SENATE BILL 833

By: Charles County Senators

Introduced and read first time: February 9, 2021 Assigned to: Education, Health, and Environmental Affairs

A BILL ENTITLED

1 AN ACT concerning

$\mathbf{2}$ Charles County – Alcoholic Beverages – Class 4 Limited Winery License

- 3 FOR the purpose of exempting a holder of a Class 4 limited winery license from certain 4 restrictions on interactions with retailers in Charles County; authorizing a holder of $\mathbf{5}$ a Class 4 limited winery license to have a financial interest in a certain other license;
- 6 and generally relating to alcoholic beverages in Charles County.
- 7 BY repealing and reenacting, without amendments,
- 8 Article – Alcoholic Beverages
- 9 Section 2–216(a)(1) and (3), (b), and (e) and 18–102
- 10 Annotated Code of Maryland
- 11 (2016 Volume and 2020 Supplement)
- 12BY repealing and reenacting, with amendments,
- Article Alcoholic Beverages 13
- Section 18-401 14
- 15Annotated Code of Maryland
- (2016 Volume and 2020 Supplement) 16
- 17BY adding to
- Article Alcoholic Beverages 18
- 19 Section 18-403
- Annotated Code of Maryland 20
- 21(2016 Volume and 2020 Supplement)
- 22SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND. 23
- That the Laws of Maryland read as follows:
- 24

Article – Alcoholic Beverages

252-216.

> EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



1 (a) (1)In this section the following words have the meanings indicated. $\mathbf{2}$ (3)"Manufacturing entity" means: 3 a holder of a manufacturer's license or a person connected with (i) the business of the holder; or 4 $\mathbf{5}$ (ii) a distiller, nonresident dealer, resident dealer, brewer, rectifier, 6 blender, or bottler of alcoholic beverages. Except as otherwise provided in this section: 7 (b) 8 a manufacturing entity may not have a financial interest in: (1)9 the premises on or in which a license holder sells alcoholic (i) 10 beverages at retail; or 11 a business that a license holder conducts: (ii) 12a manufacturing entity may not lend money or any other thing of value, (2)make a gift, or offer a gratuity to a retail dealer; 1314 (3)a retail dealer may not accept, receive, or make use of money, a gift, or 15an advertisement provided by a manufacturing entity or become indebted to a manufacturing entity except for the purchase of alcoholic beverages and allied products 16purchased for resale; and 1718 (4) a manufacturing entity may not provide an advertisement to a retail dealer. 19 20Subsections (b) and (c) of this section do not apply to: (e) (1)21a holder of a Class 6 pub-brewery license with respect to the malt (i) 22beverages brewed on the premises; or 23a holder of a Class 7 micro–brewery license with respect to the (ii) malt beverages brewed on the premises that are sold: 2425on the licensed premises of the brewery; or 1. 262. in a restaurant or brewery pub owned, conducted, and 27operated by the holder in or adjacent to the brewery for which it is licensed. 28A holder of a Class 6 pub-brewery license or a Class 7 micro-brewery (2)license may hold or have a financial interest in one retail license that does not apply to 29premises to which a Class 6 pub-brewery license or Class 7 micro-brewery license applies. 30

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1	18–102.		
2	This title applies only in Charles County.		
3	18–401.		
45	(A) The following sections of Title 2, Subtitle 2 ("Manufacturer's Licenses") of Division I of this article apply in the county without exception or variation:		
6	(1)	§ 2–201 ("Issuance by Comptroller");	
7	(2)	§ 2–202 ("Class 1 distillery license");	
8	(3)	§ 2–203 ("Class 9 limited distillery license");	
9	(4)	§ 2–204 ("Class 2 rectifying license");	
10	(5)	§ 2–205 ("Class 3 winery license");	
11	(6)	§ 2–206 ("Class 4 limited winery license");	
12	(7)	§ 2–207 ("Class 5 brewery license");	
13	(8)	§ 2–208 ("Class 6 pub–brewery license");	
14	(9)	§ 2–209 ("Class 7 micro–brewery license");	
15	(10)	§ 2–210 ("Class 8 farm brewery license");	
16	(11)	§ 2–211 ("Residency requirement");	
17	(12)	§ 2–212 ("Additional licenses");	
18	(13)	2–213 ("Additional fees");	
19	(14)	§ 2–214 ("Sale or delivery restricted");	
20	(15)	2-215 ("Beer sale on credit to retail dealer prohibited");	
21	(16)	[§ 2–216 ("Interaction between manufacturing entities and retailers");	
22 23	(17)] and	2–217 ("Distribution of alcoholic beverages — Prohibited practices");	
$\begin{array}{c} 24 \\ 25 \end{array}$			

1 (B) SECTION 2–216 ("INTERACTION BETWEEN MANUFACTURING ENTITIES 2 AND RETAILERS") OF DIVISION I OF THIS ARTICLE APPLIES IN THE COUNTY, 3 SUBJECT TO § 18–403 OF THIS SUBTITLE.

4 **18–403.**

5 (A) SECTION 2–216(B) OF THIS ARTICLE DOES NOT APPLY TO A HOLDER OF 6 A CLASS 4 LIMITED WINERY LICENSE.

7 (B) A HOLDER OF A CLASS 4 LIMITED WINERY LICENSE MAY HOLD OR HAVE 8 A FINANCIAL INTEREST IN ONE RETAIL LICENSE THAT DOES NOT APPLY TO THE 9 PREMISES FOR WHICH A CLASS 4 LIMITED WINERY LICENSE APPLIES.

10 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 11 1, 2021.