses that may be issued are those that
23		directly correspond with the types of sales approved by the voters through moist
24		elections within the territory, unless otherwise specifically authorized by statute.

All of the fees paid into the State Treasury for state licenses issued under KRS (1) 243.030 and 243.040] shall be credited to a revolving trust and agency account, as 27

→ Section 30. KRS 243.025 is amended to read as follows:

25

26

1		provided in KRS 45.253, for the Department of Alcoholic Beverage Control.
2	(2)	All fees associated with the department's server training program[, except for board-
3		ordered fees,] shall be collected on a cost recovery basis and shall be credited to the
4		revolving trust and agency account established under subsection (1) of this section.
5	(3)	These moneys shall be used solely for the administration and enforcement of KRS
6		Chapters 241 <u>to</u> [, 242, 243, and] 244. The moneys in the account shall not lapse at
7		the close of the fiscal year.
8		→ Section 31. KRS 243.030 is amended to read as follows:
9	<u>The</u>	following licenses that authorize traffic in distilled spirits and wine may be issued
10	by t	he distilled spirits administrator. Licenses that authorize traffic in all alcoholic
11	<u>beve</u>	rages may be issued by both the distilled spirits administrator and malt beverages
12	<u>adm</u>	inistrator. The licenses and their accompanying fees are as follows [The following
13	kind	s of distilled spirits and wine licenses may be issued by the director of the Division of
14	Dist	illed Spirits, the fees for which shall be]:
15	(1)	Distiller's license:
16		(a) Class A, per annum\$3,090.00
17		(b) Class B (craft distillery), per annum\$1,000.00
18	(2)	Rectifier's license:
19		(a) Class A, per annum\$2,580.00
20		(b) Class B (craft rectifier), per annum\$825.00
21	(3)	Winery license, per annum\$1,030.00
22	(4)	Small farm winery license, per annum\$110.00
23		(a) Small farm winery off-premises retail license, per annum\$30.00
24	(5)	Wholesaler's license, per annum\$2,060.00
25	(6)	Quota retail package license, per annum\$570.00
26	(7)	Quota retail drink license, per annum
27	(8)	Transporter's license, per annum\$210.00

1	(9)	Special nonbeverage alcohol license, per annum	\$60.00
2	(10)	Special agent's or solicitor's license, per annum	\$30.00
3	(11)	Bottling house or bottling house storage license,	
4		per annum	\$1,030.00
5	(12)	Special temporary license, per event	. <u>\$100.00</u> [\$90.00]
6	(13)	Special Sunday retail drink license, per annum	\$520.00
7	(14)	Caterer's license, per annum	\$830.00
8	(15)	Special temporary alcoholic beverage	
9		auction license, per event	\$ <i>100.00</i> [\$110.00]
10	(16)	Extended hours supplemental license, per annum	\$2,060.00
11	(17)	Hotel in-room license, per annum	\$210.00
12	(18)	Air transporter license, per annum	\$520.00
13	(19)	Sampling license, per annum	\$110.00
14	(20)	Replacement or duplicate license	\$25.00
15	(21)	Entertainment destination <u>center</u> license, per annum	\$7,730.00
16	(22)	Limited restaurant license, per annum	\$780.00
17	(23)	Limited golf course license, per annum	\$720.00
18	(24)	Small farm winery wholesaler's license, per annum	\$110.00
19	(25)	Qualified historic site license[(includes distilled spirits, wine, and	malt
20		beverages by the drink)], per annum	\$1,030.00
21	(26)	Nonquota type 1 license, per annum	\$4,120.00
22	(27)	Nonquota type 2 license, per annum	\$830.00
23	(28)	Nonquota type 3 license, per annum	\$310.00
24	(29)	Distilled spirits and wine storage license, per annum	\$620.00
25	(30)	Out-of-state distilled spirits and wine supplier's license, per annum	\$1,550.00
26	(31)	Limited out-of-state distilled spirits and	
27		wine supplier's license, per annum	\$260.00

1	(32)	[Micro out of state distilled spirits and
2		wine supplier's license, per annum\$10.00
3	(33)	Authorized public consumption license, per annum \$250.00
4	<u>(33)</u>	[(34)] A nonrefundable fee of sixty dollars (\$60) shall be charged to process each
5		new transitional license pursuant to KRS 243.045.
6	<u>(34)</u>	[(35)] Other special licenses the board finds necessary for the proper regulation and
7		control of the traffic in distilled spirits and wine and provides for by administrative
8		regulation. In establishing the amount of license taxes that are required to be fixed
9		by the board, it shall have regard for the value of the privilege granted.
10	<u>(35)</u>	[(36)] The fee for each of the first five (5) supplemental bar licenses shall be the
11		same as the fee for the primary retail drink license. There shall be no charge for
12		each supplemental license issued in excess of five (5) to the same licensee at the
13		same premises.
14	A no	onrefundable application fee of fifty dollars (\$50) shall be charged to process each
15	new	application under this section, except for subsections (4), (8), (9), (10), (12), (15),
16	(19)	, and (20) of this section. The application fee shall be applied to the licensing fee if
17	the l	icense is issued; otherwise it shall be retained by the department.
18		→ Section 32. KRS 243.0305 is amended to read as follows:
19	(1)	Any licensed Kentucky distiller that is located in wet territory or in any precinct that
20		has authorized the limited sale of alcoholic beverages at distilleries under KRS
21		242.1243 and that has a gift shop or other retail outlet on its premises may conduct
22		the activities permitted under this section as a part of its distiller's license.
23	(2)	A wholesaler registered to distribute the brands of any distiller may permit the
24		distiller to deliver a souvenir package directly from the distillery proper to any
25		portion of the distillery premises. However, all direct shipments shall be invoiced
26		from the distiller to the wholesaler and from the wholesaler to the distiller, and all
27		products directly shipped shall be included in the wholesaler's inventory and

Page 40 of 146
HB018320.100 - 889 - XXXX Engrossed

1		depletions for purposes of tax collections imposed pursuant to KRS 243.710 to
2		243.895 and 243.990.
3	(3)	A distiller may sell souvenir packages at retail to distillery visitors of legal drinking
4		age, in quantities not to exceed an aggregate of four and one-half (4-1/2) liters per
5		visitor per day.
6	(4)	Hours of sale for souvenir packages at retail shall be in conformity with KRS
7		244.290(3).
8	(5)	Except as provided in this section, souvenir package sales shall be governed by all
9		the statutes and administrative regulations governing the retail sale of distilled
10		spirits by the package.
11	(6)	No wholesaler may restrict the sale of souvenir packages to the distiller of origin
12		exclusively, but shall make souvenir packages available to any Kentucky retail
13		licensee licensed for the sale of distilled spirits by the package.
14	(7)	Notwithstanding any provision of KRS 244.050 to the contrary, a distillery holding
15		a sampling license may allow visitors to sample distilled spirits under the following
16		conditions:
17		(a) Sampling shall be permitted only on the licensed premises during regular
18		business hours;
19		(b) A distillery shall not charge for the samples; and
20		(c) A distillery shall not provide more than one and three-fourths (1-3/4) ounces
21		of samples per visitor per day.
22	(8)	In accordance with this section, a distillery located in wet territory or in any territory
23		that has authorized the limited sale of alcoholic beverages under an election held
24		pursuant to KRS 242.1243 may:
25		(a) Hold an <u>NO2[NQ3]</u> retail drink license for the sale of alcoholic beverages on
26		the distillery premises. Notwithstanding KRS 243.110, a licensed distiller may
27		also hold any of the retail licenses available to it under this section;

Page 41 of 146 HB018320.100 - 889 - XXXX Engrossed

27

1		(b)	Sell alcoholic beverages produced or bottled on the premises of its Kentucky
2			licensed distillery for on-premises purposes without having to transfer
3			physical possession of those alcoholic beverages to a licensed wholesaler if:
4			1. All direct shipments are invoiced from the distiller to its wholesaler and
5			from the wholesaler to the distiller; and
6			2. All products directly shipped are included in the wholesaler's inventory
7			and depletions for purposes of tax collections imposed pursuant to KRS
8			243.710 to 243.890 and 243.990; and
9		(c)	Employ persons to engage in the sale or service of alcohol under an
10			NQ2[NQ3] license, if each employee completes the department's Server
11			Training in Alcohol Regulations program within thirty (30) days of [the]
12			beginning[of his or her] employment.
13	(9)	Exce	pt as expressly stated in this section, this section does not exempt the holder of
14		a dist	tiller's license from:
15		(a)	The provisions of KRS Chapters 241 to 244;
16		(b)	The administrative regulations of the board; and
17		(c)	Regulation by the board at all the distiller's licensed premises.
18	(10)	Noth	ing in this section shall be construed to vitiate the policy of this
19		Com	monwealth supporting an orderly three (3) tier system for the production and
20		sale o	of alcoholic beverages.
21		→ Se	ection 33. KRS 243.033 is amended to read as follows:
22	(1)	A cat	terer's license may be issued as a supplementary license to a caterer that holds a
23		quota	a retail package license, a quota retail drink license, an NQ1 license, an NQ2
24		licen	se, or a limited restaurant license.
25	(2)	The	caterer's license may be issued as a primary license to a caterer in any wet
26		territ	ory or in any moist territory under KRS 242.1244 for the premises that serves

Page 42 of 146

HB018320.100 - 889 - XXXX Engrossed

27

as the caterer's commissary and designated banquet hall. No primary caterer's

1		licer	se shall <u>authorize alcoholic beverage sales at [be issued to]</u> a premises that
2		oper	ates as a restaurant. The alcoholic beverage stock of the caterer shall be kept
3		unde	er lock and key at the licensed premises during the time that the alcoholic
4		beve	erages are not being used in conjunction with a catered function.
5	(3)	The	caterer's license shall authorize the caterer to:
6		(a)	Purchase and store alcoholic beverages in the manner prescribed in KRS
7			243.088, 243.250, and Section 104 of this Act[244.310];
8		(b)	Transport, sell, serve, and deliver <u>alcoholic</u> [malt] beverages by the drink at
9			locations away from the licensed premises or at the caterer's designated
10			banquet hall in conjunction with the catering of food and alcoholic[malt]
11			beverages for a customer and <u>the customer's</u> [his or her] guests, in:
12			1. Cities and counties established as moist territory under KRS 242.1244 if
13			the receipts from the catering of food at any catered event are at least
14			seventy percent (70%) of the gross receipts from the catering of both
15			food and <u>alcoholic</u> [malt] beverages;[or]
16			2. Wet cities and counties in which quota retail drink licenses are not
17			available if the receipts from the catering of food at any catered event
18			are at least fifty percent (50%) of the gross receipts from the catering
19			of both food and alcoholic beverages; or
20			3. All other wet territory if the receipts from the catering of food at any
21			catered event are at least thirty-five percent (35%) of the gross receipts
22			from the catering of both food and <u>alcoholic</u> [malt] beverages;
23		(c) [Transport, sell, serve, and deliver distilled spirits and wine by the drink at
24			locations away from the licensed premises or at the caterer's designated
25			banquet hall in conjunction with the catering of food and alcoholic beverages
26			for a customer and his or her guests, in:
27			1. Cities and counties established as moist territory under KRS 242.1244 if

Page 43 of 146 HB018320.100 - 889 - XXXX Engrossed

1		the receipts from the catering of food at any catered event are at least
2		seventy percent (70%) of the gross receipts from the catering of both
3		food and alcoholic beverages;
4		2. Cities and counties established as wet territory permitting distilled spirits
5		and wine drink sales by ordinance under KRS 243.072 if the receipts
6		from the catering of food at any catered event are at least fifty percent
7		(50%) of the gross receipts from the catering of both food and alcoholic
8		beverages; or
9		3. All other wet territory in which the sale of distilled spirits and wine by
10		the drink is authorized if the receipts from the catering of food at any
11		catered event are at least thirty-five percent (35%) of the gross receipts
12		from the catering of both food and alcoholic beverages;
13		(d)] Receive and fill telephone orders for alcoholic beverages in conjunction with
14		the ordering of food for a catered event; and
15		(\underline{d}) [(e)] Receive payment for alcoholic beverages served at a catered event on a
16		by-the-drink, cash bar, or by-the-event basis. The caterer may bill the
17		<u>customer</u> [host] for by-the-function sales of alcoholic beverages in the usual
18		course of the caterer's business.
19	(4)	A caterer licensee shall not cater alcoholic beverages at locations for which retail
20		alcoholic beverage licenses or special temporary licenses have been issued. A
21		caterer licensee may cater a fundraising event for which a special temporary
22		alcoholic beverage auction license has been issued under KRS 243.036.
23	(5)	A caterer licensee shall not cater <u>alcoholic beverages</u> [distilled spirits and wine] on
24		Sunday except in territory in which the Sunday sale of <u>alcoholic beverages</u> [distilled
25		spirits and wine] is permitted under the provisions of KRS 244.290 and 244.295. A
26		caterer licensee shall not cater malt beverages on Sunday except in territory in
27		which the Sunday sale of malt beverages is permitted under the provisions of KRS]

Page 44 of 146
HB018320.100 - 889 - XXXX Engrossed

1	244.	480.

2	(6)	A caterer licensee shall not cater alcoholic beverages at an event hosted by the
3		caterer licensee or hosted as a joint venture of the caterer licensee.

- 4 (7) The location at which alcoholic beverages are sold, served, and delivered by a
- 5 caterer, pursuant to this section, shall not constitute a public place for the purpose of
- 6 KRS Chapter 222. If the location is a multi-unit structure, only the unit or units at
- 7 which the function being catered is held shall be excluded from the public place
- 8 provisions of KRS Chapter 222.
- 9 (8)[(7)] The caterer licensee shall post a copy of the licensee's [his or her] caterer's
- license at the location of the function for which alcoholic beverages are catered.
- 11 [(8) The name and license numbers of the caterer shall be painted or securely attached,
- in a contrasting color, in a form prescribed by the board by promulgation of an
- administrative regulation, upon all vehicles used by the caterer to transport
- 14 alcoholic beverages.]
- 15 (9) All restrictions and prohibitions applying to a distilled spirits and wine quota retail
- drink licensee and an NQ4 retail malt beverage drink licensee not inconsistent
- with this section shall apply to the caterer licensee.
- 18 (10) The caterer licensee shall maintain records as set forth in KRS 244.150 and in
- administrative regulations promulgated by the board.
- Section 34. KRS 243.034 is amended to read as follows:
- 21 (1) A limited restaurant license may be issued to an establishment meeting the
- definition criteria established in KRS 241.010(35) as long as the establishment is
- within:
- 24 (a) Any wet territory; or
- 25 (b) Any moist precinct that has authorized the sale of alcoholic beverages under
- 26 KRS 242.1244.
- 27 (2) A limited restaurant license shall authorize the licensee to purchase, receive,

1		possess, and sell <u>alcoholic</u> [distilled spirits, wine, and malt] beverages at retail by
2		the drink for consumption on the licensed premises. The licensee shall purchase
3		<u>alcoholic</u> [distilled spirits, wine, and malt] beverages only from licensed wholesalers
4		or distributors. The license shall not authorize the licensee to sell <u>alcoholic</u> [distilled
5		spirits, wine, or malt] beverages by the package.
6	(3)	The holder of a limited restaurant license shall maintain at least seventy percent
7		(70%) of its gross receipts from the sale of food and maintain the minimum
8		applicable seating requirement required for the type of limited restaurant license.
9	(4) [(a)] A limited restaurant as defined by subsection (35)(a) of Section 1 of this
10		<u>Act</u> [KRS 241.010(35)(b)] shall:
11		(a)[1.] Only sell <u>alcoholic</u> [distilled spirits, wine, and malt] beverages incidental
12		to the sale of a meal; and
13		(\underline{b}) [2.] Not have an open bar and shall not sell $\underline{alcoholic}$ [distilled spirits, wine,
14		and malt] beverages to any person who has not purchased or does not
15		purchase a meal.
16		[(b) Distilled spirits, wine, and malt beverages shall be deemed to be purchased in
17		conjunction with a meal if the distilled spirits, wine, and malt beverages are
18		served after the meal is ordered and no more than one-half (1/2) hour after the
19		meal is completed.]
20		→ Section 35. KRS 243.0341 is amended to read as follows:
21	(1)	Notwithstanding any other provision of law, any city or county that conducted an
22		election under KRS 242.1244(2) prior to January 1, 2016, for by the drink sales of
23		alcoholic beverages in restaurants and dining facilities seating one hundred (100)
24		persons or more or any city with limited sale precincts created pursuant to Section
25		27 of this Act may elect to act under this section.
26	(2)	Upon a determination by the legislative body of a city or county that:
27		(a) An economic hardship exists within the city or county; and

 $Page\ 46\ of\ 146$ $HB018320.100\ -\ 889\ -\ XXXX$ Engrossed

1		(b) Expanded sales of alcoholic beverages by the drink could aid in economic
2		growth;
3		the city or county may, after conducting a public hearing that is noticed to the public
4		in accordance with the KRS Chapter 424, adopt an ordinance authorizing by the
5		drink sales of alcoholic beverages in restaurants and dining facilities containing
6		seating for at least fifty (50) persons and meeting the requirements of subsection (3)
7		of this section.
8	(3)	The ordinance enacted by a city or county pursuant to subsection (2) of this section
9		shall authorize the sale of alcoholic beverages under the following limitations:
10		(a) Sales shall only be conducted in restaurants and other dining facilities meeting
11		the requirements of subsection (35)(a) of Section 1 of this Act [KRS
12		241.010(35)(b)] ; and
13		(b) The provisions of KRS 243.034 shall apply to any restaurant or dining facility
14		operating under a license issued pursuant to this section.
15	(4)	A city or county acting under this section may allow limited restaurant sales as
16		defined in KRS 241.010(35).
17	(5)	The enactment of an ordinance under this section shall not:
18		(a) Modify the city's or county's ability to issue a limited restaurant license to
19		restaurants or other dining facilities meeting the requirements of subsection
20		(35)(b) of Section 1 of this Act[KRS 241.010(35)(a)]; or
21		(b) Affect, alter, or otherwise impair any license previously issued to a restaurant
22		or dining facility meeting the requirements of subsection (35)(b) of Section 1
23		of this Act[KRS 241.010(35)(a)].
24		→ Section 36. KRS 243.035 is amended to read as follows:
25	<u>The</u>	In addition to the licenses prescribed by KRS 243.030, a bottling house license may
26	be i	sued by the director of The Division of] distilled spirits administrator may issue a
27	bott	ing house or bottling house storage license, upon payment of the fee set forth in

Page 47 of 146
HB018320.100 - 889 - XXXX Engrossed

1 KRS 243.030. The license may be issued only to persons who are authorized under this

- 2 chapter to store or warehouse distilled spirits or wine. The bottling house or bottling
- 3 <u>house storage</u> license shall authorize the licensee to bottle <u>and store</u> distilled spirits on
- 4 the premises designated in the license. The holder of a bottling house <u>or bottling house</u>
- 5 <u>storage</u> license may also hold a distilled spirits and wine storage license.
- Section 37. KRS 243.036 is amended to read as follows:

14

15

16

17

18

19

20

21

- 7 (1) A special temporary alcoholic beverage auction license may be issued to a charitable *or nonprofit* organization.
- 9 (2) A special temporary alcoholic beverage auction license shall authorize the 10 **holder**[charitable organization] to:
- 11 (a) Purchase, transport, receive, possess, store, sell, and deliver alcoholic 12 beverages to be sold *by auction or raffle or consumed* at charity *or nonprofit* 13 events by auction or by raffle;
 - (b) Purchase, transport, receive, possess, store, sell, and deliver limited specially labeled bottles of <u>alcoholic</u>[distilled spirits, wine, and malt] beverages to be sold at charity <u>or nonprofit</u> events[in the manner prescribed by administrative regulations promulgated by the board];
 - (c) Obtain alcoholic beverages from distillers, rectifiers, wineries, small farm wineries, brewers, microbreweries, wholesalers, distributors, retailers, or any other person, by gift or donation, for the purpose of charity or nonprofit events[auctions or raffles]; and
- 22 (d) Receive payment for alcoholic beverages sold at <u>events[auctions or by</u> 23 <u>raffles]</u>.
- 24 (3) Each alcoholic beverage auction or raffle conducted by a charitable organization 25 shall be subject to all restrictions and limitations contained in KRS Chapters 241 to 26 244 and the administrative regulations issued under those chapters and shall be 27 authorized only on the days and only during the hours that the sale of alcoholic

1	beverages is	otherwise	authorized	in the	county	or munici	nality.
1	oc verages is	Other wise	addiolized	III tile	Country	or munici	pant,

- The location at which the alcoholic beverages are auctioned, or raffled, or consumed under this section shall not constitute a public place for the purpose of KRS Chapter 222. Charitable or nonprofit events [Alcoholic beverage auctions or raffles] may be conducted on licensed or unlicensed premises. The charitable organization possessing a special temporary alcoholic beverage auction license shall post a copy of the license at the location of the event[auction or raffle. During this period not more than one (1) auction shall be held].
- 9 (5) A special temporary alcoholic beverage auction license shall not be issued for any period longer than thirty (30) days[. During this period not more than one (1) auction shall be held].
- 12 (6) Notwithstanding any other provision of KRS Chapters 241 to 244, a distiller,
 13 rectifier, winery, small farm winery, brewer, microbrewery, wholesaler, distributor,
 14 or retailer may donate, give away, or deliver any of its products to a charitable <u>or</u>
 15 <u>nonprofit</u> organization possessing a special temporary alcoholic beverage auction
 16 license under this section.
- 17 (7) All restrictions and prohibitions applying to an alcoholic beverage retail package 18 and alcoholic beverage by the drink license, not inconsistent with this section, shall 19 apply to a special temporary alcoholic beverage auction license.
- **→** Section 38. KRS 243.037 is amended to read as follows:
- 21 (1) Except as where specifically authorized by statute, a retailer licensed to sell distilled spirits or wine by the drink shall only be permitted to sell or serve distilled spirits and wine by the drink at one (1) main bar, counter, or similar contrivance at the licensed premises.
- 25 (2) A retailer may have necessary service bars, if they are not located in any room in 26 which the members or guests or patrons of the place are invited or permitted to 27 come. No distilled spirits or wine shall be served at service bars.

1	(3)	A supplemental bar license shall authorize the licensee to sell and serve distilled
2		spirits and wine by the drink at retail from an additional location other than the
3		main bar. A supplemental bar license is a nonquota license and shall not be
4		transferable to other premises.
5	(4)	<u>The[A supplemental bar license shall not be issued unless:</u>
6		(a) The licensee applies to the state distilled spirits director and meets all
7		requirements for obtaining a supplemental bar license; and
8		(b) The licensee pays a] fee for a supplemental license shall be the same
9		as[identical to] the fee for the primary license authorizing retail distilled
10		spirits and wine drink sales for each of up to five (5) supplemental bar
11		licenses. There shall be no <u>fee[charge]</u> for each supplemental license issued in
12		excess of five (5) to the same licensee at the same premises.
13	(5)	A license authorizing retail malt beverage sales, by the drink or by the package,
14		authorizes the licensee to sell and serve malt beverages at any location on the
15		licensed premises without obtaining a supplemental bar license.
16		→ Section 39. KRS 243.040 is amended to read as follows:
17	The	following kinds of malt beverage licenses may be issued by the director of the
18	Divi	sion of] malt beverages <u>administrator</u> , the fees for which shall be:
19	(1)	Brewer's license, per annum\$2,580.00
20	(2)	Microbrewery license, per annum\$520.00
21	(3)	Distributor's license, per annum\$520.00
22	(4)	Nonquota retail malt beverage package license, per annum\$210.00
23	(5) [Brew-on-premises license, per annum\$520.00
24	(6)]	Out-of-state malt beverage supplier's license,
25		per annum\$1,550.00
26	<u>(6)</u> [((7)] Malt beverage storage license, per annum\$260.00
27	(7) [((8)1 Replacement or duplicate license, per annum\$25.00

Page 50 of 146
HB018320.100 - 889 - XXXX Engrossed

1	<u>(8)[(9)]</u>	Limited out-of-state malt beverage supplier's license,
2	per a	nnum\$260.00
3	<u>(9)[(10)]</u>	Nonquota type 4 malt beverage drink license.
4	per a	<u>unnum</u> \$210.00
5	<u>(10)</u> [(11)]	The holder of a nonquota retail malt beverage package license may obtain a
6	None	quota type 4 malt beverage drink license for a fee of fifty dollars (\$50). The
7	hold	er of a Nonquota type 4 malt beverage drink license may obtain a nonquota
8	retai	l malt beverage package license for a fee of fifty dollars (\$50).
9	<u>(11)</u> [(12)]	A nonrefundable fee of sixty dollars (\$60) shall be charged to process each
10	new	transitional license pursuant to KRS 243.045.
11	<u>(12)</u> [(13)]	Other special licenses as the state board finds to be necessary for the
12	admi	inistration of KRS Chapters 241 to[, 242, 243, and] 244 and for the proper
13	regu	lation and control of the trafficking in malt beverages, as provided for by
14	admi	inistrative regulations promulgated by the state board.
15	Applicants	s for special licenses provided for under the authority granted in subsection
16	<u>(8)</u> [(9)] of	this section may be exempt from so much of the provisions of subsection (1)(f)
17	of KRS 2	243.100 set out in administrative regulations promulgated by the board. A
18	nonrefund	able application fee of fifty dollars (\$50) shall be charged to process each new
19	application	n for a license under this section. The application fee shall be applied to the
20	licensing	fee if the license is issued, or otherwise the fee shall be retained by the
21	departmen	ıt.
22	→ Se	ection 40. KRS 243.042 is amended to read as follows:
23	(1) A qu	nalified historic site license may be issued to any establishment meeting the
24	crite	ria established in KRS 241.010 as long as the establishment is within:
25	(a)	Any wet territory; or
26	(b)	Any precinct that has authorized the sale of alcoholic beverages under KRS
27		242.1242.

Page 51 of 146
HB018320.100 - 889 - XXXX Engrossed

1	(2)	A qualified historic site license shall authorize the licensee to:
2		(a) Sell <u>alcoholic[distilled spirits, wine, and malt]</u> beverages by the drink at one
3		(1) or more permanent or nonpermanent locations on the premises over which
4		the licensee, by lease or ownership, has exclusive control without obtaining
5		additional supplemental bar licenses prescribed by KRS 243.037;
6		(b) Sell <u>alcoholic</u> [distilled spirits, wine, and malt] beverages by the drink to
7		patrons at public or private functions held on the premises; and
8		(c) Purchase and store alcoholic beverages in the manner prescribed in KRS
9		243.088, 243.250, and Section 104 of this Act[244.310].
10	[(3)	Nothing in this section exempts the holder of a qualified historic site license from
11		the provisions of KRS Chapters 241, 242, 243, and 244, or from any rules of the
12		board as established by administrative regulations, except as expressly stated in this
13		section.]
14		→ Section 41. KRS 243.045 is amended to read as follows:
15	(1)	A transitional license may be issued by the state administrator or
16		administrators [the director of the Division of Malt Beverages or the director of the
17		Division of Distilled Spirits] during the time a transfer of an ongoing business is
18		being processed under the following conditions:
19		(a) The purchaser shall file an application for a permanent license with the
20		appropriate local alcoholic beverage authority and with the department;
21		(b) The purchaser shall advertise its intention to apply for a license pursuant to
22		KRS 243.360; and
23		(c) The purchaser shall pay all application fees for the permanent license.
24	(2)	If the above requirements are met, the state administrator or administrators [the

Page 52 of 146

HB018320.100 - 889 - XXXX Engrossed

director of the Division of Malt Beverages or the director of the Division of

Distilled Spirits], as appropriate, may[shall have the discretion to] issue a

transitional license with a term of up to sixty (60) days, plus one (1) thirty (30) day

25

26

27

1	<u>renewal license</u> [extension period], to the purchaser for a processing fee set forth in
2.	KRS 243 030 to 243 040. All transitional licenses immediately expire upon the

- 3 issuance to the purchaser of one (1) or more permanent licenses.
- 4 (3) Upon completion of the sale of the business, the purchaser shall not operate the 5 business on the seller's license.
- 6 (4) The transitional license shall not be transferable or used for an application to move 7 a business from one (1) location to another location.
- 8 *(*5*)* The transitional license shall entitle the holder to the same privileges and 9 restrictions of the permanent license or licenses for which the holder applied 10 under subsection (1)(a) of this section.
- 11 → Section 42. KRS 243.050 is amended to read as follows:

12

15

17

21

22

23

24

- (1) The state administrators Where it is determined by the department to be in the best 13 interest of promoting tourism, conventions, and the economic development of Kentucky or any part thereof, the department] may issue an extended hours 14 supplemental license for the retail sale of alcoholic beverages by the drink to the 16 holder of an NQ1 retail drink license, a qualified historic site license, or a license located in a commercial airport. The board[department] may, by administrative regulation or special conditions of an extended hours supplemental license, 18 19 establish the days when the supplemental license will be valid, including Sundaysf 20 after 1 p.m.], and establish any[such] restrictions on the use of the license to[as will ensure that it will be primarily for the benefit of holders of NQ1 retail drink licenses, qualified historic site licenses, and visitors [the convention business, the horse racing industry, passengers] at large commercial airports[and rail systems, the automobile racing industry, and qualified historic sites].
- 25 A licensee located in territory which has authorized Sunday retail distilled (2) (a) spirits and wine drink sales under KRS 244.290 or 244.295, either by local 26 27 option election or by local government ordinance, shall obtain a Sunday retail

1			drink license in order to sell distilled spirits and wine on Sunday.
2		(b)	A retail licensee holding a Sunday retail drink license is authorized to remain
3			open and sell distilled spirits and wine by the drink for consumption on the
4			premises only during those times and hours permitted by local government
5			ordinance.
6		<u>(c)</u>	A licensee located in territory that has authorized Sunday retail distilled
7			spirits and wine package sales under Section 106 of this Act or retail malt
8			beverage package or drink sales under Section 109 of this Act is not
9			required to hold a Sunday retail drink license to authorize these sales.
10		→ S	ection 43. KRS 243.060 is amended to read as follows:
11	(1)	The	fiscal court of <u>any</u> [each] county or a consolidated local government in which
12		traff	ic in alcoholic beverages is <u>permitted</u> [not prohibited] under KRS Chapter 242
13		may	only issue the following alcoholic beverage licenses and corresponding
14		max	imum fees [impose license fees for the privilege of trafficking in alcoholic
15		beve	rages. These licenses may be issued by the county or consolidated local
16		gove	ernment administrator]. The license fees are subject to the provisions of
17		subs	ections (2) to (4) [(6)] of this section, and shall not exceed the following:
18		(a)	Quota retail package license, per annum:
19			1. In counties containing a consolidated local government\$1,200.00
20			2. In all other counties\$1,000.00
21		(b)	Quota retail drink license, per annum:
22			1. In counties containing a consolidated local government\$1,600.00
23			2. In all other counties\$1,000.00
24		(c)	Nonquota type 2 retail drink license [(includes distilled spirits, wine, and malt
25			beverages)], per annum:
26			1. In counties containing a consolidated local government\$1,800.00
27			2. In all other counties

Page 54 of 146
HB018320.100 - 889 - XXXX Engrossed

1		(d)	Nonquota type 3 retail drink license (includes distilled spirits, wine, and malt
2			beverages)], per annum\$300.00
3		(e)	Special temporary license, per event:
4			1. In counties containing a consolidated local government\$266.66
5			2. In all other counties\$166.66
6		(f)	Special Sunday retail drink license, per annum\$300.00
7		(g)	Nonquota retail malt beverage package license, per annum\$400.00
8		(h)	Nonquota type 4 retail malt beverage drink license, per annum\$400.00
9		(i)	Limited restaurant license[(includes distilled spirits, wine, and malt
10			beverages)], per annum:
11			1. In counties containing a consolidated local government\$2,000.00
12			2. In all other counties\$1,400.00
13		(j)	Limited golf course license[(includes distilled spirits, wine, and malt
14			beverages)], per annum:
15			1. In counties containing a consolidated local government\$2,000.00
16			2. In all other counties\$1,400.00
17		(k)	Authorized public consumption license, per annum\$250.00
18		<u>(l)</u>	Qualified historic site license, per annum\$1,030.00
19	(2)	The	fee for the following license types may not be increased by more than five
20		perc	ent (5%) above the January 1, 2013, fee for the current license or the former
21		licer	nse type listed beside it, during any five (5) year period. The fees for the licenses
22		desc	cribed in this subsection are still subject to the maximum amounts listed for
23		thos	e licenses in subsection (1) of this section:
24		(a)	Quota retail package license: retail package liquor license;
25		(b)	Quota retail drink license: retail drink license;
26		(c)	Nonquota type 2 retail drink license: restaurant drink license;
27		(d)	Nonquota retail malt beverage package license: retail malt beverage license;

1		(e) Nonquota type 4 retail malt beverage drink license: retail malt beverage
2		license;
3		(f) Limited restaurant license; and
4		(g) Limited golf course license.
5	(3)	The fee for each of the first five (5) supplemental bar licenses shall be the same as
6		the fee for the primary drink license. There shall be no charge for each supplemental
7		license issued in excess of five (5) to the same licensee at the same premises.
8	(4)	The holder of a nonquota retail malt beverage package license may obtain a
9		Nonquota type 4 malt beverage drink license for a fee of fifty dollars (\$50). The
10		holder of a Nonquota type 4 malt beverage drink license may obtain a nonquota
11		retail malt beverage package license for a fee of fifty dollars (\$50).
12	(5)	A county shall not issue county licenses or impose fees under this section to any
13		person who holds a city license issued under Section 44 of this Act [Any amount
14		paid to any city within the county as a license fee for the same privilege for the
15		same year may be credited against the county license fee.
16	(6)	If any part of this section is held invalid, all of this section and of KRS 243.600
17		shall also be considered invalid].
18		→ SECTION 44. KRS 243.070 IS REPEALED AND REENACTED TO READ
19	AS I	FOLLOWS:
20	<u>(1)</u>	The legislative body of any city or a consolidated local government in which
21		traffic in alcoholic beverages is permitted under KRS Chapter 242 may only issue
22		the following alcoholic beverage licenses and corresponding maximum fees. The
23		license fees are subject to the provisions of subsections (2), (3), and (4) of this
24		section, and shall not exceed the amounts specified in this subsection:
25		(a) Distiller's license, per annum\$500.00
26		(b) Rectifier's license:
27		1. Class A, per annum\$3,000.00

Page 56 of 146
HB018320.100 - 889 - XXXX Engrossed

1		2. Class B (craft rectifier), per annum	\$960.00
2	<u>(c)</u>	Wholesaler's distilled spirits and wine license, per annum	\$3,000.00
3	<u>(d)</u>	Quota retail package license, per annum:	
4		1. In counties containing a consolidated local government	\$1,200.00
5		2. In all other counties	\$1,000.00
6	<u>(e)</u>	Quota retail drink license, per annum:	
7		1. In counties containing a consolidated local government	\$1,600.00
8		2. In all other counties	\$1,000.00
9	<u>(f)</u>	Special temporary license, per event:	
10		1. In counties containing a consolidated local government	\$266.66
11		2. In all other counties	\$166.66
12	<u>(g)</u>	Nonquota type 1 retail drink license, per annum	\$2,000.00
13	<u>(h)</u>	Nonquota type 2 retail drink license, per annum:	
14		1. In counties containing a consolidated local government	\$1,800.00
15		2. In all other counties	\$1,000.00
16	<u>(i)</u>	Nonquota type 3 retail drink license, per annum	\$300.00
17	<u>(j)</u>	Special temporary alcoholic beverage	
18		auction license, per event	\$100.00
19	<u>(k)</u>	Special Sunday retail drink license, per annum	\$300.00
20	<u>(l)</u>	Extended hours supplemental license, per annum	\$2,000.00
21	<u>(m)</u>	Caterer's license, per annum	\$800.00
22	<u>(n)</u>	Bottling house or bottling house storage license, per annum	\$1,000.00
23	<u>(0)</u>	Brewer's license, per annum	\$500.00
24	<u>(p)</u>	Microbrewery license, per annum	\$500.00
25	<u>(q)</u>	Malt beverage distributor's license, per annum	\$400.00
26	<u>(r)</u>	Nonquota retail malt beverage package license, per annum	\$200.00
27	<u>(s)</u>	Nonquota type 4 retail malt beverage drink license, per annum.	\$200.00

1		(t) Limitea restaurant ucense, per annum:
2		1. In counties containing a consolidated local government\$1,800.00
3		2. In all other counties\$1,200.00
4		(u) Limited golf course license, per annum:
5		1. In counties containing a consolidated local government\$1,800.00
6		2. In all other counties\$1,200.00
7		(v) Authorized public consumption license, per annum\$250.00
8		(w) Qualified historic site license, per annum\$1,030.00
9	<u>(2)</u>	The fee for the following license types may not be increased by more than five
10		percent (5%) above the January 1, 2013, fee for the current license or the former
11		license type listed beside it, during any five (5) year period. The fees for the
12		licenses described in this subsection are still subject to the maximum amounts
13		listed for those licenses in subsection (1) of this section:
14		(a) Quota retail package license: retail package liquor license;
15		(b) Quota retail drink license: retail drink license;
16		(c) Nonquota type 1 retail drink license: convention center or convention hotel
17		complex license;
18		(d) Nonquota type 2 retail drink license: restaurant drink license;
19		(e) Nonquota retail malt beverage package license: retail malt beverage license;
20		(f) Nonquota type 4 retail malt beverage drink license: retail malt beverage
21		<u>license;</u>
22		(g) Limited restaurant license; and
23		(h) Limited golf course license.
24	<u>(3)</u>	The fee for each of the first five (5) supplemental bar licenses shall be the same
25		as the fee for the primary drink license. There shall be no charge for each
26		supplemental license issued in excess of five (5) to the same licensee at the same
27		premises.

1	<i>(4)</i>	The	holder of a nonquota retail malt beverage package license may obtain a
2		<u>Non</u>	quota type 4 malt beverage drink license for a fee of fifty dollars (\$50). The
3		hola	ler of a Nonquota type 4 malt beverage drink license may obtain a nonquota
4		<u>reta</u>	il malt beverage package license for a fee of fifty dollars (\$50).
5		→ S	ection 45. KRS 243.075 is amended to read as follows:
6	(1)	(a)	A qualified city or a county containing a [Notwithstanding the provisions of
7			KRS 243.060 and 243.070, in any] qualified city that is wet through [in which
8			the discontinuance of prohibition is effective by virtue of] a local option
9			election held under KRS Chapter 242[, the governing body of the city and the
10			governing body of the county containing a qualified city] is authorized to
11			impose a regulatory license fee upon the gross receipts of the sale of alcoholic
12			beverages of each establishment <u>located in the city or county</u> [therein]
13			licensed to sell alcoholic beverages.
14		(b)	The regulatory license fee may be levied at the beginning of each budget
15			period at a percentage rate <u>that is</u> [as shall be] reasonably estimated to fully
16			reimburse the local government for the estimated costs of any additional
17			policing, regulatory, or administrative expenses related to the sale of alcoholic
18			beverages in the city and county.
19		(c)	The regulatory license fee shall be in addition to any other taxes, fees, or
20			licenses permitted by law, except:
21			1. A credit against a regulatory license fee[in a city] shall be allowed in an
22			amount equal to any licenses or fees imposed by the city or county
23			pursuant to KRS 243.060 or 243.070; and
24			2. In a county in which the city and county both levy a regulatory license
25			fee, the county license fee shall only be applicable outside the
26			jurisdictional boundaries of those cities which levy a license fee.

HB018320.100 - 889 - XXXX Engrossed

27

(2) (a) [Notwithstanding any limitations imposed on the city's or county's taxing or

1		licensing power by KRS 243.060 or 243.070,]A city or county that is moist
2		through a local option election held under KRS 242.1244[, or that issues
3		licenses under KRS 243.072] may by ordinance impose a regulatory license
4		fee upon the gross receipts of the sale of alcoholic beverages of each
5		establishment located in the city or county[therein] and licensed to sell
6		alcoholic[distilled spirits, wine, or malt] beverages by the drink for
7		consumption on the premises.
8	(b)	The regulatory license fee may be levied annually at a rate <u>that is</u> [as shall be]
9		reasonably estimated to fully reimburse the city or county for the estimated
10		costs for any additional policing, regulatory, or administrative related
11		expenses.
12	(c)	The regulatory license fee shall be in addition to any other taxes, fees, or
13		licenses permitted by law, but a credit against the fee shall be allowed in an
14		amount equal to any licenses or fees imposed by the city or county pursuant to
15		KRS 243.060 or 243.070.
16	(d)	In a county in which the city and county both levy a regulatory license fee, the
17		county license fee shall only be applicable outside the jurisdictional
18		boundaries of those cities which levy a license fee.
19	(3)[-(a)]	For any election held after July 15, 2014, any new fee authorized under
20	subs	ection (1) or (2) of this section shall be enacted by the city or county no later
21	than	two (2) years from the date of the local option election held under KRS
22	Chap	pter 242.
23	[(b)	For any new ordinance enacted pursuant to KRS 243.072 after July 15, 2014,
24		the fee authorized by subsection (2) of this section shall be enacted within two
25		(2) years of the date of the enactment of an ordinance pursuant to KRS
26		243.072.]
27	(4) After	r July 15, 2014, any fee authorized under subsections (1) and (2) of this section

Page 60 of 146 HB018320.100 - 889 - XXXX Engrossed

1	shall be established at a rate that will generate revenue that does not exceed the total
2	of the reasonable expenses actually incurred by the city or county in the
3	immediately previous fiscal year for the additional cost, as demonstrated by
4	reasonable evidence, of:

- 5 (a) Policing;
- 6 (b) Regulation; and
- 7 (c) Administration;
- 8 as a result of the sale of alcoholic beverages within the city or county.
- 9 The Kentucky Department of Alcoholic Beverage Control Board shall (5) (a) 10 promulgate administrative regulations which set forth the process by which a 11 city or county, in the first year following the discontinuance of prohibition, 12 may estimate any additional policing, regulation, and administrative expenses by a city or county directly and solely related to the discontinuance of 13 14 prohibition. This subsection shall apply to any discontinuance of prohibition 15 occurring after the promulgation of administrative regulations required by this 16 subsection.
- 17 (b) After the first year, the regulatory license fee for each subsequent year shall conform to the requirements of subsection (4) of this section.
- 19 (6) The revenue received from the imposition of the regulatory license fee authorized 20 under subsections (1) and (2) of this section shall be:
- 21 (a) Deposited into a segregated fund of the city or county;
- 22 (b) Spent only in accordance with the requirements of subsections (1) and (2) of this section; and
- 24 (c) Audited under an annual audit performed pursuant to KRS 43.070, 64.810, and 91A.040.
- 26 (7) Any city or county found by a court to have violated the provisions of this section shall:

(a)	Provide a refund as determined by the court to any licensee that has been
	harmed in an amount equal to its prorated portion of the excess revenues
	collected by the city or county that are directly attributable to a violation
	occurring after July 15, 2014;

- (b) Be responsible for the payment of the reasonable attorney fees directly incurred by a party to a litigation in an amount ordered by the court upon its finding of an intentional and willful violation of this section by a city or county occurring after July 15, 2014; and
- (c) Upon the finding by a court of a second intentional and willful violation of the provisions of this section, lose the ability to impose the regulatory fee provided by this section for a period of five (5) years and, upon the finding by a court of a third intentional and willful violation, forfeit the right to impose the regulatory license fee authorized by this section.
- (8) Any party bringing suit against a city or county for an alleged violation of this section occurring after July 15, 2014, shall be responsible for the payment of the reasonable attorney fees of the city or county in an amount determined by the court upon a finding by the court that the city or county did not violate this section.
- 18 (9) (a) As used in this section, "qualified city" means a city on the registry
 19 maintained by the Department for Local Government under paragraph (b) of
 20 this subsection.
- 21 (b) On or before January 1, 2015, the Department for Local Government shall create and maintain a registry of cities that, as of August 1, 2014, were classified as cities of the third or fourth class. The Department for Local Government shall make the information included on the registry available to the public by publishing it on its Web site.
- Section 46. KRS 243.082 is amended to read as follows:
- 27 (1) A "Nonquota type 1" or "NQ1" retail drink license may be issued to an applicant

HB018320.100 - 889 - XXXX Engrossed

Page 62 of 146

- 1 operating as, or in:
- 2 (a) A convention center or a convention hotel complex;
- 3 (b) A horse racetrack;
- 4 (c) An automobile racetrack;
- 5 (d) A railroad system;
- 6 (e) A commercial airlines system or charter flight system; or
- 7 (f) A state park.
- 8 Any licensee holding an NQ1 retail drink license located in a qualifying (2) 9 convention center or a convention hotel complex, horse racetrack, or an 10 automobile racetrack, or state park[holding an NQ1 retail drink license] may 11 purchase, receive, possess, and sell alcoholic distilled spirits, wine, and malt 12 beverages at retail by the drink for consumption on the licensed premises. The 13 license shall permit all alcoholic distilled spirits, wine, or malt beverage sales on 14 the premises without additional supplemental licenses. The licensee shall purchase 15 alcoholic distilled spirits, wine, or malt beverages only from licensed wholesalers 16 or distributors. The holder of an NQ1 retail drink license under this section shall 17 store alcoholic beverages in the manner prescribed in Section 104 of this Act [comply with the requirements of KRS 243.250. An NQ1 retail drink license 18 19 held under this section shall not authorize the licensee to sell distilled spirits, wine, 20 or malt beverages by the package].
- 21 (3) [Notwithstanding any other law,]A qualifying convention center or a convention 22 hotel complex holding an NQ1 retail drink license may also hold a supplemental 23 hotel in-room service license.
- 24 (4) A qualifying railroad system holding an NQ1 retail drink license may purchase, 25 receive, possess, and sell *alcoholic*[distilled spirits, wine, and malt] beverages at 26 retail by the drink or by the package, upon any train that includes a dining car and is 27 operated by the licensee in the state. Sales shall be made only while the train is in

1	motion. [Notwithstanding any other law,]A railroad system holding an NQ1 retail
2	drink license may sell alcoholic beverages in unbroken packages smaller than two
3	hundred (200) milliliters of distilled spirits and one hundred (100) milliliters of
4	wine and may purchase alcoholic beverages from nonresidents.

- A qualifying commercial airlines system or charter flight system holding an NQ1 (5) 6 retail drink license may purchase, receive, possess, and sell alcoholic distilled spirits, wine, and malt beverages at retail by the drink, and by miniature bottle, for consumption upon regularly scheduled or charter flights of the licensee, in and out of Kentucky. The license shall authorize the licensee to store alcoholic distilled 10 spirits, wine, and malt beverages for retail sale at a location or locations, if operating from more than one (1) airport in Kentucky, as designated on the license 12 application.
- 13 An NQ1 retail drink license may be issued to any qualifying applicant within a state 14 park meeting the criteria established in KRS 241.010 so long as the state park is 15 located, in whole or in part, within:
 - (a) Any wet territory; or

1

5

7

8

9

11

16

19

20

21

22

23

24

25

26

27

- 17 Any precinct that has authorized the sale of alcoholic beverages under KRS (b) 18 242.022.
 - [(7) Any licensee holding an NQ1 retail drink license located in a qualifying state park may purchase, receive, possess, and sell distilled spirits, wine, and malt beverages at retail by the drink for consumption on the licensed premises. The license shall permit all distilled spirits, wine, or malt beverage sales on the premises without additional supplemental licenses. The licensee shall only purchase distilled spirits, wine, or malt beverages from licensed wholesalers or distributors. The holder of an NQ1 retail drink license under this subsection shall comply with the requirements of KRS 243.250. An NQ1 retail drink license held under this subsection shall not authorize the licensee to sell distilled spirits, wine, or malt beverages by the

1		package.]			
2		→ Section 47. KRS 243.084 is amended to read as follows:			
3	(1)	A "Nonquota type 2" or "NQ2" retail drink license may be issued to an applicant			
4		operating as, or in:			
5		(a) A hotel that:			
6		1. Contains at least fifty (50) sleeping units; <i>and</i>			
7		2.[Contains dining facilities for at least fifty (50) persons; and			
8		3.] Receives from its total food and <u>alcoholic</u> beverage sales at least fifty			
9		percent (50%) of its gross receipts from the sale of food;			
10		(b) A restaurant[with a minimum seating for fifty (50) consumers at tables];			
11		(c) An airport; [or]			
12		(d) A riverboat;			
13		(e) A distiller; or			
14		(f) A business located within, or adjacent to, an entertainment destination			
15		center licensed premises.			
16	(2)	A <u>holder of</u> [qualifying hotel, restaurant, airport, or riverboat holding] an NQ2 retail			
17		drink license may purchase, receive, possess, and sell alcoholic [distilled spirits,			
18		wine, and malt] beverages at retail by the drink for consumption on the licensed			
19		premises. The licensee shall purchase <u>alcoholic</u> [distilled spirits, wine, or malt]			
20		beverages only from licensed wholesalers or distributors. A distiller may purchase			
21		its own products for retail drink sales under Section 32 of this Act[An NQ2 retail			
22		drink license shall not authorize the licensee to sell distilled spirits, wine, or malt			
23		beverages by the package]. The holder of an NQ2 retail drink license shall store			
24		alcoholic beverages in the manner prescribed in Section 104 of this Act [comply			
25		with the requirements of KRS 243.250].			
26	(3)	(a) <u>To qualify for [A riverboat holding]</u> an NQ2 license, <u>a</u> [may sell distilled			

HB018320.100 - 889 - XXXX Engrossed

27

spirits, wine, and malt beverages at retail by the drink for consumption on the

1		premises of the riverboat. The riverboat shall have a regular or alternative
2		place of mooring in a wet county or city of this state.
3		[(b) A riverboat that has a regular place of mooring outside this state, may be
4		licensed if the boat has an alternative regular place of mooring that qualifies
5		under paragraph (a) of this subsection.
6		(c) An NQ2 license issued under this subsection shall not be transferable to
7		another riverboat, vessel, or other premises.]
8		(\underline{b}) If a riverboat moors or makes landfall in a location other than its regular
9		or alternate regular place of mooring, all alcoholic [distilled spirits, wine, and
10		malt] beverages shall be kept locked.
11		$\underline{(c)}$ [(e)] A riverboat licensed under this subsection shall not take on or discharge
12		passengers when mooring or making landfall in dry option territory.
13		[(f) A riverboat NQ2 licensee shall comply with the license restrictions governing
14		licensed premises in the regular place of mooring or alternative place of
15		mooring.
16	(4)	An NQ2 retail drink license shall not be issued to any restaurant or any dining
17		facility in a hotel, unless the applicant can demonstrate to the director or
18		administrator that gross receipts of the restaurant or the dining facility from the sale
19		of food for consumption on the premises is reasonably estimated to be not less than
20		fifty percent (50%) of the total food and alcoholic beverage receipts of the
21		restaurant or dining facility for the license period.]
22		→ Section 48. KRS 243.086 is amended to read as follows:
23	(1)	A "Nonquota type 3" or "NQ3" retail drink license may be issued to an applicant
24		operating as, or in:
25		(a) A private club in existence for longer than one (1) year prior to the license
26		application;
27		(b) A dining car; or

Page 66 of 146
HB018320.100 - 889 - XXXX
Engrossed

1		(c) A bed and breakfast [; or
2		(d) A distiller].
3	(2)	The holder of an NO3 retail drink license may purchase, receive, possess, and sell
4		alcoholic beverages at retail by the drink for consumption on the licensed
5		premises. The licensee shall purchase alcoholic beverages only from licensed
6		wholesalers or distributors. The holder of an NO3 retail drink license shall store
7		alcoholic beverages in the manner prescribed in Section 104 of this Act [An NQ3
8		retail drink license issued to a private club shall authorize the licensee to exercise
9		the privileges of an NQ2 retail drink licensee, at the designated premises if the
10		general public is excluded].
11	(3)	A qualifying private club holding an NQ3 retail drink license shall exclude the
12		general public from the licensed premises[An NQ3 retail drink license issued to a
13		dining car shall authorize the licensee to exercise the privileges of an NQ2 retail
14		drink licensee and shall also authorize the licensee to sell distilled spirits and wine
15		by the package, only on the designated dining car identified in the NQ3 license].
16	(4)	A qualifying bed and breakfast holding an NQ3 retail drink license issued to a bed
17		and breakfast] shall[authorize the licensee to exercise the privileges of an NQ2
18		retail drink licensee, but the licensee may] only sell alcoholic beverages by the drink
19		to paid overnight guests of the licensee.
20	[(5)	An NQ3 retail drink license issued to a distiller shall authorize the licensee to
21		exercise the privileges of an NQ2 retail drink license at the designated premises.]
22		→ Section 49. KRS 243.090 is amended to read as follows:
23	(1)	All licenses issued by the department, except special event licenses, temporary
24		licenses, or licenses listed in subsection (5) of this section, shall be valid for a
25		period of no more than a year. The <u>board</u> [department] shall promulgate
26		administrative regulations establishing the year-round system for renewal of

Page 67 of 146
HB018320.100 - 889 - XXXX Engrossed

27

licenses. The system shall be designed to distribute the workload as uniformly as

possible within the offices of the local administrators and the Department of
Alcoholic Beverage Control.

- (2) (a) Except for licenses listed in paragraph (b) of this subsection, all licenses issued after January 1, 2017, by a *local*[county or city] administrator shall be valid for a period of no more than a year and shall be renewable upon the date established by the department for the expiration of state licenses issued for premises located in that county or city. During the first year following July 15, 2016, if the new date for renewal for the licensee does not occur on the date established by the department for the expiration of the licensee's state license, the *local*[city or county] administrator shall either:
 - Prorate the cost of the renewed license by proportionally reducing the cost of the renewed license if the new date for the renewal occurs prior to the expiration of a previous license; or
 - 2. Provide a prorated provisional local license to cover any period of time between the expiration of the previous license and the new date for renewal if the new date for renewal occurs after the expiration of the licensee's previous license.
 - (b) Paragraph (a) of this subsection shall not apply to licenses issued by a consolidated local government, special event licenses, temporary licenses, or licenses listed in subsection (5) of this section.
- When any person applies for a new license authorized under KRS Chapters 241 to 244, *the person*[he or she] shall be charged, if the license is issued, the full fee for the respective license if six (6) months or more remain before the license is due to be renewed and one-half (1/2) the fee if less than six (6) months remain before the license is due to be renewed. No abatement of license fees shall be permitted to any person who held a license of the same kind for the same premises in the preceding license period and who was actually doing business under the license during the last

- 1 month of the preceding license period.
- 2 (4) The renewal by the department of any alcoholic beverage license shall not be
- 3 construed to waive or condone any violation that occurred prior to the renewal and
- 4 shall not prevent subsequent proceedings against the licensee.
- 5 (5) All alcoholic beverage producers, wholesalers, or distributors may obtain or renew
- 6 their licenses for either a one (1) year term or a two (2) year term.
- 7 (6) The department may deny license renewal if the licensee is a delinquent taxpayer
- 8 *as defined in KRS 131.1815.*
- 9 → Section 50. KRS 243.100 is amended to read as follows:
- 10 An individual[A natural person] shall not become a licensee[under KRS 243.020 to
- 11 243.670] if *the individual*[he or she]:
- 12 (1) (a) Has been convicted of any felony until five (5) years have passed from the
- date of conviction, release from custody or incarceration, parole, or
- termination of probation, whichever is later;
- 15 (b) Has been convicted of any misdemeanor described under KRS *Chapter*
- 16 **218**A[218A.050, 218A.060, 218A.070, 218A.080, 218A.090, 218A.100,
- 17 218A.110, 218A.120, or 218A.130 in the two (2) years immediately
- 18 preceding the application;
- 19 (c) Has been convicted of any misdemeanor directly or indirectly attributable to
- 20 the use of alcoholic beverages in the two (2) years immediately preceding the
- 21 application;
- 22 (d) Is under the age of twenty-one (21) years;
- 23 (e) Has had any license issued under this statute relating to the regulation of the
- 24 manufacture, sale, and transportation of alcoholic beverages revoked for cause
- or has been convicted of a violation of any[-such] statute within KRS
- 26 Chapters 241 to 244, until the expiration of two (2) years from the date of the
- 27 revocation or conviction; or

(f)	Is not a citizen of the United States and has not had an actual, bona fide
	residence in this state for at least one (1) year before the date on which <u>the</u> [his
	or her] application for a license is made. This subsection shall not apply to
	applicants for manufacturers' licenses, to applicants that are corporations
	authorized to do business in this state, or to persons licensed on March 7,
	1938.

- (2) A partnership, limited partnership, limited liability company, corporation, [or] governmental agency, or other business entity recognized by law shall not be licensed if:
 - (a) Each <u>principal owner, partner, member, officer, and director</u> [member of the partnership or each of the directors, principal officers, or managers] does not qualify under subsection (1)(a), (b), (c), [and] (d), and (e) of this section;
 - (b) It has had any license[<u>issued under this statute</u>] relating to the regulation of the manufacture, sale, and transportation of alcoholic beverages revoked for cause or has been convicted of a violation of any[<u>such</u>] statute <u>within KRS</u> <u>Chapters 241 to 244</u>, until the expiration of two (2) years from the date of the revocation or conviction; or
 - (c) Any principal owner, partner, member, officer, or director, or any business entity in which they were directly or indirectly interested, [It is a partnership or corporation, if any member of the partnership or any director, manager, or principal officer of the corporation] has had any license [issued under any statute relating to the regulation of the manufacture, sale, and transportation of alcoholic beverages,] revoked for cause or has been convicted of a violation of any [such] statute within KRS Chapters 241 to 244, until the expiration of the later of two (2) years from the date of the revocation or two (2) years from the date of conviction.
- (3) The provisions of subsection (1)(a) and (b) shall apply to anyone applying for a new

1

license under this chapter after July 15, 1998, but shall not apply to those who

2		rene	ew a license that was originally issued prior to July 15, 1998, or an application			
3		for a supplemental license where the original license was issued prior to July 15,				
4		1998.				
5	<u>(4)</u>	A p	person shall not evade license disqualification by applying for a license			
6		<u>thro</u>	ough or under the name of a different person. The state administrators shall			
7		exai	examine the ownership, membership, and management of all license applicants,			
8		and	and shall deny the application if a disqualified person has a direct or indirect			
9		inte	interest in the applicant's business. The department may issue administrative			
10		<u>sub</u>	subpoenas and summonses to determine ownership of an applicant or to			
11		<u>inve</u>	investigate alleged violations by a licensee.			
12		→ S	ection 51. KRS 243.110 is amended to read as follows:			
13	(1)	Exc	ept as provided in subsection (3) of this section, each kind of license listed in			
14		KRS	S 243.030 shall be incompatible with every other kind listed in that section and			
15		no p	person or entity holding a license of any of those kinds shall apply for or hold a			
16		lice	nse of another kind listed in KRS 243.030.			
17	(2)	(a)	Each kind of license listed in KRS 243.040(1), (3), or (4) shall be			
18			incompatible with every other kind listed in KRS 243.040(1), (3), or (4), and			
19			no person holding a license of any of those kinds shall apply for or hold a			
20			license of any other kind listed in KRS 243.040(1), (3), or (4).			
21		(b)	A brewery holding a license listed in [KRS] subsection (5) or (8) of Section			
22			39 of this Act[243.040(6) or (9)] shall not apply for or hold a license listed in			
23			KRS 243.040(3) or (4).			
24	(3)	(a)	The holder of a quota retail package license may also hold a quota retail drink			
25			license, an NQ1 retail drink license, an NQ2 retail drink license, or a special			
26			nonbeverage alcohol license.			
27		(b)	The holder of a transporter's license may also hold a distilled spirits and wine			

Page 71 of 146

HB018320.100 - 889 - XXXX

Engrossed

1			storage license.
2		(c)	The holder of a distiller's license may also hold a rectifier's license, a special
3			nonbeverage alcohol license, [or] a winery license, or a small farm winery
4			<u>license</u> .
5		(d)	A commercial airline system or charter flight system retail license, a
6			commercial airline system or charter flight system transporter's license, and a
7			retail drink license if held by a commercial airline or charter flight system may
8			be held by the same <u>licensee</u> [person or corporation].
9		(e)	A Sunday retail drink license and supplemental license may be held by the
10			holder of a primary license.
11	(4)	Any	person may hold two (2) or more licenses of the same kind.
12	(5)	A po	erson or entity shall not evade the prohibition against applying for or holding
13		licer	nses of two (2) kinds by applying for a second license through or under the name
14		of a	different person or entity. The state <u>administrator</u> [director] shall examine the
15		own	ership, membership, and management of applicants, and shall deny the
16		appl	ication for a license if the applicant is substantially interested in a person or
17		entit	ry that holds an incompatible license.
18		→ S	ection 52. KRS 243.130 is amended to read as follows:
19	(1)	Sale	s and deliveries of distilled spirits and wine may be made at wholesale, and
20		fron	n the licensed premises only:
21		(a)	By distillers to rectifiers, wineries, holders of special nonbeverage alcohol
22			licenses so far as they may make the purchases, or other distillers;
23		(b)	By rectifiers to wineries or to distillers if distilled spirits sold to distillers are
24			packaged in retail containers;
25		(c)	By wineries to rectifiers or other wineries, or to the holders of special
26			nonbeverage alcohol licenses;

 $Page \ 72 \ of \ 146$ HB018320.100 - 889 - XXXX Engrossed

(d) By distillers, rectifiers, or wineries to wholesalers; or

27

1		(e) By distillers, rectifiers, or wineries for export out of the state.
2	(2)	No distiller, rectifier, or winery shall sell or contract to sell, give away, or deliver
3		any alcoholic beverages to any person who is not authorized by the law of the state
4		of the person's [his or her] residence, and of the United States government if located
5		in the United States, to receive and possess those alcoholic beverages. No distiller,
6		rectifier, or winery shall sell or contract to sell, give away, or deliver any of its[his
7		or her] products to any retailer or consumer in Kentucky.
8	(3)	Employees of distillers, rectifiers, and wineries may sample the products
9		produced by that manufacturer for purposes of education, quality control, and
10		product development.
11	<u>(4)</u>	Distillers may purchase distilled spirits only from other licensed distillers in this
12		state or in another state or province, but distillers may purchase from rectifiers
13		licensed in Kentucky, distilled spirits which are packaged in retail containers.
14	<u>(5)</u> {((4)] Rectifiers may purchase distilled spirits and wine only from licensed distillers
15		or wineries in Kentucky, or from nonresident distillers or wineries authorized by the
16		law of the state of their residence and by the United States government, if the
17		distillers or wineries are located in the United States, to make the sales.
18	<u>(6)</u> [((5)] Wineries may purchase distilled spirits or wine only from licensed distillers or
19		wineries in Kentucky, or from nonresident distillers or wineries authorized by law
20		of the state of their residence, and by the United States government if located in the
21		United States, to make the sales.
22	<u>(7){</u> ((6)] Nothing shall prohibit the purchase or sale of warehouse receipts by any
23		person, but this subsection does not authorize the owner of [such] a warehouse
24		receipt to accept delivery of any distilled spirits unless the owner is a person who is
25		permitted by law to receive the <u>distilled spirits</u> [same].

27 (1) A brewer's license shall authorize the licensee to engage in the business of a brewer

→ Section 53. KRS 243.150 is amended to read as follows:

26

Page 73 of 146
HB018320.100 - 889 - XXXX Engrossed

1		at the premises specifically designated in the license, and to transport for itself only				
2		any malt beverage which the licensee is authorized by its license to manufacture or				
3		sell, but the licensee shall transport any malt beverages in accordance with the				
4		requirements provided by KRS 243.120 for distillers.				
5	(2)	A brewer may sell any malt beverage produced under its license to:				
6		(a) A licensed wholesaler from the licensed premises;				
7		(b) Any of its employees for home consumption;				
8		(c) Charitable or fraternal organizations holding group meetings, picnics, or				
9		outings; and				
10		(d) A customer, strictly limited to the following types of sales on the premises of				
11		a brewery located in wet territory:				
12		1. By the drink sales for consumption on the premises only, to be [:				
13		a.]conducted in a taproom[tap room] or similar space that is located				
14		at the licensed[physically attached to the] brewery[; and				
15		b. Limited to no more than two hundred eighty eight (288) ounces				
16		per customer per day]; and				
17		2. <u>Package</u> sales <u>for off-premises consumption only by</u> using a refillable,				
18		resealable growler [vessel no larger than two (2) liters with a flip-top or				
19		screw-on lid into which a malt beverage is prefilled, filled, or refilled for				
20		off-premises consumption only].				
21	(3)	A licensed brewer may buy malt beverages from another licensed brewer in this				
22		state or nonresident brewer authorized by the law of the state of its residence, and				
23		by the United States government if located in the United States, to make these				
24		sales;				
25	<u>(4)</u>	Employees of a licensed brewer may sample the products produced by that				
26		manufacturer for purposes of education, quality control, and product				
27		development.				

Page 74 of 146
HB018320.100 - 889 - XXXX Engrossed

1 (5) A brewer may serve on the <u>licensed</u> premises of its brewery complimentary samples
2 of malt beverages produced at the brewery in an amount not to exceed sixteen (16)
3 ounces per patron per day, if the brewery is located in wet territory.

4 → Section 54. KRS 243.155 is amended to read as follows:

17

18

19

20

21

22

25

26

27

- 5 Any in-state or out-of-state small farm winery may apply for a small farm winery (1) 6 license. In addition to all other licensing requirements, an applicant for a small farm 7 winery license shall submit with its application a copy of the small farm winery's 8 federal basic permit and proof documenting its annual wine production. An out-of-9 state winery shall submit additional documentation evidencing its resident state. As 10 part of the application process, an out-of-state winery shall publish its notice of intent, as required by KRS 243.360, in the Kentucky newspaper of highest 11 12 circulation. The **board**[department] shall promulgate administrative regulations 13 establishing the form the documentation of proof of production shall take.
- 14 (2) A small farm winery license shall authorize the licensee to perform the following
 15 functions without having to obtain separate licenses, except that each small farm
 16 winery off-premises retail site shall be separately licensed:
 - (a) Engage in the business of a winery under the terms and conditions of KRS

 243.120 and Section 52 of this Act. The manufacture of wine at the small
 farm winery shall not be less than two hundred fifty (250) gallons, and shall
 not exceed one hundred thousand (100,000) gallons, in one (1)

 year[Manufacture wines and bottle wines produced by that small farm
 winery];
- 23 (b) Bottle wines produced by that small farm winery and other licensed small farm wineries;
 - (c) Enter into an agreement with another licensed small farm winery under which it crushes, processes, ferments, bottles, or any combination of *these*[such] services, the grapes, fruits, or other agricultural products of the other small

1		farm winery for \underline{a} {one (1)} production year. The resulting wine shall be
2		considered the <u>product</u> [wine] of the small farm winery that provides the fruit.
3		The small farm winery providing the custom crushing services may exclude
4		the wine produced under this paragraph from its annual production gallonage;
5	(d)	If the licensed small farm winery or off-premises retail site premises is
6		located in wet territory or in a precinct that has authorized alcoholic
7		beverage sales by the small farm winery under Section 22 of this Act:
8		<u>1.</u> Serve[on the premises or at small farm winery off premises retail sites]
9		complimentary samples of wine produced by it in amounts not to exceed
10		six (6) ounces per patron per day[, if the small farm winery or its off-
11		premises retail site is located in wet territory]; and
12		2.[(e)] Sell by the drink <u>for on-premises consumption</u> or by the package[
13		on premises, at small farm winery off premises retail sites, and at fairs,
14		festivals, and other similar types of events,] wine produced by it or by
15		another [on the premises of the small farm winery or produced by a]
16		licensed small farm winery, at retail to consumers[if all sales sites are
17		located in wet territory];
18	<u>(e)</u>	Sell by the drink or by the package, at fairs, festivals, and other similar types
19		of events, wine produced by it or by another licensed small farm winery, at
20		retail to consumers if all sales occur in a wet territory;
21	(f)	Sell and transport wine produced by it on the premises of the small farm
22		winery] to licensed small farm winery off-premises retail sites, wholesale
23		license holders, and small farm winery license holders;
24	(g)	Consume on the premises wine produced by the small farm winery or a
25		licensed small farm winery and purchased by the drink or by the package at
26		the licensed premises, if the small farm winery is located in wet territory; and
27	(h)	Ship to a customer wine produced by a small farm winery if:

Page 76 of 146 HB018320.100 - 889 - XXXX Engrossed

1	1. The wine is shipped by licensed common carrier; and						
2	2. The amount of wine shipped is limited to two (2) cases per customer pe						
3	order.						
4	(3)[If a licensed small farm winery is located in a dry or moist territory, KRS 242.230						
5	to 242.430 shall apply, unless a limited local option election is held in accordance						
6	with KRS 242.124. If the proposition under KRS 242.124 is approved, a license						
7	small farm winery within the precinct may sell wine in accordance with subsection						
8	(2) of this section.						
9	(4)] If the requirements of <u>Section 23 of this Act or</u> KRS 244.290(5) relating to Sunday						
10	sales on the licensed premises of a small farm winery are met, a small farm winer						
11	within that territory may sell alcoholic beverages on Sunday only in accordance						
12	with this section between the hours of 1 p.m. until the prevailing time for that						
13	locality.						
14	(4)[(5)] [Other provisions of this chapter and KRS Chapter 244 notwithstanding,]						
15	small farm winery license holder may also hold an NQ2 retail drink license or [and						
16	an NQ4 retail malt beverage drink license if:						
17	(a) The small farm winery is located in wet territory or in a precinct that ha						
18	authorized alcoholic beverage sales by the small farm winery under Section						
19	22 of this Act; and						
20	(b) The issuance of these licenses is in connection with the establishment and						
21	operation of a restaurant, hotel, inn, bed and breakfast, conference center, o						
22	any similar business enterprise designed to promote viticulture, enology, and						
23	tourism.						
24	(5){(6)} This section shall not exempt the holder of a small farm winery license from						
25	the provisions of KRS Chapters 241 <u>to</u> [, 242, 243, and] 244, nor from the						
26	administrative regulations of the board, nor from regulation by the board at al						
27	premises licensed by the small farm winery, except as expressly stated in thi						

Page 77 of 146
HB018320.100 - 889 - XXXX Engrossed

1		secti	on.
2	<u>(6)</u> [([7)]	Nothing contained in this section shall exempt a licensed out-of-state winery
3		from	obeying the laws of its resident state.
4	<u>(7)</u> [(8)]	Upon the approval of the department, a small farm winery license may be
5		rene	wed after the licensee submits to the department the winery's federal basic
6		pern	nit and proof of its annual wine production.
7	<u>(8)</u>	An e	employee of a small farm winery may sample the products produced by that
8		<u>smal</u>	ll farm winery for purposes of education, quality control, and product
9		<u>deve</u>	lopment.
10		→ Se	ection 55. KRS 243.157 is amended to read as follows:
11	(1)	A n	nicrobrewery license shall authorize the licensee to perform the following
12		func	tions:
13		(a)	Engage in the business of a brewer under the terms and conditions of KRS
14			243.150, provided that production of malt beverages at <u>the[such]</u>
15			microbrewery shall not exceed fifty thousand (50,000) barrels in one (1) year;
16		(b)	Serve on the premises complimentary samples of malt beverages produced by
17			the[such] microbrewery in amounts not to exceed sixteen (16) ounces per
18			patron, provided the microbrewery is located in wet territory;
19		(c)	Sell malt beverages produced on the premises of the microbrewery to licensed
20			distributors;
21		(d)	Sell malt beverages produced on the premises of the microbrewery for on- and
22			off-premises purposes in accordance with subsection (3)(b) and (c) of this
23			section; and
24		(e)	Sell malt beverages produced on the premises of the microbrewery to
25			consumers at fairs, festivals, and other similar types of events located in wet
26			territory, in accordance with subsection (3)(b)2. and 3. and subsection (3)(c)2.
27			and 3. of this section. The cumulative amount of malt beverages purchased by

Page 78 of 146
HB018320.100 - 889 - XXXX Engrossed

1			a co	nsume	er by the drink and by the package from a microbrewery under this
2			para	graph	shall not exceed two hundred eighty-eight (288) ounces per day.
3	(2)	A m	nicrob	rewer	y license shall not be deemed to be incompatible with any other
4		licer	ise ex	cept fo	or a distributor's license under the provisions of KRS 243.180.
5	(3)	In a	ccord	ance v	with the provisions of this section, a microbrewery license holder
6		may	:		
7		(a)	Holo	d retai	l drink and package licenses both on and off the premises of the
8			mici	obrew	very. The holder of a microbrewery license is exempt from the
9			prov	isions	of KRS 244.570 and 244.590 as applied to any retail licenses held
10			by tl	he mic	crobrewery license holder, and from any other sections which would
11			restr	rict the	e co-ownership of the microbrewery license and any retail licenses
12			desc	ribed	in this section;
13		(b)	Sell	malt	beverages produced on the premises of the microbrewery for on-
14			pren	nises	purposes without having to transfer physical possession of those
15			malt	bever	rages to a licensed distributor provided:
16			1.	The	microbrewery possesses a retail drink license for those premises;
17			2.	The	microbrewery has a written contract with a licensed distributor
18				auth	orizing the distributor to purchase and distribute the microbrewery's
19				malt	beverages to any other retailer; and
20			3.	The	microbrewery provides to the distributor a monthly report of the
21				quan	tity of malt beverages produced at the microbrewery and sold at
22				retai	at the microbrewery under the provisions of its retail drink license.
23				The	report required under this subparagraph shall:
24				a.	Be provided to the distributor on or before the tenth day of the
25					month next succeeding the month in which the malt beverages
26					were produced and sold at the microbrewery; and
27				b.	Be provided on a form promulgated by the board by administrative

Page 79 of 146

HB018320.100 - 889 - XXXX Engrossed

1				regulation. The information provided on the form shall be reported
2				to the Department of Revenue at the time and in the manner
3				required by that department in accordance with its powers under
4				KRS 131.130(3) and any administrative regulation promulgated
5				thereunder.
6			Notl	ning in this subparagraph shall require a distributor to verify the
7			accu	racy of the information provided by the microbrewery in its report;
8			and	
9	(c)	Sell	malt	beverages produced on the premises of the microbrewery for off-
10		pren	nises	purposes without having to transfer physical possession of those
11		mal	t beve	rages to a licensed distributor provided that:
12		1.	The	microbrewery possesses a retail package license for those premises;
13		2.	The	microbrewery has a written contract with a licensed distributor
14			auth	orizing the distributor to purchase and distribute the microbrewery's
15			malt	beverages to any other retailer; and
16		3.	The	microbrewery provides to the distributor a monthly report of the
17			quai	ntity of malt beverages produced at the microbrewery under the
18			prov	risions of its retail package license. The report required under this
19			subp	paragraph shall:
20			a.	Be provided to the distributor on or before the tenth day of the
21				month next succeeding the month in which the malt beverages
22				were produced and sold at the microbrewery; and
23			b.	Be provided on a form promulgated by the board by administrative
24				regulation. The information provided on the form shall be reported
25				to the Department of Revenue at the time and in the manner
26				required by that department in accordance with its powers under
27				KRS 131.130(3) and any administrative regulation promulgated

1			thereunder.
2			Nothing in this subparagraph shall require a distributor to verify the
3			accuracy of the information provided by the microbrewery in its report;
4			and
5			4. The amount of malt beverages purchased by a customer during a visit to
6			the microbrewery's premises does not exceed two hundred eighty-eight
7			(288) ounces per customer per day.
8	(4)	The	provisions of subsection (3)(b) and (c) of this section shall apply only to malt
9		beve	erages that are produced by the microbrewery at its licensed premises and:
10		(a)	Offered for sale by the microbrewery at that same premises under the
11			microbrewery's retail drink or package license; or
12		(b)	Offered for sale by the microbrewery at a fair, festival, or other similar type of
13			event as authorized under subsection (1)(e) of this section.
14		All	other malt beverages produced by the microbrewery which are offered for retail
15		sale	shall be sold and physically transferred to a licensed distributor in compliance
16		with	all other relevant provisions of KRS Chapters 241 to[, 242, 243, and] 244, and
17		a lic	ensed microbrewery shall not otherwise affect sales of malt beverages directly
18		to re	etail customers except as provided in subsection (3)(b) and (c) of this section.
19	(5)	(a)	A microbrewery selling malt beverages in accordance with subsection (3)(b)
20			and (c) of this section shall collect and provide the licensed distributor all
21			taxes due under KRS 243.884. The tax shall be computed at the rate of eleven
22			percent (11%) of the wholesale value of the malt beverages sold by the
23			microbrewery under the provisions of subsection (3)(b) and (c) of this section.
24			For the purposes of this subsection "wholesale value" shall be determined in
25			accordance with the contract required under subsection (3)(b)2. and (c)2. of
26			this section, as applicable.
27		(b)	The licensed distributor shall be responsible for remitting these amounts to the

Page 81 of 146
HB018320.100 - 889 - XXXX Engrossed

(Commonwealth as provided in KRS 243.884(1). In accordance with KRS
	243.886, the licensed distributor shall be allowed to deduct one percent (1%)
	of the tax remitted under this subsection, provided the amount due is not
	delinquent at the time of payment. Nothing in this subsection shall require the
	licensed distributor to verify the amount of taxes collected and provided by
1	the microbrewery to be the true and accurate amount which is due according
1	to KRS 243.884; nor shall the distributor be responsible for remittance of
1	taxes due in the event the microbrewery fails to collect and provide the
;	amounts owed under the provisions of this subsection.

- (c) A microbrewery shall pay the excise tax on malt beverages in accordance with KRS 243.720(3) and 243.730 and shall be entitled to the credit set forth in KRS 243.720(3)(b).
- 13 (6) A microbrewery shall not be located in dry *or moist* territory.

1

2

3

4

5

6

7

8

9

10

11

12

- 14 (7) An employee of a microbrewery may sample the products produced by that

 15 microbrewery for purposes of education, quality control, and product

 16 development.
- This section does not exempt the holder of a microbrewery license from the provisions of KRS Chapters 241 <u>to</u>[, 242, 243, and] 244, nor from any rules of the board as established by administrative regulations, nor from regulation by the board, except as expressly stated in this section. The provisions of this section shall not be deemed inconsistent with the provisions of KRS 244.602.
- 22 (9)[(8)] Nothing in this section shall be construed to vitiate the policy of this
 23 Commonwealth, as set forth in KRS 244.167 and 244.602, supporting an orderly
 24 three (3) tier system for the production and sale of malt beverages.
- 25 → Section 56. KRS 243.160 is amended to read as follows:
- 26 (1) A licensed wholesaler may purchase, receive, store, or possess distilled spirits and wine to sell at wholesale, from the licensed premises only, and to transport *to and*

1		from the licensed premises [for himself or herself] only [any] alcoholic
2		<u>beverages</u> [beverage] that the wholesaler's license authorizes the licensee to sell. The
3		wholesaler may transport:
4		(a) Beverages in the manner provided for manufacturers in KRS 243.120; and
5		(b) Distilled spirits and wine from a manufacturer's warehouse or from another
6		licensed wholesaler's premises to <u>the</u> [his or her] licensed <u>wholesaler</u>
7		premises[, if consumer's spirits stamps have been properly affixed to the
8		spirits or wine that the wholesaler transports].
9	(2)	The holder of a wholesaler's license may sell and transport its [his or her] products
10		to the holder of a special nonbeverage alcohol license.
11		→ Section 57. KRS 243.170 is amended to read as follows:
12	(1)	A wholesaler may sell, deliver, and transport distilled spirits and wine at wholesale,
13		and from the licensed premises only, to:
14		(a) Other wholesalers;
15		(b) Retailers; or
16		(c) A point out of the state to persons authorized by the law of the state of their
17		residence, and by the United States government if located in the United States,
18		to receive the distilled spirits and wine.
19	(2)	A wholesaler may purchase distilled spirits and wine at wholesale from licensed
20		distillers, rectifiers, wineries, or other wholesalers and from nonresidents authorized
21		by the law of the states of their residence, and by the United States government if
22		located in the United States, to make the sales. A wholesaler may not transport
23		distilled spirits and wine from any point to its [his or her] own licensed premises,
24		except as provided in <u>Section 58 of this Act</u> [KRS 243.200(12)].
25	(3)	No wholesaler shall sell or contract to sell, give away, or deliver any distilled spirits
26		or wine to any person in Kentucky who is not licensed to receive, possess,

Page 83 of 146
HB018320.100 - 889 - XXXX Engrossed

distribute, or sell distilled spirits and wine, and no wholesaler shall sell or contract

27

1		to sell, give away, or deliver any distilled spirits or wine to any consumer. This
2		section does not permit sales or deliveries of distilled spirits in Kentucky by
3		licensed wholesalers to nonresidents who are not licensed by their own states.
4	(4)	A wholesaler may extend credit on distilled spirits and wine sold to retail licensees
5		for a period not to exceed thirty (30) days from the date of invoice, with the date of
6		invoice included in the total number of days. When the thirty (30) day period has
7		passed without payment in full, no wholesaler shall sell to the licensee except for
8		cash on delivery.
9		→SECTION 58. KRS 243.200 IS REPEALED AND REENACTED TO READ
10	AS l	FOLLOWS:
11	<u>(1)</u>	A transporter's license may be issued as a primary license to a motor carrier
12		authorized to transact business in the Commonwealth by the Transportation
13		Cabinet or the Federal Motor Carrier Safety Administration or to another person
14		engaged in business as a common carrier. A person holding a transporter's
15		license may transport alcoholic beverages to or from the licensed premises of any
16		licensee under this chapter if both the consignor and consignee in each case are
17		authorized by the law of the states of their residence to sell, purchase, ship, or
18		receive the alcoholic beverages.
19	<u>(2)</u>	The holder of a transporter's license shall cause each truck or vehicle to display
20		the name of the licensee and the state license numbers in a manner prescribed by
21		an administrative regulation promulgated by the board.
22	<u>(3)</u>	An application for a transporter's license shall include a statement that the
23		applicant, if issued a license, shall allow any authorized investigators of the
24		department to stop and examine the cargo of any truck or vehicle in which
25		alcoholic beverages are being transported within the boundaries of the
26		Commonwealth of Kentucky.
27	<u>(4)</u>	Applicants for the transporter's license under this section, and their employees,

Page 84 of 146 HB018320.100 - 889 - XXXX Engrossed

1		shall be exempt from the residency requirements of Section 50 of this Act.
2	<u>(5)</u>	A licensee may move, within the same county, alcoholic beverages from one (1) of
3		the licensee's licensed premises to another without a transporter's license. A
4		licensee may move alcoholic beverages from one (1) of the licensee's licensed
5		premises located in one (1) county to a licensed premises located in another
6		county, without a transporter's license, with prior written approval of the
7		administrator for good cause shown. The licensee shall keep and maintain, in
8		one (1) of its licensed premises, adequate books and records of the transactions
9		involved in transporting alcoholic beverages from one (1) licensed premises to
10		another in accordance with standards established in administrative regulations
11		promulgated by the board. The records shall be available to the department and
12		the Department of Revenue upon request.
13	<u>(6)</u>	Distilled spirits and wine may be transported by any licensed retailer selling
14		distilled spirits or wine, by the package or by the drink, from the premises of a
15		licensed wholesaler to the licensed premises of the retail licensee. Any retailer
16		transporting alcoholic beverages under this subsection shall do so in a vehicle
17		marked in conformity with administrative regulations of the board. Both the
18		wholesaler and the retailer engaging in activity under this subsection shall be
19		responsible for maintaining records documenting the transactions.
20		→ Section 59. KRS 243.212 is amended to read as follows:
21	(1)	An out-of-state distiller, wholesaler, rectifier, winery, small farm winery, importer
22		for a distillery, winery, or small farm winery, or importer of a non-United States
23		brand of distilled spirits or wine, who is the primary source of supply, may obtain a
24		distilled spirits and wine supplier's license for importing distilled spirits and wine
25		into Kentucky if it is:
26		(a) Licensed to do business in the state in which it is located; and
27		(b) Registered with the Kentucky Department of Revenue.

Page 85 of 146 HB018320.100 - 889 - XXXX Engrossed

1	(2)	An entity listed in subsection (1) of this section who wishes to import more than
2		fifty thousand (50,000) gallons of distilled spirits or wine shall:
3		(a) Apply for an out-of-state distilled spirits and wine supplier's license on an
4		application provided by the department;
5		(b) Submit documentation required by the application; and
6		(c) Pay the annual fee required by KRS 243.030.
7	(3)	An entity listed in subsection (1) of this section who wishes to import[at least two
8		thousand (2,000) gallons but] less than fifty thousand (50,000) gallons of distilled
9		spirits or wine shall:
10		(a) Apply for a limited out-of-state distilled spirits and wine supplier's license on
11		an application provided by the department;
12		(b) Submit documentation required by the application; and
13		(c) Pay the annual fee required by KRS 243.030.
14	(4) [An entity listed in subsection (1) of this section who wishes to import less than two
15		thousand (2,000) gallons of distilled spirits or wine shall:
16		(a) Apply for a micro out-of-state distilled spirits and wine supplier's license on
17		an application provided by the department;
18		(b) Submit documentation required by the application; and
19		(c) Pay the annual fee required by KRS 243.030.
20	(5)]	An out-of-state applicant shall be exempt from the notice requirements of KRS
21		243.360.
22		→ Section 60. KRS 243.215 is amended to read as follows:
23	(1)	An out-of-state brewer, distributor, importer for a brewer, or importer of a non-
24		United States brand of malt beverage, who is the primary source of supply, may
25		obtain a malt beverage supplier's license for importing a malt beverage product into
26		Kentucky if it is:

HB018320.100 - 889 - XXXX Engrossed

Licensed to do business in the state in which it is located; and

27

(a)

- 1 (b) Registered with the Kentucky Department of Revenue.
- 2 (2) An entity listed in subsection (1) of this section who wishes to import more than
- 3 twenty-five thousand (25,000) barrels or seven hundred seventy-five thousand
- 4 (775,000) gallons of malt beverage shall:
- 5 (a) Apply for an out-of-state malt beverage supplier's license on an application
- 6 provided by the department;
- 7 (b) Submit documentation required by the application; and
- 8 (c) Pay the annual fee required by KRS 243.040.
- 9 (3) An entity listed in subsection (1) of this section who wishes to import less than
- twenty-five thousand (25,000) barrels or seven hundred seventy-five thousand
- 11 (775,000) gallons of malt beverage shall:
- 12 (a) Apply for a limited out-of-state malt beverage supplier's license on an
- application provided by the department;
- 14 (b) Submit documentation required by the application; and
- 15 (c) Pay an annual fee required by KRS 243.040.
- 16 (4) An out-of-state applicant shall be exempt from the notice requirements of KRS
- 17 243.360.
- → Section 61. KRS 243.220 is amended to read as follows:
- 19 No license for the sale of alcoholic beverages at retail shall be issued for any premises
- 20 unless the applicant for the license is the owner of the premises or is in possession of the
- 21 premises under a written <u>agreement[lease]</u> or a permit for a term of not less than the
- 22 license period.
- **→** Section 62. KRS 243.230 is amended to read as follows:
- 24 (1) (a) Except as limited by subsection (2) of this section, quota retail drink
- 25 licenses may be issued only for premises located within urban-county governments,
- 26 incorporated cities containing a population equal to or greater than eight thousand
- 27 (8,000) based upon the most recent federal decennial census], or elsewhere in counties[

1	containing an	urban county government or such a city] if those cities and counties
2	maintain an ade	equate police force under KRS 70.540 and 70.150 to 70.170.
3	(b) If or	ne (1) or more quota retail drink licenses or NQ2 retail drink licenses have
4	beer	n issued to establishments in a city that does not meet the population
5	requ	airements of paragraph (a) of this subsection or in a county that does not
6	cont	tain a city meeting the population requirements of paragraph (a) of this
7	subs	section prior to January 1, 2015, then that county or city shall continue to
8	be t	treated in a manner as if the city or county meets the requirements of
9	para	agraph (a) of this subsection].
10	(2) [Notwithst	tanding subsection (1) of this section, quota retail drink licenses may be
11	issued for	r premises located within a city in which the majority of votes cast in the
12	most rece	ent election held under KRS 242.127 and 242.129 were in favor of the
13	propositio	on voted upon if the city has an adequate police force under KRS 95.761 to
14	95.784.	
15	(3)] <i>Quota</i> [No	otwithstanding subsection (1) of this section, NQ2] retail drink licenses
16	may <u>not</u> t	be issued to [qualifying] premises located within a city[, or in a county, if
17	the city]	or \underline{a} county \underline{that} has enacted an $\underline{economic hardship}$ ordinance $\underline{preventing}$
18	the issu	ance of these licenses within the jurisdiction of the local
19	governme	ent[under KRS 243.072].
20	<u>(3)</u> [(4)] (a)	Quota retail package licenses may be issued only for premises located
21	with	nin <u>:</u>
22	<u>1.</u>	Incorporated cities; [,] or
23	<u>2.</u>	Elsewhere in counties containing an urban-county government or a city
24		with a population equal to or greater than eight thousand (8,000)[based
25		upon the most recent federal decennial census] if those counties
26		maintain an adequate police force[under KRS 70.540 and 70.150 to
27		70.170] .

(b)	If one (1) or more quota retail package licenses have been issued to
	establishments in a county that does not contain a city meeting the population
	requirements of paragraph (a) of this subsection prior to January 1, 2015, then
	that county shall continue to be treated in a manner as if the county meets the
	qualifications of paragraph (a) of this subsection.

(4)[(5)] Notwithstanding subsection (3)[(4)] of this section, the department may, after a field investigation, issue a quota retail package license to premises not located within any city if the county maintains an adequate police force under KRS 70.540 and 70.150 to 70.170, and if:

- (a) Substantial aggregations of population would otherwise not have reasonable access to a licensed vendor;
- (b) The premises to be licensed under this subsection shall be used exclusively for the sale of distilled spirits and wine by the package and malt beverages, where applicable, and shall not be used in any manner, in connection with a dance hall, roadhouse, restaurant, store, or any other commercial enterprise, except as a drug store in which a registered pharmacist is employed.
- (5)[(6)] No quota retail package license or quota retail drink license for the sale of distilled spirits or wine shall be issued for any premises used as or in connection with the operation of any business in which a substantial part of the commercial transaction consists of selling at retail staple groceries or gasoline and lubricating oil.
 - → Section 63. KRS 243.240 is amended to read as follows:

A quota retail package license shall authorize the licensee to purchase, receive, possess, and sell distilled spirits and wine at retail in unbroken packages only, and only for consumption off the licensed premises. <u>The [Such a]</u> licensee shall purchase distilled spirits and wine in retail packages only and only from licensed wholesalers [. The licensee may sell only to consumers and may make deliveries only at the premises designated in

1 his or her license. The holder of a quota retail package license may also hold a nonquota

- 2 retail malt beverage package licensel.
- 3 → Section 64. KRS 243.250 is amended to read as follows:
- 4 A quota retail drink license shall authorize the licensee to purchase, receive, possess, and 5 sell distilled spirits and wine at retail by the drink for consumption on the licensed 6 premises. The licensee shall purchase distilled spirits and wine only from licensed 7 wholesalers, and unless he or she also holds a quota retail package license, he or she 8 shall not buy or possess distilled spirits or wine in containers smaller than two hundred 9 (200) milliliters. A licensee may purchase wine in containers not smaller than one 10 hundred (100) milliliters if the wine does not exceed fourteen percent (14%) alcohol by 11 volume and the quota retail drink license is held by a restaurant or private club which 12 receives a minimum of fifty percent (50%) of its food and beverage receipts from the sale 13 of food and has a minimum seating capacity of fifty (50) people at tables. A licensee may 14 buy mixed drinks in containers of a capacity not smaller than three hundred fifty-five 15 (355) milliliters if the mixed drinks contain a substantial proportion of carbonated water. 16 A quota retail drink license shall not authorize the licensee to sell distilled spirits or wine 17 by the package. The holder of a quota retail drink license may also hold a NQ4 retail malt 18 beverage drink license].
- 19 → Section 65. KRS 243.260 is amended to read as follows:

21

20 A special temporary license may be issued in wet territory to any regularly organized fair, exposition, racing association, or other party, when in the opinion of 22 the board a necessity for the license[therefor] exists. Unless inconsistent with this 23 section, a special temporary licensee shall have This license shall authorize the 24 licensee to exercise the same privileges and restrictions of a quota retail drink 25 licensee and an NQ4 retail malt beverage drink licensee at *the* designated premises 26 for a specified and limited time, not to exceed thirty (30) days, and shall expire 27 when the qualifying event ends. All restrictions and prohibitions applying to a

1		distilled spirits and wine quota retail drink licensee or an NQ4 retail malt beverage
2		drink license shall apply also to a special temporary licensee].
3	(2)	A nonprofit organization holding an NQ4 retail malt beverage drink license may be
4		issued a special temporary license to sell distilled spirits and wine by the drink on
5		the licensed premises for a specified and limited time, not to exceed ten (10) days.
6		The temporary license may be issued in conjunction with any public or private
7		event, including but not limited to weddings, reception, reunions, or similar
8		occasions.
9	(3)	The holder of a special temporary license may sell, serve, and deliver
10		<u>alcoholic</u> [distilled spirits, wine, or malt] beverages by the drink, for consumption
11		only at the designated premises and the date and times for the qualifying event
12		[only in:
13		(a) Those cities and counties where quota retail drink licenses are authorized to be
14		issued under KRS 243.230;
15		(b) A city approving retail distilled spirits and wine sales under KRS 242.127 and
16		242.129; or
17		(c) A city or county that has enacted an economic hardship ordinance under KRS
18		243.072] .
19	(4) [The holder of a special temporary license may only sell, serve, and deliver wine or
20		malt beverages by the drink, for consumption at an event located in all other cities
21		and counties not identified in subsection (3) of this section.
22	(5)]	A special temporary license shall not be issued for an event held in <u>dry or</u> moist
23		territory[where only limited alcoholic beverages drink sales have been approved
24		through a moist local option election].
25		→ Section 66. KRS 243.355 is amended to read as follows:
26	(1)	A distilled spirits and wine storage license may be issued as a primary license or as
27		a supplementary license to the holder of a distiller's <u>license</u> , [or] rectifier's license, or

Page 91 of 146

HB018320.100 - 889 - XXXX

Engrossed

quota retail packa	ge license
--------------------	------------

1

8

9

11

2 A distilled spirits and wine storage license may be issued to any person or entity 3 operating a bonded warehouse for distilled spirits, and who does not at the same 4 time, and for the same premises, hold a federal operating permit for distilling purposes, but who possesses only a federal operating permit for a bonded 5 6 warehouse for distilled spirits as defined by federal law and the Internal Revenue 7 Code.

- A licensee under this section may operate a bonded warehouse or warehouses for (3) premises specifically designated, but this license shall become void if a federal 10 operating permit for distilling purposes is issued for the same premises, and shall remain void while the federal permit remains in effect. Upon the granting of a 12 federal operating permit for distilling purposes, the licensee of the premises 13 previously licensed under this section shall obtain a license as set out in KRS 14 243.030(1).
- 15 A distilled spirits and wine storage license may be issued to persons or entities not (4) 16 otherwise entitled under Kentucky law to store or warehouse distilled spirits or 17 wine, but who are so authorized by the federal government. The license shall 18 authorize the licensee to operate a warehouse or place of storage for distilled spirits 19 or wine on the premises specifically designated.
- 20 A quota retail package licensee holding a supplemental distilled spirits and wine 21 storage license may store distilled spirits and wine at the storage licensed 22 premises convenient to the licensee's regular retail package licensed premises.
- 23 → Section 67. KRS 243.360 is amended to read as follows:
- 24 All persons [Any person, corporation, partnership, or any other entity], except an (1) 25 applicant for the same license for the same premises, or an applicant for an out-of-26 state malt beverage supplier's license, limited out-of-state malt beverage supplier's 27 license, out-of-state distilled spirits and wine supplier's license, limited out-of-state

distilled spirits and wine supplier's license, [micro out of state distilled spirits and

	wine	supplier's license,] supplemental bar license, extended hours supplemental
	licen	se, a special agent or solicitor's license, a special nonbeverage alcohol license
	a tra	nsporter's license, a special Sunday drink license, a hotel in-room license, a
	sam	pling license, or a special temporary drink license shall, before applying for a
	licen	ise [under KRS 243.030 and 243.040] , advertise by publication <u>their</u> [under
	KRS	424.130(1)(b) his or her] intention to apply for a license in the newspaper for
	lega	I notices under KRS 424.120 for the county or city whose local administrator
	has i	local jurisdiction over the proposed premises.
(2)	The	notice shall <u>contain</u> [conform in all material respects to] the following
	<u>info</u>	rmation[requirements]:
	(a)	The notice shall state: the name and address of the applicant and the name
		and address of each principal owner, partner, member, officer, and director
		if the applicant is a partnership, limited partnership, limited liability
		company, corporation, governmental agency, or other business entity
		recognized by law[if the applicant is an individual, the name and address of
		each partner and the name of the business and its address if the applicant is a
		partnership, and the name and address of each principal officer and director
		and the name and business address of the corporation if the applicant is a
		corporation];
	(b)	The notice shall specifically state the location of the premises for which the
		license is sought, the type of business, and the type of license being requested
		and
	(c)	The notice shall state the date the application will be filed and shall contain
		the following statement: "Any person, association, corporation, or body politic
		may protest the <i>approval</i> [granting] of the license by writing the Department of

Page 93 of 146
HB018320.100 - 889 - XXXX
Engrossed

Alcoholic Beverage Control, 1003 Twilight Trail, Frankfort, Kentucky 40601,

l within thirty (30) days of the date of legal publication."		within t	hirty (3	30)	days	of the	date o	f legal	publication	."
--	--	----------	----------	-----	------	--------	--------	---------	-------------	----

2 (3) Any protest received after the thirty (30) day period has expired shall not be considered a valid legal protest by the board.

- 4 (4) Substantial compliance with the information listed in subsection (2) of this
 5 section shall be sufficient to comply with this section.
- Section 68. KRS 243.380 is amended to read as follows:

15

16

17

18

19

20

21

22

23

24

- 7 Applications for distilled spirit and wine licenses provided for in KRS Chapters (1) 8 241 to 244] shall be made to the director of the Division of distilled spirits 9 administrator. Applications for malt beverage licenses provided for in KRS 10 Chapters 241 to 244] shall be made to the director of the Division of malt beverages administrator. Applications for distilled spirits, wine, and malt beverage 11 12 licenses provided for in KRS Chapters 241 to 244 shall be made to the director of 13 the Division of distilled spirits administrator and to the director of the Division 14 of malt beverages administrator.
 - (2) All applications shall be on forms furnished by the department. They shall be verified and shall set forth in detail all information concerning the applicant and the premises submitted for licensing as the board requires *through the promulgation of an*[by] administrative regulation. Each application shall be accompanied by payment. Payment of the license fee may be by certified check, a postal or express money order, or any other method of payment approved in writing by both the Finance and Administration Cabinet and the Office of the State Treasurer. Promptly upon receipt of the payment the board shall pay it into the State Treasury, giving the Department of Revenue copies of the pay-in vouchers and any other supporting data as the Department of Revenue requires for revenue control purposes.
- 25 (3) A business entity that owns more than two (2) licensed premises <u>may{shall}</u> initially submit common information about ownership, officers, directors, managerial employees, and shall provide current criminal background checks once for all

1		sepa	rately licensed premises in one (1) master file. Any business qualifying under
2		this	subsection shall only be required to amend its master file information for
3		mate	erial changes under KRS 243.390(2) or ownership transfers under KRS
4		243.	630.
5		→ S	ection 69. KRS 243.390 is amended to read as follows:
6	(1)	[In	addition to other information as]The board may require through the
7		pron	nulgation of an[by] administrative regulation that license applications[require,
8		ever	y application for a license under KRS 243.020 to 243.670 shall] contain the
9		follo	owing information, given under oath:
10		(a)	The name, age, Social Security number, address, residence, and citizenship of
11			each applicant;
12		(b)	If the applicant is a partner, the name, age, Social Security number, address,
13			residence, and citizenship of each partner and the name and address of the
14			partnership;
15		(c)	The name, age, Social Security number, address, residence, and citizenship of
16			each individual or partner [person] interested in the business for which the
17			license is sought, together with the nature of that interest, and, if the applicant
18			is a corporation, limited partnership company, [or] limited liability company,
19			or other business entity recognized by law, the name, age, Social Security
20			number, <u>and</u> address[, and residence] of each <u>principal owner, member</u> ,
21			officer, and director of the applicant [officer, director, member, partner, and
22			managerial employee and the citizenship of each, and the state under the laws
23			of which the corporate applicant is incorporated or organized]. The
24			department may require the names of all owners[the stockholders] and the
25			ownership percentage of stock held by each;
26		(d)	The premises to be licensed, stating the street and number, if the premises has

Page 95 of 146
HB018320.100 - 889 - XXXX
Engrossed

27

a street number, and[otherwise such] a description that will reasonably

1			indicate t	he location of the premises;
2		(e)	<u>1.</u> A s	tatement that neither the applicant nor any other person referred to in
3			this	section has been convicted of:[;]
4			<u>a.</u>	Any misdemeanor directly or indirectly attributable to alcoholic
5				beverages;
6			<u>b.</u>	Any violation of KRS <u>Chapter 218A</u> [218A.050, 218A.060,
7				218A.070, 218A.080, 218A.090, 218A.100, 218A.110, 218A.120,
8				or 218A.130] within the two (2) years immediately preceding the
9				application;
10			<u>c.</u>	Any felony, within five (5) years from the later of the date of
11				parole or the date of conviction; or
12			<u>d.</u>	Providing false information to the department preceding the
13				application; and
14			2. A s	tatement that the applicant or any other person referred to in this
15			sec	tion has not had any license that has been issued [to him] under any
16			alco	pholic beverage statute revoked for cause within two (2) years prior
17			to t	he date of the application; [and]
18		(f)	A statem	ent that the applicant will in good faith abide by every state and local
19			statute, re	egulation, and ordinance relating to the manufacture, sale, use of, and
20			traffickin	g in alcoholic beverages; and
21		<u>(g)</u>	Any other	er information necessary for the department to administer KRS
22			Chapters	241 to 244.
23	(2)	If, a	fter a licen	se has been issued, there is a change in any of the facts required to be
24		set	forth in th	e application, a verified supplemental statement in writing giving
25		noti	ce of the cl	hange shall be filed with the <u>department</u> [board] within ten (10) days
26		afte	r the chang	e.
27	(3)	In	giving any	y notice or taking any action in reference to a license, the

Page 96 of 146
HB018320.100 - 889 - XXXX Engrossed

<u>department</u> [board] may rely upon the information furnished in the application or in
the supplemental statement connected with the application. This information, as
against the licensee or applicant, shall be conclusively presumed to be correct. The
information required to be furnished in the application or supplemental statement
shall be deemed material in any prosecution for perjury.

Section 70. KRS 243.430 is amended to read as follows:

1

2

3

4

5

- 7 (1) The state <u>administrator</u>[director] may <u>denv</u>[reject] any application for a license[
 8 <u>issued under KRS 243.030 and 243.040]</u> if the application is incomplete or the
 9 correct fee has not been remitted with the application[. In rejecting an application,
 10 the state director shall provide a written statement of the deficiencies contained in
 11 the application].
- 12 (2) A license shall not be *approved or* issued until the thirty (30) day period in which a
 13 protest is permissible has expired. Any license for which public notice under KRS
 14 243.360 is required may conditionally be issued in less than thirty (30) days from
 15 the date the application is received if the premises has previously operated under the
 16 same type of license within the last twelve (12) months.
- 17 (3) The state administrator shall deny, approve, or issue [All remaining] licenses [
 18 provided for in KRS 243.030 or 243.040 shall be issued] when, in the sound
 19 discretion of the administrator [director], all of the information necessary has been
 20 obtained or the applicant has refused to provide requested information.
- **→** Section 71. KRS 243.440 is amended to read as follows:
- 22 [(1)]All licenses under KRS 243.020 to 243.670 shall be in such form as may be
- 23 prescribed by regulations of the board and] shall contain:
- 24 (1)[(a)] The name and address of the licensee;
- 25 (2) The number of the license;
- 26 (3)[(c)] The type of the license;
- 27 (4)[(d)] A description by street and number, or otherwise, of the licensed premises;

1	<u>(5)</u> [(e)	The name and address of the owner of the building in which the licensed
2		pren	nises are located;
3		(f)]	The expiration date of the license; <u>and</u>
4	<u>(6)</u> [((g)]	A statement in substance that the license shall not be a property or vested right
5		and	that it may be revoked at any time pursuant to law.
6	[(2)	Eacl	kind of license shall be printed so as to be readily distinguishable from the
7		othe	r kinds.]
8		→ S	ection 72. KRS 243.450 is amended to read as follows:
9	(1)	A lic	cense [to be issued under KRS 243.020 to 243.670] shall be <u>denied</u> [refused]:
10		(a)	If the applicant or the premises for which the license is sought does not
11			comply fully with all alcoholic beverage control statutes and the
12			administrative regulations of the board;
13		(b)	If the applicant <u>has not obtained approval from the local ABC administrator</u>
14			for a county or city license required at the proposed premises [or the
15			premises for which the license is sought does not comply with all regulations
16			of a city administrator or county administrator];
17		(c)	If the applicant has done any act for which a revocation of license would be
18			authorized; or
19		(d)	If the applicant has made any false material statement in <u>its</u> [his] application.
20	(2)	A l	icense [that might be issued under KRS 243.020 to 243.670] may be
21		<u>deni</u>	<u>ed</u> [refused] by a state <u>administrator</u> [director] for any reason <u>that</u> [which] the
22		<u>adm</u>	inistrator[director], in the exercise of the administrator's [his or her] sound
23		discı	retion, deems sufficient. Among those factors that the <u>administrator</u> [director]
24		shall	consider in the exercise of <u>this</u> [his or her] discretion are:
25		<u>(a)</u>	Public sentiment in the area;
26		<u>(b)</u>	Number of licensed outlets in the area;
27		<u>(c)</u>	Potential for future growth;

Page 98 of 146
HB018320.100 - 889 - XXXX Engrossed

1		(<u>d</u>) Type of area involved;
2		(e) Type of transportation available; [and]
3		(f) Financial potential of the area; and
4		(g) Applicant's status as a delinquent taxpayer as defined in KRS 131.1815.
5		→ Section 73. KRS 243.470 is amended to read as follows:
6	(1)	If a state <u>administrator denies a license</u> [director rejects an] application, the
7		administrator[director] shall notify the applicant in writing of the denial and
8		<u>reasons</u> [his or her decision] by registered <u>or certified</u> mail at the address given in
9		the application or supplement.
10	(2)	The applicant may, within thirty (30) days after the date of the mailing of the notice
11		from the state administrator, file a request with the board for an administrative
12		hearing on the application [director, indicate, in writing, his or her desire for a
13		hearing]. The hearing shall be conducted by the board as a de novo review of the
14		application [or persons designated by the board] in compliance with the
15		requirements of KRS Chapter 13B.
16	<u>(3)</u>	If the state administrator denies an application and the applicant does not timely
17		request a board hearing on its application under subsection (2) of this section, the
18		department shall refund payment of the license fee to the applicant if requested.
19		The department shall also refund payment of any license fee erroneously paid by
20		an applicant.
21		→SECTION 74. KRS 243.490 IS REPEALED AND REENACTED TO READ
22	AS l	FOLLOWS:
23	A li	cense may be revoked or suspended by the board for a violation of any of the
24	<u>follo</u>	owing:
25	<u>(1)</u>	Any of the provisions of KRS Chapters 241 to 244;
26	<u>(2)</u>	Any administrative regulation of the board relating to the regulation of the
27		manufacture, sale, and transportation of alcoholic beverages;

Page 99 of 146 HB018320.100 - 889 - XXXX Engrossed

1	<u>(3)</u>	Any rule or administrative regulation of the Department of Revenue relating to
2		the taxation of alcoholic beverages;
3	<u>(4)</u>	Any Act of Congress or any rule or regulation of any federal board, agency, or
4		commission;
5	<u>(5)</u>	Any local ordinance relating to the regulation of the manufacture, sale, and
6		transportation or taxation of alcoholic beverages;
7	<u>(6)</u>	Any of the laws, regulations, or ordinances referred to in this section when an
8		agent, servant, or employee of the licensee committed the violation, irrespective of
9		whether the licensee knew of or permitted the violation or whether the violation
10		was committed in disobedience of the licensee's instructions;
11	<u>(7)</u>	Any cause which the Alcoholic Beverage Control Board in the exercise of its
12		sound discretion deems sufficient; or
13	<u>(8)</u>	Any of the reasons for which the state administrator would have been required to
14		deny a license if existing material facts had been known.
15		→ Section 75. KRS 243.500 is amended to read as follows:
16	Any	license[issued under KRS 243.020 to 243.670] may be revoked or suspended for the
17	follo	wing causes:
18	(1)	Conviction of the licensee or the licensee's [his] agent, servant, or employee for
19		selling any illegal <u>alcoholic</u> beverages on the licensed premises.
20	(2)	Making any false, material statements in an application or renewal application for a
21		license or supplemental license.
22	(3) [Violation of the provisions of KRS 243.670.
23	(4)]	Conviction of the licensee or any of the licensee's [his clerks, servants,] agents,
24		<u>servants</u> , or employees of:
25		(a) Two (2) violations of the terms and provisions of KRS <u>Chapters</u> [Chapter] 241
26		<u>to[, 243, or]</u> 244, or any act regulating the manufacture, sale, and
27		transportation of alcoholic beverages within two (2) consecutive years;

Page 100 of 146
HB018320.100 - 889 - XXXX Engrossed

1	(b)	Two (2) misdemeanors directly or indirectly attributable to the use of
2		<u>alcoholic beverages</u> [intoxicating liquors] within two (2) consecutive years; or
3	(c)	Any felony.
4	<u>(4)</u> [(5)]	Failure or default of a licensee to pay an excise tax or any part of the tax or
5	any	penalties imposed by or under the provisions of any statutes, ordinances, or
6	Acts	of Congress relative to taxation, or for a violation of any <u>related</u> administrative
7	regu	lations promulgated by the Department of Revenue[made in pursuance
8	there	eof] .
9	<u>(5)</u> [(6)]	Revocation of any license or permit provided in KRS 243.060, 243.070,
10	243.	600, and 243.610, or granted under any Act of Congress relative to the
11	regu	lation of the manufacture, sale, and transportation of alcoholic beverages[. Any
12	licer	ase issued under KRS 243.020 to 243.670 shall be revoked or suspended if the
13	licen	asee sells the alcoholic beverages at a price in excess of the price set by federal
14	or st	ate regulations].
15	<u>(6)</u> [(7)]	Setting up, conducting, operating, or keeping, on the licensed premises, any
16	gam	bling game, device, machine, contrivance, lottery, gift enterprise, handbook, or
17	facil	ity for betting or transmitting bets on horse races; or permitting to be set up,
18	cond	lucted, operated, kept, or engaged in, on the licensed premises, any
19	gam	bling[such] game, device, machine, contrivance, lottery, gift enterprise,
20	hand	lbook, or facility. This <u>subsection</u> [section] shall not apply to:
21	<u>(a)</u>	[contests in which eligibility to participate is determined by chance and the
22		ultimate winner is determined by skill and the licensee has no direct interest,
23		or to]The sale of lottery tickets sold under the provisions of KRS Chapter
24		154A <u>:</u>
25	<u>(b)</u>	The operation of a pari-mutuel system for betting, where authorized by law;
26	<u>(c)</u>	The conduct of charitable gaming by a charitable organization licensed or
27		permitted under KRS Chapter 238; or

Page 101 of 146 HB018320.100 - 889 - XXXX Engrossed

1	<u>(d)</u>	Special temporary raffles of alcoholic beverages under Section 37 of this
2		<u>Act</u> .
3	<u>(7)</u> [(8)]	Conviction of the licensee, <u>the licensee's [his]</u> agents, servants, or employees
4	for:	
5	(a)	The <u>trafficking or possession</u> [sale or use] upon the licensed premises of[
6		those items described in KRS 218A.050 to 218A.130 as] controlled or illegal
7		substances described in KRS Chapter 218A, including synthetic drugs;
8	(b)	Knowingly permitting the <u>trafficking or possession</u> [sale or use] by patrons
9		upon the licensed premises of those items described in KRS 218A.050 to
10		218A.130 as] controlled or illegal substances described in KRS Chapter
11		<u>218A</u> , including synthetic drugs; or
12	(c)	Knowingly receiving stolen property upon the licensed premises.
13	(8) Fail	ure to comply with the terms of a final order of the board.
14	→ Se	ection 76. KRS 243.520 is amended to read as follows:
15	The depar	rtment[A state director or a person designated by him] may, on its[his] own
16	initiative of	or on the complaint of any person, institute administrative proceedings before
17	the board	to revoke <u>or suspend</u> any license[<u>under KRS 243.020 to 243.670</u>]. A license
18	may be re	voked or suspended only after the licensee has been afforded the opportunity
19	for a hear	ring conducted in accordance with KRS Chapter 13B. The department may
20	issue an e	emergency order pursuant to KRS 13B.125 to summarily suspend a license
21	upon find	ing that continued operation of the license holder pending a hearing would
22	<u>constitute</u>	a threat to the public health, safety, or welfare.
23	→ Se	ection 77. KRS 243.530 is amended to read as follows:
24	Within th	ree (3) days after any order of revocation of a license[issued under KRS
25	243.020 to	243.670] becomes final, notice of revocation shall be given to the licensee and
26	to the own	er of the licensed premises. A notice mailed to the licensee and to the owner of
27	the license	ed premises at the address shown in the last application for a license or in the

Page 102 of 146
HB018320.100 - 889 - XXXX Engrossed

1 last statement supplemental to the application shall be deemed sufficient compliance with 2 this section. The licensee shall at once surrender *its*[his] license to the *department*[board]. 3 If the license revoked is for premises located in any city that has a police force of its own, 4 the *department*[board], immediately upon mailing notice of the revocation of the license 5 to the licensee, shall mail to the chief of the police department of that city a written notice 6 stating the fact of the revocation, the name of the licensee whose license was revoked, the 7 address of the premises that had been licensed under the revoked license, and the date of 8 the revocation. If the license revoked is for premises that are not located in any city with a 9 police force of its own, the *department*[board] shall in like manner and at like time mail a 10 similar notice to the sheriff of the county in which the premises are located. If the revoked 11 license is not [forthwith] surrendered at once by the licensee, the chief of the police 12 department or sheriff shall, at the request of the *department*[board], immediately cause 13 one of its[his] officers to take physical possession of the license and return it to the 14 department[board].

- → Section 78. KRS 243.540 is amended to read as follows:
- 16 (1) The provisions of this section shall apply to any licensee who is unable to continue 17 in business at the licensed premises because of:
- 18 (a) An act of God;
- 19 <u>(b)</u> A casualty;
- 20 (c) An acquisition by a federal, state, city, or other governmental agency under the power of eminent domain granted to the government or agency;
- 22 (d) A voluntary or involuntary acquisition by any [private] corporation or other

 23 business entity recognized by law through the [corporation's] power of
 24 eminent domain;
- 25 (e) A loss of lease because the landlord fails to renew an existing lease;
- 26 <u>(f)</u> Court action;
- 27 (g) Default under a security agreement;

(h) Default under a lease; or

- 2 <u>(i)</u> Other verifiable business reason.
- 3 (2) If a license issued by the department has been revoked, the former licensee may,
 4 under the supervision of the state <u>administrator[director]</u>, dispose of and transfer
 5 <u>the former licensee's[his or her]</u> stock to another licensee if the disposition is
 6 completed within ninety (90) days and the licensee is a distiller, rectifier, winery, or

brewer. The disposition shall be completed within thirty (30) days if the licensee is

8 a wholesaler or distributor or within twenty (20) days if the licensee is a retailer.

- (3) A retail licensee in good standing with the department who voluntarily ceases to operate *the licensed*[his or her] business for any reason other than revocation by the board or a court order shall dispose of all alcoholic beverage inventory within thirty (30) days of the event. The following requirements shall apply to the disposition of the licensee's inventory:
 - (a) If the premises is still open to the public and the licensee has not yet surrendered the license, the licensee shall sell alcoholic beverages only to the public and shall not sell below costs;
 - (b) If a licensee has terminated <u>the licensed</u>[his or her] business[and has surrendered his or her license to the department], <u>the licensee</u>[he or she] shall submit a written request for approval from the state <u>administrator</u>[director] within ten (10) days in advance of the sale to dispose of the licensee's remaining inventory. The request shall identify the retailer who is purchasing the inventory, the proposed date of the sale, and the quantity, types, and brands of alcohol to be sold; and
 - (c) If a licensee has more than one (1) licensed retail premises and closes one (1) or more retail premises and seeks to transfer <u>the[his or her]</u> inventory to another licensed retail premises <u>the licensee[he or she]</u> owns, <u>the licensee[he or she]</u> shall submit a request in writing to the state <u>administrator[director]</u> at

1		least ten (10) days before the inventory is transferred. The request shall
2		identify the premises to which the alcohol is being transferred, the proposed
3		date of the transfer, and the quantity, types, and brands of alcohol to be sold.
4	(4)	If a[retail] licensee files for bankruptcy or is directed by a court to dispose of
5		inventory to satisfy a lien or judgment, the inventory may be sold only to a [retail
6		alcoholic beverage] licensee holding any license that authorizes the possession
7		and sale of those alcoholic beverages. The bankrupt licensee or the licensee subject
8		to the court order shall notify the department of the sale and shall attach a copy of
9		the court order or the judgment directing the sale and a list of the quantity, types,
10		and brands of alcohol to be sold, but if the licensee fails to do so, the notification
11		may be made by the bankruptcy trustee, the lienholder, or the judgment creditor.
12		Any licensee who purchases the inventory shall notify the department within five
13		(5) days after the transfer of the specific inventory sold.
14	<u>(5)</u>	A secured creditor or landlord that is in possession, custody, or control of any
15		alcoholic beverages owned by a licensee may dispose of those alcoholic beverages
16		in the following manner:
17		(a) The secured creditor or landlord shall submit a written request for approval
18		from the state administrator, within twenty (20) days in advance of the sale
19		or destruction of the licensee's remaining inventory. The request shall
20		identify the:
21		1. Licensee who is purchasing the inventory or the business to destroy
22		the inventory;
23		2. Proposed date of the sale or destruction; and
24		3. Quantity, types, and brands of alcohol to be sold or destroyed;
25		(b) The proposed transferee or transferees may be any person or persons
26		holding any license that authorizes the possession and sale of those
27		alcoholic beverages, or a business authorized to dispose of alcoholic

Page 105 of 146 HB018320.100 - 889 - XXXX Engrossed

1	<u>beverages;</u>
2	(c) A copy of the written request shall be mailed by the department to the
3	licensee's registered agent or last known address on file with the department
4	by certified mail. Within ten (10) days after the department's mailing of this
5	request, the licensee shall file with the department and applicant any
6	objection the licensee has to the request, or be permanently barred from
7	objecting; and
8	(d) If a sale is approved, the licensee who purchases the inventory shall notify
9	the department within five (5) days after the transfer of that specific
10	inventory.
11	(6) The board may promulgate administrative regulations for additional means for
12	the transfer or disposal of alcoholic beverage inventory.
13	→ Section 79. KRS 243.550 is amended to read as follows:
14	Hearings upon appeals from orders of a <u>local</u> [county administrator or a city]
15	administrator, a <u>license</u> determination of a state <u>administrator</u> [director], or upon
16	proceedings initiated by the department for license revocation or suspension shall be
17	held by the board. The board may, at its discretion, hold the hearing in Frankfort, or in the
18	county where the licensed premises, or the premises to be licensed, are located. Decisions
19	shall be made and final orders entered only upon the vote of a majority of the board. The
20	hearings shall be conducted in accordance with the provisions of KRS Chapter 13B.
21	→ Section 80. KRS 243.560 is amended to read as follows:
22	(1) <u>All[Any]</u> final <u>orders[order]</u> of the board <u>may be appealed to the Circuit Court of</u>
23	the county where the appellant resides or the county containing the appellant's
24	licensed premises, if any, notwithstanding KRS Chapter 13B [refusing, revoking or
25	suspending a license may be appealed from by the applicant or licensee, and any
26	final order of the board granting or refusing to revoke or suspend a license may be
27	appealed from by any citizen feeling himself aggrieved.

Page 106 of 146

HB018320.100 - 889 - XXXX

Engrossed

1	(2)	A party to the administrative action may institute an appeal by filing a petition in
2		the office of the clerk of the Circuit Court of the county where the appellant
3		resides or the county containing the appellant's licensed premises, if any, within
4		thirty (30) days after the final order of the board is mailed or delivered by
5		personal service[The person aggrieved by a final order may file a petition in the
6		office of the clerk of the Franklin Circuit Court in accordance with KRS Chapter
7		13B] .
8	(3)	The board, department, [and the] licensee or applicant, and any other parties to the
9		<u>administrative action</u> shall be necessary parties to <u>all</u> [any] appeals[. If the appeal is
10		from a final order refusing, revoking, or suspending a license, the board, when
11		served with the summons, or a person as the board may designate, shall appear and
12		defend the action of the board in refusing, revoking, or suspending the license in
13		question. If the appeal is from a final order granting or refusing to revoke or
14		suspend a license the burden of appearing and defending the action of the board
15		shall be upon the licensee].
16	(4) [If the appeal is from a final order of the board refusing, revoking, or suspending a
17		license, the costs of the appeal shall be taxed against the applicant or licensee in any
18		case. If the appeal is from a final order issuing or refusing to revoke or suspend a
19		license, the costs shall be taxed against the citizen who, feeling himself aggrieved,
20		has contested the final order, if the final order of the board issuing or refusing to
21		revoke the license is sustained. If the final order is set aside with direction to the
22		board to refuse, revoke, or suspend the license, the costs shall be taxed against the
23		licensee.
24	(5)]	No final order of the board issuing a license shall become effective, and no license
25		under that final order shall be issued, until the expiration of the appeal period
26		contained in KRS Chapter 13B. If an appeal from a final order has been filed as
27		provided under KRS 13B.140, the final order shall not become effective until the

1		appeal has been finally determined by the courts. During the pendency of any
2		appeal, a court may dissolve the stay under this section for good cause shown.
3		→ Section 81. KRS 243.590 is amended to read as follows:
4	Any	party aggrieved by a judgment of the [Franklin] Circuit Court may appeal to the
5	Cou	rt of Appeals in accordance with the Rules of Civil Procedure.
6		→ Section 82. KRS 243.620 is amended to read as follows:
7	(1)	Before commencing or doing any business for the time for which a license has been
8		issued, all licenses[issued under KRS 243.020 to 243.670] shall be posted and at all
9		times displayed in a conspicuous place in the room or principal room where the
10		business is carried on, so that all persons visiting the place may readily see the
11		license.
12	(2)	No licensee shall post the license or permit it to be posted, upon premises other than
13		the licensed premises or upon premises where traffic in alcoholic beverages is being
14		carried on by any person other than the licensee, or knowingly deface, destroy, or
15		alter the license in any respect.
16		→ Section 83. KRS 243.630 is amended to read as follows:
17	(1)	For purpose of this section, "transfer" means:
18		(a) The transfer to a new person or entity of ten percent (10%) or more ownership
19		interest in any licensed business or license issued under KRS 243.020 to
20		243.670] ; [or]
21		(b) The transfer in bulk, and not in the ordinary course of business, of a major part
22		of the fixtures, materials, supplies, merchandise, or other inventory of a
23		licensee's business <u>; or</u>
24		(c) The transfer of a business or license to a different premises.
25	(2)	Any license issued [under KRS 243.020 to 243.670] to any person for any licensed
26		premises shall not be transferable or assignable to any other person or to any other
27		premises or to any other part of the building containing the licensed premises,

 $Page \ 108 \ of \ 146$ HB018320.100 - 889 - XXXX Engrossed

1		unless a transfer or assignment is authorized by the state <u>administrator</u> [director] in
2		the exercise of [his] sound discretion [under KRS 243.640 or 243.650. For the
3		purposes of this section, each railroad dining car shall be deemed premises to be
4		separately licensed].
5	(3)	A licensee shall not acquire or otherwise dispose of any interest in a licensed
6		premises or any license issued by the department, by sale of assets, stock, inventory,
7		control or right of control, or activities on the licensed premises without prior
8		approval of the state <u>administrator</u> [director]. The state <u>administrator</u> [director]
9		shall <u>treat a transfer applicant as [grant approval if the person acquiring the interest</u>
10		meets the qualifications for] a new applicant for qualification and discretion
11		<u>purposes</u> .
12	(4)	Any acquisition of interest in a license without prior authorization shall be void.
13	(5)	All applications for approval of a transfer shall be made in writing to the state
14		administrator [director] having jurisdiction over the license.
15	(6)	Applications for approval of a transfer shall be made under oath or affirmation,
16		shall be signed by both the transferor and the transferee, and shall contain <u>any</u> [such]
17		other information <u>prescribed by [as]</u> the department [may prescribe].
18	(7)	The appropriate state <u>administrator</u> [director] shall[grant or] deny <u>or approve</u> the
19		application when, in the sound discretion of the administrator, all of the
20		necessary information has been obtained or the applicant has refused to provide
21		requested information [within sixty (60) days of the date the application is
22		substantially complete or on a later date that is mutually acceptable to the director
23		and the transferee], but it shall not be acted upon before the end of the public protest
24		period outlined in KRS 243.360.
25	(8)	No licensee or other person seeking to acquire an interest in an existing license shall
26		transfer control or assume control of any licensed premises by agreement or
27		otherwise without the written consent of the state administrator[director] of malt

Page 109 of 146
HB018320.100 - 889 - XXXX Engrossed

- beverages or the state *administrator*[director] of distilled spirits or both.
- 2 (9) A licensee shall not transfer <u>its</u>[his or her] license or any interest in the license
- 3 while any proceedings against the license or the licensee for a violation of any
- 4 statute or *administrative* regulation which may result in the suspension or
- 5 revocation of the license are pending.
- 6 (10) A licensee shall not transfer <u>its [his or her]</u> license or any interest <u>it [he or she]</u> has in
- 7 the license if the licensee owes a debt on the inventory to a wholesaler responsible
- 8 for the collection and payment of the tax imposed under KRS 243.884.
- 9 (11) A licensee shall not transfer <u>its{his or her}</u> license or any interest in the license if the
- licensee owes the Commonwealth of Kentucky for taxes as defined in *subsection*
- 11 (4) of Section 75 of this Act[KRS 243.500(5)]. A transfer shall not take place until
- the department is notified by the Kentucky Department of Revenue that the
- licensee's indebtedness has been paid or resolved to the satisfaction of the
- Department of Revenue. This section shall not prohibit a transfer of a license or an
- interest in a license by a trustee in bankruptcy if all other requirements of this
- section are met.
- → Section 84. KRS 243.640 is amended to read as follows:
- 18 (1) If a corporation, *limited liability company*, *limited partnership*, [or] partnership, or
- 19 <u>other business entity recognized by law</u> that holds a license under KRS 243.020 to
- 20 243.6701 is dissolved, or if a receiver, assignee for the benefit of creditors, or a
- 21 guardian or conservator for the property of a licensee under those sections is
- appointed during the time for which a license was <u>approved[granted]</u>, or if a
- licensee under those sections dies during the time for which the license was issued
- and a personal representative is appointed for <u>the licensee's[his or her]</u> estate, that
- corporation, <u>limited liability company</u>, <u>limited partnership</u>, partnership, <u>other</u>
- 26 business entity recognized by law, receiver or assignee, or the personal
- 27 representative of the estate of the deceased or individual adjudged to be mentally

disabled, may be permitted to continue the business upon the licensed premises for the balance of the term for which the license was effective, <u>and any renewed</u> <u>license approved by the state administrator</u>, with the same rights and subject to the same restrictions and liabilities as if <u>they[he or she]</u> had been the original licensee.

- (2) Before continuing the business the receiver, assignee, personal representative, or committee shall file a statement with the state administrator or administrators setting forth [in the form the board prescribes] the facts and circumstances by which they have [he or she has] succeeded to the rights of the original licensee. The administrator or administrators [state director of the division that issued the original license] may, in the exercise of the administrator's [his] sound discretion, permit or refuse to permit the continuance of the business.
- (3) If the <u>administrator[director]</u> permits the continuance of the business, the license shall be submitted to <u>the administrator[him or her]</u>, and <u>the administrator[he or she]</u> shall write or stamp across the face of the license the words: ".... is permitted to exercise the rights and privileges of the original licensee as (assignee, receiver, personal representative, or committee, as the case may be) of the original licensee for the unexpired term of this license." The <u>endorsement[indorsement]</u> on the face of the license shall be dated and signed by the person making it.
- → Section 85. KRS 243.650 is amended to read as follows:

In case of destruction by an act of God or casualty for which the licensee was not responsible, of premises for which a license under KRS 243.020 to 243.670] has been issued, the state <u>administrator</u>[director who issued the license] may, if in <u>the</u> <u>administrator's</u>[his] discretion <u>the[such]</u> action is necessary to attain justice, change the license to authorize continuance of business at other premises. No[such] transfer shall be made unless the licensee has filed a written verified statement of the reasons for the necessity of transfer. If the transfer is made the state <u>administrator</u>[director] shall endorse[indorse] a description of the new premises upon the license and shall date and

- 1 sign the *endorsement*[indorsement].
- 2 → Section 86. KRS 243.660 is amended to read as follows:
- 3 No person shall pledge or grant a security interest in [hypothecate] any license [issued]
- 4 under KRS 243.020 to 243.670]. This type of Any such pledge or security
- 5 interest[hypothecation] and any contract providing for the pledge or security
- 6 *interest*[therefor] shall be void.
- 7 → Section 87. KRS 243.670 is amended to read as follows:
- 8 The license fee for every license under KRS 243.020 to 243.670 shall be payable by the
- 9 person who makes application for the license and to whom it is issued, and no other
- person shall pay for any license issued under those sections.
- → Section 88. KRS 243.895 is amended to read as follows:
- 12 [(1)]All licensed retailers[retail vendors] of alcoholic beverages, except holders of
- 13 special temporary licenses, shall post in a prominent place easily seen by patrons a
- printed sign at least *eight and one-half (8-1/2) inches by* eleven (11) inches by fourteen
- 15 (14) inches] in size, with letters at least one (1) inch high, supplied by the Department of
- 16 Alcoholic Beverage Control, and with gender-neutral language supplied by the Cabinet
- for Health and Family Services, which shall warn that drinking alcoholic beverages prior
- to conception or during pregnancy can cause birth defects.
- 19 [(2) A person who violates subsection (1) of this section shall be subject to a fine of not
- 20 less than ten dollars (\$10) nor more than fifty dollars (\$50).]
- → Section 89. KRS 244.050 is amended to read as follows:
- 22 \underline{A} [(1)No] retail licensee shall <u>not sell</u>, give away, <u>or deliver</u> any alcoholic beverage <u>at</u>
- 23 <u>retail</u> in any quantity[or deliver it in any quantity] for less than <u>paid or current</u>
- 24 wholesale cost[a full monetary consideration], except upon written request and approval
- by the administrators, pursuant to a bona fide "close out" sale, or as provided by KRS
- 26 243.0305, 243.155, 243.157, and *Section 28 of this Act*[subsection (2) of this section].
- 27 [(2) The holder of a quota retail drink license, a quota retail package license, an NQ2

I	license, or a distillery license may, after acquiring a sampling license, allow
2	customers to sample, free of charge, distilled spirits and wine under the following
3	conditions:
4	(a) Free sampling shall be permitted only on licensed premises and by licensees
5	holding a sampling license, during regular business hours; and
6	(b) Except as authorized by KRS 243.0305, a licensee shall limit a customer to:
7	1. One (1) ounce of free distilled spirits samples per day; and
8	2. Six (6) ounces of free wine samples per day.
9	(3) Retailers holding a sampling license shall:
10	(a) Notify the Department of Alcoholic Beverage Control at least seven (7) days
11	in advance of conducting a free sampling event; and
12	(b) Limit a free sampling event to a period not to exceed four (4) consecutive
13	hours between 12 noon and 8 p.m.
14	(4) In addition to free sampling, a quota retail package licensee holding a sampling
15	license may also sell sample distilled spirits and wine under the following
16	conditions:
17	(a) Paid samples may be sold only on licensed premises and by licensees holding
18	a sampling license, during regular business hours; and
19	(b) A licensee shall limit a customer to purchased samples totaling no more than:
20	1. Two (2) ounces of distilled spirits per day; and
21	2. Nine (9) ounces of wine per day.
22	(5) A quota retail package licensee holding both a sampling license and a nonquota
23	retail malt beverage package license may also sell samples of malt beverages under
24	the following conditions:
25	(a) Paid samples may be sold only on licensed premises and by licensees holding
26	a sampling license, during regular business hours;
27	(b) A licensee shall limit a customer to no more than sixteen (16) ounces of mal

Page 113 of 146
HB018320.100 - 889 - XXXX Engrossed

1		beverages per day;
2		(c) Nothing in this subsection shall allow a quota retail package licensee to
3		provide a customer samples of malt beverages free of charge;
4		(d) The retail price of a sample shall not be less than a licensee's purchase cost of
5		the sample; and
6		(e) A licensee, supplier, or individual shall not request, require, or allow a
7		distributor to provide malt beverages free of charge or participate in any
8		activity allowed under this subsection.
9	(6)	No customer shall be allowed to receive a combination of free and purchased
10		samples totaling more than:
11		(a) Two (2) ounces of distilled spirits per day; and
12		(b) Nine (9) ounces of wine per day.
13	(7)	Samples sold under subsections (4) and (5) of this section shall not constitute drink
14		sales.]
15		→ Section 90. KRS 244.060 is amended to read as follows:
16	(1)	No licensee under KRS 243.020 to 243.670 shall purchase or agree to purchase
17		any alcoholic beverages from any person within or without this state, who is not
18		licensed to sell the beverages to the particular purchaser at the time of the
19		agreement to sell, nor give any order for any alcoholic beverages to any person who
20		is not a holder of a special agent's or solicitor's license if this[such a] license is
21		required.
22	(2)	No licensee[under KRS 243.020 to 243.670] shall sell or agree to sell any alcoholic
23		beverage to any person within or without this state who is not legally authorized to
24		buy and receive the beverages at the time of the agreement to sell, nor secure any
25		order for the sale of any alcoholic beverages through any person who is not the
26		holder of a special agent's or solicitor's license.
27		→ Section 91. KRS 244.080 is amended to read as follows:

Page 114 of 146
HB018320.100 - 889 - XXXX Engrossed

1 A retail licensee, or the licensee's agent, servant, or employee, shall not sell, give away, or

- 2 deliver any alcoholic beverages, or procure or permit any alcoholic beverages to be sold,
- 3 given away, possessed by, or delivered to:
- 4 (1) A minor, except that in any prosecution for selling alcoholic beverages to a minor it
- shall be an affirmative defense that the sale was induced by the use of false,
- fraudulent, or altered identification papers or other documents and that the
- 7 appearance and character of the purchaser were such that <u>the purchaser's</u>[his or
- 8 her] age could not have been ascertained by any other means and that the
- 9 purchaser's appearance and character indicated strongly that *the purchaser*[he or
- shel was of legal age to purchase alcoholic beverages. This evidence may be
- introduced either in mitigation of the charge or as a defense to the charge itself.
- 12 (2) A person who appears to a reasonable person to be actually or apparently under
- the influence of alcoholic beverages, controlled substances, other intoxicating
- 14 <u>substances, or any of these substances in combination, to the degree that the</u>
- person may endanger any person or property, or unreasonably annoy persons in
- 16 *the vicinity*.
- 17 [(3) Anyone known to the seller or server to be an habitual drunkard or any person
- 18 known to the seller or server to have been convicted of drunkenness as many as
- 19 three (3) times within the most recent twelve (12) month period.
- 20 (4) Anyone known to the seller or server to have been convicted of any misdemeanor
- 21 attributable directly or indirectly to the use of alcoholic beverages or anyone known
- 22 to the seller or server to have been convicted of a felony.]
- → Section 92. KRS 244.085 is amended to read as follows:
- 24 (1) As used in KRS 244.083 and this section: "Premises" has the meaning it is given in
- 25 KRS 241.010 and also means the place of business of a person licensed to sell
- 26 alcoholic beverages including, in the case of drive-in establishments, the entire lot
- 27 upon which the business establishment is situated.

Page 115 of 146

HB018320.100 - 889 - XXXX Engrossed

1	(2)] A po	erson under twenty-one (21) years of age shall not enter any premises licensed
2	for t	the sale of alcoholic beverages for the purpose of purchasing or receiving any
3	alco	holic beverages.
4	<u>(2)</u> [(3)]	A person under twenty-one (21) years of age shall not possess for <u>personal[his</u>
5	or h	er own] use or purchase or attempt to purchase or have another purchase for the
6	<u>pers</u>	on [him or her] any alcoholic beverages. No person shall aid or assist any person
7	unde	er twenty-one (21) years of age in purchasing or <u>being</u> [having] delivered or
8	serv	ed[to him or her] any alcoholic beverages.
9	<u>(3)</u> [(4)]	A person under twenty-one (21) years of age shall not misrepresent <u>the</u>
10	pers	on's [his or her] age for the purpose of inducing any licensee, or the licensee's
11	ager	nt, servant, or employee, to sell or serve any alcoholic beverages to the underage
12	pers	on.
13	<u>(4)</u> [(5)]	A person under twenty-one (21) years of age shall not use, or attempt to use
14	any	false, fraudulent, or altered identification card, paper, or any other document to
15	purc	hase or attempt to purchase or otherwise obtain any alcoholic beverage.
16	<u>(5)[(6)]</u>	Except as provided in KRS[244.087 and] 244.090, a licensee, or the
17	<u>licer</u>	usee's [his or her] agents, servants, or employees shall not permit any person
18	unde	er twenty-one (21) years of age to remain on any premises where alcoholic
19	beve	erages are sold by the drink or consumed on the premises, unless:
20	(a)	The usual and customary business of the <u>licensee[establishment]</u> is a hotel,
21		motel, restaurant, convention center, convention hotel complex, racetrack,
22		simulcast facility, golf course, private club, park, fair, church, school, athletic
23		complex, athletic arena, theater, small farm winery, distillery, [or] brewery, [
24		or] winery[tour], convenience store, grocery store, drug store, entertainment
25		destination center, licensed APC premises, or any other business type, as
26		determined by the board through the promulgation of administrative
27		regulations, whose operations allow it to adequately monitor and prevent

Page 116 of 146 HB018320.100 - 889 - XXXX Engrossed

1		<u>alcohol sales to minors</u> [similar establishment];
2	(b)	All alcoholic beverage inventory is kept in a separate, locked department at all

times when minors are on the premises;

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

- (c) Written approval has been granted by the department to allow minors on the premises until 10 p.m. where the sale of alcohol is incidental to a specific family or community event including but not limited to weddings, reunions, or festivals. The licensee's request shall be in writing and shall specifically the event for which approval is requested. The describe state administrators [director] shall approve or deny the request in writing; or
- The usual and customary business of the establishment is an entertainment (d) facility where prebooked concerts are held. For the purpose of this paragraph, house bands, disc jockeys, and karaoke are not considered concerts. During the times minors are on the premises under this paragraph, the licensee shall:
 - 1. Maintain the responsibility of all ticket sales;
 - 2. Sell the concert tickets directly to the patron or have a contractual agreement with a vendor or promoter to sell the concert tickets for the licensee;
 - Maintain records of all gross concert ticket sales. The concert tickets 3. shall have the name of a band or performer as well as the date of the concert;
 - 4. Permit minors to be in the area where the concert is taking place only during the time of the concert; and
 - 5. Prohibit minors on the premises until thirty (30) minutes prior to the concert and prohibit minors from remaining on the premises more than thirty (30) minutes after the concert performance has ended.
- 26 (6)[(7)]Except as provided in subsection (5) $\{(6)\}$ of this section, a licensee or the 27 licensee's agent, servant, or employee shall not allow any person under the age of

1	twe	nty-one (21) to remain on any premises that sells alcoholic beverages by the										
2	pacl	package unless the underage person is accompanied by a parent or guardian or the										
3	usua	usual and customary business of the establishment is a convenience store, grocery										
4	stor	e, drugstore, or similar establishment.										
5	<u>(7)</u> [(8)]	Except as provided in subsection $(5)[(6)]$ of this section, a person under the										
6	age	age of twenty-one (21) shall not remain on any premises that sells alcoholic										
7	bevo	beverages by the package unless the person under the age of twenty-one (21) [he or										
8	she]	is accompanied by a parent or guardian or the usual and customary business of										
9	the	establishment is a convenience store, grocery store, drugstore, or similar										
10	esta	blishment.										
11	<u>(8)</u> [(9)]	A violation of subsection (1) , (2) , (3) , (4) , (5) , or (7) , or (7) , of this section shall										
12	be d	leemed a status offense if committed by a person under the age of eighteen (18)										
13	and	and shall be under the jurisdiction of the juvenile session of the District Court or the										
14	fam	family division of the Circuit Court, as appropriate.										
15	→ S	ection 93. KRS 244.090 is amended to read as follows:										
16	(1) A p	erson holding any license [under KRS Chapters 241 to 244] shall not knowingly										
17	emp	ploy in connection with <u>the licensed</u> [his or her] business any person who:										
18	(a)	Has been convicted of any felony within the last two (2) years[. The										
19		provisions of this paragraph shall apply to any new applicant for a license										
20		issued under this chapter after July 15, 1998, but shall not apply to renewals of										
21		licenses that were originally issued prior to July 15, 1998, or supplemental										
22		licenses related to an original license if the original license was issued prior to										
23		July 15, 1998] ;										
24	(b)	Has been twice convicted of any misdemeanor or offense directly or indirectly										
25		attributable to the use of <u>alcoholic beverages</u> [intoxicating liquors] within the										
26		last two (2) years;										
27	(c)	Is under the age of twenty (20) years, unless the person is employed:										

Page 118 of 146 HB018320.100 - 889 - XXXX Engrossed

1		1. I	n a bottling house or room of a licensed distiller, winery, brewer, or
2		r	ectifier;
3		2. I	n an office of a wholesaler or manufacturer that is maintained in a
4		t	ouilding separate from the warehouses or factory or as provided in KRS
5		2	244.087];[or]
6		3. <u>A</u>	At premises licensed only with a nonquota retail malt beverage
7		<u>p</u>	ackage license, and the person employed to sell malt beverages is at
8		<u>!</u>	east eighteen (18) years of age and under the supervision of a person
9		<u>t</u>	wenty (20) years of age or older; or
10		<u>4.</u> I	n any of the following establishments, if the employment is in a
11		C	apacity that does not involve the sale or serving of alcoholic beverages:
12		a	A restaurant that derives at least fifty percent (50%) of its food and
13			<u>alcoholic</u> beverage sales from the sale of food for consumption on
14			the licensed premises; or
15		t	Any other establishment with alcoholic beverage sales not
16			exceeding fifty percent (50%) of its gross sales; or
17	(d)	Within	two (2) years prior to the date of <u>the person's [his]</u> employment, has
18		had an	y license issued under KRS Chapters 241 to 244 or under any other act
19		or or	dinance relating to the regulation of the manufacture, sale, or
20		transpo	ortation of alcoholic beverages revoked for cause.
21	(2) The p	rovisio	ons of paragraphs (a) and (b) of subsection (1) of this section shall not
22	apply	if the	employee's duties do not involve the sale, service, delivery, or traffic in
23	alcoh	olic be	verages at the licensed premises.
24	(3) Viola	tion of	f this section shall subject both employer and employee to penalties
25	provi	ded in	this chapter and shall be cause for revocation of license.
26	→ Sec	ction 9	4. KRS 244.110 is amended to read as follows:
27	The entrand	ce of a	ny premises for which a <i>quota</i> retail <i>package license or a quota retail</i>

Page 119 of 146

HB018320.100 - 889 - XXXX Engrossed

<u>drink</u> license has been issued shall be of clear glass and permit an unobstructed view. The

premises shall be[so] erected and maintained[as] to furnish a clear view of the premises

1

2

25

26

27

1.

3	fron	n the	sidewalk, or, if the premises are not on the street level, from the entrance. No								
4	part	partition, box, stall, screen, curtain, or other device shall obstruct the view or the general									
5	obse	ervatio	on of persons, but partitions, subdivisions, or panels that are not higher than								
6	forty	y-eigh	t (48) inches from the floor shall not be construed as obstructing the view or the								
7	gene	eral ot	oservation of persons.								
8		→S	ection 95. KRS 244.130 is amended to read as follows:								
9	(1)	<u>A</u> [E	xcept in conformity with administrative regulations of the board, no] licensee								
10		may	[under KRS 243.020 to 243.670 shall] advertise or cause[or permit] to be								
11		adve	ertised in any manner any product that the licensee [which he or she] is licensed								
12		to	manufacture or sell <i>unless prohibited by administrative regulations</i>								
13		pron	nulgated by the board.								
14	(2)	<u>The</u>	board[Subsection (1) of this section] shall not prohibit the following forms of								
15		adve	ertising:								
16		(a)	Advertising in newspapers, magazines, or periodicals having a general								
17			circulation;								
18		(b)	Promotional advertising on radio or television limited to no more than the								
19			name of the licensee and the products the licensee is permitted to manufacture								
20			or sell;								
21		(c)	Promotional advertising containing the names of establishments or products								
22			displayed on uniforms or equipment of sporting teams;								
23		(d)	Promotional advertising mailed or delivered to a consumer's residence; or								
24		(e)	A distiller from providing visitors who are twenty-one (21) years of age or								

HB018320.100 - 889 - XXXX Engrossed

fide church or charitable organization, free:

older, in conjunction with a distillery tour or an event conducted by a bona

Consumer-branded nonalcoholic novelty items whose actual retail cost

1		does not exceed seventy-five dollars (\$75) per item; and
2		2. Production by-products.
3		Section 96. KRS 244.150 is amended to read as follows:
4	(1)	Each licensee [under KRS 243.020 to 243.670] shall keep and maintain upon t
5		censed premises, or make readily available upon request of the department or t
6		Department of Revenue, adequate books and records of all transactions involved
7		ne manufacture or sale of alcoholic beverages, in the manner required
8		dministrative regulations of the department and the Department of Revenue.
9	(2)	The <u>department</u> [commissioner] may require common carriers to provi
10		nformation in an approved[such] form[as he or she deems wise] respecting
11		hipments of alcoholic beverages to, from, or between persons in Kentucky.
12		Section 97. KRS 244.167 is amended to read as follows:
13	(1)	t is unlawful:
14		a) For any distiller, rectifier, winery, brewer, or importer to solicit, accept, or f
15		any order for any alcoholic [distilled spirits, wine, or malt] beverage from a
16		wholesaler or distributor in the Commonwealth of Kentucky unless t
17		supplier is the primary source of supply for the brand of alcoholic bevera
18		sold or sought to be sold;
19		b) For any wholesaler, distributor, or any other licensee in this Commonwealth
20		order, purchase, or receive any alcoholic beverage from any supplier unle
21		the supplier is the primary source of supply for the brand ordered, purchase
22		or received;
23		c) For a retailer to order, purchase, or receive any [distilled, vinous, or ma
24		alcoholic beverage from any source other than any of the following:
25		1. A wholesaler or distributor who has purchased the brand from t
26		primary source of supply; or

HB018320.100 - 889 - XXXX Engrossed

A wholesaler or distributor who is the designated representative of the

2.

27

1		primary source of supply in this Commonwealth and who has
2		purchased[the] alcoholic <u>beverages[beverage]</u> from the designated
3		representative of the primary source of supply within or without this
4		Commonwealth; and
5		(d) For alcoholic beverages to be transported from a wholesaler's or distributor's
6		warehouse within twenty-four (24) hours of the time they are unloaded.
7	(2)	The [Department of] Alcoholic Beverage Control Board may suspend for a period
8		not to exceed one (1) year the license of any wholesaler, distributor, or retailer who
9		violates the provisions of this section.
10	(3)	Upon determination by the [Department of] Alcoholic Beverage Control Board that
11		a primary source of supply has violated the provisions of this section, no
12		wholesaler, distributor, or retailer may accept any shipment of alcoholic beverages
13		from the primary source of supply for a period of one (1) year.
14	[(4)	For the purposes of this section, "primary source of supply" or "supplier" means the
15		distiller, producer, brewer, owner of the commodity at the time it becomes a
16		marketable product, bottler, or authorized agent of the brand owner. In the case of
17		imported products, the primary source of supply means either the foreign producer,
18		owner, bottler, or agent of the prime importer from, or the exclusive agent in, the
19		United States of the foreign distiller, producer, bottler, or owner.]
20		→ Section 98. KRS 244.180 is amended to read as follows:
21	The	following property, even though found and seized in dry territory, is contraband:
22	(1)	Any apparatus commonly used or intended to be used in the manufacture of
23		alcoholic beverages and not registered in the office of a collector of internal revenue
24		for the United States. The burden of proof that the apparatus is <u>properly</u> [so]
25		registered shall be on the defendant.
26	(2)	Any[and all] material, equipment, implements, devices, firearms, and other

Page 122 of 146

HB018320.100 - 889 - XXXX Engrossed

27

property used or intended for use directly and immediately in connection with the

- 1 unlawful traffic in alcoholic beverages.
- 2 (3) Any alcoholic beverages in the possession of anyone not entitled by law to possess
- 3 them.
- 4 (4)[Any alcoholic beverages to which the revenue stamps or tax crowns have not been
- 5 affixed as required by KRS 243.720 to 243.850.
- 6 (5) Any alcoholic beverages in a container of a size prohibited by law or prohibited to
- 7 the particular party in whose possession they are found.
- 8 (5)(6)(6) Any vehicle, watercraft, or aircraft in which any person is illegally possessing
- 9 or transporting alcoholic beverages. "Illegally possessing" means and includes the
- holding of any alcoholic <u>beverages</u>[liquors] unless lawfully acquired and intended
- for lawful uses.
- → Section 99. KRS 244.190 is amended to read as follows:
- Any peace officers, state administrators, and *investigators*[field representatives] of the
- department may, upon probable cause, without warrant seize contraband regardless of
- whether it is in dry territory or not, and hold it subject to the order of the court before
- which the owner or one in possession of the contraband has been charged with violation
- of KRS Chapter 242 or KRS 243.020. Upon conviction of the defendant, the court shall
- 18 enter an order for the destruction of all contraband property, except firearms or
- ammunition, included in subsections (1), (2), (3), and (4) of Section 98 of this Act KRS
- 20 244.180(1), (2), (3), (4), and (5)]. Contraband firearms and ammunition shall be
- 21 transferred to the Department of Kentucky State Police for disposition as provided in
- 22 KRS 500.090.
- → Section 100. KRS 244.195 is amended to read as follows:
- 24 (1) Title to seized contraband included in subsections (1), (2), (3), and (4) of Section
- 25 98 of this Act[KRS 244.180(1), (2), (3), (4), and (5) seized] shall be vested in the
- appropriate court within whose jurisdiction the seizure occurred, irrespective of
- 27 whether <u>the</u>[such] contraband was seized by peace officers of the city or county or

1	state a	administrators	or	investigators[field	representatives]	of	the	department,
2	notwith	nstanding the p	rovi	sions of KRS 242.3	80.			

- The court shall order the sheriff for the county in which <u>the</u>[such] contraband[<u>as</u>]

 included in subsection (1) of this section was seized to destroy <u>the</u>[such]

 contraband, except firearms or ammunition, upon conviction of the defendant.
- 6 (3) Contraband firearms and ammunition shall be transferred to the Department of Kentucky State Police for disposition as provided in KRS 500.090.
- Section 101. KRS 244.200 is amended to read as follows:

15

16

17

18

19

20

21

22

23

24

25

26

27

- 9 (1) Contraband property included in subsection (5) of Section 98 of this Act[(6) of KRS 244.180] shall be subject to the right of any owner or lienor, whose lien is valid and of record, to intervene and establish the owner or lienor's[his] rights in the property by proving that the property was being used in connection with traffic in alcoholic beverages without the knowledge, consent, or approval of the owner or lienor.
 - (a) If the owner of the property <u>proves the owner's lack of knowledge, consent,</u>

 or <u>approval</u>[does so prove], the court shall order the property restored to <u>the</u>

 owner; or
 - (b) [him.] If the lienor so] proves the lienor's lack of knowledge, consent, or approval, the court shall order a sale of the property at public auction, unless an agreement is made between the lienor and the board, which shall not become final until it has been approved by the court. The board may deliver any property found to be contraband to a lienor whose claim has been established by order of a court of competent jurisdiction, upon payment to the board of the difference between the fair market value of the seized property so seized] and the recorded claim of the lienor.
 - (2) Where an agreement has been made between the lienor and the board and approved by the court, a public auction shall not be required. If an agreement is not entered

into between the board and the lienor or approved by the court, and a public auction is required [to be held], the public auction shall be conducted by the sheriff of the county in which the property is seized. The sheriff shall receive and be allowed the same fees as allowed for sales under execution.

- (3) The expenses of keeping and selling <u>the</u>[such] property, and the amount of all valid recorded liens that are established by intervention as being bona fide, shall be paid out of the proceeds of the sales, whether they are private or public. The balance shall be paid into the State Treasury and be credited to the general fund.
- 10 If the defendant is acquitted, no property seized as contraband in connection with the arrest of the defendant shall be ordered returned or restored unless the person from whose possession the property was taken proves that *the person*[he] was in lawful possession of the property, and if no other person appears and proves that *the other person*[he] owns the property or has a valid recorded lien on the property and that the property was being used without *that person's*[his] knowledge and consent, title shall vest in the board at the end of ninety (90) days.
 - (5) If the owners or lienholders of any contraband seized by state administrators or investigators[field representatives] of the department or turned over to the department by other officials, cannot be located within ninety (90) days, and during that time fail to appear and claim the contraband, or if the owner or lienholder appears and agrees, title to the contraband shall immediately vest in the board, [in] which [event it] may sell the contraband at a private sale.
 - → Section 102. KRS 244.230 is amended to read as follows:
- 23 (1) [KRS 244.260 and 244.340 notwithstanding,]The regulations of the Bureau of
 24 Internal Revenue in the United States Department of the Treasury,[as they are now
 25 or may be hereafter,] with respect to the labeling and standards of fill of distilled
 26 spirits and wine in their original sealed packages, are adopted and any distilled
 27 spirits and wine shall be deemed to be properly labeled under all the laws of this

1	state, i	f the l	labels	and	standards	of fill	conform	to those	regulations.

- 2 (2) Distilled spirits not produced or bottled in the United States shall be labeled in the
- 3 same manner that distilled spirits produced or bottled in this state are required to be
- 4 labeled.
- 5 (3) Subsections (1) and (2) shall not prevent the department from promulgating
- 6 <u>administrative</u> regulations on this subject that are in addition to but not contrary to
- 7 the regulations of the Bureau of Internal Revenue in the United States Department
- 8 of the Treasury.
- 9 → Section 103. KRS 244.240 is amended to read as follows:
- 10 (1) No distiller, rectifier, winery, or wholesaler and no employee, servant, or agent of a
- distiller, rectifier, winery, or wholesaler shall:
- 12 (a) Be interested directly or indirectly in any way in any premises where distilled
- spirits or wine is sold at retail or in any business devoted wholly or partially to
- the sale of distilled spirits or wine at retail;
- 15 (b) Make or cause to be made any loan to any person engaged in the manufacture
- or sale of distilled spirits or wine at wholesale or retail;
- 17 (c) Make any gift or render any kind of service whatsoever, directly or indirectly,
- to any licensee *that*[under KRS 243.030 which] may tend to influence the
- licensee to purchase the product of the distiller, rectifier, winery, or
- wholesaler; or
- 21 (d) Enter into a contract with any retail licensee under which [KRS Chapters 241
- 22 to 244 whereby] the licensee agrees to confine *the licensee's*[his or her] sales
- 23 to distilled spirits or wine manufactured or sold by one (1) or more such
- distillers, rectifiers, wineries, or wholesalers. This type of [Such a] contract
- shall be void.
- 26 (2) Nothing in this section shall prohibit the giving of discounts in the usual course of
- business if the same discounts are offered to all licensees holding the same license

type buying similar quantities.

1

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

2 A retailer shall not require or demand that a distiller, rectifier, winery, or 3 wholesaler violate this section.

4 → Section 104. KRS 244.260 is amended to read as follows:

- No wholesaler shall purchase, import, keep upon the licensed premises, or sell any **(1)** distilled spirits or wine in any container except in the original sealed package containing quantities of not less than fifty (50)[two hundred (200)] milliliters each of distilled spirits or one hundred (100) milliliters of wine, and not exceeding one and seventy-five hundredths (1.75)[1.75] liters of distilled spirits or two hundred twenty (220) liters of wine, and fifty (50) milliliters of distilled spirits, as received from the distiller, rectifier, winery, or wholesaler, as the case may be. The containers shall be in sizes authorized by federal law and at all times shall have affixed to them all labels required by *federal law or* the administrative regulations of the board, together with all necessary federal revenue and state excise tax stamps].
- *(*2*)* Except as permitted by KRS 243.055, subsection (4) of Section 46 of this Act, and subsection (3) of this section, licensees holding retail distilled spirits and wine drink licenses shall not keep upon their licensed premises any distilled spirits or wine in any container except in the original package as received from the wholesaler and authorized by federal law. Containers of distilled spirits shall not exceed one and seventy-five hundredths (1.75) liters or be less than fifty (50) milliliters of distilled spirits. Containers of wine shall not exceed two hundred twenty (220) liters or be less than one hundred (100) milliliters. All containers shall at all times have affixed to them any labels required by federal law or administrative regulations of the board.
- Licensees holding retail distilled spirits and wine package licenses shall not keep *(*3*)* upon their licensed premises any distilled spirits or wine in any container except

Page 127 of 146 HB018320.100 - 889 - XXXX Engrossed

hun	dredths (1	.75) liters	or be less	than fift	y (50) n	illiliters	of distil	led sp
Con	tainers of	wine shall	not exce	ed two hu	ndred tv	venty (22	0) liters	or be
<u>than</u>	one hund	dred (100)	milliliters.	Except a	s permit	ted by sul	bsection	(2) of
secti	ion, all co	ntainers sh	all at all	times rem	ain seale	ed and sh	all have	affixe
then	n any lab	els require	d by fede	ral law o	r admin	istrative i	regulatio	ons of

→ Section 105. KRS 244.280 is amended to read as follows:

1

2

3

4

5

6

7

8

9

10

11

12

13

14

No licensee[under KRS 243.030] nor any of <u>the licensee's[his]</u> agents, servants, or employees shall peddle any alcoholic beverages from house to house, by any means, where the sale is <u>solicited</u>[consummated and delivery made concurrently] at the residence or place of business of the consumer.

→ Section 106. KRS 244.290 is amended to read as follows:

- 15 (1) A licensee authorized [premises that is licensed] to sell distilled spirits or wine (a) 16 at retail shall be permitted to sell and deliver distilled spirits and wine fremain 17 open during the hours the polls are open on any primary, or regular, local option, or special election day unless it is located where the legislative body of 18 19 a city, urban-county government, consolidated local government, charter 20 county government, unified local government, or the fiscal court of a county 21 adopts an ordinance after June 25, 2013, that prohibits the sale of distilled 22 spirits and wine or limits the hours and times in which distilled spirits and 23 wine may be sold within its jurisdictional boundaries on any primary, or 24 regular, local option, or special election day during the hours the polls are 25 open.
- 26 (b) This subsection shall only apply in a wet or moist territory.
- 27 (c) Notwithstanding any other provision of the Kentucky Revised Statutes to the

1		contrary, the fiscal court of a county shall not by ordinance or any other
2		means:
3		1. Supersede, reverse, or modify any decision made pursuant to this
4		subsection by the legislative body of a city within that county; or
5		2. Impose an action upon a city within that county when that city has taken
6		no formal action pursuant to this subsection.
7	(2)	In any county containing a city of the first class, or a city with a population equal to
8		or greater than twenty thousand (20,000) based upon the most recent federal
9		decennial census in which the sale of distilled spirits and wine by the drink is
10		permitted under KRS Chapter 242, an election on the question of permitting the sale
11		of distilled spirits and wine by the drink on Sunday may be held as provided in KRS
12		Chapter 242.
13	(3)	Except as permitted by [provided in] KRS 243.050 and subsection (4) of this
14		section, a licensee authorized to sell[a premise for which there has been granted a
15		license for the sale of] distilled spirits or wine at retail[by the drink or by the
16		package] shall not sell or deliver distilled spirits and wine [remain open for any
17		purposes] between midnight and 6 a.m. or at any time during the twenty-four (24)
18		hours of a Sunday.
19	<u>(4)</u>	A licensee authorized to sell distilled spirits and wine at retail may sell and deliver
20		distilled spirits and wine on Sunday and during the hours and times as permitted
21		by local ordinance of [, unless:
22		(a) The licensee provides a separate locked department in which all stocks of
23		distilled spirits and wine are kept during those times; or
24		(b) the legislative body of a city, urban-county government, consolidated local
25		government, charter county government, unified local government, or the
26		fiscal court of a] county with local jurisdiction. These ordinances shall not
27		prohibit the sale, gift, or delivery of distilled spirits or wine between 6 a.m.

Page 129 of 146
HB018320.100 - 889 - XXXX Engrossed

1		and midnight any day, except Sunday [has otherwise established the hours
2		and times in which distilled spirits and wine may be sold within its
3		jurisdictional boundaries].
4	[(4)	In any city or county in which the sale of distilled spirits and wine is permitted
5		under KRS Chapter 242, the legislative body of the city or county may, by
6		ordinance, permit the sale of distilled spirits and wine by the drink on Sunday from
7		1 p.m. until the designated closing hour of that locality at hotels, motels, or
8		restaurants which:
9		(a) Have dining facilities with a minimum seating capacity of one hundred (100)
10		people at tables; and
11		(b) Receive less than fifty percent (50%) of their annual food and beverage
12		receipts from the dining facilities from the sale of alcohol.]
13	(5)	In any territory containing a licensed small farm winery that is permitted to sell
14		alcoholic beverages under KRS Chapter 242, the sale of alcoholic beverages at the
15		small farm winery on Sunday may be permitted if:
16		(a) The legislative body of the local government having jurisdiction approves by
17		local ordinance the sale of alcoholic beverages on Sunday in strict accordance
18		with the sales permitted by KRS 243.155 on the licensed premises of a small
19		farm winery from 1 p.m. until the prevailing time for that locality; or
20		(b) A limited sale precinct election on the issue of Sunday sales is approved after
21		meeting the requirements of KRS 242.1241.
22	(6)	In any county containing a city of the first class or in any city located in that
23		county[therein] in which the sale of distilled spirits and wine is permitted under
24		KRS Chapter 242, the distilled spirits <u>administrator</u> [director] may issue a license to
25		holders of a quota retail drink license or a special private club license <u>that</u> [which]
26		permits the sale of distilled spirits and wine by the drink on Sunday from 1 p.m.
27		until the prevailing time for that locality.

Page 130 of 146
HB018320.100 - 889 - XXXX Engrossed

1	[(//)	Any city or county which has enacted a comprehensive, regulatory ordinance
2		relating to the licensing and operation of hotels, motels, inns, or restaurants for the
3		sale of alcoholic beverages by the drink under KRS 243.072, may also regulate and
4		provide for the limited sale of distilled spirits and wine by the drink on Sundays if:
5		(a) The special Sunday retail drink licenses are issued only to those hotels,
6		motels, inns, or restaurants authorized to sell alcoholic beverages by the drink
7		under KRS 243.072; and
8		(b) The licensed retailers selling distilled spirits and wine by the drink have
9		applied to the state director and meet all other legal requirements for obtaining
10		a special Sunday retail drink license.
11	(8)	Notwithstanding any provision of the Kentucky Revised Statutes to the contrary, in
12		any county containing an urban county government, consolidated local government,
13		charter county government, or unified local government where Sunday sales of
14		distilled spirits and wine by the drink have been previously approved, the legislative
15		body of the urban county government, consolidated local government, charter
16		county government, or unified local government may by ordinance extend Sunday
17		sales to any premises licensed to sell distilled spirits and wine by the drink located
18		within the territorial boundaries of the urban-county government, consolidated local
19		government, charter county government, or unified local government and may by
20		ordinance establish the hours such distilled spirits and wine by the drink may be
21		sold.
22	(9)	Any city or county that has lawfully enacted a regulatory ordinance pursuant to this
23		section prior to August 1, 2014, shall be deemed to meet the requirements for doing
24		so set out in this section and may continue to enforce the ordinance pursuant to the
25		provisions of this section.]
26		→ Section 107. KRS 244.440 is amended to read as follows:
27	(1)	Every resident and nonresident distiller, rectifier, or winery and nonresident

Page 131 of 146

HB018320.100 - 889 - XXXX Engrossed

wholesaler who owns, is the primary source of supply, or has an exclusive interest
in any particular brands, which are intended for sale or sold in this state, shall be
licensed in this state and shall register on a form to be provided by the department
the names of the wholesalers in this state to whom distributing rights have been
granted for one or more or all of the brands and product names of distilled spirits
or wine offered for sale or sold in this state.

- No distiller, rectifier, or winery shall offer to sell or sell, and no wholesaler shall offer to purchase or purchase, any brands *and product names that*[which] have not been registered as provided by this section.
- Section 108. KRS 244.461 is amended to read as follows:

1

2

3

4

5

6

- 11 (1) Manufacturers and importers of distilled spirits and wine may advertise and 12 promote, by specific brand and bottle size, distilled spirits and wine for off-premises 13 consumption by use of rebate coupons.
- Rebate coupons are redeemable by the consumer at the point of purchase, or by mail-in certificate by which the consumer receives a cash refund or nonalcoholic beverage merchandise from the manufacturer, importer, or clearinghouse acting for the manufacturer or importer, upon submission by the consumer of the required proof of purchase.
- 19 (3) Rebate coupons on malt beverages are prohibited.
- 20 (4) Unless prohibited by Section 89 of this Act, loyalty cards issued by retailers that
 21 reward customers with product discounts for buying goods or services shall not
 22 be prohibited by this section.
- **→** Section 109. KRS 244.480 is amended to read as follows:
- 24 (1) Except as <u>permitted by [provided in]</u> subsection (4) of this section, no brewer or distributor shall deliver any malt beverages on Sunday or between the hours of midnight and 6 a.m. on any other day.
- 27 (2) Except as <u>permitted by [provided in]</u> subsection (4) of this section, <u>a licensee</u>

<u>authorized to sell malt beverages at retail</u> [no retailer] shall <u>not</u> sell, give away, or
deliver any malt beverages between midnight and 6 a.m. or at any time during the
twenty-four (24) hours of a Sunday.

- (3) (a) A <u>licensee authorized to sell malt beverages at retail</u>[retailer] may sell malt beverages during the hours the polls are open on a primary, or regular, local option, or special election day unless the <u>licensee</u>[retailer] is located where the legislative body of an urban-county government, consolidated local government, charter county government, unified local government, city, or the fiscal court of a] county, in which traffic in malt beverages is permitted by KRS Chapter 242 has adopted an ordinance after June 25, 2013, that prohibits the sale of alcoholic beverages or limits the hours and times in which alcoholic beverages may be sold within its jurisdictional boundaries on any primary, or regular, local option, or special election day.
 - (b) This subsection shall only apply in a wet or moist territory.
 - (c) Notwithstanding any other provisions of the Kentucky Revised Statutes to the contrary, the fiscal court of a county shall not by ordinance or any other means:
 - 1. Supersede, reverse, or modify any decision made pursuant to this subsection by the legislative body of a city within that county; or
 - 2. Impose an action upon a city within that county when that city has taken no formal action pursuant to this subsection.
- (4) A licensee may sell or deliver malt beverages on Sunday and during the times and hours as permitted by a local ordinance of the legislative body of an urban-county government, consolidated local government, charter county government, unified local government, city, or county with local jurisdiction. The ordinance [, in which traffic in malt beverages is permitted by KRS Chapter 242, shall have the exclusive power to establish the times in which malt beverages may be sold within its

1		juris	dictional boundaries, including Sunday and any primary, or regular, local
2		optio	on, or special election day sales if the hours so fixed] shall not prohibit the sale,
3		gift,	or delivery of any malt beverages between 6 a.m. and midnight during any day,
4		exce	ept Sunday.
5	[(5)	Any	city or county that has lawfully enacted a regulatory ordinance pursuant to this
6		secti	ion prior to August 1, 2014, shall be deemed to meet the requirements for doing
7		so se	et out in this section and may continue to enforce the ordinance pursuant to the
8		prov	risions of this section.]
9		→ S	ection 110. KRS 244.500 is amended to read as follows:
10	(1)	Exc	ept as permitted by subsection (2) of this section, a licensee [No person holding
11		a lic	ense to sell malt beverages] shall <u>not</u> offer or give anything tangible of value as
12		a pre	emium <u>, gift, or prize</u> for <u>:</u>
13		<u>(a)</u>	The return of caps, stoppers, corks, stamps, wrappers, coupons, or labels taken
14			from any bottle, case, barrel, or package containing malt beverages; or
15		<u>(b)</u>	[to offer or give anything of value as a premium, gift, or prize for]Any
16			purpose in connection with the sale of malt beverages.
17	(2)	<u>The</u>	following activities shall be permitted:
18		<u>(a)</u>	[Subsection (1) of this section shall not apply to]The return of moneys
19			specifically deposited for the return of the original containers to the owners;
20		<u>(b)</u>	[nor shall subsection (1) of this section prohibit brewers, wholesalers, or
21			distributors from giving anything of value as]A premium, gift, or prize by
22			brewers, wholesalers, or distributors to wholesalers, distributors, or their
23			employees in connection with sales incentive programs:[.]
24		<u>(c)</u> [([Subsection (1) of this section shall not apply to]Brewer-sponsored
25			national sweepstakes in which major prizes, not including rebates, price
26			discount coupons, or brand-related novelty items, are given to consumers
27			based on certificates found in malt beverage packages or on point of sale

Page 134 of 146
HB018320.100 - 889 - XXXX Engrossed

1		materials. Malt beverage distributors, retail licensees, and their employees
2		shall not be eligible to redeem the certificates or participate in the national
3		sweepstakes <u>:[-]</u>
4		(d)[(4)] The sale of [Subsection (1) of this section shall not prohibit brewers, out-
5		of state brewers, wholesalers, distributors, or retail licensees from selling]
6		malt beverages packaged in or securely bundled with brand-related novelty
7		items if the price charged for the packaged or bundled malt beverages
8		specifically includes the cost of the brand-related novelty item; and
9		(e) Loyalty cards issued by retailers that reward customers with points or
10		discounts for buying goods or services.
11		→ Section 111. KRS 244.585 is amended to read as follows:
12	(1)	It shall be unlawful for any distributor to sell any brand or product name of malt
13		beverage in the Commonwealth of Kentucky, except in the territory described in a
14		written agreement between the supplier or brewer and distributor, authorizing sale
15		by the distributor of that brand and product name within a designated area, and
16		within that designated area the distributor shall not refuse to sell or offer reasonable
17		service to licensed retailers during the normal business hours of the distributor.
18		Where a supplier or brewer sells several brands <u>and named products</u> , the agreement
19		need not apply to all brands and named products sold by the supplier or brewer and
20		may apply to only one (1) brand and product name. No supplier or brewer shall
21		provide by the written agreement for the distribution of a brand or named product
22		of malt beverages to more than one (1) distributor for all or any part of the
23		designated territory. Upon request, all territorial agreements shall be filed with the
24		department.
25	(2)	Each distributor shall comply with <u>current, written</u> [such] quality control standards
26		as <u>determined</u> [are specified in writing from time to time] by the owner of the

HB018320.100 - 889 - XXXX Engrossed

trademark of the brand of malt beverage, provided those controls are:

27

1 (a) Normal industry practice;

13

14

15

16

17

18

19

20

21

22

23

24

25

- 2 (b) Reasonably related to the maintenance of quality control;
- 3 (c) Consistent with the provisions of this chapter and all <u>administrative</u>
 4 regulations promulgated <u>under this chapter[pursuant thereto]</u>; and
- 5 (d) <u>Communicated to</u> the distributor <u>through</u> [has received] written notice of them from the [such] owner.
- 7 (3) A distributor may sell to only those licensed retailers, religious, charitable, or fraternal organizations located within <u>its</u>[his] designated geographical territory as provided in this section and to <u>the distributor's</u>[his] employees and to other distributors of the same brand. No brand <u>or product name</u> of malt beverage may be sold in the Commonwealth of Kentucky without prior written approval of the brewer and supplier filed with the department.
 - A territorial designation in any agreement between a distributor and brewer or supplier pursuant to this section shall be modified only in accordance with all the rights and duties of the distributor and brewer or supplier contained in any written agreement between them or by any_supplier_nordistributor that is consistent with the terms of their agreement, and this_such] modification shall be filed pursuant to the provisions of this section. The board shall require each party to verify that the level of service within the designated territory will not be adversely affected by the_such] modification. When a distributor is prevented from selling or servicing retailers within the_such] territory due to natural disasters, labor disputes, or other such] causes beyond <a href="mailto:the_distributor's_fhis]] control, the distributor may allow another distributor of the same brand or named
 product of malt beverages to sell and service that brand within its_s[his] territory upon approval of the brewer or supplier.
- 26 (5) No provisions of any agreement shall expressly or impliedly establish or maintain 27 the resale price of any brand *or product name* of malt beverage by the distributor.

Section 112. KRS 244.590 is amended to read as follow	lows:
---	-------

9

10

11

12

13

14

15

16

17

18

19

20

21

22

No brewer or distributor shall induce through any of the following means any retailer selling malt beverages by the package or drink to purchase any malt beverages from *that brewer or distributor*[him or her] to the exclusion in whole or in part of malt beverages sold or offered for sale by other persons[, if the brewer or distributor engages in the practice of using such means, or any of them, to such an extent as substantially to restrain or prevent transactions in commerce in malt beverages]:

- (a) By acquiring or holding, after the expiration of any existing license, any interest in any license with respect to the premises of the retailer;
- (b) By acquiring any interest in real or personal property owned, occupied, or used by the retailer in the conduct of *the retailer's* [his or her] business;
- (c) By furnishing, giving, renting, lending, or selling to the retailer, any equipment, fixtures, signs, supplies, money, services, or other things of value, except as the director of the Division of malt beverages administrator, having regard for the public health, the quantity and value of the articles involved, the prevention of monopoly, and the practice of deception, may permit through the promulgation of an [by] administrative regulation otherwise prescribe];
- (d) By paying or crediting the retailer for any advertising, display, or distribution service subject to the exceptions <u>that</u>[which] the <u>board</u>[director] may <u>permit</u> <u>through the promulgation of an[by]</u> administrative regulation[prescribe];
- 23 (e) By guaranteeing any loan or the repayment of any financial obligation of the 24 retailer; or
- 25 (f) By requiring the retailer to take and dispose of a certain quota of any malt beverages.
- 27 (2) Notwithstanding any provisions in KRS Chapters 241 to 244 and this section, a

1 brewer or distributor m

Give, rent, loan, or sell to any retailer selling malt beverages by the package or (a) drink signs, posters, placards, designs, devices, refrigerated coolers, decorations, or graphic displays bearing advertising matter and for use in windows or elsewhere in the interior of a retail malt beverage establishment; and

6

2

3

4

5

7

8

9

12

13

14

15

16

17

18

19

20

21

Provide or furnish draught-line cleaning or coil-cleaning service to a nonquota retail malt beverage package licensee either directly or indirectly with the consent of the distributor.

10 A retailer shall not require or demand that a brewer or distributor violate this 11 section.

→ Section 113. KRS 244.990 is amended to read as follows:

- Any person who, alone by himself or herself or acting through another, directly or indirectly, violates any of the provisions of this chapter for which no other penalty is provided shall, for the first offense, be guilty of a Class B misdemeanor; and for the second and each subsequent violation, the person[he or she] shall be guilty of a Class A misdemeanor. The penalties provided for in this subsection shall be in addition to the revocation of the offender's license. If the offender is a corporation, joint stock company, association, [or] fiduciary, limited liability company, or other business entity recognized by law, the principal officer or officers responsible for the violation may be imprisoned.
- 22 Any person who violates KRS 244.170 shall, upon the first conviction, be guilty of (2) 23 a Class A misdemeanor. Upon a second conviction the person[he or she] shall be 24 guilty of a Class D felony. Upon the third and each subsequent conviction, the 25 person[he or she] shall be guilty of a Class C felony.
- Any person who violates any of the provisions of KRS 244.480 to 244.600 shall be 26 (3) 27 guilty of a violation.

Page 138 of 146 Engrossed

1	(4)	Except as provided in subsection (7) of this section, any person, firm,[-or]
2		corporation, limited liability company, or other business entity recognized by law
3		violating any provision of KRS 244.083 and 244.085 shall be guilty of a violation
4		and each violation shall constitute a separate offense.
5	(5)	Except as provided in subsection (7) of this section, any person who violates the
6		provisions of subsection (4) of Section 92 of this Act[(5) of KRS 244.085] shall, for

9 (6) Any person who violates KRS 244.125 shall be guilty of a Class A misdemeanor for the first offense and a Class D felony for each subsequent offense.

the first offense, be guilty of a violation, and for each subsequent offense shall be

- 11 (7) For any person under the age of eighteen (18) years, a violation of <u>subsections (1)</u>,
 12 (2), (3), (4), or (7) of Section 92 of this Act[KRS 244.085 (2), (3), (4), (5), or (8)]
 13 shall be deemed a status offense and shall be under the jurisdiction of the juvenile
 14 session of the District Court or the family division of the Circuit Court, as
 15 appropriate.
- **→** Section 114. KRS 15.380 is amended to read as follows:

guilty of a Class A misdemeanor.

7

8

- 17 (1) The following officers employed or appointed as full-time, part-time, or auxiliary officers, whether paid or unpaid, shall be certified:
- 19 (a) Department of Kentucky State Police officers, but for the commissioner of the 20 Department of Kentucky State Police;
- 21 (b) City, county, and urban-county police officers;
- 22 (c) Court security officers and deputy sheriffs, except those identified in KRS 70.045 and 70.263(3);
- 24 (d) State or public university police officers appointed pursuant to KRS 164.950;
- 25 (e) School security officers employed by local boards of education who are 26 special law enforcement officers appointed under KRS 61.902;
- 27 (f) Airport safety and security officers appointed under KRS 183.880;

1		(g)	Department of Alcoholic Beverage Control[field representatives and]
2			investigators appointed under KRS 241.090;
3		(h)	Division of Insurance Fraud Investigation investigators appointed under KRS
4			304.47-040; and
5		(i)	County detectives appointed in a county containing a consolidated local
6			government with the power of arrest in the county and the right to execute
7			process statewide in accordance with KRS 69.360.
8	(2)	The	requirements of KRS 15.380 to 15.404 for certification may apply to all state
9		peac	ee officers employed pursuant to KRS Chapter 18A and shall, if adopted, be
10		inco	rporated by the Personnel Cabinet for job specifications.
11	(3)	Add	itional training in excess of the standards set forth in KRS 15.380 to 15.404 for
12		all p	peace officers possessing arrest powers who have specialized law enforcement
13		resp	onsibilities shall be the responsibility of the employing agency.
14	(4)	The	following officers may, upon request of the employing agency, be certified by
15		the c	council:
16		(a)	Deputy coroners;
17		(b)	Deputy constables;
18		(c)	Deputy jailers;
19		(d)	Deputy sheriffs under KRS 70.045 and 70.263(3);
20		(e)	Officers appointed under KRS 61.360;
21		(f)	Officers appointed under KRS 61.902, except those who are school security
22			officers employed by local boards of education;
23		(g)	Private security officers;
24		(h)	Employees of a correctional services division created pursuant to KRS
25			67A.028 and employees of a metropolitan correctional services department
26			created pursuant to KRS 67B.010 to 67B.080; and

Page 140 of 146 HB018320.100 - 889 - XXXX Engrossed

Investigators employed by the Department of Charitable Gaming in

(i)

27

- 1 accordance with KRS 238.510; and
- 2 (j) Commonwealth detectives employed under KRS 69.110 and county detectives
- 3 employed under KRS 69.360.
- 4 (5) The following officers shall be exempted from the certification requirements but
- 5 may upon their request be certified by the council:
- 6 (a) Sheriffs;
- 7 (b) Coroners;
- 8 (c) Constables;
- 9 (d) Jailers;
- 10 (e) Kentucky Horse Racing Commission security officers employed under KRS
- 11 230.240; and
- 12 (f) Commissioner of the State Police.
- 13 (6) Federal peace officers cannot be certified under KRS 15.380 to 15.404.
- → Section 115. KRS 15.398 is amended to read as follows:
- 15 The following Kentucky Revised Statutes and any administrative regulations promulgated
- thereunder affecting those peace officers required to be certified pursuant to KRS 15.380
- to 15.404 shall not be superseded by the provisions of KRS 15.380 to 15.404, and in all
- instances the provisions of all statutes specified below shall prevail:
- 19 (1) KRS Chapter 16, relating to Department of Kentucky State Police Officers;
- 20 (2) KRS Chapter 70, relating to sheriffs, and deputy sheriffs;
- 21 (3) KRS Chapter 78, relating to county police;
- 22 (4) KRS Chapters 15 and 95, except for KRS 95.955, relating to city and urban-county
- 23 police;
- 24 (5) KRS Chapter 183, relating to airport safety and security officers;
- 25 (6) KRS Chapter 164, relating to State Universities and Colleges; Regional Education
- and Archaeology officers;
- 27 (7) KRS Chapter 18A, relating to all state peace officers;

1 KRS 241.090, relating to Department of Alcoholic Beverage Control Field (8) 2 representatives and investigators;

- 3 KRS 304.47-040, relating to Division of Insurance Fraud Investigators; and
- 4 (10) Any other statutes affecting peace officers not specifically cited herein.
- 5 → Section 116. KRS 83A.022 is amended to read as follows:
- 6 Once a city meets the population criteria established in KRS 67.750, 82.095, 92.281,
- 7 96.060, 96.189, 97.120, 99.615, 100.137, 100.209, 100.217, 100.253, 241.160, 242.125
- 8 242.127,] 242.1292,[243.072,] 243.230, 244.290,[244.480,] 244.540, and 281.014 under
- 9 the most recent federal decennial census and has exercised the powers and duties pursuant
- 10 to the section, the city shall not thereafter lose the ability to exercise the powers and
- 11 duties provided in those sections because of an increase or decrease in population in a
- 12 subsequent federal decennial census, or because of a judgment of a court pursuant to a
- 13 petition to certify a city's population as different than the federal decennial census made
- 14 under KRS 81.006. The city shall be permitted to continue to exercise the powers and
- 15 duties under the applicable section as if it still meets the population requirements
- 16 provided by the section. However, if there is a conflict between a power or privilege
 - established under a lower population limit and a higher population limit, then the city
- 18 shall follow the provisions required by the higher population limit.
- 19 → Section 117. KRS 186.560 is amended to read as follows:
- The cabinet shall forthwith revoke the license of any operator of a motor vehicle 20 (1)
- 21 upon receiving record of his or her:
- 22 Conviction of any of the following offenses: (a)
- 23 1. Murder or manslaughter resulting from the operation of a motor vehicle;
- 24 2. Driving a vehicle which is not a motor vehicle while under the influence
- 25 of alcohol or any other substance which may impair one's driving ability;
- 3. 26 Perjury or the making of a false affidavit under KRS 186.400 to 186.640
- 27 or any law requiring the registration of motor vehicles or regulating their

Page 142 of 146 HB018320.100 - 889 - XXXX Engrossed

17

1			operation on highways;
2		4.	Any felony in the commission of which a motor vehicle is used;
3		5.	Conviction or forfeiture of bail upon three (3) charges of reckless
4			driving within the preceding twelve (12) months;
5		6.	Conviction of driving a motor vehicle involved in an accident and
6			failing to stop and disclose his identity at the scene of the accident;
7		7.	Conviction of theft of a motor vehicle or any of its parts, including the
8			conviction of any person under the age of eighteen (18) years;
9		8.	Failure to have in full force and effect the security required by Subtitle
10			39 of KRS Chapter 304 upon conviction of a second and each
11			subsequent offense within any five (5) year period;
12		9.	Conviction for fraudulent use of a driver's license or use of a fraudulent
13			driver's license to purchase or attempt to purchase alcoholic beverages,
14			as defined in KRS 241.010, in violation of subsection (4) of Section 92
15			of this Act[KRS 244.085(5)]; and
16		10.	Conviction of operating a motor vehicle, motorcycle, or moped without
17			an operator's license as required by KRS 186.410; or
18		(b) Bein	g found incompetent to stand trial under KRS Chapter 504.
19	(2)	If the person convicted of any offense named in subsection (1) of this section or	
20		who is found incompetent to stand trial is not the holder of a license, the cabinet	
21		shall deny the person so convicted a license for the same period of time as though	
22		he had possessed a license which had been revoked. If through an inadvertence the	
23		defendant should be issued a license, the cabinet shall forthwith cancel it.	
24	(3)	The cabinet, upon receiving a record of the conviction of any person upon a charge	
25		of operati	ing a motor vehicle while the license of that person is denied, or
26		suspended	l, or revoked, or while his privilege to operate a motor vehicle is

Page 143 of 146

HB018320.100 - 889 - XXXX Engrossed

27

withdrawn, shall immediately extend the period of the first denial, suspension,

1 revocation, or withdrawal for an additional like period.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

(5)

(4) The revocation or denial of a license or the withdrawal of the privilege of operating a motor vehicle for a violation of subsection (1)(a)1. of this section shall be for a period of not less than five (5) years. Revocations or denials under this section shall not be subject to any lessening of penalties authorized under any other provision of this section or any other statute.

Except as provided in subsections (3), (4), (8), and (9) of this section, in all other cases, the revocation or denial of a license or the withdrawal of the privilege of operating a motor vehicle under this section shall be for a period of six (6) months, except that if the same person has had one (1) previous conviction of any offense enumerated in subsection (1) of this section, regardless of whether the person's license was revoked because of the previous conviction, the period of the revocation, denial, or withdrawal shall be one (1) year. If the person has had more than one (1) previous conviction of the offenses considered collectively as enumerated in subsection (1) of this section, regardless of whether the person's license was revoked for any previous conviction, the period of revocation, denial, or withdrawal shall be for not less than two (2) years. If the cabinet, upon receipt of the written recommendation of the court in which any person has been convicted of violating KRS 189.520(1) or subsection (4) of Section 92 of this Act[244.085(5)] as relates to instances in which a driver's license or fraudulent driver's license was the identification used or attempted to be used in the commission of the offense, who has had no previous conviction of said offense, the person's operator's license shall not be revoked, but the person's operator's license shall be restricted to any terms and conditions the secretary in his discretion may require, provided the person has enrolled in an alcohol or substance abuse education or treatment program as the cabinet shall require. If the person fails to satisfactorily complete the education or treatment program or violates the restrictions on his operator's license, the cabinet

- shall immediately revoke his operator's license for a period of six (6) months.
- 2 (6) In order to secure the reinstatement of a license to operate a motor vehicle or
- motorcycle restored following a period of suspension or revocation pursuant to KRS
- 4 189A.070, 189A.080, and 189A.090, the person whose license is suspended or
- 5 revoked shall comply with the fees and other procedures of the Transportation
- 6 Cabinet with regard to the reinstatement of suspended or revoked licenses.
- 7 (7) The cabinet shall revoke the license of any operator of a motor vehicle upon
- 8 receiving notification that the person is under age eighteen (18) and has dropped out
- 9 of school or is academically deficient, as defined in KRS 159.051(1).
- 10 (8) A person under the age of eighteen (18) who is convicted of the offenses of
- subsections (1) or (3) of this section, except for subsection (1)(a)8. or 9. of this
- section, shall have his license revoked until he reaches the age of eighteen (18) or
- shall have his license revoked as provided in this section, whichever penalty will
- result in the longer period of revocation.
- 15 (9) A revocation or denial of a license or the withdrawal of the privilege of operating a
- motor vehicle under this section due to a person being found incompetent to stand
- trial shall extend until the person is found competent to stand trial or the criminal
- case is dismissed.
- → Section 118. KRS 230.368 is amended to read as follows:
- 20 Any person dissatisfied with the decision of the racing commission under KRS 230.367
- 21 may appeal to the Franklin Circuit Court in accordance with the provisions of KRS
- 22 *Chapter 13B*[243.560 to 243.590].
- **→** Section 119. The following KRS sections are repealed:
- 24 119.215 Providing another with intoxicants on election day.
- 25 241.075 Location of quota retail package licenses and quota retail drink licenses in cities
- of the first class or consolidated local governments.
- 27 241.130 Salary, oath and bond of county administrator.

- 1 241.180 Oath and bond of city administrator and employees.
- 2 241.240 Bond.
- 3 242.127 Sale of distilled spirits or wine by the drink in wet city with population of 3,000
- 4 to 7,999 -- Local option election.
- 5 242.129 Statement of proposition submitted in election.
- 6 242.400 United States license -- Possession evidence of guilt.
- 7 243.031 Winery licenses.
- 8 243.072 Economic hardship determinations for regulatory ordinances by a city with
- 9 population of 3,000 to 7,999 -- Administrative regulations -- Exemption from
- 10 population requirements.
- 11 243.370 Local administrator to approve application first.
- 12 243.460 Refund of license fee.
- 13 243.505 Operation of pari-mutuel betting system or conduct of licensed charitable
- gaming not grounds for revocation or suspension of license.
- 15 243.510 Statement of causes of revocation to be furnished licensee.
- 16 244.070 Sale to person not providing for his family prohibited.
- 17 244.087 Minor may stock, arrange displays, and sell malt beverages.
- 18 244.295 Urban-county government may set liquor sale hours -- Local option on Sunday
- sales in urban-county -- Licensing -- Sunday sales extension.
- 20 244.310 Containers that drink retailer may keep upon premises.
- 21 244.340 Containers that package retailer may purchase, keep, or sell in.
- 22 244.350 Package retailer not to deliver nor advertise delivery.
- 23 244.360 Alcoholic beverage retailer to have name and license number on window.
- → Section 120. Section 112 of this Act shall take effect January 1, 2018.