S3008-2

REVISOR

SF3008

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

JSK

S.F. No. 3008

(SENATE AUTH	IORS: DAHI	MS)
DATE	D-PG	OFFICIAL STATUS
02/10/2022	4960	Introduction and first reading
		Referred to Commerce and Consumer Protection Finance and Policy
03/09/2022	5246a	Comm report: To pass as amended
	5250	Second reading
05/05/2022	8043	Special Order
	8044	Third reading Passed
05/12/2022	8403	Returned from House with amendment
		Senate not concur, conference committee of 5 requested
	8410	Senate conferees Dahms; Housley; Jasinski; Utke; Kent
05/16/2022	8426	House conferees Stephenson; Olson, L; Wolgamott; Kotyza-Witthuhn; Nash
05/20/2022	8597c	Conference committee report, delete everything
	8611	Senate adopted CC report and repassed bill
	8611	Third reading
05/21/2022		House adopted SCC report and repassed bill
		Presentment date 05/21/2022

A bill for an act 1.1 relating to liquor; modifying provisions regulating the production and sale of 12 intoxicating liquor; modifying various licensing provisions; authorizing local 1.3 on-sale licenses; appropriating money; amending Minnesota Statutes 2020, sections 1.4 340A.101, subdivision 16, by adding a subdivision; 340A.22; 340A.28, subdivision 1.5 2; 340A.301, subdivision 8; 340A.307, subdivisions 1, 2, 4; 340A.404, subdivisions 1.6 1, 1a, 6, 10; 340A.410, subdivision 10; 340A.412, subdivision 14; proposing coding 1.7 for new law in Minnesota Statutes, chapter 340A. 1.8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 1.9 **ARTICLE 1** 1.10 LIQUOR REGULATION 1.11 Section 1. Minnesota Statutes 2020, section 340A.101, is amended by adding a subdivision 1.12 to read: 1.13 Subd. 9a. Distilled spirits manufacturer. "Distilled spirits manufacturer" means a 1.14 1.15 distillery operated within the state producing distilled spirits in a total quantity exceeding the proof gallons limit for a microdistillery in a calendar year. 1.16 1.17 **EFFECTIVE DATE.** This section is effective the day following final enactment. Sec. 2. Minnesota Statutes 2020, section 340A.101, subdivision 16, is amended to read: 1.18 Subd. 16. Malt liquor. "Malt liquor" is any beer, ale, or other beverage made from malt 1.19 by fermentation, or by the fermentation of malt substitutes, including rice, grain of any kind, 1.20 glucose, sugar, molasses, or other malt substitute that has not undergone distillation, and 1.21 containing that contains not less than one-half of one percent alcohol by volume. "Beer" 1.22 means any beverage meeting the definition of malt liquor under this subdivision. 1.23

	SF3008	REVISOR	JSK	S3008-2	2nd Engrossment
2.1	EFFECT	IVE DATE. This see	ction is effectiv	ve the day following f	inal enactment.
2.2	Sec. 3. Min	nesota Statutes 2020	, section 340A	.22, is amended to rea	ıd:
2.3	340A.22 M	MICRODISTILLE	RIES <u>; DISTII</u>	LED SPIRIT MAN	UFACTURERS.
2.4	Subdivisio	on 1. Activities. (a) A	A microdistiller	y licensed under this	chapter may provide
2.5	on its premise	es samples of distille	d spirits manut	factured on its premise	es, in an amount not
2.6	to exceed 15 n	milliliters per variety	y per person. No	o more than 45 millili	ters may be sampled
2.7	under this par	agraph by any perso	n on any day.		
2.8	(b) A mice	rodistillery or distille	ed spirits manu	facturer can sell cock	tails to the public,
2.9	pursuant to su	ıbdivision 2.			
2.10	(c) A micr	odistillery or distille	ed spirits manu	facturer may not oper	ate a cocktail room
2.11	under subdivi	sion 2 or conduct sale	es at off-sale un	der subdivision 4 unle	ess at least 50 percent
2.12	of the annual	production of the lic	ensee is proces	ssed and distilled on p	premises.
2.13	<u>(d)</u> For pu	rposes of calculating	g annual produ	ction under paragraph	(c), distilled spirits
2.14	that are bottle	d by the licensee und	der a contract b	oottling agreement wi	th a third party are
2.15	excluded from	n the licensee's annu	al production i	f the:	
2.16	<u>(1) third-p</u>	earty contractor is an	independent er	ntity that is not owned	or controlled by the
2.17	licensee;				
2.18	(2) distille	ed spirits bottled und	er a third-party	contract are not avai	lable for sale or
2.19	marketed by t	the licensee or the th	ird party at any	location licensed une	der subdivision 2 or
2.20	<u>4; and</u>				
2.21	(3) distille	d spirits bottled und	er a third-party	contract are available	e for distribution by
2.22	wholesalers.				
2.23	(d) (e) Dis	stilled spirits produce	ed or in produc	tion prior to July 1, 2	017, are not counted
2.24	as part of the	calculations under p	aragraph (c).		
2.25	Subd. 2. C	Cocktail room licens	se. (a) A munic	ipality, including a ci	ty with a municipal
2.26	liquor store, n	nay issue the holder o	of a microdistill	ery license <u>or distilled</u>	spirits manufacturer
2.27	license under	this chapter a micro	distillery <u>or dis</u>	tilled spirits manufac	turer cocktail room
2.28	license. A mi	crodistillery <u>or distil</u>	led spirits man	ufacturer cocktail roo	m license authorizes
2.29	on-sale of dis	tilled liquor produce	d by the distill	er for consumption or	the premises of or
2.30	adjacent to on	e distillery location c	owned by the di	stiller. Notwithstandir	ng section 340A.504,
2.31	subdivision 3	, a cocktail room ma	y be open and	may conduct on-sale l	ousiness on Sundays
2.32	if authorized	by the municipality.	Nothing in this	subdivision preclude	es the holder of a

SF3008	REVISOR	JSK
--------	---------	-----

3.1 microdistillery <u>or distilled spirits manufacturer</u> cocktail room license from also holding a

3.2 license to operate a restaurant at the distillery. Section 340A.409 shall apply to a license
3.3 issued under this subdivision. All provisions of this chapter that apply to a retail liquor

3.4 license shall apply to a license issued under this subdivision unless the provision is explicitly
3.5 inconsistent with this subdivision.

3.6 (b) A distiller may only have one cocktail room license under this subdivision, and may
3.7 not have an ownership interest in a distillery licensed under section 340A.301, subdivision
3.8 6, clause (a).

3.9 (c) The municipality shall impose a licensing fee on a distiller holding a microdistillery
 3.10 <u>or distilled spirits manufacturer</u> cocktail room license under this subdivision, subject to
 3.11 limitations applicable to license fees under section 340A.408, subdivision 2, paragraph (a).

3.12 (d) A municipality shall, within ten days of the issuance of a license under this

3.13 subdivision, inform the commissioner of the licensee's name and address and trade name,

3.14 and the effective date and expiration date of the license. The municipality shall also inform

the commissioner of a license transfer, cancellation, suspension, or revocation during thelicense period.

3.17 (e) No single entity may hold both a cocktail room and taproom license, and a cocktail3.18 room and taproom may not be colocated.

3.19 Subd. 3. License; fee. The commissioner shall establish a fee for licensing
3.20 microdistilleries that adequately covers the cost of issuing the license and other inspection
3.21 requirements. The fees shall be deposited in an account in the special revenue fund and are
3.22 appropriated to the commissioner for the purposes of this subdivision. All other requirements
3.23 of section 340A.301 apply to a license under this section.

3.24 Subd. 4. Off-sale license. (a) A microdistillery may be issued a license by the local
3.25 licensing authority for off-sale of distilled spirits, with the approval of the commissioner.
3.26 The license may allow the sale of one 375 milliliter bottle up to a total of 750 milliliters per
3.27 customer per day of product manufactured on site, in any size container or combination of
3.28 containers approved under paragraph (b), subject to the following requirements:

3.29 (1) off-sale hours of sale must conform to hours of sale for retail off-sale licensees in
3.30 the licensing municipality; and

3.31 (2) no brand may be sold at the microdistillery unless it is also available for distribution3.32 by wholesalers.

	SF3008	REVISOR	JSK	S3008-2	2nd Engrossment
4.1	(b) The co	ommissioner may ap	prove any stand	lard fill as approved b	by the Alcohol and
4.2	Tobacco Tax	and Trade Bureau.			
4.3	<u>(c) The co</u>	mmissioner may by	rule establish re	porting requirements	for microdistilleries
4.4	making off-sa	ales of distilled spirit	s under this sub	odivision to ensure co	mpliance with the
4.5	750 milliliter	limit in paragraph (a	<u>a).</u>		
4.6	EFFECT	IVE DATE. This se	ction is effectiv	e the day following f	inal enactment.
4.7	Sec. 4. Min	nesota Statutes 2020	, section 340A.	28, subdivision 2, is a	amended to read:
4.8	Subd. 2. I	Prohibition. A muni	cipality may no	t issue a license unde	r this section to a
4.9		-		erson having an econ	
4.10		-	C	over the brewer seeking	
4.11				ls of its own brands of	•
4.12	or a winery th	nat produces more th	an 250,000 gall	ons of wine annually	
4.13	EFFECT	IVE DATE. This se	ction is effectiv	e the day following f	inal enactment.
4.14	Sec. 5. [340	A.29] OFF-SALE 1	PACKAGING	REQUIREMENTS	FOR CERTAIN
4.15	SMALL BR	EWERS.			
4.16	Subdivisio	on 1. Certain off-sa	le authorized.	Notwithstanding any	law to the contrary,
4.17	and in addition	on to the off-sale of r	nalt liquor allov	ved under section 340	A.28, a brewer
4.18	licensed unde	er section 340A.301,	subdivision 6,	clause (c), (i), or (j), t	hat produces 7,500
4.19	barrels or less	s of malt liquor annua	ally may be issu	ed a license by a mun	icipality for off-sale
4.20	at its licensed	premises of up to 12	28 ounces per c	ustomer per day of m	alt liquor that has
4.21	been produce	d and packaged by th	ne brewer, as pr	ovided in subdivision	2. The license must
4.22	be approved l	by the commissioner	. The amount of	f malt liquor sold at o	ff-sale under this
4.23	section must	be included in calcul	ating the annua	l barrel limit imposed	in section 340A.28,
4.24	subdivision 1	÷			
4.25	<u>Subd. 2.</u>	'ackaging. Malt liqu	or authorized for	or off-sale pursuant to	subdivision 1 must
4.26	be packaged	in a container or com	nbination of cor	tainers that is in com	pliance with the
4.27	provisions of	Minnesota Rules, pa	arts 7515.1080	to 7515.1120.	
4.28	Subd. 3.	Off-sale not exclusiv	e to brewery pr	emises. Any brand sc	ld under this section
4.29	must be made	e available for sale to	a malt liquor w	holesaler, other than	a wholesaler owned
4.30	in whole or in	n part by a brewer as	allowed in sect	tion 340A.301, subdiv	vision 9.
4.31	<u>Subd. 4.</u>	Exception; producti	on in 2021. <u>No</u>	twithstanding the 7,5	00 barrel limit in
4.32	subdivision 1	, a brewer licensed u	under section 34	0A.301, subdivision	6, clause (c), (i), or

SF3008	REVISOR	JSK	S3008-2	2nd Engrossment
--------	---------	-----	---------	-----------------

5.1	(j), that produced more than 5,500 barrels but not more than 13,500 barrels of malt liquor
5.2	in calendar year 2021, as demonstrated by records from the Department of Revenue, may
5.3	be issued a license under this section, provided that a brewer is only allowed to make the
5.4	sales authorized in this section until the brewer's production exceeds its 2021 production
5.5	amount by 2,000 barrels.
5.6	Subd. 5. Reporting. The commissioner may by rule establish reporting requirements
5.7	for brewers making off-sales of malt liquor under this section to ensure compliance with
5.8	the 128 ounce limit in subdivision 1.
5.9	Subd. 6. Other laws. All other requirements of chapter 340A, not inconsistent with this
5.10	section apply.
5.11	EFFECTIVE DATE. This section is effective the day following final enactment.
5.12	Sec. 6. Minnesota Statutes 2020, section 340A.301, subdivision 8, is amended to read:
5.13	Subd. 8. Interest in other business. (a) Except as provided in this subdivision, a holder
5.14	of a license as a manufacturer, brewer, importer, or wholesaler may not have any ownership,
5.15	in whole or in part, in a business holding a retail intoxicating liquor or 3.2 percent malt
5.16	liquor license. The commissioner may not issue a license under this section to a manufacturer,
5.17	brewer, importer, or wholesaler if a retailer of intoxicating liquor has a direct or indirect
5.18	interest in the manufacturer, brewer, importer, or wholesaler. A manufacturer or wholesaler
5.19	of intoxicating liquor may use or have property rented for retail intoxicating liquor sales
5.20	only if the manufacturer or wholesaler has owned the property continuously since November
5.21	1, 1933. A retailer of intoxicating liquor may not use or have property rented for the
5.22	manufacture or wholesaling of intoxicating liquor.
5.23	(b) Except as provided in subdivision 9, no brewer as defined in subdivision 9 or importer
5.24	may have any interest, in whole or in part, directly or indirectly, in the license, business,
5.25	assets, or corporate stock of a licensed malt liquor wholesaler.
5.26	(c) A winery holding a license under subdivision 6, paragraph (b) that produces and
5.27	sells, including sales from the winery's premises, no more than 2,500 barrels or its metric
5.28	equivalent of cider made from apples in a calendar year may own or have an interest in a
5.29	wholesaler that sells only the winery's apple-based cider products. The winery eligible to
5.30	own or have an interest in a wholesaler under this subdivision must provide the commissioner
5.31	with an affidavit stating that no existing wholesaler is available to represent and distribute
5.32	the winery's apple-based cider to retail license holders, and detailing the actions taken by

5.33 <u>the winery in pursuing a distribution contract for the cider product.</u>

	SF3008	REVISOR	JSK	S3008-2	2nd Engrossment
6.1	EFFECT	IVE DATE. This se	ction is effectiv	ve the day following f	inal enactment.
6.2	Sec. 7. Mir	nnesota Statutes 2020	, section 340A	.307, subdivision 1, is	s amended to read:
6.3	Subdivisi	on 1. Nondiscrimin:	atory sales. All	licensed importers and	nd manufacturers
6.4	must offer fo	or sale on an equal ba	sis to all license	ed wholesalers and m	anufacturers all
6.5	intoxicating	liquor brought into <u>o</u> r	r produced in th	ne state of Minnesota.	
6.6	EFFECT	IVE DATE. This se	ction is effectiv	ve the day following f	inal enactment.
6.7	Sec. 8. Mir	inesota Statutes 2020	, section 340A	.307, subdivision 2, is	amended to read:
6.8	Subd. 2. I	Prohibited practices	. Without limiti	ng subdivision 1, the f	ollowing are failures
6.9	to offer intox	icating liquor for sale	e on an equal b	asis and are unlawful	:
6.10	(1) A refu	isal to sell to a whole	saler or manufa	acturer intoxicating lie	quor offered for sale
6.11	to any other	wholesaler or manufa	acturer, except	when a wholesaler or	manufacturer is in
6.12	arrears on pa	yments for past purc	hases from the	importer <u>or manufact</u>	urer who refuses to
6.13	sell.				
6.14	(2) A sale	of intoxicating liquo	r to a wholesale	er or manufacturer at a	price different from
6.15	that offered t	o another wholesaler	or manufacture	er, exclusive of shippi	ng costs, except that
6.16	quantity disc	ounts based on actual	cost savings m	ay be uniformly offer	red to all wholesalers
6.17	and manufac	turers.			
6.18	(3) A sale	e of intoxicating lique	or to a wholesa	ler or manufacturer of	n terms of purchase
6.19	different fror	n those offered anoth	er wholesaler o	or manufacturer, exce	pt that when the
6.20	importer <u>or n</u>	nanufacturer reasona	bly believes that	at a wholesaler or man	nufacturer will be
6.21	unable to cor	nply with the existing	g terms of credit	t, other terms may be	employed, including
6.22	denial of cree	dit.			
6.23	(4) Discri	mination among who	olesalers and m	anufacturers in satisf	ying their respective
6.24	demands for	intoxicating liquor.			
6.25	(5) A sale	e conditioned on an a	greement which	h restricts the wholes	aler or manufacturer
6.26	with respect	to customers, area for	distribution, or	r resale price, or which	h otherwise restrains
6.27	the wholesal	er or manufacturer fr	om competing	in trade and commerc	e.
6.28	(6) For pu	rposes of this subdivi	sion and subdiv	vision 1 only, the term	"intoxicating liquor"
6.29	does not incl	ude "pop wines" as th	hey are defined	by rule of the comm	issioner.
6.30	EFFECT	IVE DATE. This se	ction is effectiv	ve the day following f	inal enactment.

	SF3008	REVISOR	JSK	S3008-2	2nd Engrossment
7.1	Sec. 9. Minne	esota Statutes 2020), section 340A.	307, subdivision 4, is a	mended to read:
7.2	Subd. 4. Ex	ceptions. Nothing	in this section ap	plies to <u>: wine or malt li</u>	quor of any alcohol
7.3	content.				
7.4	(1) wine or	malt liquor of any	alcohol content	<u>.</u> ,	
7.5	(2) intoxica	ting liquor which i	i s:		
7.6	(i) further d	istilled, refined, re	etified, or blend	ed within the state; and	d
7.7	(ii) bottled	within the state and	d labeled with th	e importer's own label	s after importation
7.8	into the state; c	Ħ			
7.9	(3) any bra	nd of intoxicating l	iquor which is c	offered for sale only in	this state. No such
7.10	brand shall var	y from an existing	or new brand so	old in another state in a	i ny manner as to
7.11	brand name, ag	ge, or proof of the j	product.		
7.12	EFFECTI	VE DATE. This se	ection is effective	e the day following fin	al enactment.
7.13	Sec. 10. Mini	nesota Statutes 202	20, section 340A	.404, subdivision 1, is	amended to read:
7.14	Subdivisior	n 1. Cities. (a) A ci	ity may issue an	on-sale intoxicating li	quor license to the
7.15	following estab	olishments located	within its jurisd	iction:	
7.16	(1) hotels;				
7.17	(2) restaura	nts;			
7.18	(3) bowling	; centers;			
7.19	(4) clubs or	congressionally cl	hartered veteran	s organizations with th	e approval of the
7.20	commissioner,	provided that the o	organization has	been in existence for a	at least three years
7.21	and liquor sales	s will only be to me	embers and bona	fide guests, except that	t a club may permit
7.22	the general pub	olic to participate in	n a wine tasting	conducted at the club	under section
7.23	340A.419;				
7.24	(5) sports fa	acilities, restaurant	s, clubs, or bars	located on land owned	l or leased by the
7.25	Minnesota Spo	orts Facilities Author	ority;		
7.26	(6) sports fa	acilities located on	land owned by t	he Metropolitan Sports	s Commission; and
7.27	(7) exclusiv	ve liquor stores .; ar	nd		
7.28	(8) resorts a	as defined in sectio	on 157.15, subdi	vision 11.	
7.29	(b) A city n	nay issue an on-sal	e intoxicating li	quor license, an on-sal	e wine license, or
7.30	an on-sale mal	t liquor license to a	a theater within t	the city, notwithstandin	ng any law, local

Article 1 Sec. 10.

- 8.1 ordinance, or charter provision. A license issued under this paragraph authorizes sales on
 8.2 all days of the week to persons attending events at the theater.
- (c) A city may issue an on-sale intoxicating liquor license, an on-sale wine license, or
 an on-sale malt liquor license to a convention center within the city, notwithstanding any
 law, local ordinance, or charter provision. A license issued under this paragraph authorizes
 sales on all days of the week to persons attending events at the convention center. This
 paragraph does not apply to convention centers located in the seven-county metropolitan
 area.
- (d) A eity municipality may issue an on-sale wine license and an on-sale malt liquor 8.9 8.10 license to a person who is the owner of a summer collegiate league baseball team or baseball team competing in a league established by the Minnesota Baseball Association, or to a 8.11 person holding a concessions or management contract with the owner, for beverage sales 8.12 at a ballpark or stadium located within the eity municipality for the purposes of summer 8.13 collegiate league baseball games, town ball games, and any other events at the ballpark or 8.14 stadium, notwithstanding any law, local ordinance, or charter provision. A license issued 8.15 under this paragraph authorizes sales on all days of the week to persons attending baseball 8.16 games and any other events at the ballpark or stadium. 8.17
- 8.18

8 **EFFECTIVE DATE.** This section is effective the day following final enactment.

8.19 Sec. 11. Minnesota Statutes 2020, section 340A.404, subdivision 1a, is amended to read:

8.20 Subd. 1a. <u>Cities Municipalities</u>; auto racing facilities. A <u>eity municipality</u> may issue 8.21 an on-sale intoxicating liquor license to an auto racing facility located in the <u>eity municipality</u>. 8.22 The license may authorize sales both to persons attending any and all events at the facility, 8.23 and sales in a restaurant, bar, or banquet facility located on the premises of the auto racing 8.24 facility. The license authorizes sales on all days of the week. The license may be issued for 8.25 a space that is not compact and contiguous, provided that the licensed premises may include 8.26 only the space within a defined area as described in the application for the license.

- 8.27
- **EFFECTIVE DATE.** This section is effective the day following final enactment.
- Sec. 12. Minnesota Statutes 2020, section 340A.404, subdivision 6, is amended to read:
 Subd. 6. Counties. (a) A county board may issue an annual on-sale intoxicating liquor
 license within the area of the county that is unorganized or unincorporated to a bowling
 center, restaurant, club, or hotel, or resort as defined in section 157.15, subdivision 11, with
 the approval of the commissioner.

(b) A county board may also with the approval of the commissioner issue up to ten 9.1 seasonal on-sale licenses to restaurants and clubs for the sale of intoxicating liquor within 9.2 the area of the county that is unorganized or unincorporated. Notwithstanding section 9.3 340A.412, subdivision 8, a seasonal license is valid for a period specified by the board, not 9.4 to exceed nine months. Not more than one license may be issued for any one premises 9.5 during any consecutive 12-month period. 9.6

9.7

EFFECTIVE DATE. This section is effective the day following final enactment.

9.8

Sec. 13. Minnesota Statutes 2020, section 340A.404, subdivision 10, is amended to read:

Subd. 10. Temporary on-sale licenses. (a) The governing body of a municipality may 9.9 issue to (1) a club or charitable, religious, or other nonprofit organization in existence for 9.10 at least three years, (2) a political committee registered under section 10A.14, or (3) a state 9.11 university, a temporary license for the on-sale of intoxicating liquor in connection with a 9.12 social event within the municipality sponsored by the licensee. The license may authorize 9.13 the on-sale of intoxicating liquor for not more than four consecutive days, except as provided 9.14 for county fairs in section 340A.410, subdivision 10, and may authorize on-sales on premises 9.15 other than premises the licensee owns or permanently occupies. The license may provide 9.16 that the licensee may contract for intoxicating liquor catering services with the holder of a 9.17 full-year on-sale intoxicating liquor license issued by any municipality. The licenses are 9.18 subject to the terms, including a license fee, imposed by the issuing municipality. Licenses 9.19 issued under this subdivision are subject to all laws and ordinances governing the sale of 9.20 intoxicating liquor except sections 340A.409 and 340A.504, subdivision 3, paragraph (d), 9.21 and those laws and ordinances which by their nature are not applicable. Licenses under this 9.22 subdivision are not valid unless first approved by the commissioner of public safety. 9.23

(b) A county under this section may issue a temporary license only to a premises located 9.24 in the unincorporated or unorganized territory of the county. 9.25

(c) The governing body of a municipality may issue to a brewer who manufactures fewer 9.26 than 3,500 barrels of malt liquor in a year or a microdistillery a temporary license for the 9.27 on-sale of intoxicating liquor in connection with a social event within the municipality 9.28 sponsored by the brewer or microdistillery. The terms and conditions specified for temporary 9.29 licenses under paragraph (a) shall apply to a license issued under this paragraph, except that 9.30 the requirements of section 340A.409, subdivisions 1 to 3a, shall apply to the license. 9.31

9.32

EFFECTIVE DATE. This section is effective the day following final enactment.

10.1	Sec. 14. Minnesota Statutes 2020, section 340A.410, subdivision 10, is amended to read:
10.2	Subd. 10. Temporary licenses; restrictions. (a) A municipality may not issue more
10.3	than three four-day, four three-day, six two-day, or 12 one-day temporary licenses, in any
10.4	combination not to exceed 12 days per year, under section 340A.404, subdivision 10, for
10.5	the sale of alcoholic beverages to any one organization or registered political committee,
10.6	or for any one location, within a 12-month period.
10.7	(b) A municipality may not issue more than one temporary license under section
10.8	340A.404, subdivision 10, for the sale of alcoholic beverages to any one organization or
10.9	registered political committee, or for any one location, within any 30-day period unless the
10.10	licenses are issued in connection with an event officially designated a community festival
10.11	by the municipality.
10.12	This restriction does not apply to a municipality with a population of 5,000 or fewer
10.13	people.
10.14	(c) (b) A municipality that issues separate temporary wine and liquor licenses may
10.15	separately apply the limitations contained in paragraphs paragraph (a) and (b) to the issuance
10.16	of such licenses to any one organization or registered political committee, or for any one
10.17	location.
10.18	(c) In addition to the temporary licenses authorized in paragraph (a), a municipality may
10.19	issue one seven-day temporary license per year to a county agricultural society established
10.20	under section 38.01, for alcoholic beverage sales at a county fair.
10.21	EFFECTIVE DATE. This section is effective the day following final enactment.
10.22	Sec. 15. Minnesota Statutes 2020, section 340A.412, subdivision 14, is amended to read:
10.23	Subd. 14. Exclusive liquor stores. (a) Except as otherwise provided in this subdivision,
10.24	an exclusive liquor store may sell only the following items:
10.25	(1) alcoholic beverages;
10.26	(2) tobacco products;
10.27	(3) ice;
10.28	(4) beverages, either liquid or powder, specifically designated for mixing with intoxicating
10.29	liquor;
10.30	(5) soft drinks;
10.31	(6) liqueur-filled candies;

Article 1 Sec. 15.

	SF3008	REVISOR	JSK	S3008-2	2nd Engrossment
11.1	(7) food produ	acts that contain more	e than one-half of	one percent alcoho	ol by volume;
11.2	(8) cork extrac	ction devices;			
11.3	(9) books and	videos on the use of	alcoholic beverag	ges;	
11.4	(10) magazine	s and other publication	ons published prim	narily for information	on and education
11.5	on alcoholic beve	rages;			
11.6	(11) multiple-	use bags designed to	carry purchased	items;	
11.7	(12) devices d	esigned to ensure sat	fe storage and mo	nitoring of alcohol	in the home, to
11.8	prevent access by	underage drinkers;			
11.9	(13) home bre	wing equipment; and	4		
11.10	(14) clothing r	narked with the spec	ific name, brand,	or identifying logo	of the exclusive
11.11	liquor store, and b	bearing no other nam	e, brand, or ident	ifying logo . ;	
11.12	(15) citrus frui	it; and			
11.13	(16) glassware	<u>).</u>			
11.14	(b) An exclusi	ve liquor store that h	nas an on-sale, or	combination on-sal	e and off-sale
11.15	license may sell f	ood for on-premise c	consumption when	n authorized by the	municipality
11.16	issuing the license	Э.			
11.17	(c) An exclusi	ve liquor store may o	offer live or recor	ded entertainment.	
11.18	EFFECTIVE	DATE. This section	n is effective the d	ay following final	enactment.
11.19	Sec. 16. <u>EXTE</u>	NDED HOURS FO	R ON-SALE; W	ORLD CUP.	
11.20	(a) Notwithsta	inding the restriction	s on the days and	hours for on-sale of	of intoxicating
11.21	liquor or 3.2 perce	ent malt liquor in thi	s section, during a	a FIFA Women's W	orld Cup
11.22	competition or FI	FA World Cup comp	etition, a licensing	g jurisdiction may,	at its discretion,
11.23	issue special perm	nits for service of alc	ohol through exte	ended hours. The po	ermit only
11.24	authorizes the sale	e of alcoholic bevera	ges 30 minutes b	efore, during, and 3	0 minutes after
11.25	a scheduled broad	cast of a live World C	up match. The sal	es authorized under	this subdivision
11.26	are not allowed du	uring broadcasts of pr	eviously played n	natches. Only holde	rs of an existing
11.27	on-sale intoxication	ng liquor license or a	a 3.2 percent malt	liquor license are e	ligible for the
11.28	extended hours. Le	ocal licensing jurisdic	ctions issuing spec	ial permits to opera	te with extended
11.29	hours under this s	ubdivision may char	ge a fee up to but	not to exceed \$250	for a permit. In
11.30	the process of issu	ing a permit under thi	s section, the licen	sing jurisdiction ma	ıy limit approval
11.31	to specified geogr	caphic, zoning, or lice	ense classification	ns within its jurisdi	ction.

	SF3008	REVISOR	JSK	S3008-2	2nd Engrossment
12.1	(b) This secti	on expires Septe	mber 1, 2023.		
12.2	EFFECTIVI	E DATE. This se	ection is effective	ve the day following fir	nal enactment.
12.3	Sec. 17. <u>APPR</u>	OPRIATION.			
12.4	\$250,000 in f	iscal year 2023 i	s appropriated t	from the general fund to	o the commissioner
12.5	of public safety f	or the purpose of	hiring two add	itional full-time employ	yees in the Division
12.6	of Alcohol and C	ambling Enforc	ement.		
12.7			ARTICL		
12.8		SPECI	AL LOCAL L	IQUOR LAWS	
12.9	Section 1. CIT	Y OF WILLMA	AR; ON-SALE	E LICENSE.	
12.10	Notwithstand	ing any law or o	rdinance to the	contrary, in addition to	the number of
12.11	licenses authoriz	ed, the city of W	illmar may issu	ie an on-sale wine licer	nse and an on-sale
12.12	malt liquor licent	se to a person wl	no is the owner	of a junior league hock	tey team or to a
12.13	person holding a	concessions or r	nanagement co	ontract with the city or t	he team owner for
12.14	beverage sales at	the Willmar Civ	vic Center. The	licenses must authorize	e the dispensing of
12.15	wine or malt liqu	or only to person	ns attending eve	ents at the civic center f	for consumption on
12.16	the premises. A l	icense issued un	der this section	authorizes sales on all	days of the week to
12.17	persons attending	g junior hockey l	eague games of	r other events at the civ	vic center.
12.18	EFFECTIVI	E DATE. This se	ection is effectiv	ve upon approval by the	e Willmar City
12.19	Council and com	pliance with Mi	nnesota Statute	s, section 645.021.	
12.20	Sec. 2. <u>CITY (</u>	OF SAUK RAP	IDS; ON-SAL	E LICENSE.	
12.21	(a) Notwithst	anding any law o	or ordinance to	the contrary, in addition	n to the number of
12.22	licenses authoriz	ed, the city of Sa	uk Rapids may	issue an on-sale intoxic	ating liquor license
12.23	to an entity holding	ng a managemen	t or concessions	s contract with the city f	or operation within
12.24	Bob Cross Regio	nal Park. The lice	ense must autho	orize the service of into	kicating liquor only
12.25	to persons attend	ing events sched	luled or organiz	zed by the entity, for co	nsumption within
12.26	Bob Cross Regio	nal Park.			
12.27	(b) Notwithst	anding any law o	or ordinance to	the contrary, in additio	n to the number of
12.28	licenses authoriz	ed, the city of Sa	uk Rapids may	issue an on-sale intoxic	ating liquor license
12.29	to an entity holdi	ng a concessions	s or manageme	nt contract with the city	for operation of a
12.30	regional event cer	nter located withi	n Lions Park or	Southside Park. The lice	ense must authorize

	SF3008	REVISOR	JSK	\$3008-2	2nd Engrossment
13.1	the service of i	ntoxicating liquor o	nly to persons	s attending events sch	eduled or organized
13.2		or consumption with			
					C.1 1 A 11 /1
13.3	<u> </u>			izes sales on all days o	
13.4	provisions of M	minnesota Statutes, c	inapter 540A	, not inconsistent with	this section apply.
13.5	EFFECTI	VE DATE. This sec	tion is effecti	ve upon approval by t	he Sauk Rapids City
13.6	Council and co	ompliance with Mini	nesota Statute	s, section 645.021.	
13.7	Sec. 3. <u>CITY</u>	COF ST. PAUL; LI	CENSE AU	THORIZED.	
13.8	Notwithstar	nding Minnesota Sta	atutes, section	340A.412, subdivisio	on 4, the city of St.
13.9	Paul may issue	a temporary on-sale	e malt liquor	license to the Thai Cu	ltural Council of
13.10	Minnesota. Th	e license may author	rize the sale o	f malt liquor on the g	rounds of the State
13.11	Capitol for bot	h days of the Minne	sota Songkra	n Festival. All provisi	ons of Minnesota
13.12	Statutes, sectio	on 340A.404, subdiv	ision 10, not	inconsistent with this	section, apply to the
13.13	license authori	zed by this section.			
13.14	EFFECTI	VE DATE. This sec	tion is effecti	ve upon approval by t	he St. Paul City
13.15	Council and co	ompliance with Mini	nesota Statute	s, section 645.021.	
13.16	Sec. 4. <u>CITY</u>	OF ST. CLOUD;	ON-SALE L	ICENSE.	
13.17	Notwithstar	nding any law or ore	linance to the	contrary, the city of S	St. Cloud may issue
13.18	an on-sale wine	e license and an on-s	ale malt liquo	r license to a city recre	eation facility known
13.19	as Whitney Re	creation, located at	1529 Northwa	ay Drive, that is owne	d by the city. The
13.20	license must au	thorize the dispensir	ng of wine or 1	nalt liquor only to pers	sons attending events
13.21	anywhere on th	ne property described	d as Whitney	Park. The license may	be issued to the city
13.22	of St. Cloud or	to any persons unde	er contract or	agreement with the cit	ty with respect to the
13.23	operation of th	e facilities. The lice	nse authorize:	s sales on all days of t	he week. All other
13.24	provisions of N	Ainnesota Statutes, o	chapter 340A	not inconsistent with	this section shall
13.25	apply.				
13.26	EFFECTI	VE DATE. This sec	tion is effecti	ve upon approval by t	he St. Cloud City
13.27	Council and co	ompliance with Mini	nesota Statute	s, section 645.021.	
13.28	Sec. 5. <u>CITY</u>	COF ANOKA; SPI	ECIAL LICE	INSE.	
13.29	Subdivision	n 1. Social district;	consumption	allowed. The city of	Anoka may issue a
13.30	social district li	cense to any holder c	of an on-sale li	cense whose on-sale p	remises is contiguous
13.31	with the premi	ses of the social dist	rict designate	d in subdivision 2. Th	e license authorizes

	SF3008	REVISOR	JSK	S3008-2	2nd Engrossment				
14.1	consumption, but not sales or service, of alcoholic beverages sold by the on-sale licensee								
14.2	within the social district.								
14.3	Subd. 2. Designation of social district. (a) Prior to issuing the license in subdivision 1,								
14.4		the city of Anoka must designate and describe the premises of the social district. The district							
14.5		may not include any area under the ownership or control of a person that objects to the							
14.6	extension of the	extension of the social district to that area.							
14.7	(b) The desi	(b) The designation must include the specific premises where consumption of alcoholic							
14.8	beverages is all	beverages is allowed and also include the proposed hours and days in which consumption							
14.9	of alcoholic be	of alcoholic beverages is allowed in the social district. The city of Anoka must adopt the							
14.10	designation by ordinance prior to issuing the license in subdivision 1.								
14.11	Subd. 3. Boundaries clearly defined. The social district must be clearly defined with								
14.12	signs posted in a conspicuous location indicating the area included in the social district and								
14.13	the days and hours during which alcoholic beverages may be consumed in the district. In								
14.14	addition, signs	addition, signs must include:							
14.15	(1) the local	(1) the local law enforcement agency with jurisdiction over the area comprising the							
14.16	social district; a	social district; and							
14.17	<u>(2)</u> a clear s	(2) a clear statement that an alcoholic beverage purchased for consumption in the social							
14.18	district shall:								
14.19	(i) only be c	(i) only be consumed in the social district; and							
14.20	(ii) be dispo	(ii) be disposed of before the person in possession of the alcoholic beverage exits the							
14.21	social district unless the person is reentering the licensed premises where the alcoholic								
14.22	beverage was p	beverage was purchased.							
14.23	<u>Subd. 4.</u> Ma	Subd. 4. Management and maintenance. The city of Anoka must establish management							
14.24	and maintenand	and maintenance plans for the social district and post these plans, along with a rendering							
14.25	of the boundari	of the boundaries of the social district and days and hours during which alcoholic beverages							
14.26	may be consum	may be consumed in the district, on the website for the city of Anoka. The social district							
14.27	must be mainta	ined in a manner th	hat protects the	health and safety of t	the general public.				
14.28	<u>Subd. 5.</u> Re	Subd. 5. Requirements for on-sale licensees. An on-sale licensee holding a social							
14.29	district license	district license may only sell and serve alcoholic beverages on the premises specified in the							
14.30	licensee's on-sa	licensee's on-sale license. The licensee must not allow a person to enter or reenter its on-sale							
14.31	licensed premises with an alcoholic beverage not sold by the on-sale licensee. Sales for								
14.32	consumption in	the social district	must meet the	following container re	equirements:				

	SF3008	REVISOR	JSK	S3008-2	2nd Engrossment		
15.1	(1) the cor	ntainer clearly identif	ies the on-sale	icensee from which the	e alcoholic beverage		
15.2	(1) the container clearly identifies the on-sale licensee from which the alcoholic beverage was purchased;						
15.3	(2) the container clearly displays a logo or some other mark that is unique to the social						
15.4	district in which it will be consumed;						
15.5	(3) the con	ntainer is not compri	sed of glass;				
15.6	(4) the cor	ntainer displays, in no	less than 12-pc	bint font, the statement,	"Drink Responsibly		
15.7	- Be 21."; and						
15.8	(5) the container shall not hold more than 16 fluid ounces.						
15.9	Subd. 6. A	Additional social dis	strict requiren	ients. The possession a	and consumption of		
15.10	an alcoholic b	peverage in a social of	listrict is subje	ct to all of the followir	ng requirements:		
15.11	<u>(1)</u> only al	lcoholic beverages pu	urchased from a	an on sale-licensee hold	ding a social district		
15.12	license locate	d in or contiguous to	the social distr	rict may be possessed a	nd consumed in the		
15.13	district;						
15.14	(2) alcoho	olic beverages shall o	only be in conta	iners meeting the requ	irements set forth		
15.15	in subdivision	<u>n 5;</u>					
15.16	(3) alcoho	lic beverages shall or	nly be possesse	d and consumed during	g the days and hours		
15.17	set by the city	y of Anoka as specifi	ed in subdivisi	on 2; and			
15.18	<u>(4) a perso</u>	on shall dispose of a	ny alcoholic be	verage in the person's	possession prior to		
15.19	exiting the so	cial district unless the	e person is reen	tering the on-sale licen	sed premises where		
15.20	the alcoholic	beverage was purcha	ased.				
15.21	<u>Subd. 7.</u>	Report required. Wi	thin 24 months	s from the first issuance	e of a social district		
15.22	license, the ci	ty of Anoka must pro	ovide a report to	o the chairs and ranking	g minority members		
15.23	of the legislati	ive committees with j	urisdiction ove	r liquor regulation. The	report must include		
15.24	a discussion of	of the following subj	ects:				
15.25	(1) the pro-	ocess used by the city	y in designating	g the social district;			
15.26	(2) the cor	nmunity response to	the social distri	ct, with a concentration	n on residents living		
15.27	and businesse	es operating within a	one-mile radiu	us of the district;			
15.28	(3) the res	ponse to the social di	strict from bot	h on-sale licensees hold	ding a social district		
15.29	license and no	ot holding a social di	istrict license;				
15.30	(4) the pro	oblems or challenges	encountered in	n establishing and over	rseeing the social		
15.31	district and so	ocial district licenses	• <u>•</u>				

	SF3008	REVISOR	JSK	S3008-2	2nd Engrossment				
16.1	(5) any public	c safety concerns th	at arose due to	the operation of the so	ocial district;				
16.2	(6) the benefits and drawbacks to the city of continuing the social district; and								
16.3	(7) recommen	(7) recommendations for modifications to the social district special law established in							
16.4	this section.								
16.5	EFFECTIVE DATE. This section is effective upon approval by the Anoka City Council								
16.6	and compliance with Minnesota Statutes, section 645.021.								
16.7	Sec. 6. CITY OF ROCHESTER; ON-SALE LICENSE.								
					1 1 0				
16.8	Notwithstanding any law or ordinance to the contrary, in addition to the number of								
16.9	licenses authorized, the city of Rochester may issue an on-sale wine license and an on-sale								
16.10	malt liquor license to a nonprofit association comprised of members participating in adult								
16.11	athletic competitions and related events at the McQuillan Park Softball Complex. The								
16.12	licenses must authorize the dispensing of wine or malt liquor only to persons attending								
16.13	events at the complex for consumption on the premises. A license issued under this section								
16.14	authorizes sales	on all days of the w	eek to persons	attending adult events	at the complex.				
16.15	EFFECTIVE DATE. This section is effective upon approval by the Rochester City								
16.16	Council and com	pliance with Minne	esota Statutes, s	section 645.021.					
16.17	Sec. 7. CITY OF ALEXANDRIA; ON-SALE LICENSE.								
16.18	Notwithstand	ling any law or ordi	nance to the co	ntrary, in addition to t	he number of				
16.19	licenses authorized, the city of Alexandria may issue an on-sale wine license and an on-sale								
16.20	malt liquor license to a person who is the owner of a junior league hockey team or to a								
16.21	person holding a concessions or management contract with the city or the team owner for								
16.22	beverage sales at	beverage sales at the Runestone Community Center. The licenses must authorize the							
16.23	dispensing of wine or malt liquor only to persons attending events at the community center								
16.24	for consumption on the premises. A license issued under this section authorizes sales on all								
16.25	days of the week	to persons attendir	ng junior league	hockey games or oth	er events at the				
16.26	community center.								
16.27	EFFECTIV	E DATE. This secti	on is effective	upon approval by the	Alexandria City				
16.28	Council and com	pliance with Minne	esota Statutes, s	section 645.021.					