1	SENATE FLOOR VERSION		
	February 19, 2020		
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3	SENATE JOINT RESOLUTION NO. 33 By: Coleman and Ikley-Freeman		
4	RESOLUTION NO. 33		
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7	A Joint Resolution directing the Secretary of State to refer to the people for their approval or		
8	rejection a proposed amendment to Section 2 of Article XXVIII-A of the Constitution of the State of		
9	Oklahoma; providing that certain restrictions on manufacturers of alcoholic beverages shall not apply		
10	to small distillers; providing that the term "small distiller" shall be defined by law; updating		
11	statutory reference; providing ballot title; and directing filing.		
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14	BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE		
15	2ND SESSION OF THE 57TH OKLAHOMA LEGISLATURE:		
16	SECTION 1. The Secretary of State shall refer to the people for		
17	their approval or rejection, as and in the manner provided by law,		
18	the following proposed amendment to Section 2 of Article XXVIII-A of		
19	the Constitution of the State of Oklahoma to read as follows:		
20	Section 2. A. The Legislature shall enact laws providing for		
21	the strict regulation, control, licensing and taxation of the		
22	manufacture, sale, distribution, possession, transportation and		
23	consumption of alcoholic beverages, consistent with the provisions		
24	of this Article. Provided:		

1	1. a.	there shall be prohibited any common ownership between
2		the manufacturing, wholesaling and retailing tiers,
3		unless otherwise permitted by this subsection.
4		Following the effective date of this Article October
5		1, 2018, brewers may obtain beer wholesaler licenses
6		to distribute beer, also known as brewery-owned
7		branches, to up to two (2) territories within the
8		state. Any brewery-owned branch in operation on the
9		date of adoption of this Article November 8, 2016, may
10		not expand its distribution territory that was in
11		effect on the date of adoption of this Article
12		November 8, 2016. If a brewer maintained one or more
13		licenses to distribute low-point beer in the state
14		prior to the effective date of this Article October 1,
15		2018, then up to two (2) of the brewer's low-point
16		beer distribution licenses shall automatically convert
17		to beer distribution licenses upon the effective date
18		of this Article October 1, 2018. All low-point
19		distribution licenses shall cease to exist following
20		this conversion date,
21	b.	from the date of adoption of this Article by the
22		voters November 8, 2016, until the effective date of
23		this Article October 1, 2018, brewers may continue to

obtain and operate up to two (2) low-point beer

brewery-owned branches pursuant to the existing lowpoint beer laws pertaining to the distribution of lowpoint beer by brewery-owned branches,

- c. only after the effective date of this Article October 1, 2018, the Legislature may duly enact legislation to require, by statute, the divestiture of all brewery-branches. If the Legislature requires brewers to divest, it must require full divestiture of every brewery-owned branch in the state, and it shall allow brewers at least one (1) year but no more than three (3) years to complete said the divestiture.
- <u>d.</u> Except except as provided in this subsection, and except for a small brewer as defined by law or a small distiller as defined by law, no other member of one tier may own an interest in a business licensed in a different tier;
- 2. A manufacturer, except a brewer or a small distiller as defined by law, shall not be permitted to sell alcoholic beverages in this state unless such sales occur through an Oklahoma wholesaler. A manufacturer, except a brewer, or subsidiary of any manufacturer, who markets his or her product solely through a subsidiary or subsidiaries, a distiller, rectifier, bottler, winemaker or importer of alcoholic beverages, bottled or made in a foreign country, either within or without this state, may sell such

brands or kinds of alcoholic beverages to any licensed wholesaler
who desires to purchase the same. Provided, if a manufacturer,
except a brewer, elects to sell its products to multiple
wholesalers, such sales shall be made on the same price basis and

without discrimination to each wholesaler;

- 3. A brewer, with the exception of a small brewer as defined by law, shall not be permitted to sell beer in this state unless such sales occur through an Oklahoma licensed wholesaler pursuant to a wholesaler agreement and remain at-rest in the licensed wholesaler's warehouse for at least twenty-four (24) hours, unless the sale occurs through a wholesaler that has obtained a hardship exception to this twenty-four-hour at-rest requirement. The wholesaler agreement shall designate the territory within which the beer will be sold exclusively by the wholesaler;
- 4. Winemakers either within or without this state may sell wine produced at their wineries to any licensed wholesaler who desires to purchase the wine; provided, that if a winemaker elects to sell the wine it produces to multiple wholesalers, then such sales shall be made on the same price basis and without discrimination to each wholesaler. In addition to its sales through one or more licensed wholesalers, a winemaker may be authorized to sell its wine as follows:
 - a. winemakers either within or without this state may sell wine produced at the winery to adult consumers

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who are at least twenty-one (21) years of age and are physically present on the premises of the winery or at a festival or trade show, and

winemakers either within or without this state that b. annually produce no more than fifteen thousand (15,000) gallons of wine may sell and ship only the wine they produce directly to licensed restaurants or other retail stores and outlets that may be from time to time authorized by the state to sell alcoholic beverages; provided, however, that any such winemaker which elects to directly sell its wine under this subparagraph shall not also use a licensed wholesaler as a means of distribution, and shall be required to sell its wines to every restaurant and other retail store or outlet that may be from time to time authorized by the state to sell wine for off-premise off-premises consumption who desires to purchase the same, as supplies allow, on the same price basis and without discrimination. As used in this section, "restaurant" means an establishment that is licensed to sell alcoholic beverages by the individual drink for on-premise on-premises consumption and where food is prepared and sold for immediate consumption on the premises. Any winemaker within or without this state

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that annually produces no more than fifteen thousand (15,000) gallons of wine and elects to directly sell its wine to restaurants and other retail stores and outlets that may be from time to time authorized by the state to sell wine for off-premise off-premises consumption must self-distribute the wine using only vehicle(s) owned or leased by the winemaker, and without the use of a common or private contract carrier.

All provisions of this paragraph are declared to be interdependent; and

5. Every wholesaler, except a beer wholesaler, must sell its products on the same price basis and without discrimination to all on-premise on-premises and off-premise off-premises licensees, unless otherwise provided by law. Every beer wholesaler must sell its beer to all on-premise on-premises licensees on the same price basis and without discrimination and to all off-premise off-premises licensees on the same price basis within a particular county and without discrimination. Every wholesaler must receive payment in full upon receipt of the alcoholic beverage by all on-premise on-premises and off-premise off-premises licensees. It shall be unlawful for any wholesaler to grant to any member of the retail tier, directly or indirectly, any credit, loan, discount, rebate,

free goods, allowance or other inducement not otherwise expressly permitted by state law.

- B. No alcoholic beverage shall be shipped directly to a consumer from a manufacturer within or without the state, unless such shipment has been authorized by law. Provided, if direct shipment is authorized by law, it shall be limited to the direct shipment of wine by wineries within or without the state who have secured all necessary permits and remitted all necessary taxes as prescribed by the state, to Oklahoma residents:
 - a. who are at least twenty-one (21) years of age,
 - b. who intend the wine for personal use and not for resale,
 - c. who will not receive by direct shipment more than six(6) nine-liter cases of wine from any single wineryper year, and
 - d. who will not receive by direct shipment more than thirty (30) nine-liter cases of wine per year.
- C. All laws passed by the Legislature under the authority of the Article shall be consistent with the provisions of this section. If any provision of this Article applicable to winemakers is ruled to be unconstitutional by a court of competent jurisdiction, then no winemaker shall be permitted to directly sell its wine to restaurants or other retail stores and outlets that may be from time

1	to time authorized by the state to sell wine for off-premise <u>off-</u>		
2	premises consumption or to consumers in this state.		
3	SECTION 2. The Ballot Title for the proposed Constitutional		
4	amendment as set forth in SECTION 1 of this resolution shall be in		
5	the following form:		
6	BALLOT TITLE		
7	Legislative Referendum No State Question No		
8	THE GIST OF THE PROPOSITION IS AS FOLLOWS:		
9	This measure amends the Article of the Oklahoma Constitution		
10	that deals with alcoholic beverages. The amendments pertain to		
11	small distilleries. The amendments would exclude small		
12	distilleries from the prohibition against manufacturers selling		
13	at retail and would exclude small distilleries from the		
14	requirement that sales can only be made to licensed wholesalers.		
15	This mirrors the language currently in the Constitution		
16	regarding small brewers. As is the case with small brewers, the		
17	definition of small distiller would be provided by law.		
18	SHALL THE PROPOSAL BE APPROVED?		
19	FOR THE PROPOSAL — YES		
20	AGAINST THE PROPOSAL - NO		
21	SECTION 3. The President Pro Tempore of the Senate, immediately		
22	after the passage of this resolution, shall prepare and file one		
23	copy thereof, including the Ballot Title set forth in SECTION 2		
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hereof, with the Secretary of State and one copy with the Attorney
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    General.
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    COMMITTEE REPORT BY: COMMITTEE ON RULES
    February 19, 2020 - DO PASS
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