(9lr1872)

ENROLLED BILL

- Education, Health, and Environmental Affairs / Economic Matters -

Introduced by Senators Feldman, Carter, Hershey, Hester, Hough, Reilly, Smith, Washington, West, and Young

Read and Examined by Proofreaders:

	Proofreader.
	Proofreader.
	Sealed with the Great Seal and presented to the Governor, for his approval this
	day of at o'clock,M.
	President.
	CHAPTER
1	AN ACT concerning
$\frac{2}{3}$	Alcoholic Beverages – Beer Franchise Agreements – Notice of Nonrenewal or Termination
4	FOR the purpose of limiting the application of the time frame for nonrenewal or
5	termination of a beer franchise agreement to a large franchisor; specifying a certain
6	time frame within which a small <u>certain</u> franchisor is required to notify a franchisee
7	of an intention to terminate or refuse to renew a beer franchise agreement;
8	establishing certain other notice requirements for franchisees; specifying that only a
9	large franchisor is prohibited from exempting certain franchisors from a prohibition
10	against terminating or refusing to continue or renew a beer franchise agreement
11	without good cause under certain circumstances; requiring a small <u>certain</u> franchisor
12	to buy back certain beer at a certain price from <u>pay a certain amount in a certain</u>
13	<u>manner to</u> a certain franchisee under certain circumstances; <u>providing for the</u>
14	submission of a certain matter to arbitration and for its application and enforcement

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



A1

1	<u>in a certain manner; requiring certain support for certain products to continue in a</u>			
2	<u>certain manner</u> ; providing for the application of this Act; <u>making a technical change</u> ;			
3	defining certain terms; providing that existing obligations or contract rights may not			
4	be impaired by this Act; providing for a delayed effective date; making a technical			
5	change; defining certain terms; and generally relating to alcoholic beverages.			
6	BY repealing and reenacting, with amendments,			
$\overline{7}$	Article – Alcoholic Beverages			
8	Section <u>5–101</u> , 5–101 , 5–107, 5–108, and 5–109, and 5–201			
9	Annotated Code of Maryland			
10	(2016 Volume and 2018 Supplement)			
10	(2010 Volume and 2010 Supplement)			
11	BY adding to			
12	Article – Alcoholic Beverages			
13	Section 5–109			
14				
15				
16	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,			
17	That the Laws of Maryland read as follows:			
10				
18	Article – Alcoholic Beverages			
19	5-101.			
20	(a) In this [section] SUBTITLE the following words have the meanings indicated.			
21	(b) <u>"Beer distributor" means a person that imports or causes to be imported into</u>			
22	the State, or purchases or causes to be purchased in the State, beer for sale or resale to a			
23	retail dealer licensed under this article without regard to whether the business of the			
24	person is conducted under a beer franchise agreement or another form of agreement with			
25	a beer manufacturer.			
26	(c) <u>"Beer franchise agreement" means:</u>			
27	(1) a commercial relationship between a beer distributor and beer			
28	manufacturer that:			
29	(i) is of a definite or indefinite duration; and			
30	(ii) is not required to be in writing;			
00	(ii) is not required to be in writing,			
31	(2) a relationship in which a beer manufacturer grants a beer distributor			
32	the right to offer and sell the brands of beer offered by the beer manufacturer;			
33	(3) a relationship in which a beer distributor, as an independent business,			
34	constitutes a component of a beer manufacturer's distribution system;			

 $\mathbf{2}$

1		(4)	a relationship in which a beer distributor's business is substantially
2			beer manufacturer's brand, advertising, or another commercial symbol
3	that designa	tes th	e beer manufacturer;
4		(5)	a relationship in which a beer distributor's business relies substantially
5	on a beer ma	unufac	sturer for the continued supply of beer; or
6		(6)	a written or oral arrangement of definite or indefinite duration in
7	which:		
8			(i) a beer manufacturer grants to a beer distributor the right to use
9	a trade nam	e, trac	demark, service mark, or related characteristic; and
10			(ii) there is a community of interest in the marketing of goods or
11	services at w	rholes	ale or retail, by lease, or by another method.
12	(d)	"Beel	r manufacturer" means:
13		(1)	a brewer, fermenter, processor, bottler, or packager of beer located in or
14	outside the S	State;	
15		(2)	a person located in or outside the State that enters into a beer franchise
16	agreement w	rith a	beer distributor doing business in the State.
17	(e)	"Frai	nchisee" means:
18		(1)	a beer distributor to whom a beer franchise agreement is granted or
19	offered; or		
20		(2)	a beer distributor that is a party to a beer franchise agreement.
21	(f)	"Frai	nchisor" means a beer manufacturer that:
22		(1)	enters into a beer franchise agreement with a beer distributor; or
23		(2)	is a party to a beer franchise agreement.
24	(g)	<u>"Lai</u>	RGE FRANCHISOR" MEANS A BEER MANUFACTURER THAT, IN
25	CONJUNCT		TTH ANY AFFILIATE:
26		(1)	ANNUALLY PRODUCES MORE THAN 300,000 BARRELS OF BEER IN
27	AGGREGAT		
28		(2)	REPRESENTS MORE THAN 10% OF A FRANCHISEE'S TOTAL

29 ANNUAL SALES VOLUME.

SENATE BILL 704

1 2	(H) <u>"Sales territory" means the area of sales responsibility designated by a beer</u> franchise agreement for the brand or brands of beer of a beer manufacturer.
$\frac{3}{4}$	(I) "Small franchisor" means a beer manufacturer that, in conjunction with any affiliate:
$5 \\ 6$	(1) ANNUALLY PRODUCES 300,000 OR FEWER BARRELS OF BEER IN AGGREGATE; AND
7 8	(2) ACCOUNTS FOR 10% OR LESS OF A FRANCHISEE'S TOTAL ANNUAL SALES VOLUME.
9	<u>5–101.</u>
10	(a) In this [section] SUBTITLE the following words have the meanings indicated.
$11 \\ 12 \\ 13 \\ 14 \\ 15$	(b) "Beer distributor" means a person that imports or causes to be imported into the State, or purchases or causes to be purchased in the State, beer for sale or resale to a retail dealer licensed under this article without regard to whether the business of the person is conducted under a beer franchise agreement or another form of agreement with a beer manufacturer.
16	(c) <u>"Beer franchise agreement" means:</u>
17 18	(1) <u>a commercial relationship between a beer distributor and beer</u> <u>manufacturer that:</u>
19	(i) is of a definite or indefinite duration; and
20	(ii) is not required to be in writing;
$\begin{array}{c} 21 \\ 22 \end{array}$	(2) <u>a relationship in which a beer manufacturer grants a beer distributor</u> the right to offer and sell the brands of beer offered by the beer manufacturer;
$\begin{array}{c} 23\\ 24 \end{array}$	(3) <u>a relationship in which a beer distributor, as an independent business,</u> <u>constitutes a component of a beer manufacturer's distribution system;</u>
$25 \\ 26 \\ 27$	(4) <u>a relationship in which a beer distributor's business is substantially</u> associated with a beer manufacturer's brand, advertising, or another commercial symbol that designates the beer manufacturer;
$28 \\ 29$	(5) <u>a relationship in which a beer distributor's business relies substantially</u> on a beer manufacturer for the continued supply of beer; or
30	(6) a written or oral arrangement of definite or indefinite duration in which:

$\frac{1}{2}$	<u>trade name,</u>	trade	(i) <u>a beer manufacturer grants to a beer distributor the right to use a</u> mark, service mark, or related characteristic; and
$\frac{3}{4}$	<u>services at w</u>	holesa	(<i>ii</i>) there is a community of interest in the marketing of goods or ale or retail, by lease, or by another method.
5	<u>(d)</u>	<u>"Beer</u>	<u>r manufacturer" means:</u>
$6 \\ 7$	outside the S	<u>(1)</u> State; (<u>a brewer, fermenter, processor, bottler, or packager of beer located in or</u> or
$\frac{8}{9}$	<u>agreement w</u>	<u>(2)</u> with a b	<u>a person located in or outside the State that enters into a beer franchise</u> beer distributor doing business in the State.
10 11	<u>(E)</u> <u>Change ha</u>	-	R MARKET VALUE" MEANS THE PRICE AT WHICH AN ASSET WOULD BETWEEN A WILLING SELLER AND A WILLING BUYER WHEN:
12		<u>(1)</u>	NEITHER IS ACTING UNDER ANY COMPULSION; AND
13		<u>(2)</u>	BOTH HAVE KNOWLEDGE OF ALL OF THE RELEVANT FACTS.
14	[(e)] (<u>(F)</u>	<u>"Franchisee" means:</u>
$\begin{array}{c} 15\\ 16\end{array}$	<u>offered; or</u>	<u>(1)</u>	<u>a beer distributor to whom a beer franchise agreement is granted or</u>
17		<u>(2)</u>	a beer distributor that is a party to a beer franchise agreement.
18	[(f)] (<u>G)</u>	"Franchisor" means a beer manufacturer that:
19		<u>(1)</u>	enters into a beer franchise agreement with a beer distributor; or
20		<u>(2)</u>	is a party to a beer franchise agreement.
$\begin{array}{c} 21 \\ 22 \end{array}$	[(g)] (beer franchis		<u>"Sales territory" means the area of sales responsibility designated by a</u> eement for the brand or brands of beer of a beer manufacturer.
23	5-107.		
$\begin{array}{c} 24 \\ 25 \end{array}$	(a) 2–209(c) of t		section does not apply to a temporary delivery agreement under § ticle for a beer festival or a wine and beer festival.

26 (b) (1) Except as provided in subsection (d) of this section, at least 180 days 27 before a -[beer manufacturer] LARGE FRANCHISOR intends to terminate or refuse to renew

a beer franchise agreement, the [beer manufacturer] LARGE FRANCHISOR shall notify the
 franchisee in writing of its intent.

3 (2) EXCEPT AS PROVIDED IN SUBSECTION (D) OF THIS SECTION, AT
 4 LEAST 15 DAYS BEFORE A SMALL FRANCHISOR INTENDS TO TERMINATE OR REFUSE
 5 TO RENEW A BEER FRANCHISE AGREEMENT, THE SMALL FRANCHISOR SHALL
 6 NOTHEY THE FRANCHISEE IN WRITING OF ITS INTENT.

7 (B) (1) EXCEPT AS PROVIDED IN SUBSECTION (D) OF THIS SECTION, IF A
 8 FRANCHISOR INTENDS TO TERMINATE OR REFUSES TO RENEW A BEER FRANCHISE
 9 AGREEMENT, THE FRANCHISOR SHALL NOTIFY THE FRANCHISEE IN WRITING OF ITS
 10 INTENT:

11(I)AT LEAST 45 DAYS BEFORE THE TERMINATION OR REFUSAL12TO RENEW TAKES EFFECT, FOR A FRANCHISOR THAT ANNUALLY PRODUCES 30,0001320,000 OR FEWER BARRELS OF BEER IN AGGREGATE, IN CONJUNCTION WITH ANY14AFFILIATE; AND

15(II)AT LEAST 180 DAYS BEFORE THE TERMINATION OR16REFUSAL TO RENEW TAKES EFFECT, FOR ALL OTHER FRANCHISORS.

17 (3) (2) The [notice] NOTICES REQUIRED BY THIS SECTION shall state 18 all the reasons for the intended termination or nonrenewal.

19 (c) (1) If a deficiency is claimed in the notice provided under subsection [(b)]
20 (B)(1)(II) of this section, the franchisee has 180 days to rectify the deficiency.

(2) If the franchisee rectifies the deficiency within 180 days after the notice
 PROVIDED UNDER SUBSECTION (B)(1) (B)(1)(II) OF THIS SECTION is received, the
 intended termination or nonrenewal of the beer franchise agreement is void.

(d) The notice requirement of subsection (b) of this section does not apply if the
reason for the intended termination or nonrenewal is insolvency, the occurrence of an
assignment for the benefit of creditors, or bankruptcy.

(E) (1) ON A DATE DESIGNATED BY A FRANCHISEE EVERY CALENDAR
 YEAR, THE FRANCHISEE SHALL PROVIDE WRITTEN NOTICE TO A SMALL FRANCHISOR
 OF THE PERCENTAGE OF THE TOTAL ANNUAL SALES VOLUME THAT THE SMALL
 FRANCHISOR ACCOUNTS FOR IN COMPARISON TO ALL OTHER FRANCHISORS THAT
 THE FRANCHISEE IS IN AGREEMENT WITH AT THAT TIME.

32(2)During the course of the calendar year, if a change in33The percentage of total annual sales volume triggers a change in34Status of a small franchisor or a large franchisor, a franchisee shall

6

1 PROVIDE WRITTEN NOTICE TO A SMALL FRANCHISOR OR A LARGE FRANCHISOR $\mathbf{2}$ **ABOUT THE CHANGE IN STATUS.**

3 5 - 108.

This section does not apply to a temporary delivery agreement under § 4 (a) $\mathbf{5}$ 2-209(c) of this article for a beer festival or a wine and beer festival.

6 (b) (1)**(I)** THIS PARAGRAPH DOES NOT APPLY TO A FRANCHISOR THAT 7 ANNUALLY PRODUCES 30,000 20,000 OR FEWER BARRELS OF BEER IN AGGREGATE, 8 IN CONJUNCTION WITH ANY AFFILIATE.

9 **(II)** Notwithstanding the terms of a beer franchise agreement, f_a franchisor¹ A LARGE FRANCHISOR may not terminate or refuse to continue or renew a 10 beer franchise agreement, or cause a franchisee to resign from a beer franchise agreement, 11 12without good cause.

13(2)For purposes of paragraph (1) of this subsection, good cause includes 14 the revocation of a franchisee's license to do business in the State.

5-109. 15

16 (A) THIS SECTION APPLIES ONLY TO A FRANCHISOR THAT ANNUALLY 17PRODUCES 20,000 OR FEWER BARRELS OF BEER IN AGGREGATE, IN CONJUNCTION WITH ANY AFFILIATE. THIS SECTION DOES NOT APPLY TO A LARGE FRANCHISOR. 18

SUBJECT TO § 5–107 OF THIS SUBTITLE, AND EXCEPT AS 19 (B) (B) (1) PROVIDED IN SUBSECTION (D) OF THIS SECTION, BEFORE TERMINATION OF OR 20REFUSAL TO RENEW A BEER FRANCHISE AGREEMENT, A SMALL FRANCHISOR SHALL 2122BUY BACK AT FAIR MARKET VALUE ALL THE BEER THAT THE FRANCHISEE 23PURCHASED FROM THE SMALL FRANCHISOR AND RETAINS IN INVENTORY ENTER 24INTO A TERMINATION AGREEMENT WITH THE TERMINATED FRANCHISEE.

25(2) THE TERMINATION AGREEMENT SHALL:

26

(I) COMPENSATE THE TERMINATED FRANCHISEE FOR THE FAIR 27MARKET VALUE OF THE TERMINATED FRANCHISE; AND

28**PROVIDE FOR THE REPURCHASE OF ALL THE FRANCHISOR'S** *(II)* BEER AT AN AMOUNT EQUAL TO THE LAID-IN COST OF THE FRANCHISEE'S 29INVENTORY OF THE FRANCHISER'S FRANCHISOR'S PRODUCTS THAT ARE IN THE 30 31 WAREHOUSE OR IN TRANSIT TO THE FRANCHISEE.

32 **(***C***)** (1) IF AN AGREEMENT ON THE COMPENSATION AUTHORIZED UNDER 33 SUBSECTION (B)(2)(I) OF THIS SECTION IS NOT REACHED WITHIN 45 DAYS AFTER

1	THE FRANCHISOR PROVIDES THE NOTICE REQUIRED BY § 5–107(B)(1)(I) OF THIS
2	SUBTITLE, THE MATTER SHALL BE SUBMITTED TO BINDING ARBITRATION FOR THE
3	PURPOSE OF DETERMINING THE COMPENSATION.
4	(2) <u>The binding arbitration shall:</u>
5	(I) BE ADMINISTERED UNDER THE RULES OF THE COMMERCIAL
6	ARBITRATION RULES OF THE AMERICAN ARBITRATION ASSOCIATION;
7	(II) <u>TAKE PLACE IN THE STATE; AND</u>
8	
8 9	(III) <u>BE HEARD BY ONE ARBITRATOR WHO SHALL BE APPOINTED</u>
9	IN ACCORDANCE WITH THE COMMERCIAL ARBITRATION RULES; AND
10	(IV) BE LIMITED TO 45 DAYS, UNLESS OTHERWISE AGREED TO BY
11	<i>THE PARTIES.</i>
12	(3) DURING THE PERIOD OF ARBITRATION, THE BEER FRANCHISE
13	AGREEMENT SHALL REMAIN IN EFFECT AND MAY TERMINATE ONLY ON THE DECISION
14	OF THE ARBITRATOR.
15	(4) THE ARBITRATOR SHALL BE GOVERNED BY THE LAWS OF THE
16	STATE, THE MARYLAND RULES, AND THE COMMERCIAL ARBITRATION RULES.
1 7	
17	(5) IN DETERMINING THE FAIR MARKET VALUE OF THE TERMINATED
18	FRANCHISE, THE ARBITRATOR:
19	(I) MAY CONSIDER ONLY THE PERIOD BEFORE THE
20	FRANCHISOR PROVIDED THE NOTICE REQUIRED BY § 5–107(B)(1)(I) OF THIS
20 21	SUBTITLE; AND
4 1	
22	(II) MAY NOT CONSIDER ANY PERIOD FOLLOWING THE
23	PROVIDING OF THAT NOTICE.
24	(6) <u>The ruling of the arbitrator shall be final and subject</u>
25	TO ENFORCEMENT IN THE COURTS OF THE STATE.
26	(7) <u>The cost of the arbitration shall be shared equally by</u>
27	<u>THE PARTIES.</u>
90	(D) BY WDITTEN MUTULAI ACDEEMENT THE EDANCHICOD AND THE
$\frac{28}{29}$	(D) <u>By written mutual agreement, the franchisor and the</u> Franchisee may determine another method of terminating the franchise
29 30	<u>FRANCHISEE MAY DETERMINE ANOTHER METHOD OF TERMINATING THE FRANCHISE</u> <u>AGREEMENT AND PROVIDING COMPENSATION TO THE TERMINATED FRANCHISEE.</u>
00	Mullement and thoyiding comi ensation to the tenninated fitAnomisee.

1(E)UNTIL RESOLUTION REGARDING FAIR MARKET VALUE IS REACHED2UNDER SUBSECTION (B) OR (C) OF THIS SECTION AND THE TERMINATED3FRANCHISEE HAS RECEIVED PAYMENT IN ACCORDANCE WITH THE DETERMINATION4OF FAIR MARKET VALUE:

5 (1) THE FRANCHISOR AND THE TERMINATED FRANCHISEE SHALL 6 SUPPORT THE FRANCHISOR'S PRODUCTS TO AT LEAST THE SAME EXTENT THAT THE 7 PRODUCTS HAD BEEN PREVIOUSLY SUPPORTED IMMEDIATELY BEFORE THE 8 FRANCHISOR PROVIDED THE NOTICE REQUIRED BY § 5–107(B)(1)(I) OF THIS 9 SUBTITLE; AND

10(2)THE TERMINATED FRANCHISEE SHALL CONTINUE TO DISTRIBUTE11THE PRODUCTS.

12 (B) THE FRANCHISOR SHALL BUY BACK THE BEER:

13(1)AT THE PRICE THE FRANCHISEE PAID WHEN PURCHASING THE14BEER, IF THE FRANCHISOR ANNUALLY PRODUCES 15,000 OR FEWER BARRELS OF15BEER IN AGGREGATE, IN CONJUNCTION WITH ANY AFFILIATE; OR

16 (2) AT FAIR MARKET VALUE, IF THE FRANCHISOR ANNUALLY 17 PRODUCES MORE THAN 15,000 BARRELS OF BEER IN AGGREGATE, IN CONJUNCTION 18 WITH ANY AFFILIATE.

19 **[**5–109.**] 5–110.**

20 (a) (1) A beer distributor or franchisee may bring an action in a court of 21 general jurisdiction to recover damages against a beer manufacturer, franchisor, or 22 franchisee for violation of this subtitle.

23 (2) If appropriate, the beer distributor or franchisee is entitled to injunctive24 relief.

25 (b) In an action for violation of this subtitle, the prevailing beer distributor or 26 franchisee is entitled to the costs of the action including reasonable attorney's fees.

- 27 $\frac{5-201}{}$
- 28 (a) (1) In this section the following words have the meanings indicated.
- 29 (2) "Agreement" means oral or written evidence between a beer
 30 manufacturer and a beer wholesaler granting the beer wholesaler the right to offer and sell
 31 the brands of beer offered by the beer manufacturer.
- 32 (3) (1) "Beer manufacturer" means:

1	[(i)] 1. a [brewer] LARGE FRANCHISOR AS DEFINED IN §
2	5-101 OF THIS TITLE, fermenter, processor, bottler, or packager of beer located in or
3	outside the State; or
4	[(ii)] 2. a person located in or outside the State that enters into an
5	agreement with a beer wholesaler doing business in the State.
_	
6	(II) "BEER MANUFACTURER" DOES NOT INCLUDE A SMALL
7	FRANCHISOR AS DEFINED IN § 5–101 OF THIS TITLE.
8	(4) "Fair market value" means the price at which an asset would change
9	hands between a willing seller and a willing buyer when neither is acting under any
	· · · ·
10	compulsion and when both have knowledge of all of the relevant facts.
11	(5) <u>"Successor beer manufacturer" includes a person or license holder who</u>
12	replaces a beer manufacturer with the right to sell, distribute, or import a brand of beer.
13	(b) Except for the discontinuance of a brand of beer or for good cause shown as
14	provided under § 5–108 of this title, a successor beer manufacturer that continues in the
15	business is obligated under all the terms and conditions of the agreement made between
16	the previous beer manufacturer and the existing beer wholesaler that were in effect on the
17	date of change of beer manufacturers.
11	date of change of beer manufacturers.
18	(c) A successor beer manufacturer that terminates any agreement provision
19	required to be continued under subsection (b) of this section shall remunerate the beer
20	wholesaler a sum equal to the fair market value for the sale of the subject brand or brands
21	of beer calculated from the date of termination.
22	(d) (1) Before a successor beer manufacturer may terminate any agreement
23	provision required to be continued under subsection (b) of this section and designate
24	another beer wholesaler to replace the existing beer wholesaler, the successor beer
25	manufacturer shall give notice of termination to the beer wholesaler to be replaced.
26	(2) On receipt of the notice, the beer wholesaler to be replaced and the
27	designated beer wholesaler shall negotiate in good faith to determine the fair market value
28	of the affected distribution rights.
29	(3) If an agreement is reached, the designated beer wholesaler promptly
30	shall pay the fair market value as compensation to the beer wholesaler to be replaced.
31	(4) If an agreement is not reached within 30 days after the beer wholesaler
32	to be replaced receives notice, the designated beer wholesaler and the beer wholesaler to be
33	replaced shall enter into nonbinding mediation with a mediator in the State who practices
34	in accordance with Title 17 of the Maryland Rules.

1	(5) If an agreement is not reached within 45 days after mediation begins,
2	the beer wholesaler to be replaced shall within 90 days bring an action in a court of general
3	jurisdiction against a successor beer manufacturer to determine and award fair market
4	value of the terminated brand or brands.
5	(e) Until resolution regarding fair market value is reached under subsection (d)
6	of this section and the beer wholesaler to be replaced has received payment in accordance
7	with the determination of fair market value:
8	(1) the beer wholesaler to be replaced and the successor beer manufacturer
9	shall support the brand to at least the same extent that the brand had been previously
10	supported immediately before the successor beer manufacturer acquired rights to the
11	brand; and
11	
12	(2) the beer wholesaler to be replaced shall continue to distribute the
13	brand.
10	
14	SECTION 2. AND BE IT FURTHER ENACTED, That for a small franchisor that
15	annually produces 30,000 20,000 or fewer barrels of beer in aggregate, in conjunction with
16	any affiliate, and that is a party to a <u>written</u> franchise agreement existing before July 1 ,
17	<u>2019:</u>
18	(1) the law in effect on June 30, 2019, continues to apply until expiring on
19	December 31, 2019; and
10	
20	(2) this Act shall apply beginning on January 1, 2020, the terms of the
21	agreement relating to compensation and repurchase of inventory shall continue in force and
22	effect unless otherwise mutually agreed by the parties.
23	SECTION 3. AND BE IT FURTHER ENACTED, That a presently existing obligation
24	or contract right may not be impaired in any way by this Act.
25	<u>SECTION 4. AND BE IT FURTHER ENACTED, That this Act shall be construed to</u>
26	apply to a beer franchise agreement in existence on or entered into on or after January 1,
27	2020.
28	SECTION 3. <u>5.</u> <u>3.</u> AND BE IT FURTHER ENACTED, That , subject to Section 2 of
29	this Act, this Act shall take effect July 1, 2019 <u>January 1, 2020</u> .

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