A2 3lr2534 CF SB 589

By: Delegate Amprey

Introduced and read first time: February 9, 2023

Assigned to: Economic Matters

A BILL ENTITLED

1 AN ACT concerning

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Baltimore City - Alcoholic Beverages - Related Event Promoter's Permi	Baltimore City	 Alcoholic Beverages 	s – Related Event	Promoter's	Permit
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- 3 FOR the purpose of clarifying that the defined term "related event" as it applies to a related 4 event promoter's permit in Baltimore City includes events for which tickets are sold 5 in advance or at the door or cover charges are imposed; reducing the number of days 6 within which a person must apply for the permit, the Board of License 7 Commissioners for Baltimore City must take certain actions relating to the permit, 8 and alterations may be made to the permit; altering the standards for determining 9 the permit fee; and generally relating to related event promoter's permits in Baltimore City. 10
- 11 BY repealing and reenacting, without amendments,
- 12 Article Alcoholic Beverages
- 13 Section 12–102
- 14 Annotated Code of Maryland
- 15 (2016 Volume and 2022 Supplement)
- 16 BY repealing and reenacting, with amendments,
- 17 Article Alcoholic Beverages
- 18 Section 12–1102.2 and 12–2802
- 19 Annotated Code of Maryland
- 20 (2016 Volume and 2022 Supplement)
- 21 BY repealing and reenacting, with amendments,
- Chapter 764 of the Acts of the General Assembly of 2019
- 23 Section 2

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- 24 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 25 That the Laws of Maryland read as follows:

Article - Alcoholic Beverages



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(2)

- 12-102.1 2 This title applies only in Baltimore City. 3 12-1102.2.4 (a) In this section the following words have the meanings indicated. (1)"CIAA Basketball Tournament" means the annual basketball 5 (2)tournament of the Central Intercollegiate Athletic Association. 6 7 "Related event" means an event in which: (3)(i) 8 1. a license holder participates in a coordinated promotion 9 with a third-party promoter to sell or provide alcoholic beverages during a specified time; 10 and 11 2. at least 75 individuals are reasonably anticipated to 12 participate. 13 "Related event" includes an event for which tickets are sold to (ii) 14 the public, EITHER IN ADVANCE OR AT THE DOOR, OR A COVER CHARGE IS IMPOSED, including a concert, an entertainment event, a happy hour, or a party. 15 16 "Related event promoter" means an individual, a for-profit organization, or a nonprofit organization that promotes a social event related to the CIAA 17 Basketball Tournament around the same time and location as the CIAA Basketball 18 19 Tournament. 20 (b) There is a related event promoter's permit. 21(c) (1) A related event promoter or a participating license holder on behalf of a related event promoter shall apply for a permit from the Board before the related event 2223 promoter may publicize, sell tickets for, organize, operate, produce, or stage a related event. 24(2)A holder of a State caterer's license shall obtain a Class C per diem beer, 25beer and wine, or beer, wine, and liquor license from the Board before the holder may act 26 as a participating license holder at a related event. 27 (d) Except as provided in paragraph (2) of this subsection, the Board may 28grant the permit to an applicant who submits an application to the Board as provided under Title 4 of this article at least [90] **30** days before the date of the related event. 29
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 - (i) obtain written consent from a designee of Visit Baltimore:

Before being granted the permit, an applicant shall:

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1	(ii)	if req	uired based on the type of premises to be used:			
2 3	Department of Transpor	1. rtation;	obtain a special event permit from the Baltimore City and			
4 5	and	2.	provide a copy of the special event permit to the Board;			
6	(iii)	provi	de a completed application that:			
7 8	that will participate in t	1. he rela	is dated and notarized, and signed by each license holder ted event;			
9 10	and	2.	lists each premises for which the related event will be held;			
11 12	requires.	3.	is accompanied by any other document that the Board			
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23	(g) The Board	may ac	lopt regulations establishing the requirements for:			
24 25	` '	_	a related event, including health and safety standards to be oter and participating license holder; and			
26 27	` <i>'</i> _ =		public notice of a related event at the premises of the related event promoter or participating license holders.			
28	(h) (1) The	applica	tion fee is \$50, payable on the submission of the application.			
29	(2) The	permit	fee, payable when the permit is granted, is:			

- 1 (i) \$500, if [75 to 299 individuals are reasonably anticipated to participate] THE BALTIMORE CITY FIRE MARSHAL HAS DETERMINED THE MAXIMUM 3 CAPACITY FOR THE PROPOSED LOCATION IS LESS THAN 300 PERSONS; or
- 4 (ii) \$1,500, if [300 or more individuals are reasonably anticipated to participate] THE BALTIMORE CITY FIRE MARSHAL HAS DETERMINED THE MAXIMUM 6 CAPACITY FOR THE PROPOSED LOCATION IS 300 OR MORE PERSONS.
- 7 12–2802.
- 8 (a) For a violation that is cause for suspension of a license, the Board may:
- 9 (1) except as provided in subsections (b) and (c) of this section, for a first 10 offense, impose a fine not exceeding \$500 or suspend the license or both; or
- 11 (2) except as provided in subsection (c) of this section, for each subsequent 12 offense, impose a fine not exceeding \$3,000 or suspend the license or both.
- 13 (b) For a first offense of selling alcoholic beverages to an individual under the age 14 of 21 years, the Board may impose a fine not exceeding \$1,000 or suspend the license or 15 both.
- (c) (1) For the offense of publicizing, selling tickets for, organizing, operating, producing, facilitating, or staging a pub crawl with the knowledge or a reason to know that a pub crawl promoter's permit required under § 12–1101.1 of this title has not been obtained, the Board shall impose a fine of not less than \$1,000 and not more than \$3,000 or suspend the license or both.
- 21 (2) A person who violates § 12–1101.1 of this title may not be granted a 22 promoter's permit for at least 1 year.
- (d) (1) For the offense of publicizing, selling tickets **OR IMPOSING A COVER**CHARGE for, organizing, operating, producing, facilitating, or staging a related event with the knowledge or a reason to know that a related event promoter's permit required under \$ 12–1102.2 of this title has not been obtained, the Board shall impose a fine of not less than \$1,000 and not more than \$3,000 or suspend the license or both.
- 28 (2) A person who violates § 12–1102.2 of this title may not be granted a 29 related event promoter's permit for at least 1 year.
- 30 (e) For the offense by a holder of a State caterer's license of participating in a 31 CIAA Basketball Tournament related event without first obtaining a Class C per diem beer, 32 beer and wine, or beer, wine, and liquor license required under § 12–1102.2 of this title, the 33 Comptroller shall impose a fine of not less than \$1,000 and not more than \$3,000 or suspend 34 the State caterer's license or both.

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Chapter 764 of the Acts of 2019

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 2019. It shall remain effective for a period of [4] 6 years and, at the end of June 30, [2023] 2025, this Act, with no further action required by the General Assembly, shall be abrogated and of no further force and effect.

 $\,\,$ SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect June $\,7\,$ $\,$ 1, 2023.