1 AN ACT relating to regulated beverages and declaring an emergency. 2 Be it enacted by the General Assembly of the Commonwealth of Kentucky: 3 → Section 1. KRS 241.010 is amended to read as follows: 4 As used in KRS Chapters 241 to 244, unless the context requires otherwise: 5 "Alcohol" means ethyl alcohol, hydrated oxide of ethyl or spirit of wine, from (1)6 whatever source or by whatever process it is produced; 7 (2) "Alcoholic beverage" means every liquid, solid, powder, or crystal, whether 8 patented or not, containing alcohol in an amount in excess of more than one percent 9 (1%) of alcohol by volume, which is fit for beverage purposes. It includes every 10 spurious or imitation liquor sold as, or under any name commonly used for, 11 alcoholic beverages, whether containing any alcohol or not. It does not include the 12 following products: 13 Medicinal preparations manufactured in accordance with formulas prescribed (a) 14 by the United States Pharmacopoeia, National Formulary, or the American 15 Institute of Homeopathy; 16 (b) Patented, patent, and proprietary medicines; 17 (c) Toilet, medicinal, and antiseptic preparations and solutions; 18 (d) Flavoring extracts and syrups; 19 (e) Denatured alcohol or denatured rum; 20 (f) Vinegar and preserved sweet cider; 21 (g) Wine for sacramental purposes; and 22 (h) Alcohol unfit for beverage purposes that is to be sold for legitimate external 23 use; 24 (3) (a) "Alcohol vaporizing device" or "AWOL device" means any device, machine, 25 or process that mixes liquor, spirits, or any other alcohol product with pure 26 oxygen or by any other means produces a vaporized alcoholic product used

for human consumption;

1		(b)	"Alcohol vaporizing device" or "AWOL device" does not include an inhaler,
2			nebulizer, atomizer, or other device that is designed and intended by the
3			manufacturer to dispense a prescribed or over-the-counter medication or a
4			device installed and used by a licensee under this chapter to demonstrate the
5			aroma of an alcoholic beverage;
6	(4)	"Au	tomobile race track" means a facility primarily used for vehicle racing that has a
7		seati	ing capacity of at least thirty thousand (30,000) people;
8	(5)	"Baı	rrel-aged and batched cocktail" means an alcoholic beverage that is:
9		(a)	Composed of:
10			1. Distilled spirits that have been dispensed from their original sealed
11			container; and
12			2. Other ingredients or alcoholic beverages;
13		(b)	Placed into a barrel or container on the premises of a retail licensee; and
14		(c)	Dispensed from the barrel or container as a retail sale by the drink;
15	(6)	"Bed	d and breakfast" means a one (1) family dwelling unit that:
16		(a)	Has guest rooms or suites used, rented, or hired out for occupancy or that are
17			occupied for sleeping purposes by persons not members of the single-family
18			unit;
19		(b)	Holds a permit under KRS Chapter 219; and
20		(c)	Has an innkeeper who resides on the premises or property adjacent to the
21			premises during periods of occupancy;
22	(7)	"Bo	ard" means the State Alcoholic Beverage Control Board created by KRS
23		241.	030;
24	(8)	"Bo	ttle" means any container which is used for holding alcoholic beverages for the
25		use	and sale of alcoholic beverages at retail;
26	(9)	"Bre	ewer" means any person who manufactures malt beverages or owns, occupies,

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

1	(10)	"Brewery" means any place or premises where malt beverages are manufactured for
2		sale, and includes all offices, granaries, mash rooms, cooling rooms, vaults, yards,
3		and storerooms connected with the premises; or where any part of the process of the
4		manufacture of malt beverages is carried on; or where any apparatus connected with
5		manufacture is kept or used; or where any of the products of brewing or
6		fermentation are stored or kept;
7	(11)	"Building containing licensed premises" means the licensed premises themselves
8		and includes the land, tract of land, or parking lot in which the premises are
9		contained, and any part of any building connected by direct access or by an
10		entrance which is under the ownership or control of the licensee by lease holdings
11		or ownership;
12	<u>(12)</u>	"Cannabinoid" means a compound found in the hemp plant Cannabis sativa L.
13		from a United States Department of Agriculture sanctioned domestic hemp
14		production program and does not include cannabinoids derived from any other
15		substance;
16	<u>(13)</u>	"Cannabis-infused beverage":
17		(a) Means a properly permitted adult-use cannabinoid liquid product intended
18		for human consumption that has intoxicating properties that change the
19		function of the nervous system and results in alterations of perception,
20		cognition, or behavior and shall not contain more than five (5) milligrams
21		of intoxicating adult-use cannabinoids; and
22		(b) Shall not include:
23		1. Medicinal cannabis regulated under KRS Chapter 218B;
24		2. Any type of hemp tincture; and
25		3. Any product containing solely nonintoxicating cannabinoids;
26	<u>(14)</u>	(12)] "Caterer" means a person operating a food service business that prepares food
27		in a licensed and inspected commissary, transports the food and alcoholic beverages

I	to the caterer's designated and inspected banquet hall or to an agreed location, and
2	serves the food and alcoholic beverages pursuant to an agreement with another
3	person;
4	(15)[(13)] "Charitable organization" means a nonprofit entity recognized as exempt from
5	federal taxation under section 501(c) of the Internal Revenue Code (26 U.S.C. sec.
6	501(c)) or any organization having been established and continuously operating
7	within the Commonwealth of Kentucky for charitable purposes for three (3) years
8	and which expends at least sixty percent (60%) of its gross revenue exclusively for
9	religious, educational, literary, civic, fraternal, or patriotic purposes;
10	(16)[(14)] "Cider" means any fermented fruit-based beverage containing seven percent
11	(7%) or more alcohol by volume and includes hard cider and perry cider;
12	(17)[(15)] "City administrator" means city alcoholic beverage control administrator;
13	(18)[(16)] "Commercial airport" means an airport through which more than five hundred
14	thousand (500,000) passengers arrive or depart annually;
15	(19)[(17)] (a) "Commercial quadricycle" means a vehicle equipped with a minimum
16	of ten (10) pairs of fully operative pedals for propulsion by means of human
17	muscular power and which:
18	1. Has four (4) wheels;
19	2. Is operated in a manner similar to that of a bicycle;
20	3. Is equipped with a minimum of thirteen (13) seats for passengers;
21	4. Has a unibody design;
22	5. Is equipped with a minimum of four (4) hydraulically operated brakes;
23	6. Is used for commercial tour purposes;
24	7. Is operated by the vehicle owner or an employee of the owner; and
25	8. Has an electrical assist system that shall only be used when traveling to
26	or from its storage location while not carrying passengers.
27	(b) A "commercial quadricycle" is not a motor vehicle as defined in KRS 186.010

1		or 189.010;
2	<u>(20)</u> [(18)]	"Commissioner" means the commissioner of the Department of Alcoholic
3	Beve	erage Control;
4	<u>(21)</u> [(19)]	"Consumer" means a person, persons, or business organization who purchases
5	alcol	nolic beverages and who:
6	(a)	Does not hold a license or permit issued by the department;
7	(b)	Purchases the alcoholic beverages for personal consumption only and not for
8		resale;
9	(c)	Is of lawful drinking age; and
10	(d)	Receives the alcoholic beverages in territory where the alcoholic beverages
11		may be lawfully sold or received;
12	<u>(22)</u> [(20)]	"Convention center" means any facility which, in its usual and customary
13	busir	ness, provides seating for a minimum of one thousand (1,000) people and offers
14	conv	ention facilities and related services for seminars, training and educational
15	purp	oses, trade association meetings, conventions, or civic and community events
16	or fo	r plays, theatrical productions, or cultural exhibitions;
17	<u>(23)</u> [(21)]	"Convicted" and "conviction" means a finding of guilt resulting from a plea of
18	guilt	y, the decision of a court, or the finding of a jury, irrespective of a
19	pron	ouncement of judgment or the suspension of the judgment;
20	<u>(24)</u> [(22)]	"County administrator" means county alcoholic beverage control
21	admi	nistrator;
22	<u>(25)</u> [(23)]	"Department" means the Department of Alcoholic Beverage Control;
23	<u>(26)</u> [(24)]	"Dining car" means a railroad passenger car that serves meals to consumers
24	on ar	ny railroad or Pullman car company;
25	<u>(27)</u> [(25)]	"Discount in the usual course of business" means price reductions, rebates,
26	refur	nds, and discounts given by wholesalers to distilled spirits and wine retailers
27	pursi	ant to an agreement made at the time of the sale of the merchandise involved

1	and a	are considered a part of the sales transaction, constituting reductions in price
2	pursi	uant to the terms of the sale, irrespective of whether the quantity discount was:
3	(a)	Prorated and allowed on each delivery;
4	(b)	Given in a lump sum after the entire quantity of merchandise purchased had
5		been delivered; or
6	(c)	Based on dollar volume or on the quantity of merchandise purchased;
7	<u>(28)[(26)]</u>	"Distilled spirits" or "spirits" means any product capable of being consumed
8	by a	human being which contains alcohol obtained by distilling, mixed with water
9	or ot	her substances in solution, except wine, hard cider, and malt beverages;
10	<u>(29)[(27)]</u>	"Distiller" means any person who is engaged in the business of manufacturing
11	distil	led spirits at any distillery in the state and is registered in the Office of the
12	Colle	ector of Internal Revenue for the United States at Louisville, Kentucky;
13	<u>(30)</u> [(28)]	"Distillery" means any place or premises where distilled spirits are
14	manı	afactured for sale, and which are registered in the office of any collector of
15	inter	nal revenue for the United States. It includes any United States government
16	bond	ed warehouse;
17	<u>(31)[(29)]</u>	"Distributor" means any person who distributes malt beverages for the
18	purp	ose of being sold at retail;
19	<u>(32)</u> [(30)]	"Dry" means a territory in which a majority of the electorate voted to prohibit
20	all fo	orms of retail alcoholic beverage [alcohol] sales through a local option election
21	held	under KRS Chapter 242;
22	<u>(33)</u> [(31)]	"Election" means:
23	(a)	An election held for the purpose of taking the sense of the people as to the
24		application or discontinuance of alcoholic beverage sales under KRS Chapter
25		242; or
26	(b)	Any other election not pertaining to <u>alcoholic beverages</u> [alcohol];
27	<u>(34)</u> [(32)]	"Horse racetrack" means a facility licensed to conduct a horse race meeting

1	unde	r KRS Chapter 230;
2	<u>(35)</u> [(33)]	"Hotel" means a hotel, motel, or inn for accommodation of the traveling
3	publi	ic, designed primarily to serve transient patrons;
4	<u>(36)</u> [(34)]	"Investigator" means any employee or agent of the department who is
5	regul	larly employed and whose primary function is to travel from place to place for
6	the p	ourpose of visiting licensees, and any employee or agent of the department who
7	is as	signed, temporarily or permanently, by the commissioner to duty outside the
8	main	office of the department at Frankfort, in connection with the administration of
9	alcol	nolic beverage statutes;
10	<u>(37)</u> [(35)]	"License" means any license issued pursuant to KRS Chapters 241 to 244;
11	<u>(38)</u> [(36)]	"Licensee" means any person to whom a license has been issued, pursuant to
12	KRS	Chapters 241 to 244;
13	<u>(39)</u> [(37)]	"Limited restaurant" means:
14	(a)	A facility where the usual and customary business is the preparation and
15		serving of meals to consumers, which has a bona fide kitchen facility, which
16		receives at least seventy percent (70%) of its food and alcoholic beverage
17		receipts from the sale of food, which maintains a minimum seating capacity of
18		fifty (50) persons for dining, which has no open bar, which requires that
19		alcoholic beverages be sold in conjunction with the sale of a meal, and which
20		is located in a wet or moist territory under KRS 242.1244; or
21	(b)	A facility where the usual and customary business is the preparation and
22		serving of meals to consumers, which has a bona fide kitchen facility, which

27 (40)[(38)] "Local administrator" means a city alcoholic beverage control administrator,

receives at least seventy percent (70%) of its food and alcoholic beverage

receipts from the sale of food, which maintains a minimum seating capacity of

one hundred (100) persons of dining, and which is located in a wet or moist

territory under KRS 242.1244;

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1	county alcoholic beverage <u>control</u> administrator, or urban-county alcoholic
2	beverage control administrator;
3	(41)[(39)] "Malt beverage" means any fermented undistilled alcoholic beverage of any
4	name or description, manufactured from malt wholly or in part, or from any
5	substitute for malt, and includes weak cider;
6	(42)[(40)] "Manufacture" means distill, rectify, brew, bottle, and operate a winery;
7	(43)[(41)] "Manufacturer" means a winery, distiller, rectifier, or brewer, and any other
8	person engaged in the production or bottling of alcoholic beverages;
9	(44)[(42)] "Marina" means a dock or basin providing moorings for boats and offering
10	supply, repair, or other services for remuneration;
11	(45)[(43)] "Minor" means any person who is not twenty-one (21) years of age or older;
12	(46)[(44)] "Moist" means a territory in which a majority of the electorate voted to permit
13	limited <u>alcoholic beverage</u> [alcohol] sales by any one (1) or a combination of
14	special limited local option elections authorized by KRS Chapter 242;
15	(47)[(45)] "Population" means the population figures established by the federal
16	decennial census for a census year or the current yearly population estimates
17	prepared by the Kentucky State Data Center, Urban Studies Center of the
18	University of Louisville, Louisville, Kentucky, for all other years;
19	(48)[(46)] "Premises" means the land and building in and upon which any business
20	regulated by alcoholic beverage statutes is operated or carried on. "Premises" shall
21	not include as a single unit two (2) or more separate businesses of one (1) owner on
22	the same lot or tract of land, in the same or in different buildings if physical and
23	permanent separation of the premises is maintained, excluding employee access by
24	keyed entry and emergency exits equipped with crash bars, and each has a separate
25	public entrance accessible directly from the sidewalk or parking lot. Any licensee
26	holding an alcoholic beverage license on July 15, 1998, shall not, by reason of this
27	subsection, be ineligible to continue to hold his or her license or obtain a renewal,

1	of the license;
2	(49)[(47)] "Primary source of supply" or "supplier" means the distiller, winery, brewer
3	producer, owner of the commodity at the time it becomes a marketable product
4	bottler, or authorized agent of the brand owner. In the case of imported products
5	the primary source of supply means either the foreign producer, owner, bottler, or
6	agent of the prime importer from, or the exclusive agent in, the United States of the
7	foreign distiller, producer, bottler, or owner;
8	(50)[(48)] "Private club" means a nonprofit social, fraternal, military, or political
9	organization, club, or nonprofit or for-profit entity maintaining or operating a club
10	room, club rooms, or premises from which the general public is excluded;
11	(51)[(49)] "Private selection event" means a private event with a licensed distiller during
12	which participating consumers, retail licensees, wholesalers, distributors, or a
13	distillery's own representatives select a single barrel or a blend of barrels of the
14	distiller's products to be specially packaged for the participants;
15	(52)[(50)] "Private selection package" means a bottle of distilled spirits sourced from the
16	barrel or barrels selected by participating consumers, retail licensees, wholesalers
17	distributors, microbreweries that hold a quota retail drink or quota retail package
18	license, or a distillery's own representatives during a private selection event;
19	(53)[(51)] "Public nuisance" means a condition that endangers safety or health, is
20	offensive to the senses, or obstructs the free use of property so as to interfere with
21	the comfortable enjoyment of life or property by a community or neighborhood or
22	by any considerable number of persons;
23	(54){(52)} "Qualified historic site" means:
24	(a) A contributing property with dining facilities for at least fifty (50) persons a
25	tables, booths, or bars where food may be served within a commercial distric
26	listed in the National Register of Historic Places;
27	(b) A site that is listed as a National Historic Landmark or in the National

1	Register of Historic Places with dining facilities for at least fifty (50) persons
2	at tables, booths, or bars where food may be served;
3	(c) A distillery which is listed as a National Historic Landmark and which
4	conducts souvenir retail package sales under KRS 243.0305; or
5	(d) A not-for-profit or nonprofit facility listed on the National Register of Historic
6	Places;
7	(55)[(53)] "Rectifier" means any person who rectifies, purifies, or refines distilled
8	spirits, malt, or wine by any process other than as provided for on distillery
9	premises, and every person who, without rectifying, purifying, or refining distilled
10	spirits by mixing alcoholic beverages with any materials, manufactures any
11	imitations of or compounds liquors for sale under the name of whiskey, brandy, gin,
12	rum, wine, spirits, cordials, bitters, or any other name;
13	(56)[(54)] "Repackaging" means the placing of alcoholic beverages in any retail
14	container irrespective of the material from which the container is made;
15	(57)[(55)] "Restaurant" means a facility where the usual and customary business is the
16	preparation and serving of meals to consumers, that has a bona fide kitchen facility,
17	and that receives at least fifty percent (50%) of its food and alcoholic beverage
18	receipts from the sale of food at the premises;
19	(58)[(56)] "Retail container" means any bottle, can, barrel, or other container which,
20	without a separable intermediate container, holds alcoholic beverages and is
21	suitable and destined for sale to a retail outlet, whether it is suitable for delivery or
22	shipment to the consumer or not;
23	(59)[(57)] "Retail sale" means any sale of alcoholic beverages to a consumer, including
24	those transactions taking place in person, electronically, online, by mail, or by
25	telephone;
26	(60)[(58)] "Retailer" means any licensee who sells and delivers any alcoholic beverage
27	to consumers, except for manufacturers with limited retail sale privileges and direct

1	shipper licensees;
2	(61)[(59)] "Riverboat" means any boat or vessel with a regular place of mooring in this
3	state that is licensed by the United States Coast Guard to carry forty (40) or more
4	passengers for hire on navigable waters in or adjacent to this state;
5	(62)[(60)] "Sale" means any transfer, exchange, or barter for consideration, and includes
6	all sales made by any person, whether principal, proprietor, agent, servant, or
7	employee, of any alcoholic beverage;
8	(63)[(61)] "Service bar" means a bar, counter, shelving, or similar structure used for
9	storing or stocking supplies of alcoholic beverages that is a workstation where
10	employees prepare alcoholic beverage drinks to be delivered to customers away
11	from the service bar;
12	(64)[(62)] "Sell" includes solicit or receive an order for, keep or expose for sale, keep
13	with intent to sell, and the delivery of any alcoholic beverage;
14	(65)[(63)] "Small farm winery" means a winery whose wine production is not less than
15	two hundred fifty (250) gallons and not greater than five hundred thousand
16	(500,000) gallons in a calendar year;
17	(66)[(64)] "Souvenir package" means a special package of distilled spirits available from
18	a licensed retailer that is:
19	(a) Available for retail sale at a licensed Kentucky distillery where the distilled
20	spirits were produced or bottled; or
21	(b) Available for retail sale at a licensed Kentucky distillery but produced or
22	bottled at another of that distiller's licensed distilleries in Kentucky;
23	(67)[(65)] "State administrator" or "administrator" means the distilled spirits
24	administrator or the malt beverages administrator, or both, as the context requires;
25	(68)[(66)] "State park" means a state park that has a:
26	(a) Nine (9) or eighteen (18) hole golf course; or
27	(b) Full-service lodge and dining room;

(69)[(67)] "Supplemental bar" means a bar, counter, shelving, or similar structure used

2	for se	erving	g and selling distilled spirits or wine by the drink for consumption on the
3	licensed premises to guests and patrons from additional locations other than the		
4	main	bar;	
5	<u>(70)</u> [(68)]	"Ten	ritory" means a county, city, district, or precinct;
6	<u>(71)</u> [(69)]	"Urb	an-county administrator" means an urban-county alcoholic beverage
7	contr	ol adı	ministrator;
8	<u>(72)</u> [(70)]	"Val	id identification document" means an unexpired, government-issued form
9	of id	entific	cation that contains the photograph and date of birth of the individual to
10	whor	n it is	issued;
11	<u>(73)</u> [(71)]	"Veh	nicle" means any device or animal used to carry, convey, transport, or
12	other	wise	move alcoholic beverages or any products, equipment, or appurtenances
13	used	to ma	unufacture, bottle, or sell these beverages;
14	<u>(74)</u> [(72)]	"Vin	tage distilled spirit" means:
15	(a)	A pri	ivate selection package; or
16	(b)	A pa	ckage or packages of distilled spirits that:
17		1.	Are in their original manufacturer's unopened container;
18		2.	Are not owned by a distillery; and
19		3.	Are not otherwise available for purchase from a licensed wholesaler
20			within the Commonwealth;
21	<u>(75)</u> [(73)]	(a)	"Vintage distilled spirits seller" means a nonlicensed person at least
22		twen	ty-one (21) years of age who is:
23		1.	An administrator, executor, receiver, or other fiduciary who receives and
24			sells vintage distilled spirits in execution of the person's fiduciary
25			capacity;
26		2.	A creditor who receives or takes possession of vintage distilled spirits as
27			security for, or in payment of, debt, in whole or in part;

1		3. A public officer or court official who levies on vintage distilled spirits
2		under order or process of any court or magistrate to sell the vintage
3		distilled spirits in satisfaction of the order or process; or
4		4. Any other person not engaged in the business of selling alcoholic
5		beverages.
6	(b)	"Vintage distilled spirits seller" does not mean:
7		1. A person selling alcoholic beverages as part of an approved KRS
8		243.630 transfer; or
9		2. A person selling alcoholic beverages as authorized by KRS 243.540;
10	<u>(76)</u> [(74)]	"Warehouse" means any place in which alcoholic beverages are housed or
11	stored	i;
12	<u>(77)</u> [(75)]	"Weak cider" means any fermented fruit-based beverage containing more than
13	one po	ercent (1%) but less than seven percent (7%) alcohol by volume;
14	<u>(78)</u> [(76)]	"Wet" means a territory in which a majority of the electorate voted to permit
15	all for	rms of retail <u>alcoholic beverage</u> [alcohol] sales by a local option election under
16	KRS	242.050 or 242.125 on the following question: "Are you in favor of the sale of
17	alcoh	olic beverages in (name of territory)?";
18	<u>(79)</u> [(77)]	"Wholesale sale" means a sale to any person for the purpose of resale;
19	<u>(80)</u> [(78)]	"Wholesaler" means any person who distributes alcoholic beverages for the
20	purpo	se of being sold at retail, but it shall not include a subsidiary of a
21	manu	facturer or cooperative of a retail outlet;
22	<u>(81)</u> [(79)]	"Wine" means the product of the normal alcoholic fermentation of the juices
23	of fru	nits, with the usual processes of manufacture and normal additions, and
24	includ	les champagne and sparkling and fortified wine of an alcoholic content not to
25	excee	d twenty-four percent (24%) by volume. It includes sake, cider, hard cider,
26	and p	perry cider and also includes preparations or mixtures vended in retail
27	contai	ners if these preparations or mixtures contain not more than fifteen percent

1		(15%) of alcohol by volume. It does not include weak cider; and
2	<u>(82)</u>	[(80)] "Winery" means any place or premises in which wine is manufactured from
3		any fruit, or brandies are distilled as a by-product of wine or other fruit, or cordials
4		are compounded, except a place or premises that manufactures wine for sacramental
5		purposes exclusively.
6		→ Section 2. KRS 241.020 is amended to read as follows:
7	(1)	The department shall administer statutes relating to, and regulate traffic in,
8		alcoholic beverages, except that the collection of taxes shall be administered by the
9		Department of Revenue. The department may issue advisory opinions and
10		declaratory rulings related to KRS Chapters 241 to 244 and the administrative
11		regulations promulgated under those chapters.
12	(2)	Notwithstanding any other statute or administrative regulation to the contrary,
13		the department shall have authority to administer statutes relating to, and
14		regulate the retail licensing and distribution of, cannabis-infused beverages.
15	<u>(3)</u>	A Division of Distilled Spirits, under the supervision of the board, shall administer
16		the laws in relation to traffic in distilled spirits and wine.
16 17	<u>(4)</u> [(•
	<u>(4)</u> [(•
17	<u>(4)</u> [(3)] A Division of Malt Beverages, under the supervision of the board, shall
17 18	<u>(4)</u> [(3)] A Division of Malt Beverages, under the supervision of the board, shall administer the laws in relation to traffic in malt beverages <u>and cannabis-infused</u>
17 18 19		3)] A Division of Malt Beverages, under the supervision of the board, shall administer the laws in relation to traffic in malt beverages <u>and cannabis-infused</u> <u>beverages</u> .
17 18 19 20		3)] A Division of Malt Beverages, under the supervision of the board, shall administer the laws in relation to traffic in malt beverages <u>and cannabis-infused</u> <u>beverages</u> . → Section 3. KRS 241.060 is amended to read as follows:
17 18 19 20 21	The	3)] A Division of Malt Beverages, under the supervision of the board, shall administer the laws in relation to traffic in malt beverages <u>and cannabis-infused</u> <u>beverages</u> . → Section 3. KRS 241.060 is amended to read as follows: board shall <u>exclusively</u> have the following functions, powers, and duties:
17 18 19 20 21 22	The	3)] A Division of Malt Beverages, under the supervision of the board, shall administer the laws in relation to traffic in malt beverages <u>and cannabis-infused</u> <u>beverages.</u> → Section 3. KRS 241.060 is amended to read as follows: board shall <u>exclusively</u> have the following functions, powers, and duties: To promulgate reasonable administrative regulations governing procedures relative
17 18 19 20 21 22 23	The	3)] A Division of Malt Beverages, under the supervision of the board, shall administer the laws in relation to traffic in malt beverages <u>and cannabis-infused</u> <u>beverages.</u> → Section 3. KRS 241.060 is amended to read as follows: board shall <u>exclusively</u> have the following functions, powers, and duties: To promulgate reasonable administrative regulations governing procedures relative to the applications for and revocations of licenses, the supervision and control of the

administrative regulation that shall be promulgated in relation to the direct shipper

1		license is to establish the license application, as set forth in KRS 243.027(4). To the					
2		extent any administrative regulation previously promulgated is contrary to the					
3		provisions of KRS 13A.120(2), the board shall repeal or amend the administrative					
4		regulation as necessary by January 1, 2022. Administrative regulations need not be					
5		uniform in their application but may vary in accordance with reasonable					
6		classifications;					
7	(2)	To limit[in its sound discretion] the number of licenses of each kind or class to be					
8		issued in this state or any political subdivision, and restrict the locations of licensed					
9		premises. To this end, the board may make reasonable division and subdivision of					
10		he state or any political subdivision into districts. Administrative regulations					
11		elating to the approval, denial, and revocation of licenses may be different within					
12		the several divisions or subdivisions;					
13	(3)	To hold hearings in accordance with the provisions of KRS Chapter 13B. The					
14		department may pay witnesses the per diem and mileage provided in KRS 421.015;					
15	(4)	To conduct hearings and appeals under KRS 241.150, 241.200, 241.260, 243.470,					
16		243.520, 438.308, 438.309, 438.312, 438.316, and 438.340 and render final orders					
17		upon the subjects of the hearings and appeals;					
18	(5)	(a) To order the destruction of evidence, other than contraband alcoholic					
19		beverages suitable for public auction under paragraph (b) of this subsection, in					
20		the department's possession after all administrative and judicial proceedings					
21		are conducted.					

- (b) To dispose of contraband alcoholic beverages through public auction if:
 - A final order relating to those contraband alcoholic beverages has been entered after all administrative and judicial proceedings are conducted, if applicable;
 - 2. The entire proceeds of the public auction are donated to the alcohol wellness and responsibility education fund established in KRS 211.285;

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1	and
2	3. The board deems the inventory safe to release to the public, including
3	but not limited to the alcoholic beverages being in their original,
4	unopened packaging;
5	(6) To suspend, revoke, or cancel for cause, after a hearing in accordance with KRS
6	Chapter 13B, any license; and
7	(7) To prohibit the issuance of a license for the premises until the expiration of two (2)
8	years from the time the offense was committed if a violation of KRS Chapters 241
9	to 244 has taken place on the premises which the owner knew of or should have
10	known of, or was committed or permitted in or on the premises owned by the
11	licensee.
12	→ Section 4. KRS 241.080 is amended to read as follows:
13	The distilled spirits administrator may approve and issue or deny any state license
14	authorizing traffic in distilled spirits and wine. The malt beverages administrator may
15	approve and issue or deny any state license authorizing traffic in malt beverages or
16	cannabis-infused beverages. Both the distilled spirits administrator and the malt
17	beverages administrator may approve and issue or deny state licenses authorizing the
18	traffic in alcoholic beverages.
19	→ Section 5. KRS 241.090 is amended to read as follows:
20	State administrators and all investigators shall have the full police powers of peace
21	officers, and their jurisdiction shall be coextensive with the state. They may inspect any
22	premises where alcoholic beverages are manufactured, sold, stored, or otherwise
23	trafficked in or any premises where cannabis-infused beverages are sold, stored, or
24	otherwise trafficked in, without first obtaining a search warrant. They may confiscate
25	any contraband property. The jurisdiction and police powers of state administrators and
26	all investigators during an emergency declared under KRS Chapter 39A shall be subject

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to the limitations of KRS 39A.090.

1		→ SECTION 6. A NEW SECTION OF KRS CHAPTER 243 IS CREATED TO
2	REA	AD AS FOLLOWS:
3	<u>(1)</u>	(a) The distribution and retail sale of packaged cannabis-infused beverages
4		shall be regulated by the department. The department shall promulgate
5		administrative regulations to establish the rules and procedures for this
6		distribution and retail sale. Cannabis-infused beverages shall be produced,
7		distributed, and sold in a three (3) tier system in the same manner as
8		alcoholic beverages.
9		(b) A local administrator shall only have authority over the distribution and
10		retail sale of cannabis-infused beverages in its territory to the extent
11		expressly authorized by KRS Chapters 241 to 244.
12	<u>(2)</u>	Cannabis-infused beverages shall only be available for sale:
13		(a) By the package;
14		(b) At retail in wet territory; and
15		(c) By the holder of both a quota retail package license and a cannabis-infused
16		beverage retail package license.
17	<u>(3)</u>	A person under twenty-one (21) years of age shall not purchase or consume
18		cannabis-infused beverages. All restrictions and offenses related to minors and
19		alcoholic beverages in KRS Chapters 241 to 244 shall also apply in the same
20		manner to minors and cannabis-infused beverages.
21	<u>(4)</u>	If approved as a cannabis-infused beverage manufacturer by the Department for
22		Public Health, that manufacturer may:
23		(a) Self-distribute cannabis-infused beverages in the same manner as alcoholic
24		beverages; and
25		(b) Ship cannabis-infused beverages under a direct shipper license in the same
26		manner that a direct shipper license allows the shipment of alcoholic
27		beverages. A direct shipper licensee may sell or ship to a consumer all types

1	of alcoholic beverages and cannabis-infused beverages that the licensee is
2	authorized to sell.
3	(5) Cannabis-infused beverages may be shipped and delivered in the same manner as
4	alcoholic beverages.
5	→ SECTION 7. A NEW SECTION OF KRS CHAPTER 243 IS CREATED TO
6	READ AS FOLLOWS:
7	A cannabis-infused beverage retail package license may only be issued as a
8	supplemental license to the holder of a quota retail package license. A cannabis-
9	infused beverage retail package license shall authorize the licensee to sell cannabis-
10	infused beverages at retail by the package from the licensed premises only for
11	consumption off the licensed premises only. The licensee shall purchase cannabis-
12	infused beverages only from the holder of a cannabis-infused beverage distributor's
13	<u>license.</u>
14	→SECTION 8. A NEW SECTION OF KRS CHAPTER 243 IS CREATED TO
15	READ AS FOLLOWS:
16	(1) A cannabis-infused beverage distributor's license may be issued as a
17	supplemental license to the holder of a distributor's or wholesaler's license. A
18	cannabis-infused beverage distributor's license shall authorize the licensee to:
19	(a) Purchase cannabis-infused beverages from:
20	1. A manufacturer of cannabis-infused beverages that has been
21	approved as a cannabis-infused beverage manufacturer by the
22	Department for Public Health; and
23	2. Another holder of a cannabis-infused beverage distributor's license;
24	<u>and</u>
25	(b) Store cannabis-infused beverages and to sell them from its licensed
26	premises to the holder of a:
27	1. Cannabis-infused beverage retail package license; or

1		2. Cannabis-infused beverage distributor's license.							
2	<u>(2)</u>	A cannabis-infused beverage distributor shall transport cannabis-infused							
3		beverages only by a vehicle owned, rented, or leased and operated by the							
4		cannabis-infused beverage distributor, which has affixed to its sides at all times a							
5		sign of form and size prescribed by the board, containing among other things the							
6		name and license number of the licensee. No distilled spirits, wine, or malt							
7		beverages shall be transported on the same truck or vehicle with cannabis-							
8		infused beverages, except by a common carrier, unless the owner of that truck or							
9		vehicle holds the wholesaler's or distributor's license that allows the transport of							
10		that type of alcoholic beverage.							
11	<u>(3)</u>	A cannabis-infused beverage distributor's license shall be obtained for each							
12		separate warehouse, agent, distributor, broker, jobber, or place of business from							
13		which orders are received or cannabis-infused beverages are distributed.							
14	<u>(4)</u>	The holder of a cannabis-infused beverage distributor's license shall not hold a							
15		cannabis-infused beverage retail package license.							
16		→ Section 9. KRS 243.020 is amended to read as follows:							
17	(1)	A person shall not do any act authorized by any kind of license with respect to the							
18		manufacture, storage, sale, purchase, transporting, or other traffic in alcoholic							
19		beverages or the distribution, retail sale, or transportation of cannabis-infused							
20		<u>beverages</u> unless the person holds or is an independent contractor, agent, servant, or							
21		employee of a person who holds the kind of license that authorizes the act, or is a							
22		third party utilized by a direct shipper licensee as set forth in KRS 243.027.							
23	(2)	The holding of any permit from the United States government to traffic in alcoholic							
24		beverages without the corresponding requisite state and local licenses shall in all							
25		cases raise a rebuttable presumption that the holder of the United States permit is							

Except as permitted by KRS 243.033, 243.036, 243.155, 243.157, and 243.260, a

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(3)

unlawfully trafficking in alcoholic beverages.

1		person, conducting a place of business patronized by the public, who is not a
2		licensee authorized to sell alcoholic beverages, shall not permit any person to sell,
3		barter, loan, give away, or drink alcoholic beverages on the premises of the place of
4		business.
5	(4)	A licensee shall not permit any consumer to possess, give away, or drink alcoholic
6		beverages or cannabis-infused beverages on the licensed premises that are not

- (5) In a moist territory, the only types of licenses that may be issued are those that directly correspond with the types of sales approved by the voters through moist elections within the territory, unless otherwise specifically authorized by statute.
- 11 (6) Notwithstanding subsections (3) and (4) of this section, with the written permission of a licensed entertainment destination center:
 - (a) A retail drink licensee located wholly within a licensed entertainment destination center or that has a storefront sharing a physical boundary with that licensed entertainment destination center may allow persons on the licensee's premises to possess and drink alcoholic beverages that were purchased from another retail drink licensee located wholly within, or that has a storefront sharing a physical boundary with, the licensed entertainment destination center; and
 - (b) A nonlicensed place of business that is located wholly within a licensed entertainment destination center or that has a storefront sharing a physical boundary with that licensed entertainment destination center may allow persons on its property to possess and drink alcoholic beverages that were purchased from a retail drink licensee located wholly within, or that has a storefront sharing a physical boundary with, the licensed entertainment destination center.
- → Section 10. KRS 243.027 is amended to read as follows:

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purchased from the licensee.

1	(1)	KRS	KRS 243.027 to 243.029 shall supersede any conflicting statute in KRS Chapters					
2		241	241 to 244.					
3	(2)	A d	lirect shipper license shall authorize the holder to ship alcoholic beverages \underline{or}					
4		<u>cani</u>	annabis-infused beverages to consumers. The department shall issue a direct					
5		ship	per license to a successful applicant that:					
6		(a)	Pays an annual license fee of one hundred dollars (\$100);					
7		(b)	Is a manufacturer located in this state or any other state, a cannabis-infused					
8			beverage manufacturer licensed by the Department for Public Health, or an					
9			alcoholic beverage supplier licensed under KRS 243.212 or 243.215; and					
10		(c)	Holds a current license, permit, or other authorization to manufacture or					
11			supply alcoholic beverages or cannabis-infused beverages in the state where					
12			the applicant is located. If an applicant is located outside of Kentucky, proof					
13			of its current license, permit, or other authorization as issued by its home state					
14			shall be sufficient proof of its eligibility to hold a direct shipper license in					
15			Kentucky.					
16	(3)	(a)	A manufacturer applicant shall only be authorized to ship[alcoholic]					
17			beverages that are sold under a brand name owned or exclusively licensed to					
18			the manufacturer, provided the [alcoholic] beverages were:					
19			1. Produced by the manufacturer;					
20			2. Produced for the manufacturer under a written contract with another					
21			manufacturer; or					
22			3. Bottled <i>or canned</i> for or by the manufacturer.					
23		(b)	An applicant licensed under KRS 243.212 or 243.215 shall only be authorized					
24			to ship alcoholic beverages or cannabis-infused beverages for which it is the					
25			primary source of supply.					
26	(4)	The	department shall establish the form for a direct shipper license application					
27		thro	ugh the promulgation of an administrative regulation. These requirements shall					

1		incl	ude only the following:
2		(a)	The address of the manufacturer or supplier; and
3		(b)	If the applicant is located outside this state, a copy of the applicant's current
4			license, permit, or other authorization to manufacture, store, or supply
5			alcoholic beverages or cannabis-infused beverages in the state where the
6			applicant is located.
7	(5)	For	purposes of this section, the holder of a direct shipper license may utilize the
8		serv	ices of a third party to fulfill shipments, subject to the following:
9		(a)	The third party shall not be required to hold any alcoholic beverage license \underline{or}
10			cannabis-infused beverage license, but no licensed entity shall serve as a
11			third party to fulfill shipments other than the holder of a storage license or
12			transporter's license;
13		(b)	The third party may operate from the premises of the direct shipper licensee
14			or from another business location; and
15		(c)	The direct shipper licensee shall be liable for any violation of KRS 242.250,
16			242.260, 242.270, or 244.080 that may occur by the third party.
17	(6)	A di	rect shipper licensee shall:
18		(a)	Agree that the Secretary of State shall serve as its registered agent for service
19			of process. The licensee shall agree that legal service on the agent constitutes
20			legal service on the direct shipper licensee;
21		(b)	Maintain the records required under KRS 243.027 to 243.029 and provide the
22			department and the Department of Revenue access to or copies of these
23			records;
24		(c)	Allow the department or the Department of Revenue to perform an audit of
25			the direct shipper licensee's records or an inspection of the direct shipper
26			licensee's licensed premises upon request. If an audit or inspection reveals a
27			violation, the department or the Department of Revenue may recover

1			reasonable expenses from the licensee for the cost of the audit or inspection;
2		(d)	Register with the Department of Revenue, and file all reports and pay all taxes
3			required under KRS 243.027 to 243.029; and
4		(e)	Submit to the jurisdiction of the Commonwealth of Kentucky for any
5			violation of KRS 242.250, 242.260, 242.270, or 244.080 or for nonpayment
6			of any taxes owed.
7	(7)	(a)	Each direct shipper licensee shall submit to the department and the
8			Department of Revenue a quarterly report for that direct shipper license
9			showing:
10			1. The total amount of [alcoholic] beverages shipped into the state per
11			consumer;
12			2. The name and address of each consumer;
13			3. The purchase price of the [alcoholic] beverages shipped and the amount
14			of taxes charged to the consumer for the[alcoholic] beverages shipped;
15			and
16			4. The name and address of each common carrier.
17		(b)	The Department of Revenue shall create a form through the promulgation of
18			an administrative regulation for reporting under paragraph (a) of this
19			subsection.
20		(c)	The department shall provide a list of all active direct shipper licensees to
21			licensed common carriers on a quarterly basis to reduce the number of
22			unlicensed shipments in the Commonwealth.
23	(8)	A d	irect shipper licensee shall submit a current copy of its alcoholic beverage
24		licer	nse <u>or cannabis-infused beverage license</u> from its home state along with the
25		one	hundred dollar (\$100) license fee every year upon renewal of its direct shipper
26		licer	nse.
27	(9)	Not	withstanding any provision of this section to the contrary, a manufacturer

1		located and licensed in Kentucky may ship by a common carrier holding a					
2		Ken	Kentucky transporter's license samples of alcoholic beverages produced by the				
3		man	manufacturer in quantities not to exceed one (1) liter, per any recipient, of any				
4		indi	vidual product in one (1) calendar year of distilled spirits or wine, or ninety-six				
5		(96)	ounces, per any recipient, of any individual product in one (1) calendar year of				
6		malt	beverages, to any of the following:				
7		(a)	Marketing or media representatives twenty-one (21) years of age or older;				
8		(b)	Distilled spirits, wine, or malt beverage competitions or contests;				
9		(c)	Wholesalers or distributors located outside of Kentucky;				
10		(d)	Federal, state, or other regulatory testing labs;				
11		(e)	Third-party product formulation and development partners; and				
12		(f)	Persons or entities engaged in a private selection event pursuant to KRS				
13			243.0305.				
14		Such	Such samples shall be marked by affixing across the product label, a not readily				
15		remo	removed disclaimer with the words "Sample-Not for Sale" and the name of the				
16		man	manufacturer.				
17		→ S	ection 11. KRS 243.028 is amended to read as follows:				
18	(1)	A d	irect shipper licensee may sell or ship to a consumer all types of alcoholic				
19		beve	erages or cannabis-infused beverages that the licensee is authorized to sell,				
20		with	the following aggregate limits:				
21		(a)	Distilled spirits, in quantities not to exceed ten (10) liters per consumer per				
22			month;				
23		(b)	Wine, in quantities not to exceed ten (10) cases per consumer per month;				
24			and]				
25		(c)	Malt beverages, in quantities not to exceed ten (10) cases per consumer per				
26			month <u>; and</u>				
27		<u>(d)</u>	Cannabis-infused beverages, in quantities not to exceed ten (10) cases per				

customer p	per	month.
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(2) The direct shipper licensee shall notify the consumer placing the order that the shipment shall not be left unless the recipient of the shipment provides a valid identification document at the time verifying that the recipient is at least twenty-one (21) years of age. All [alcoholic] beverage containers shipped to the consumer shall be conspicuously labeled with the words "CONTAINS ALCOHOL: SIGNATURE OF PERSON AGE 21 OR OLDER REQUIRED FOR DELIVERY" or "CONTAINS CANNABIS-INFUSED BEVERAGES: SIGNATURE OF PERSON AGE 21 OR OLDER REQUIRED FOR DELIVERY", as appropriate for each shipment.

- 11 (3) At the time of delivery, the recipient of the shipment shall present to the individual delivering the package a valid identification document. Prior to transferring possession of the package, the individual delivering the package shall visually inspect the document and verify the identity of the recipient and, by visual examination or by using age verification technology, that the recipient is at least twenty-one (21) years of age.
- 17 (4) Before transferring possession of the package, the individual delivering the package 18 shall obtain the signature of the recipient of the shipment. The individual who 19 receives and signs for the [alcoholic] beverages is not required to be the consumer 20 who purchased the [alcoholic] beverages.
- 21 (5) A consumer who intentionally causes shipment to an address deemed unlawful 22 shall, for the first offense, be guilty of a violation punishable by a fine of two 23 hundred fifty dollars (\$250), and for each subsequent offense, be guilty of a 24 violation punishable by a fine of five hundred dollars (\$500). In this instance, the 25 direct shipper licensee and the common carrier shall be held harmless.
- 26 (6) A direct shipper licensee may not sell or ship[alcoholic] beverages to a consumer 27 from its licensed premises if the consumer's address is located in an area in which

	that type of [alcoholic] beverages may not be sold or received.
(7)	Shipments made pursuant to this section shall be made through a common carrier.
(8)	If a common carrier is unable to complete delivery, then the [alcoholic] beverages
	shall be returned to the consignor.
	→ Section 12. KRS 243.040 is amended to read as follows:
The	following kinds of malt beverage licenses and cannabis-infused beverage licenses
may	be issued by the malt beverages administrator, the fees for which shall be:
(1)	Brewer's license, per annum\$2,580.00
(2)	Microbrewery license, per annum\$520.00
(3)	Distributor's license, per annum\$520.00
(4)	Nonquota retail malt beverage package license, per annum\$210.00
(5)	Out-of-state malt beverage supplier's license,
	per annum\$1,550.00
(6)	Malt beverage storage license, per annum\$260.00
(7)	Replacement or duplicate license, per annum\$25.00
(8)	Limited out-of-state malt beverage supplier's license,
	per annum\$260.00
(9)	Nonquota type 4 malt beverage drink license,
	per annum\$210.00
(10)	Direct shipper license, per annum\$100.00
(11)	Cannabis-infused beverage retail package license, per annum\$100.00
<u>(12)</u>	Cannabis-infused beverage distributor's license, per annum\$200.00
<u>(13)</u>	The holder of a nonquota retail malt beverage package license may obtain a
	Nonquota type 4 malt beverage drink license for a fee of fifty dollars (\$50). The
	holder of a Nonquota type 4 malt beverage drink license may obtain a nonquota
	retail malt beverage package license for a fee of fifty dollars (\$50).
	(8) The may (1) (2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12)

new transitional license pursuant to KRS 243.045.

2 (15)[(13)] Other special licenses as the state board finds to be necessary for the
3 administration of KRS Chapters 241 to 244 and for the proper regulation and
4 control of the trafficking in malt beverages, as provided for by administrative
5 regulations promulgated by the state board.

A nonrefundable application fee of fifty dollars (\$50) shall be charged to process each new application for a license under this section. The application fee shall be applied to the licensing fee if the license is issued, or otherwise the fee shall be retained by the department.

→ Section 13. KRS 243.075 is amended to read as follows:

- (1) (a) A city with a population of less than twenty thousand (20,000) based upon the most recent federal decennial census, a county that does not contain a city with a population equal to or greater than twenty thousand (20,000) based upon the most recent federal decennial census, or a county that contains a city authorized to impose a fee under subsection (9) of this section, that is wet through a local option election held under KRS Chapter 242 is authorized to impose a regulatory license fee not to exceed five percent (5%) upon the gross receipts of the sale of alcoholic beverages <u>and cannabis-infused beverages</u> of each establishment located in the city or county licensed to sell alcoholic beverages <u>or cannabis-infused beverages</u>.
 - (b) The regulatory license fee may be levied at the beginning of each budget period at a percentage rate that is reasonably estimated to fully reimburse the local government for the estimated costs of any additional policing, regulatory, or administrative expenses related to the sale of alcoholic beverages *or cannabis-infused beverages* in the city and county.
 - (c) The regulatory license fee shall be in addition to any other taxes, fees, or licenses permitted by law, except:

1			1. A credit against a regulatory license fee shall be allowed in an amount
2			equal to any licenses or fees imposed by the city or county pursuant to
3			KRS 243.060 or 243.070; and
4			2. In a county in which the city and county both levy a regulatory license
5			fee, the county license fee shall only be applicable outside the
6			jurisdictional boundaries of those cities which levy a license fee.
7	(2)	(a)	A city or county that is moist through a local option election held under KRS
8			242.1244 may by ordinance impose a regulatory license fee upon the gross
9			receipts of the sale of alcoholic beverages of each establishment located in the
10			city or county and licensed to sell alcoholic beverages by the drink for
11			consumption on the premises.
12		(b)	The regulatory license fee may be levied annually at a rate that is reasonably
13			estimated to fully reimburse the city or county for the estimated costs for any
14			additional policing, regulatory, or administrative related expenses.
15		(c)	The regulatory license fee shall be in addition to any other taxes, fees, or
16			licenses permitted by law, but a credit against the fee shall be allowed in an
17			amount equal to any licenses or fees imposed by the city or county pursuant to
18			KRS 243.060 or 243.070.
19		(d)	In a county in which the city and county both levy a regulatory license fee, the
20			county license fee shall only be applicable outside the jurisdictional
21			boundaries of those cities which levy a license fee.
22	(3)	(a)	For any election held after July 15, 2014, any new fee authorized under
23			subsection (1) or (2) of this section shall be enacted by the city or county no
24			later than two (2) years from the date of the local option election held under
25			KRS Chapter 242.
26		(b)	Notwithstanding paragraph (a) of this subsection, any city or county that held
27			a local option election between July 15, 2014, and July 15, 2018, may enact a

1		regulatory licensing fee in accordance with subsection (1) of this section
2		within two (2) years of June 29, 2021.
3	(4)	After July 15, 2014, any fee authorized under subsections (1) and (2) of this section
4		shall be established at a rate that will generate revenue that does not exceed the total
5		of the reasonable expenses actually incurred by the city or county in the
6		immediately previous fiscal year for the additional cost, as demonstrated by
7		reasonable evidence, of:
8		(a) Policing;
9		(b) Regulation; and
10		(c) Administration;
11		as a result of the sale of alcoholic beverages or cannabis-infused beverages within
12		the city or county.
13	(5)	(a) The Alcoholic Beverage Control Board shall promulgate administrative
14		regulations which set forth the process by which a city or county, in the first
15		year following the discontinuance of prohibition, may estimate any additional
16		policing, regulation, and administrative expenses by a city or county directly
17		and solely related to the discontinuance of prohibition. This subsection shall
18		apply to any discontinuance of prohibition occurring after the promulgation of
19		administrative regulations required by this subsection.
20		(b) After the first year, the regulatory license fee for each subsequent year shall
21		conform to the requirements of subsection (4) of this section.
22	(6)	The revenue received from the imposition of the regulatory license fee authorized
23		under subsections (1) and (2) of this section shall be:
24		(a) Deposited into a segregated fund of the city or county;
25		(b) Spent only in accordance with the requirements of subsections (1) and (2) of
26		this section; and
27		(c) Audited under an annual audit performed pursuant to KRS 43.070, 64.810,

1 and 91A.040.

2 (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.
- (9) (a) Any city that does not meet the population requirements of subsection (1) of this section, and any county that has a city exceeding the population requirements of subsection (1) of this section, that imposed a regulatory license fee pursuant to this section as of January 1, 2019, shall be deemed to meet the requirements for doing so set out in this section and may continue to impose the regulatory license fee previously established pursuant to this section.

(b) Any city or county that is authorized to impose the regulatory license fee under subsection (1) of this section, or under paragraph (a) of this subsection, that imposed the regulatory license fee at a rate higher than five percent (5%) prior to June 27, 2019, may continue to impose the regulatory license fee at a rate that exceeds five percent (5%). The rate shall continue to be calculated annually pursuant to the requirements of this section and shall not exceed the rate that was imposed by the city or county on January 1, 2019.

- (10) A direct shipper licensee shall be subject to and remit the regulatory license fee imposed by this section as though it were an establishment located in a city or county licensed to sell alcoholic beverages or cannabis-infused beverages. This fee shall be considered a tax as defined in KRS 243.029.
- (11) Any city or county imposing a regulatory license fee under this section shall file with the department a report showing the applicable fee amount and remittance address for each affected license type in its jurisdiction on or before August 1, 2020. Any adoption of this fee after July 15, 2020, or modification of the applicable fee amount or remittance address for each affected licensee shall be reported to the department within thirty (30) days of adoption by the city or county imposing the fee. Within twenty (20) days after receipt of the information, the department shall compile and publish the information so that it is readily available to the public.
- Section 14. KRS 243.0811 is amended to read as follows:
- 21 (1) Any person delivering <u>alcoholic beverages or cannabis-infused beverages</u>[alcohol]
 22 by the package at retail on behalf of a licensee shall not sell to:
- 23 (a) A minor under twenty-one (21) years of age; or
- 24 (b) An intoxicated person.

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25 (2) Any person delivering alcoholic beverages <u>or cannabis-infused beverages</u> on 26 behalf of a retail package licensee <u>or cannabis-infused beverage retail licensee</u> to 27 an individual consumer shall verify that the recipient is at least twenty-one (21)

years of age by requiring the production of a valid identification document as defined in KRS 241.010.

- 3 (3) Any person delivering <u>alcoholic beverages or cannabis-infused beverages</u>[alcohol]
 4 by the package at retail on behalf of a licensee shall possess a physical or electronic
 5 version of the license issued by the department.
- 6 → Section 15. KRS 243.090 is amended to read as follows:

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- (1) All licenses issued by the department, except special event licenses, temporary licenses, or licenses listed in subsection (5) of this section, shall be valid for a period of no more than a year. The board shall promulgate administrative regulations establishing the year-round system for renewal of 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 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 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
 - 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.

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(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.

- 5 When any person applies for a new license authorized under KRS Chapters 241 to (3) 244, the person shall be charged, if the license is issued, the full fee for the 6 7 respective license if six (6) months or more remain before the license is due to be 8 renewed and one-half (1/2) the fee if less than six (6) months remain before the 9 license is due to be renewed. No abatement of license fees shall be permitted to any 10 person who held a license of the same kind for the same premises in the preceding 11 license period and who was actually doing business under the license during the last 12 month of the preceding license period.
- 13 (4) The renewal by the department of any [alcoholic beverage] license shall not be
 14 construed to waive or condone any violation that occurred prior to the renewal and
 15 shall not prevent subsequent proceedings against the licensee.
- 16 (5) All alcoholic beverage producers, wholesalers, or distributors may obtain or renew 17 their licenses for either a one (1) year term or a two (2) year term.
- 18 (6) The department may deny license renewal if the licensee is a delinquent taxpayer as 19 defined in KRS 131.1815.
- **→** Section 16. KRS 243.100 is amended to read as follows:
- 21 An individual shall not become a licensee if the individual:
- 22 (1) (a) Has been convicted of any felony until five (5) years have passed from the 23 date of conviction, release from custody or incarceration, parole, or 24 termination of probation, whichever is later;
- 25 (b) Has been convicted of any misdemeanor involving a controlled substance that 26 is described in or classified pursuant to KRS Chapter 218A in the two (2) 27 years immediately preceding the application;

1		(c)	Has been convicted of any misdemeanor directly or indirectly attributable to
2			the use of alcoholic beverages or cannabis-infused beverages in the two (2)
3			years immediately preceding the application;
4		(d)	Is under the age of twenty-one (21) years; or
5		(e)	Has had any license relating to the regulation of the manufacture, sale, and
6			transportation of alcoholic beverages or the regulation of the sale,
7			distribution, or transportation of cannabis-infused beverages revoked for
8			cause or has been convicted of a violation of any statute within KRS Chapters
9			241 to 244, until the expiration of two (2) years from the date of the
10			revocation or conviction.
11	(2)	A j	partnership, limited partnership, limited liability company, corporation,
12		gove	ernmental agency, or other business entity recognized by law shall not be
13		licer	nsed if:
14		(a)	Each principal owner, partner, member, officer, and director does not qualify
15			under subsection (1)(a), (b), (c), (d), and (e) of this section;
16		(b)	It has had any license relating to the regulation of the manufacture, sale, and
17			transportation of alcoholic beverages or the regulation of the sale,
18			distribution, or transportation of cannabis-infused beverages revoked for
19			cause or has been convicted of a violation of any statute within KRS Chapters
20			241 to 244, until the expiration of two (2) years from the date of the
21			revocation or conviction; or
22		(c)	Any principal owner, partner, member, officer, or director, or any business
23			entity in which they were directly or indirectly interested, has had any license
24			revoked for cause or has been convicted of a violation of any statute within
25			KRS Chapters 241 to 244, until the expiration of the later of two (2) years
26			from the date of the revocation or two (2) years from the date of conviction.

The provisions of subsection (1)(a) and (b) shall apply to anyone applying for a new

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1		license under this chapter after July 15, 1998, but shall not apply to those who
2		renew 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	(4)	A person shall not evade license disqualification by applying for a license through
6		or under the name of a different person. The state administrators shall examine the
7		ownership, membership, and management of all license applicants, and shall deny
8		the application if a disqualified person has a direct or indirect interest in the
9		applicant's business. The department may issue administrative subpoenas and
10		summonses to determine ownership of an applicant or to investigate alleged
11		violations by a licensee.
12	(5)	A direct shipper license applicant shall be exempt from the requirements of this
13		section, and shall instead follow the requirements set forth in KRS 243.027.
14		→ Section 17. KRS 243.110 is amended to read as follows:
15	(1)	Except as provided in subsection (3) of this section, each kind of license listed in
16		KRS 243.030 shall be incompatible with every other kind listed in that section and
17		no person or entity holding a license of any of those kinds shall apply for or hold a
18		license of another kind listed in KRS 243.030.
19	(2)	(a) Each kind of license listed in KRS 243.040(1), (3), or (4) shall be
20		incompatible with every other kind listed in KRS 243.040(1), (3), or (4), and
21		no person holding a license of any of those kinds shall apply for or hold a
22		license of any other kind listed in KRS 243.040(1), (3), or (4).
23		(b) A brewery holding a license listed in KRS 243.040(5) or (8) shall not apply
24		for or hold a license listed in KRS 243.040(3) or (4).
25		(c) The holder of a cannabis-infused beverage retail package license shall also
26		hold a quota retail package license.

(d) The holder of a cannabis-infused beverage distributor's license may also

1			hold a distributor's license or a wholesaler's license.
2	(3)	(a)	The holder of a quota retail package license may also hold a quota retail drink
3			license, an NQ1 retail drink license, an NQ2 retail drink license, an NQ3 retail
4			drink license, or a special nonbeverage alcohol license.
5		(b)	The holder of a transporter's license may also hold a distilled spirits and wine
6			storage license.
7		(c)	The holder of a distiller's license may also hold a rectifier's license, a special
8			nonbeverage alcohol license, a winery license, or a small farm winery license.
9		(d)	A commercial airline system or charter flight system retail license, a
10			commercial airline system or charter flight system transporter's license, and a
11			retail drink license if held by a commercial airline or charter flight system
12			may be held by the same licensee.
13		(e)	A Sunday retail drink license, vintage distilled spirits license, and
14			supplemental license may be held by the holder of a primary license.
15		(f)	The holder of a distiller's, winery, small farm winery, brewer, microbrewery
16			distilled spirits and wine supplier's, or malt beverage supplier's license may
17			also hold a direct shipper license.
18		(g)	The holder of an NQ1 retail drink license, an NQ2 retail drink license, or a
19			limited restaurant license may also hold a limited nonquota package license.
20	(4)	A re	tail licensee holding a cannabis-infused beverage retail package license shal
21		not	apply for or hold the license listed in KRS 243.030(5) or subsection (3) of

23 (5) Any person may hold two (2) or more licenses of the same kind.

(6)[(5)] A person or entity shall not evade the prohibition against applying for or holding licenses of two (2) kinds by applying for a second license through or under the name of a different person or entity. The state administrator shall examine the ownership, membership, and management of applicants, and shall deny the

Section 10 of this Act.

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application for a license if the applicant is substantially interested in a person or entity that holds an incompatible license.

- 3 → Section 18. KRS 243.200 is amended to read as follows:
- 4 A transporter's license may be issued as a primary license to a motor carrier (1) 5 authorized to transact business in the Commonwealth by the Transportation Cabinet 6 or the Federal Motor Carrier Safety Administration or to another person engaged in 7 business as a common carrier. A person holding a transporter's license may 8 transport alcoholic beverages or cannabis-infused beverages to or from the 9 licensed premises of any licensee under this chapter to an individual consumer if 10 both the consignor and consignee in each case are authorized by the law of the 11 states of their residence to sell, purchase, deliver, ship, or receive the alcoholic 12 beverages or cannabis-infused beverages.
 - (2) (a) A transporter may deliver or ship to consumers over twenty-one (21) years of age in packages clearly marked either, as appropriate:
 - <u>1.</u> "Alcoholic Beverages, adult signature (21 years of age or over) required [,]"; or
 - 2. "Cannabis-infused Beverages, adult signature (21 years of age or over) required";
 - and shall request adult-signature-only service from the carrier.
 - (b) Deliveries or shipments of alcoholic beverages or cannabis-infused beverages shall only be made into areas of the state in which alcoholic beverages or cannabis-infused beverages may be lawfully sold. When the shipper requests adult-signature-only service, it shall be a violation for a common carrier not to inspect government-issued identification for proof of age. No properly licensed common carrier or any of its employees acting on behalf of a consignor in the course and scope of a delivery or shipment of alcoholic beverages or cannabis-infused beverages to a consumer shall be

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liable for a violation of this subsection or any provision of KRS 242.250,
242.260, or 242.270 prohibiting the delivery or shipment of alcoholic
beverages *or cannabis-infused beverages* into areas of the state in which
alcoholic beverages *or cannabis-infused beverages* are not lawfully sold.

- (3) Except for a common carrier that has been assigned a USDOT number issued by the Federal Motor Carrier Safety Administration, the holder of a transporter's license shall cause each truck or vehicle to display the name of the licensee and the state license numbers in a manner prescribed by an administrative regulation promulgated by the board.
- (4) Except for an application by a common carrier that has been assigned a USDOT number issued by the Federal Motor Carrier Safety Administration, an application for a transporter's license shall include a statement that the applicant, if issued a license, shall allow any authorized investigators of the department to stop and examine the cargo of any truck or vehicle in which alcoholic beverages <u>or cannabis-infused beverages</u> are being transported within the boundaries of the Commonwealth of Kentucky.
 - A licensee may move, within the same county, alcoholic beverages <u>or cannabis-infused beverages</u> from one (1) of the licensee's licensed premises to another without a transporter's license. A licensee may move alcoholic beverages <u>or cannabis-infused beverages</u> from one (1) of the licensee's licensed premises located in one (1) county to a licensed premises located in another county, without a transporter's license, with prior written approval of the administrator for good cause shown. The licensee shall keep and maintain, in one (1) of its licensed premises, adequate books and records of the transactions involved in transporting alcoholic beverages <u>or cannabis-infused beverages</u> from one (1) licensed premises to another in accordance with standards established in administrative regulations promulgated by the board. The records shall be available to the department and the Department

(5)

1 of Revenue upon request.

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Distilled spirits and wine may be transported by any licensed retailer selling distilled spirits or wine, by the package or by the drink, from the premises of a licensed wholesaler to the licensed premises of the retail licensee. Both the wholesaler and the retailer engaging in activity under this subsection shall be

responsible for maintaining records documenting the transactions.

- 7 → Section 19. KRS 243.380 is amended to read as follows:
- - (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 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.
 - (3) (a) A business entity that owns more than two (2) licensed premises may initially submit common information about ownership, officers, directors, managerial employees, and shall provide current criminal background checks once for all separately licensed premises in one (1) master file.
- 27 (b) Any business qualifying under this subsection shall only be required to amend

1			its master file information for material changes under KRS 243.390(2) or
2			ownership transfers under KRS 243.630.
3		(c)	A direct shipper license applicant shall be exempt from the requirements of
4			this subsection and shall instead meet the requirements for its license type as
5			set forth in KRS 243.027.
6		→ S	ection 20. KRS 243.390 is amended to read as follows:
7	(1)	The	board may require through the promulgation of an administrative regulation
8		that	license applications contain the following information, given under oath:
9		(a)	The name, age, Social Security number, address, residence, and citizenship of
10			each applicant;
11		(b)	If the applicant is a partner, the name, age, Social Security number, address,
12			residence, and citizenship of each partner and the name and address of the
13			partnership;
14		(c)	The name, age, Social Security number, address, residence, and citizenship of
15			each individual or partner interested in the business for which the license is
16			sought, together with the nature of that interest, and, if the applicant is a
17			corporation, limited partnership company, limited liability company, or other
18			business entity recognized by law, the name, age, Social Security number, and
19			address of each principal owner, member, officer, and director of the
20			applicant. The department may require the names of all owners and the
21			ownership percentage held by each;
22		(d)	The premises to be licensed, stating the street and number, if the premises has
23			a street number, and a description that will reasonably indicate the location of
24			the premises;
25		(e)	1. A statement that neither the applicant nor any other person referred to in
26			this section has been convicted of:

Any misdemeanor directly or indirectly attributable to alcoholic

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1		beverages or cannabis-infused beverages;
2		b. Any violation involving a controlled substance that is described in
3		or classified pursuant to KRS Chapter 218A within the two (2)
4		years immediately preceding the application;
5		c. Any felony, within five (5) years from the later of the date of
6		parole or the date of conviction; or
7		d. Providing false information to the department preceding the
8		application; and
9		2. A statement that the applicant or any other person referred to in this
10		section has not had any license that has been issued under KRS
11		Chapters 241 to 244[any alcoholic beverage statute] revoked for cause
12		within two (2) years prior to the date of the application;
13		(f) A statement that the applicant will in good faith abide by every state and local
14		statute, regulation, and ordinance relating to the manufacture, sale, use of, and
15		trafficking in alcoholic beverages or cannabis-infused beverages; and
16		(g) Any other information necessary for the department to administer KRS
17		Chapters 241 to 244.
18	(2)	If, after a license has been issued, there is a change in any of the facts required to be
19		set forth in the application, a verified supplemental statement in writing giving
20		notice of the change shall be filed with the department within ten (10) days after the
21		change.
22	(3)	In giving any notice or taking any action in reference to a license, the department
23		may rely upon the information furnished in the application or in the supplemental
24		statement connected with the application. This information, as against the licensee
25		or applicant, shall be conclusively presumed to be correct. The information required
26		to be furnished in the application or supplemental statement shall be deemed
27		material in any prosecution for perjury.

1 (4) A direct shipper license applicant shall be exempt from the requirements of this

- 2 section and shall instead meet the requirements for its license type as set forth in
- 3 KRS 243.027.
- 4 Section 21. KRS 243.450 is amended to read as follows:
- 5 (1) A license shall be denied:
- 6 (a) If the applicant or the premises for which the license is sought does not
- 7 comply fully with all <u>applicable</u>[alcoholic beverage control] statutes <u>under</u>
- 8 **KRS Chapters 241 to 244** and the administrative regulations of the board;
- 9 (b) If <u>an alcoholic beverage[the]</u> applicant has not obtained approval from the
- local[ABC] administrator for a county or city license required at the proposed
- 11 premises;
- 12 (c) If the applicant has done any act for which a revocation of license would be
- 13 authorized; or
- 14 (d) If the applicant has made any false material statement in its application.
- 15 (2) A license may be denied by a state administrator for any reason that the
- administrator, in the exercise of the administrator's sound discretion, deems
- sufficient. Among those factors that the administrator shall consider in the exercise
- of this discretion are:
- 19 (a) Public sentiment in the area;
- 20 (b) Number of licensed outlets in the area;
- 21 (c) Potential for future growth;
- 22 (d) Type of area involved;
- 23 (e) Type of transportation available;
- 24 (f) Financial potential of the area; and
- 25 (g) Applicant's status as a delinquent taxpayer as defined in KRS 131.1815.
- 26 (3) A direct shipper license applicant shall be exempt from the requirements of this
- section and shall instead meet the requirements for its license type as set forth in

1		KRS	S 243.	027.
2		→ S	ection	22. KRS 243.480 is amended to read as follows:
3	(1)	Upo	n pro	ceedings for the revocation of any license under KRS 243.520, the
4		Alco	oholic	Beverage Control Board, or the local [alcoholic beverage] administrator,
5		may	in its	or his or her discretion order a suspension of the license for any cause for
6		whic	ch it n	nay, but is not required to, revoke the license under the provisions of KRS
7		243.	490 a	nd 243.500. However, the licensee may have the alternative, subject to the
8		appı	oval	of the Alcoholic Beverage Control Board or the local [alcoholic beverage]
9		adm	inistra	ator, to pay in lieu of part or all of the days of any suspension period, a
10		sum	as fol	lows:
11		(a)	Exce	ept for violations arising from retail sales activities, including sales under
12			licer	ases issued pursuant to KRS 243.086 and sales at retail under KRS
13			243.	0305:
14			1.	Distillers, rectifiers, wineries, and brewers, one thousand dollars
15				(\$1,000) per day;
16			2.	Wholesale <u>distilled spirits and wine</u> [liquor] licensees, four hundred
17				dollars (\$400) per day; [and]
18			3.	Wholesale <u>malt beverage</u> [beer] licensees, four hundred dollars (\$400)
19				per day <u>; and</u>
20			<u>4.</u>	Cannabis-infused beverage distributor's license, four hundred dollars
21				(\$400) per day;
22		(b)	1.	Retail licensees authorized to sell distilled spirits, wine, or <u>malt</u>
23				<u>beverages[beer]</u> by the package or drink, fifty dollars (\$50) per day; and
24			2.	Distillers, wineries, and brewers for violations arising from their retail
25				sales activities, including sales by distillers under licenses issued
26				pursuant to KRS 243.086 and sales at retail under KRS 243.0305, fifty
27				dollars (\$50) per day; [and]

1		(c) <u>Cannabis-infused beverage retail package licenses, fifty dollars (\$50) per</u>
2		day; and
3		(d) All remaining licensees, fifty dollars (\$50) per day.
4	(2)	Payments in lieu of suspension or for board-ordered agency server training,
5		collected on a cost recovery basis, collected by the Alcoholic Beverage Control
6		Board shall be deposited in the State Treasury and credited to the general
7		expenditure fund. Payments in lieu of suspension collected by local[-alcoholie
8		beverage] administrators shall be deposited and used as local alcoholic beverage
9		license tax receipts are deposited and used.
10	(3)	In addition to or in lieu of a suspension of a license, the board may order a licensee
11		to pay for and require attendance and completion by some or all of the licensee's
12		alcoholic beverage servers in the department's server training program.
13	(4)	Appeals from orders of suspension and the procedure thereon shall be the same as
14		are provided for orders of revocation in KRS Chapter 13B.
15	<u>(5)</u>	The portions of this section relating to local administrators shall not apply to
16		cannabis-infused beverage licensees.
17		→ Section 23. KRS 243.490 is amended to read as follows:
18	A li	cense may be revoked or suspended by the board for a violation of any of the
19	follo	owing:
20	(1)	Any of the provisions of KRS Chapters 241 to 244;
21	(2)	Any administrative regulation of the board relating to the regulation of the:
22		(a) Manufacture, sale, and transportation of alcoholic beverages; or
23		(b) Distribution and retail sale of cannabis-infused beverages;
24	(3)	Any rule or administrative regulation of the Department of Revenue relating to the
25		taxation of alcoholic beverages or cannabis-infused beverages;
26	(4)	Any Act of Congress or any rule or regulation of any federal board, agency, or
27		commission;

1	(5)	Any local ordinance relating to the regulation of the:
2		(a) Manufacture, sale, and transportation or taxation of alcoholic beverages; or
3		(b) Distribution, retail sale, or taxation of cannabis-infused beverages;
4	(6)	Any of the laws, regulations, or ordinances referred to in this section when an
5		agent, servant, or employee of the licensee committed the violation, irrespective of
6		whether the licensee knew of or permitted the violation or whether the violation
7		was committed in disobedience of the licensee's instructions;
8	(7)	Any cause which the Alcoholic Beverage Control Board in the exercise of its sound
9		discretion deems sufficient; or
10	(8)	Any of the reasons for which the state administrator would have been required to
11		deny a license if existing material facts had been known.
12		→ Section 24. KRS 243.500 (Effective July 1, 2025) is amended to read as
13	follo	ows:
14	Any	license may be revoked or suspended for the following causes:
15	(1)	Conviction of the licensee or the licensee's agent, servant, or employee for selling
16		any illegal alcoholic beverages or cannabis-infused beverages on the licensed
17		premises.
18	(2)	Making any false, material statements in an application or renewal application for a
19		license or supplemental license.
20	(3)	Conviction of the licensee or any of the licensee's agents, servants, or employees of:
21		(a) Two (2) violations of the terms and provisions of KRS Chapters 241 to 244,
22		or any act regulating the manufacture, sale, and transportation of alcoholic
23		beverages or the sale, distribution, or transportation of cannabis-infused
24		<u>beverages</u> within two (2) consecutive years;

(b) Two (2) misdemeanors directly or indirectly attributable to the use of

alcoholic beverages or cannabis-infused beverages within two (2)

consecutive years; or

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1		(c)	Any felony.
2	(4)	Failu	re or default of a licensee to pay an excise tax or any part of the tax or any
3		penal	ties imposed by or under the provisions of any statutes, ordinances, or Acts of
4		Cong	gress relative to taxation, or for a violation of any related administrative
5		regul	ations promulgated by the Department of Revenue.
6	(5)	<u>(a)</u>	Revocation of any license or permit provided in KRS 243.060, 243.070,
7			243.600, and 243.610, or granted under any Act of Congress relative to the
8			regulation of the manufacture, sale, and transportation of alcoholic beverages.
9		<u>(b)</u>	Revocation of any license established under Section 7, 8, or 18 of this Act
10			relative to the sale, distribution, or transportation of cannabis-infused
11			beverages.
12	(6)	Settin	ng up, conducting, operating, or keeping, on the licensed premises, any
13		gamb	oling game, device, machine, contrivance, lottery, gift enterprise, handbook, or
14		facili	ty for betting or transmitting bets on horse races; or permitting to be set up,
15		cond	ucted, operated, kept, or engaged in, on the licensed premises, any gambling
16		game	e, device, machine, contrivance, lottery, gift enterprise, handbook, or facility.
17		This	subsection shall not apply to:
18		(a)	The sale of lottery tickets sold under the provisions of KRS Chapter 154A;
19		(b)	The operation of a pari-mutuel system for betting, or the operation of sports
20			wagering, where authorized by law;
21		(c)	The conduct of charitable gaming by a charitable organization licensed or
22			permitted under KRS Chapters 230 and 238; or
23		(d)	Special temporary raffles of alcoholic beverages under KRS 243.036.
24	(7)	Conv	viction of the licensee, the licensee's agents, servants, or employees for:
25		(a)	The trafficking or possession upon the licensed premises of controlled or
26			illegal substances described in KRS Chapter 218A, including synthetic drugs;
27		(b)	Knowingly permitting the trafficking or possession by patrons upon the

1			licensed premises of controlled or illegal substances described in KRS
2			Chapter 218A, including synthetic drugs; or
3		(c)	Knowingly receiving stolen property upon the licensed premises.
4	(8)	Fail	ure to comply with the terms of a final order of the board.
5		→ S	ection 25. KRS 243.540 is amended to read as follows:
6	(1)	The	provisions of this section shall apply to any licensee who is unable to continue
7		in b	usiness at the licensed premises because of:
8		(a)	An act of God;
9		(b)	A casualty;
10		(c)	An acquisition by a federal, state, city, or other governmental agency under
11			the power of eminent domain granted to the government or agency;
12		(d)	A voluntary or involuntary acquisition by any corporation or other business
13			entity recognized by law through the power of eminent domain;
14		(e)	A loss of lease because the landlord fails to renew an existing lease;
15		(f)	Court action;
16		(g)	Default under a security agreement;
17		(h)	Default under a lease; or
18		(i)	Other verifiable business reason.
19	(2)	If a	license issued by the department has been revoked, the former licensee may,
20		unde	er the supervision of the state administrator, dispose of and transfer the former
21		licer	nsee's stock to another licensee if the disposition is completed within ninety (90)
22		days	and the licensee is a distiller, rectifier, winery, or brewer. The disposition shall
23		be c	ompleted within thirty (30) days if the licensee is a wholesaler or distributor or
24		with	in twenty (20) days if the licensee is a retailer.
25	(3)	A re	etail licensee in good standing with the department who voluntarily ceases to
26		oper	rate the licensed business for any reason other than revocation by the board or a

court order shall dispose of all alcoholic beverage or cannabis-infused 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 <u>or</u> cannabis-infused beverages only to the public and shall not sell below costs;
- (b) If a licensee has terminated the licensed business, the licensee shall submit a written request for approval from the state administrator 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 <u>alcoholic</u> <u>beverages or cannabis-infused beverages [alcohol]</u> 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 the inventory to another licensed retail premises the licensee owns, the licensee shall submit a request in writing to the state administrator at least ten (10) days before the inventory is transferred. The request shall identify the premises to which the <u>alcoholic</u> <u>beverages or cannabis-infused beverages are</u>[alcohol is] being transferred, the proposed date of the transfer, and the quantity, types, and brands of alcoholic beverages or cannabis-infused beverages[alcohol] to be sold.
- If a licensee files for bankruptcy or is directed by a court to dispose of inventory to satisfy a lien or judgment, the inventory may be sold only to a licensee holding any license that authorizes the possession and sale of those alcoholic beverages <u>or cannabis-infused beverages</u>. The bankrupt licensee or the licensee subject to the court order shall notify the department of the sale and shall attach a copy of the court order or the judgment directing the sale and a list of the quantity, types, and brands of <u>alcoholic beverages or cannabis-infused beverages</u>[alcohol] to be sold, but if the licensee fails to do so, the notification may be made by the bankruptcy

1		trust	ee, the lienholder, or the judgment creditor. Any licensee who purchases the
2			ntory shall notify the department within five (5) days after the transfer of the
3		spec	ific inventory sold.
4	(5)	A so	ecured creditor or landlord that is in possession, custody, or control of any
5		alco	holic beverages owned by a licensee may dispose of those alcoholic beverages
6		thro	ugh the department's public auction as authorized by subsection (6) of this
7		secti	on or may dispose of alcoholic beverages or cannabis-infused beverages in
8		the f	Following manner:
9		(a)	The secured creditor or landlord shall submit a written request for approval
10			from the state administrator, within twenty (20) days in advance of the sale or
11			destruction of the licensee's remaining inventory. The request shall identify
12			the:
13			1. Licensee who is purchasing the inventory or the business to destroy the
14			inventory;
15			2. Proposed date of the sale or destruction; and
16			3. Quantity, types, and brands of <u>alcoholic beverages or cannabis-infused</u>
17			<u>beverages</u> [alcohol] to be sold or destroyed;
18		(b)	The proposed transferee or transferees may be any person or persons holding
19			any license that authorizes the possession and sale of those alcoholic
20			beverages or cannabis-infused beverages, or a business authorized to dispose
21			of alcoholic beverages or cannabis-infused beverages;
22		(c)	A copy of the written request shall be mailed by the department to the
23			licensee's registered agent or last known address on file with the department
24			by certified mail. Within ten (10) days after the department's mailing of this
25			request, the licensee shall file with the department and applicant any objection
26			the licensee has to the request, or be permanently barred from objecting; and
27		(d)	If a sale is approved, the licensee who purchases the inventory shall notify the

1		department within five (5) days after the transfer of that specific inventory.
2	(6)	The board may promulgate administrative regulations for additional means for the
3		transfer or disposal of alcoholic beverage inventory, including procedures to allow
4		the board to dispose of the inventory through public auction if:
5		(a) A final order relating to those alcoholic beverages has been entered after all
6		administrative and judicial proceedings are conducted, if applicable;
7		(b) The entire proceeds of the public auction are donated to the alcohol wellness
8		and responsibility education fund established in KRS 211.285; and
9		(c) The board deems the inventory safe to release to the public, including but not
10		limited to the alcoholic beverages being in their original, unopened packaging.
11		→ Section 26. KRS 244.060 is amended to read as follows:
12	(1)	No licensee shall purchase or agree to purchase any alcoholic beverages or
13		cannabis-infused beverages from any person within or without this state, who is
14		not licensed to sell the beverages to the particular purchaser at the time of the
15		agreement to sell, nor give any order for any alcoholic beverages to any person who
16		is not a holder of a special agent's or solicitor's license if this license is required.
17	(2)	No licensee shall sell or agree to sell any alcoholic beverage or cannabis-infused
18		<u>beverage</u> to any person within or without this state who is not legally authorized to
19		buy and receive the beverages at the time of the agreement to sell, nor secure any
20		order for the sale of any alcoholic beverages through any person who is not the
21		holder of a special agent's or solicitor's license.
22		→ Section 27. KRS 244.080 is amended to read as follows:

or deliver any alcoholic beverages <u>or cannabis-infused beverages</u>, or procure or permit any alcoholic beverages <u>or cannabis-infused beverages</u> to be sold, given away,

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

26 possessed by, or delivered to:

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27 (1) A minor, except that in any prosecution for selling alcoholic beverages \underline{or}

cannabis-infused 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 appearance and character of the purchaser were such that the purchaser's age could not have been ascertained by any other means and that the purchaser's appearance and character indicated strongly that the purchaser was of legal age to purchase alcoholic beverages or cannabis-infused beverages. This evidence may be introduced either in mitigation of the charge or as a defense to the charge itself; or

- (2) A person who appears to a reasonable person to be actually or apparently under the influence of alcoholic beverages, *cannabis-infused beverages*, controlled substances, other intoxicating substances, or any of these substances in combination, to the degree that the person may endanger any person or property, or unreasonably annoy persons in the vicinity.
- → Section 28. KRS 244.150 is amended to read as follows:
 - Each licensee shall keep and maintain upon the licensed premises, or make readily available upon request of the department or the Department of Revenue, adequate books and records of all transactions involved in the manufacture, distribution, or sale of alcoholic beverages <u>and all transactions involved in the distribution or sale of cannabis-infused beverages</u>, in the manner required by administrative regulations of the department and the Department of Revenue.
- **→** Section 29. KRS 244.160 is amended to read as follows:
- Whenever any alcoholic beverage or cannabis-infused beverage, in whatever quantity, is
- 23 found on any business premises within this state, a prima facie presumption shall arise
- 24 that the alcoholic beverage <u>or cannabis-infused beverage</u> was upon the premises for the
- 25 purpose of sale.

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- Section 30. KRS 244.202 is amended to read as follows:
- 27 (1) (a) When the department seizes alcoholic beverages or cannabis-infused

1		<u>beverages</u> , within fourteen (14) days of the seizure it shall provide the
2		licensee with notice of the violation that formed the basis for the seizure under
3		KRS Chapters 241 to 244.
4		(b) If the department fails to properly provide this notice, the seized alcoholic
5		beverages or cannabis-infused beverages shall be returned to the licensee.
6		(c) If the department provides proper notice, the licensee may request a hearing
7		before the board in accordance with KRS Chapter 13B to determine if the
8		seizure was justified.
9	(2)	An aggrieved party may appeal the board's final order in the Circuit Court of the
10		county where the seizure occurred.
11		→ Section 31. KRS 131.1815 is amended to read as follows:
12	(1)	Whenever it is determined that a taxpayer, who holds a license under KRS Chapter
13		243, is a delinquent taxpayer as defined in subsection (2) of this section, the
14		department may, after giving notice as provided in subsection (3) of this section,
15		submit the name of the taxpayer to the Department of Alcoholic Beverage Control
16		for revocation of any license issued under KRS Chapter 243.
17	(2)	Any of the following situations shall be sufficient to cause a taxpayer to be
18		classified as a "delinquent taxpayer" for purposes of this section:
19		(a) When a taxpayer has an overdue state tax liability arising directly or indirectly
20		from the manufacture, sale, transportation, or distribution of alcoholic
21		beverages or the distribution or sale of cannabis-infused beverages, for
22		which all protest and appeal rights granted by law have expired, and the
23		taxpayer has been contacted by the department concerning the overdue tax
24		liability. This does not include a taxpayer who is making current timely
25		installment payments on the overdue tax liability under agreement with the

When a taxpayer has not filed a required tax return as of ninety (90) days after

(b)

department;

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1		the due date or after the extended due date, and the taxpayer has been
2		contacted by the department concerning the delinquent return; or
3	(c)	When an owner partner or corporate officer of a proprietorship partnership

- or corporation holding a license under KRS Chapter 243 held a similar position in a business whose license was revoked as a "delinquent taxpayer," and the tax liability remains unpaid as of ninety (90) days after the due date.
- (3) At least twenty (20) days before submitting a taxpayer's name to the Department of Alcoholic Beverage Control as provided in subsection (1) of this section, the department shall notify the taxpayer by certified mail that the action is to be taken. The notice shall state the reason for the action and shall set out the amount of any tax liability including any applicable penalties and interest and any other area of noncompliance that must be satisfied in order to prevent the submission of his <u>or</u> <u>her</u> name to the Department of Alcoholic Beverage Control as a delinquent taxpayer.
 - → Section 32. KRS 217.039 is amended to read as follows:
- 16 (1) As used in this section:

- (a) "Cannabidiol" means a non-psychoactive cannabinoid found in the hemp plant Cannabis sativa which has the chemical name 2-[(1R,6R)-3-methyl-6-prop-1-en-2-ylcyclohex-2-en-1-yl]-5-pentylbenzene-1,3-diol;
- (b) "Certificate of analysis" means a document produced by a laboratory that has been accredited pursuant to standards of the International Organization for Standardization, attesting to the composition of a product. The certificate of analysis shall include but not be limited to the amount of delta-9 tetrahydrocannabinol, the amount of other cannabinoids, the amount of pesticide residues, the amount of heavy metal traces, the amount of mycotoxin contaminants, the amount of residual solvents, and the amount of microbiological contaminants;

1		(c)	"Hemp" has the same meaning as in KRS 260.850; and
2		(d)	"Quick response code" or "QR code" means a type of machine-readable, two
3			(2) dimensional bar code that stores information about a product.
4	(2)	A m	anufacturer or processor of ingestible or cosmetic cannabidiol products located
5		in K	entucky shall:
6		(a)	Be permitted as a food manufacturer or a cosmetic manufacturer by the
7			cabinet and shall provide the following information:
8			1. The name of the manufacturer or processor and the physical address
9			where production or processing occurs; and
10			2. A listing of the cannabidiol products to be produced or processed; and
11		(b)	Obtain a certificate of analysis for all cannabidiol products to be sold or
12			otherwise distributed in the Commonwealth.
13	(3)	All i	ingestible or cosmetic cannabidiol products sold or otherwise distributed in the
14		Con	nmonwealth shall bear labeling to allow the consumer to access information or
15		the 1	product, including a certificate of analysis for the product, the location where
16		the 1	hemp was grown, and the address and phone number of the manufacturer or
17		distr	ributor using the following:
18		(a)	A scannable bar code, including the batch number or serial number of the
19			product;
20		(b)	A QR code; or
21		(c)	A web address linked to a document or <u>website</u> [Web site].
22	(4)	<u>Any</u>	[No] product labeling or advertising material for any ingestible or cosmetic
23		cann	nabidiol product sold or otherwise distributed in the Commonwealth shall <u>not</u>
24		bear	any claims stating that the product can diagnose, treat, cure, or prevent any
25		dise	ase.

The cabinet shall promulgate administrative regulations in accordance with KRS

Chapter 13A to establish labeling requirements for ingestible or cosmetic

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1		cannabidiol products in accordance with [the provisions] of this section.
2	<u>(6)</u>	(a) The cabinet shall regulate and license manufacturers of cannabis-infused
3		beverages.
4		(b) This section shall not apply to any distributor or retailer of cannabis-
5		infused beverages licensed under KRS Chapters 241 to 244. The distribution
6		and retail sale of cannabis-infused beverages shall be regulated solely by
7		the Department of Alcoholic Beverage Control.
8		→ Section 33. KRS 243.034 is amended to read as follows:
9	(1)	A limited restaurant license may be issued to an establishment meeting the
10		definition criteria established in KRS 241.010(39)[(37)] as long as the
11		establishment is within:
12		(a) Any wet territory; or
13		(b) Any moist precinct that has authorized the sale of alcoholic beverages under
14		KRS 242.1244.
15	(2)	A limited restaurant license shall authorize the licensee to purchase, receive,
16		possess, and sell alcoholic beverages at retail by the drink for consumption on the
17		licensed premises or off-premises consumption pursuant to KRS 243.081. The
18		licensee shall purchase alcoholic beverages only from licensed wholesalers or
19		distributors. The license shall not authorize the licensee to sell alcoholic beverages
20		by the package.
21	(3)	The holder of a limited restaurant license shall maintain at least seventy percent
22		(70%) of its gross receipts from the sale of food and maintain the minimum
23		applicable seating requirement required for the type of limited restaurant license.
24	(4)	A limited restaurant as defined by KRS 241.010(39)[(37)](a) shall:
25		(a) Only sell alcoholic beverages incidental to the sale of a meal; and
26		(b) Not have an open bar and shall not sell alcoholic beverages to any person who
27		has not purchased or does not purchase a meal.

1		Section 34. KRS 243.0341 is amended to read as follows:
2	(1)	Notwithstanding any other provision of law, the following local governments may
3		elect to act under this section:
4		(a) Any city or county that conducted an election under KRS 242.1244(2) prior to
5		January 1, 2016, for by the drink sales of alcoholic beverages in restaurants
6		and dining facilities seating one hundred (100) persons or more; or
7		(b) Any city with limited sale precincts created pursuant to KRS 242.1292 prior
8		to July 14, 2022.
9	(2)	Upon a determination by the legislative body of a city or county that:
10		(a) An economic hardship exists within the city or county; and
11		(b) Expanded sales of alcoholic beverages by the drink could aid in economic
12		growth;
13		the city or county may, after conducting a public hearing that is noticed to the
14		public in accordance with the KRS Chapter 424, adopt an ordinance authorizing by
15		the drink sales of alcoholic beverages in restaurants and dining facilities containing
16		seating for at least fifty (50) persons and meeting the requirements of subsection (3)
17		of this section.
18	(3)	The ordinance enacted by a city or county pursuant to subsection (2) of this section
19		shall authorize the sale of alcoholic beverages under the following limitations:
20		(a) Sales shall only be conducted in restaurants and other dining facilities meeting
21		the requirements of KRS 241.010(39)[(37)](a); and
22		(b) The provisions of KRS 243.034 shall apply to any restaurant or dining facility
23		operating under a license issued pursuant to this section.
24	(4)	A city or county acting under this section may allow limited restaurant sales as
25		defined in KRS 241.010 <u>(39)</u> [(37)].
26	(5)	The enactment of an ordinance under this section shall not:
27		(a) Modify the city's or county's ability to issue a limited restaurant license to

1	restaurants or other dining facilities meeting the requirements of KRS
2	241.010 <u>(39)</u> [(37)] (b); or
3	(b) Affect, alter, or otherwise impair any license previously issued to a restaurant
4	or dining facility meeting the requirements of KRS 241.010(39)[(37)](b).
5	→ Section 35. The University of Kentucky Cannabis Center shall report its work
6	on the various aspects of the manufacture, testing procedures, distribution, sale, and
7	consumer effects of beverages containing cannabidiol or other cannabinoid products to
8	the Legislative Research Commission by November 1, 2025. The center may consult with
9	other entities as a part of its report.
10	→ Section 36. On the effective date of this Act, any wholesaler, distributor, or
11	retail licensee in possession of intoxicating cannabinoid beverages that exceed the
12	cannabinoid limits established for cannabis-infused beverages in Section 1 of this Act
13	may continue to sell any of those beverages until May 1, 2025.
14	→ Section 37. Whereas it is crucial to protect the public from potentially unsafe
15	consumer products, an emergency is declared to exist, and this Act takes effect upon its
16	passage and approval by the Governor or upon its otherwise becoming a law.