		AMENDMENTS RELATED TO ALCOHOLIC BEVERAGE
		CONTROL
		2013 GENERAL SESSION
		STATE OF UTAH
		Chief Sponsor: John L. Valentine
		House Sponsor:
L	ONG TIT	TLE
G	eneral De	escription:
	This	s bill modifies the Alcoholic Beverage Control Act to address the regulation of
alo	coholic pr	roducts.
Hi	ighlighte	d Provisions:
	This	s bill:
	▶ 1	modifies definitions;
	> 8	addresses proximity to community locations;
	• 1	modifies how wine is treated in calculating ratio of gross receipts of food to
alo	coholic pr	roduct;
	▶ (addresses the powers and duties of the commission;
	▶ (creates the Alcoholic Beverage Control Act Legal Fund and deposits certain
pe	nalties in	to the fund;
	▶ (amends operational requirements for package agencies;
	► j	imposes minimum mandatory penalties related to minors;
	• 1	modifies where certain fines are deposited;
	> (expands retail licenses eligible for conditional retail licenses and allows for a
th	ree-month	n extension of the period of a conditional retail license;
	> 3	addresses multiple retail licenses at the same building;
	• 1	permits local authorities to impose more restrictive hour requirements for retail



28	licensees;
29	 permits certain alcoholic products to be served in several containers;
30	 imposes a fee for applying to the commission for a change in location;
31	 addresses private events at retail licensee premises;
32	 addresses commission's authority to issue restaurant licenses;
33	 modifies operational requirements for restaurant licensees;
34	 modifies operational requirements for a resort spa sublicense;
35	 extends the effective date for the Transfer of Retail License Act; and
36	makes technical changes.
37	Money Appropriated in this Bill:
38	This bill appropriates in fiscal year 2014:
39	to Attorney General - Administration as an ongoing appropriation:
40	 from the Alcoholic Beverage Control Act Legal Fund, \$130,000 to pay for cost
41	associated with the enforcement of Title 32B, Alcoholic Beverage Control Act.
42	Other Special Clauses:
43	This bill provides revisor instructions.
44	Utah Code Sections Affected:
45	AMENDS:
46	32B-1-102, as last amended by Laws of Utah 2011, Second Special Session, Chapter 2
47	32B-1-202 , as enacted by Laws of Utah 2010, Chapter 276
48	32B-1-207 , as enacted by Laws of Utah 2011, Chapter 334
49	32B-2-202, as last amended by Laws of Utah 2012, Chapter 365
50	32B-2-305, as last amended by Laws of Utah 2012, Fourth Special Session, Chapter 1
51	32B-2-605, as last amended by Laws of Utah 2012, Chapter 365
52	32B-3-205 , as enacted by Laws of Utah 2010, Chapter 276
53	32B-5-205 , as enacted by Laws of Utah 2010, Chapter 276
54	32B-5-301, as last amended by Laws of Utah 2011, Chapter 334
55	32B-5-304, as last amended by Laws of Utah 2011, Chapters 307 and 334
56	32B-5-309 (Superseded 07/01/13), as enacted by Laws of Utah 2010, Chapter 276
57	32B-6-203, as last amended by Laws of Utah 2012, Fourth Special Session, Chapter 1
58	32B-6-205 , as last amended by Laws of Utah 2011, Chapters 307 and 334

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59	32B-6-303 , as last amended by Laws of Utah 2012, Fourth Special Session, Chapter 1
60	32B-6-305 , as last amended by Laws of Utah 2011, Chapters 307 and 334
61	32B-6-903 , as enacted by Laws of Utah 2011, Chapter 334
62	32B-6-905 , as enacted by Laws of Utah 2011, Chapter 334
63	32B-8-304 , as last amended by Laws of Utah 2011, Chapters 297 and 334
64	32B-9-204, as last amended by Laws of Utah 2012, Chapter 365
65	32B-10-206 , as enacted by Laws of Utah 2010, Chapter 276
66	32B-11-208 , as enacted by Laws of Utah 2010, Chapter 276
67	32B-12-301 , as enacted by Laws of Utah 2010, Chapter 276
68	ENACTS:
69	32B-2-307 , Utah Code Annotated 1953
70	32B-5-207 , Utah Code Annotated 1953
71	32B-5-311 , Utah Code Annotated 1953
72	Uncodified Material Affected:
73	AMENDS UNCODIFIED MATERIAL:
74	Uncodified Section 7, Laws of Utah 2012, Fourth Special Session, Chapter 1
75	This uncodified section affects Sections 32B-5-309 (Effective 07/01/13) and the
76	sections in Title 32B, Chapter 8a, Transfer of Retail License Act.
77	Uncodified Section 8, Laws of Utah 2012, Fourth Special Session, Chapter 1
78	Utah Code Sections Affected by Revisor Instructions:
79	32B-5-309 (Superseded 07/01/13), as enacted by Laws of Utah 2010, Chapter 276
80	32B-5-309 (Effective 07/01/13), as last amended by Laws of Utah 2011, Chapter 334
81	32B-8a-101 (Effective 07/01/13), as enacted by Laws of Utah 2011, Chapter 334
82	32B-8a-102 (Effective 07/01/13), as enacted by Laws of Utah 2011, Chapter 334
83	32B-8a-201 (Effective 07/01/13), as enacted by Laws of Utah 2011, Chapter 334
84	32B-8a-202 (Effective 07/01/13), as enacted by Laws of Utah 2011, Chapter 334
85	32B-8a-203 (Effective 07/01/13), as enacted by Laws of Utah 2011, Chapter 334
86	32B-8a-301 (Effective 07/01/13), as enacted by Laws of Utah 2011, Chapter 334
87	32B-8a-302 (Effective 07/01/13), as last amended by Laws of Utah 2012, Chapter 365
88	32B-8a-303 (Effective 07/01/13), as last amended by Laws of Utah 2012, Chapter 365
89	32B-8a-401 (Effective 07/01/13), as enacted by Laws of Utah 2011, Chapter 334

32B-8a-402 (Effective 07/01/13), as enacted by Laws of Utah 2011, Chapter 334
32B-8a-403 (Effective 07/01/13), as enacted by Laws of Utah 2011, Chapter 334
32B-8a-404 (Effective 07/01/13), as enacted by Laws of Utah 2011, Chapter 334
32B-8a-501 (Effective 07/01/13), as enacted by Laws of Utah 2011, Chapter 334
32B-8a-502 (Effective 07/01/13), as enacted by Laws of Utah 2011, Chapter 334
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 32B-1-102 is amended to read:
32B-1-102. Definitions.
As used in this title:
(1) "Airport lounge" means a business location:
(a) at which an alcoholic product is sold at retail for consumption on the premises; and
(b) that is located at an international airport with a United States Customs office on the
premises of the international airport.
(2) "Airport lounge license" means a license issued in accordance with Chapter 5,
Retail License Act, and Chapter 6, Part 5, Airport Lounge License.
(3) "Alcoholic beverage" means the following:
(a) beer; or
(b) liquor.
(4) (a) "Alcoholic product" means a product that:
(i) contains at least .5% of alcohol by volume; and
(ii) is obtained by fermentation, infusion, decoction, brewing, distillation, or other
process that uses liquid or combinations of liquids, whether drinkable or not, to create alcohol
in an amount equal to or greater than .5% of alcohol by volume.
(b) "Alcoholic product" includes an alcoholic beverage.
(c) "Alcoholic product" does not include any of the following common items that
otherwise come within the definition of an alcoholic product:
(i) except as provided in Subsection (4)(d), an extract;
(ii) vinegar;
(iii) cider;
(iv) essence;

121	(v) tincture;
122	(vi) food preparation; or
123	(vii) an over-the-counter medicine.
124	(d) "Alcoholic product" includes an extract containing alcohol obtained by distillation
125	when it is used as a flavoring in the manufacturing of an alcoholic product.
126	(5) "Alcohol training and education seminar" means a seminar that is:
127	(a) required by Chapter 5, Part 4, Alcohol Training and Education Act; and
128	(b) described in Section 62A-15-401.
129	(6) "Banquet" means an event:
130	(a) that is held at one or more designated locations approved by the commission in or
131	on the premises of a:
132	(i) hotel;
133	(ii) resort facility;
134	(iii) sports center; or
135	(iv) convention center;
136	(b) for which there is a contract:
137	(i) between a person operating a facility listed in Subsection (6)(a) and another person;
138	and
139	(ii) under which the person operating a facility listed in Subsection (6)(a) is required to
140	provide an alcoholic product at the event; and
141	(c) at which food and alcoholic products may be sold, offered for sale, or furnished.
142	(7) (a) "Bar" means a surface or structure:
143	(i) at which an alcoholic product is:
144	(A) stored; or
145	(B) dispensed; or
146	(ii) from which an alcoholic product is served.
147	(b) "Bar structure" means a surface or structure on a licensed premises if on or at any
148	place of the surface or structure an alcoholic product is:
149	(i) stored; or
150	(ii) dispensed.
151	(8) (a) Subject to Subsection (8)(d), "beer" means a product that:

152	(1) contains at least .5% of alcohol by volume, but not more than 4% of alcohol by
153	volume or 3.2% by weight; and
154	(ii) is obtained by fermentation, infusion, or decoction of malted grain.
155	(b) "Beer" may or may not contain hops or other vegetable products.
156	(c) "Beer" includes a product that:
157	(i) contains alcohol in the percentages described in Subsection (8)(a); and
158	(ii) is referred to as:
159	(A) beer;
160	(B) ale;
161	(C) porter;
162	(D) stout;
163	(E) lager; or
164	(F) a malt or malted beverage.
165	(d) "Beer" does not include a flavored malt beverage.
166	(9) "Beer-only restaurant license" means a license issued in accordance with Chapter 5
167	Retail License Act, and Chapter 6, Part 9, Beer-only Restaurant License.
168	(10) "Beer retailer" means a business:
169	(a) that is engaged, primarily or incidentally, in the retail sale of beer to a patron,
170	whether for consumption on or off the business premises; and
171	(b) to whom a license is issued:
172	(i) for an off-premise beer retailer, in accordance with Chapter 7, Part 2, Off-premise
173	Beer Retailer Local Authority; or
174	(ii) for an on-premise beer retailer, in accordance with Chapter 5, Retail License Act,
175	and Chapter 6, Part 7, On-premise Beer Retailer License.
176	(11) "Beer wholesaling license" means a license:
177	(a) issued in accordance with Chapter 13, Beer Wholesaling License Act; and
178	(b) to import for sale, or sell beer in wholesale or jobbing quantities to one or more
179	retail licensees or off-premise beer retailers.
180	(12) "Billboard" means a public display used to advertise, including:
181	(a) a light device;
182	(b) a painting;

(c) a drawing;
(d) a poster;
(e) a sign;
(f) a signboard; or
(g) a scoreboard.
(13) "Brewer" means a person engaged in manufacturing:
(a) beer;
(b) heavy beer; or
(c) a flavored malt beverage.
(14) "Brewery manufacturing license" means a license issued in accordance with
Chapter 11, Part 5, Brewery Manufacturing License.
(15) "Certificate of approval" means a certificate of approval obtained from the
department under Section 32B-11-201.
(16) "Chartered bus" means a passenger bus, coach, or other motor vehicle provided by
a bus company to a group of persons pursuant to a common purpose:
(a) under a single contract;
(b) at a fixed charge in accordance with the bus company's tariff; and
(c) to give the group of persons the exclusive use of the passenger bus, coach, or other
motor vehicle, and a driver to travel together to one or more specified destinations.
(17) "Church" means a building:
(a) set apart for worship;
(b) in which religious services are held;
(c) with which clergy is associated; and
(d) that is tax exempt under the laws of this state.
(18) (a) "Club license" means a license issued in accordance with Chapter 5, Retail
License Act, and Chapter 6, Part 4, Club License.
(b) "Club license" includes:
(i) a dining club license;
(ii) an equity club license;
(iii) a fraternal club license; or
(iv) a social club license.

214	(19) "Commission" means the Alcoholic Beverage Control Commission created in
215	Section 32B-2-201.
216	(20) "Commissioner" means a member of the commission.
217	(21) "Community location" means:
218	(a) a public or private school;
219	(b) a church;
220	(c) a public library;
221	(d) a public playground; or
222	(e) a public park.
223	(22) "Community location governing authority" means:
224	(a) the governing body of the community location; or
225	(b) if the commission does not know who is the governing body of a community
226	location, a person who appears to the commission to have been given on behalf of the
227	community location the authority to prohibit an activity at the community location.
228	(23) "Container" means a receptacle that contains an alcoholic product, including:
229	(a) a bottle;
230	(b) a vessel; or
231	(c) a similar item.
232	(24) "Convention center" means a facility that is:
233	(a) in total at least 30,000 square feet; and
234	(b) otherwise defined as a "convention center" by the commission by rule.
235	(25) (a) Subject to Subsection (25)(b), "counter" means a surface or structure in a
236	dining area of a licensed premises where seating is provided to a patron for service of food.
237	(b) "Counter" does not include a surface or structure if on or at any point of the surface
238	or structure an alcoholic product is:
239	(i) stored; or
240	(ii) dispensed.
241	(26) "Department" means the Department of Alcoholic Beverage Control created in
242	Section 32B-2-203.
243	(27) "Department compliance officer" means an individual who is:
244	(a) an auditor or inspector; and

245	(b) employed by the department.
246	(28) "Department sample" means liquor that is placed in the possession of the
247	department for testing, analysis, and sampling.
248	(29) "Dining club license" means a license issued in accordance with Chapter 5, Retail
249	License Act, and Chapter 6, Part 4, Club License, that is designated by the commission as a
250	dining club license.
251	(30) "Director," unless the context requires otherwise, means the director of the
252	department.
253	(31) "Disciplinary proceeding" means an adjudicative proceeding permitted under this
254	title:
255	(a) against a person subject to administrative action; and
256	(b) that is brought on the basis of a violation of this title.
257	(32) (a) Subject to Subsection (32)(b), "dispense" means:
258	(i) drawing of an alcoholic product:
259	(A) from an area where it is stored; or
260	(B) as provided in Subsection 32B-6-205(12)(b)(ii), 32B-6-305(12)(b)(ii),
261	32B-6-805(15)(b)(ii), or 32B-6-905(12)(b)(ii); and
262	(ii) using the alcoholic product described in Subsection (32)(a)(i) on the premises of
263	the licensed premises to mix or prepare an alcoholic product to be furnished to a patron of the
264	retail licensee.
265	(b) The definition of "dispense" in this Subsection (32) applies only to:
266	(i) a full-service restaurant license;
267	(ii) a limited-service restaurant license;
268	(iii) a reception center license; and
269	(iv) a beer-only restaurant license.
270	(33) "Distillery manufacturing license" means a license issued in accordance with
271	Chapter 11, Part 4, Distillery Manufacturing License.
272	(34) "Distressed merchandise" means an alcoholic product in the possession of the
273	department that is saleable, but for some reason is unappealing to the public.
274	(35) "Educational facility" includes:
275	(a) a nursery school;

276	(b) an infant day care center; and
277	(c) a trade and technical school.
278	(36) "Equity club license" means a license issued in accordance with Chapter 5, Retail
279	License Act, and Chapter 6, Part 4, Club License, that is designated by the commission as an
280	equity club license.
281	(37) "Event permit" means:
282	(a) a single event permit; or
283	(b) a temporary beer event permit.
284	(38) "Exempt license" means a license exempt under Section 32B-1-201 from being
285	considered in determining the total number of a retail license that the commission may issue at
286	any time.
287	(39) (a) "Flavored malt beverage" means a beverage:
288	(i) that contains at least .5% alcohol by volume;
289	(ii) that is treated by processing, filtration, or another method of manufacture that is not
290	generally recognized as a traditional process in the production of a beer as described in 27
291	C.F.R. Sec. 25.55;
292	(iii) to which is added a flavor or other ingredient containing alcohol, except for a hop
293	extract; and
294	(iv) (A) for which the producer is required to file a formula for approval with the
295	federal Alcohol and Tobacco Tax and Trade Bureau pursuant to 27 C.F.R. Sec. 25.55; or
296	(B) that is not exempt under Subdivision (f) of 27 C.F.R. Sec. 25.55.
297	(b) "Flavored malt beverage" is considered liquor for purposes of this title.
298	(40) "Fraternal club license" means a license issued in accordance with Chapter 5,
299	Retail License Act, and Chapter 6, Part 4, Club License, that is designated by the commission
300	as a fraternal club license.
301	(41) "Full-service restaurant license" means a license issued in accordance with
302	Chapter 5, Retail License Act, and Chapter 6, Part 2, Full-service Restaurant License.
303	(42) (a) "Furnish" means by any means to provide with, supply, or give an individual
304	an alcoholic product, by sale or otherwise.
305	(b) "Furnish" includes to:
306	(i) serve;

307	(ii) deliver; or
308	(iii) otherwise make available.
309	(43) "Guest" means an individual who meets the requirements of Subsection
310	32B-6-407(9).
311	(44) "Health care practitioner" means:
312	(a) a podiatrist licensed under Title 58, Chapter 5a, Podiatric Physician Licensing Act;
313	(b) an optometrist licensed under Title 58, Chapter 16a, Utah Optometry Practice Act;
314	(c) a pharmacist licensed under Title 58, Chapter 17b, Pharmacy Practice Act;
315	(d) a physical therapist licensed under Title 58, Chapter 24b, Physical Therapy Practice
316	Act;
317	(e) a nurse or advanced practice registered nurse licensed under Title 58, Chapter 31b,
318	Nurse Practice Act;
319	(f) a recreational therapist licensed under Title 58, Chapter 40, Recreational Therapy
320	Practice Act;
321	(g) an occupational therapist licensed under Title 58, Chapter 42a, Occupational
322	Therapy Practice Act;
323	(h) a nurse midwife licensed under Title 58, Chapter 44a, Nurse Midwife Practice Act;
324	(i) a mental health professional licensed under Title 58, Chapter 60, Mental Health
325	Professional Practice Act;
326	(j) a physician licensed under Title 58, Chapter 67, Utah Medical Practice Act;
327	(k) an osteopath licensed under Title 58, Chapter 68, Utah Osteopathic Medical
328	Practice Act;
329	(1) a dentist or dental hygienist licensed under Title 58, Chapter 69, Dentist and Dental
330	Hygienist Practice Act; and
331	(m) a physician assistant licensed under Title 58, Chapter 70a, Physician Assistant Act.
332	(45) (a) "Heavy beer" means a product that:
333	(i) contains more than 4% alcohol by volume; and
334	(ii) is obtained by fermentation, infusion, or decoction of malted grain.
335	(b) "Heavy beer" is considered liquor for the purposes of this title.
336	(46) "Hotel" is as defined by the commission by rule.
337	(47) "Identification card" means an identification card issued under Title 53, Chapter 3,

or

338	Part 8, Identification Card Act.
339	(48) "Industry representative" means an individual who is compensated by salary,
340	commission, or other means for representing and selling an alcoholic product of a
341	manufacturer, supplier, or importer of liquor.
342	(49) "Industry representative sample" means liquor that is placed in the possession of
343	the department for testing, analysis, and sampling by a local industry representative on the
344	premises of the department to educate the local industry representative of the quality and
345	characteristics of the product.
346	(50) "Interdicted person" means a person to whom the sale, offer for sale, or furnishing
347	of an alcoholic product is prohibited by:
348	(a) law; or
349	(b) court order.
350	(51) "Intoxicated" means that a person:
351	(a) is significantly impaired as to the person's mental or physical functions as a result of
352	the use of:
353	(i) an alcoholic product;
354	(ii) a controlled substance;
355	(iii) a substance having the property of releasing toxic vapors; or
356	(iv) a combination of Subsections (51)(a)(i) through (iii); and
357	(b) exhibits plain and easily observed outward manifestations of behavior or physical
358	signs produced by the over consumption of an alcoholic product.
359	(52) "Investigator" means an individual who is:
360	(a) a department compliance officer; or
361	(b) a nondepartment enforcement officer.
362	(53) "Invitee" is as defined in Section 32B-8-102.
363	(54) "License" means:
364	(a) a retail license;
365	(b) a license issued in accordance with Chapter 11, Manufacturing and Related
366	Licenses Act;
367	(c) a license issued in accordance with Chapter 12, Liquor Warehousing License Act;

369	(d) a license issued in accordance with Chapter 13, Beer Wholesaling License Act.
370	(55) "Licensee" means a person who holds a license.
371	(56) "Limited-service restaurant license" means a license issued in accordance with
372	Chapter 5, Retail License Act, and Chapter 6, Part 3, Limited-service Restaurant License.
373	(57) "Limousine" means a motor vehicle licensed by the state or a local authority, other
374	than a bus or taxicab:
375	(a) in which the driver and a passenger are separated by a partition, glass, or other
376	barrier;
377	(b) that is provided by a business entity to one or more individuals at a fixed charge in
378	accordance with the business entity's tariff; and
379	(c) to give the one or more individuals the exclusive use of the limousine and a driver
380	to travel to one or more specified destinations.
381	(58) (a) (i) "Liquor" means a liquid that:
382	(A) is:
383	(I) alcohol;
384	(II) an alcoholic, spirituous, vinous, fermented, malt, or other liquid;
385	(III) a combination of liquids a part of which is spirituous, vinous, or fermented; or
386	(IV) other drink or drinkable liquid; and
387	(B) (I) contains at least .5% alcohol by volume; and
388	(II) is suitable to use for beverage purposes.
389	(ii) "Liquor" includes:
390	(A) heavy beer;
391	(B) wine; and
392	(C) a flavored malt beverage.
393	(b) "Liquor" does not include beer.
394	(59) "Liquor Control Fund" means the enterprise fund created by Section 32B-2-301.
395	(60) "Liquor warehousing license" means a license that is issued:
396	(a) in accordance with Chapter 12, Liquor Warehousing License Act; and
397	(b) to a person, other than a licensed manufacturer, who engages in the importation for
398	storage, sale, or distribution of liquor regardless of amount.
399	(61) "Local authority" means:

400	(a) for premises that are located in an unincorporated area of a county, the governing
401	body of a county; or
402	(b) for premises that are located in an incorporated city or a town, the governing body
403	of the city or town.
404	(62) "Lounge or bar area" is as defined by rule made by the commission.
405	(63) "Manufacture" means to distill, brew, rectify, mix, compound, process, ferment, or
406	otherwise make an alcoholic product for personal use or for sale or distribution to others.
407	(64) "Member" means an individual who, after paying regular dues, has full privileges
408	in an equity club licensee or fraternal club licensee.
409	(65) (a) "Military installation" means a base, air field, camp, post, station, yard, center,
410	or homeport facility for a ship:
411	(i) (A) under the control of the United States Department of Defense; or
412	(B) of the National Guard;
413	(ii) that is located within the state; and
414	(iii) including a leased facility.
415	(b) "Military installation" does not include a facility used primarily for:
416	(i) civil works;
417	(ii) a rivers and harbors project; or
418	(iii) a flood control project.
419	(66) "Minor" means an individual under the age of 21 years.
420	(67) "Nondepartment enforcement agency" means an agency that:
421	(a) (i) is a state agency other than the department; or
422	(ii) is an agency of a county, city, or town; and
423	(b) has a responsibility to enforce one or more provisions of this title.
424	(68) "Nondepartment enforcement officer" means an individual who is:
425	(a) a peace officer, examiner, or investigator; and
426	(b) employed by a nondepartment enforcement agency.
427	(69) (a) "Off-premise beer retailer" means a beer retailer who is:
428	(i) licensed in accordance with Chapter 7, Part 2, Off-premise Beer Retailer Local
429	Authority; and
430	(ii) engaged in the retail sale of beer to a patron for consumption off the beer retailer's

431	premises.
432	(b) "Off-premise beer retailer" does not include an on-premise beer retailer.
433	(70) "On-premise banquet license" means a license issued in accordance with Chapter
434	5, Retail License Act, and Chapter 6, Part 6, On-premise Banquet License.
435	(71) "On-premise beer retailer" means a beer retailer who is:
436	(a) authorized to sell, offer for sale, or furnish beer under a license issued in
437	accordance with Chapter 5, Retail License Act, and Chapter 6, Part 7, On-premise Beer
438	Retailer License; and
439	(b) engaged in the sale of beer to a patron for consumption on the beer retailer's
440	premises:
441	(i) regardless of whether the beer retailer sells beer for consumption off the licensed
442	premises; and
443	(ii) on and after March 1, 2012, operating:
444	(A) as a tavern; or
445	(B) in a manner that meets the requirements of Subsection 32B-6-703(2)(e)(i).
446	(72) "Opaque" means impenetrable to sight.
447	(73) "Package agency" means a retail liquor location operated:
448	(a) under an agreement with the department; and
449	(b) by a person:
450	(i) other than the state; and
451	(ii) who is authorized by the commission in accordance with Chapter 2, Part 6, Package
452	Agency, to sell packaged liquor for consumption off the premises of the package agency.
453	(74) "Package agent" means a person who holds a package agency.
454	(75) "Patron" means an individual to whom food, beverages, or services are sold,
455	offered for sale, or furnished, or who consumes an alcoholic product including:
456	(a) a customer;
457	(b) a member;
458	(c) a guest;
459	(d) an attendee of a banquet or event;
460	(e) an individual who receives room service;
461	(f) a resident of a resort;

462	(g) a public customer under a resort spa sublicense, as defined in Section 32B-8-102;
463	or
464	(h) an invitee.
465	(76) "Permittee" means a person issued a permit under:
466	(a) Chapter 9, Event Permit Act; or
467	(b) Chapter 10, Special Use Permit Act.
468	(77) "Person subject to administrative action" means:
469	(a) a licensee;
470	(b) a permittee;
471	(c) a manufacturer;
472	(d) a supplier;
473	(e) an importer;
474	(f) one of the following holding a certificate of approval:
475	(i) an out-of-state brewer;
476	(ii) an out-of-state importer of beer, heavy beer, or flavored malt beverages; or
477	(iii) an out-of-state supplier of beer, heavy beer, or flavored malt beverages; or
478	(g) staff of:
479	(i) a person listed in Subsections (77)(a) through (f); or
480	(ii) a package agent.
481	(78) "Premises" means a building, enclosure, or room used in connection with the
482	storage, sale, furnishing, consumption, manufacture, or distribution, of an alcoholic product,
483	unless otherwise defined in this title or rules made by the commission.
484	(79) "Prescription" means an order issued by a health care practitioner when:
485	(a) the health care practitioner is licensed under Title 58, Occupations and Professions,
486	to prescribe a controlled substance, other drug, or device for medicinal purposes;
487	(b) the order is made in the course of that health care practitioner's professional
488	practice; and
489	(c) the order is made for obtaining an alcoholic product for medicinal purposes only.
490	(80) (a) "Private event" means a specific social, business, or recreational event:
491	(i) for which an entire room, area, or hall is leased or rented in advance by an identified
492	group; and

493	(ii) that is limited in attendance to people who are specifically designated and their
494	guests.
495	(b) "Private event" does not include an event to which the general public is invited,
496	whether for an admission fee or not.
497	(81) (a) "Proof of age" means:
498	(i) an identification card;
499	(ii) an identification that:
500	(A) is substantially similar to an identification card;
501	(B) is issued in accordance with the laws of a state other than Utah in which the
502	identification is issued;
503	(C) includes date of birth; and
504	(D) has a picture affixed;
505	(iii) a valid driver license certificate that:
506	(A) includes date of birth;
507	(B) has a picture affixed; and
508	(C) is issued:
509	(I) under Title 53, Chapter 3, Uniform Driver License Act; or
510	(II) in accordance with the laws of the state in which it is issued;
511	(iv) a military identification card that:
512	(A) includes date of birth; and
513	(B) has a picture affixed; or
514	(v) a valid passport.
515	(b) "Proof of age" does not include a driving privilege card issued in accordance with
516	Section 53-3-207.
517	(82) (a) "Public building" means a building or permanent structure that is:
518	(i) owned or leased by:
519	(A) the state; or
520	(B) a local government entity; and
521	(ii) used for:
522	(A) public education;
523	(B) transacting public business; or

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524	(C) regularly conducting government activities.
525	(b) "Public building" does not include a building owned by the state or a local
526	government entity when the building is used by a person, in whole or in part, for a proprietary
527	function.
528	(83) "Public conveyance" means a conveyance to which the public or a portion of the
529	public has access to and a right to use for transportation, including an airline, railroad, bus,
530	boat, or other public conveyance.
531	(84) "Reception center" means a business that:
532	(a) operates facilities that are at least 5,000 square feet; and
533	(b) has as its primary purpose the leasing of the facilities described in Subsection
534	(84)(a) to a third party for the third party's event.
535	(85) "Reception center license" means a license issued in accordance with Chapter 5,
536	Retail License Act, and Chapter 6, Part 8, Reception Center License.
537	(86) (a) "Record" means information that is:
538	(i) inscribed on a tangible medium; or
539	(ii) stored in an electronic or other medium and is retrievable in a perceivable form.
540	(b) "Record" includes:
541	(i) a book;
542	(ii) a book of account;
543	(iii) a paper;
544	(iv) a contract;
545	(v) an agreement;
546	(vi) a document; or
547	(vii) a recording in any medium.
548	(87) "Residence" means a person's principal place of abode within Utah.
549	(88) "Resident," in relation to a resort, is as defined in Section 32B-8-102.
550	(89) "Resort" is as defined in Section 32B-8-102.
551	(90) "Resort facility" is as defined by the commission by rule.
552	(91) "Resort license" means a license issued in accordance with Chapter 5, Retail
553	License Act, and Chapter 8, Resort License Act.
554	(92) "Restaurant" means a business location:

333	(a) at which a variety of roods are prepared;
556	(b) at which complete meals are served to the general public; and
557	(c) that is engaged primarily in serving meals to the general public.
558	(93) "Retail license" means one of the following licenses issued under this title:
559	(a) a full-service restaurant license;
560	(b) a limited-service restaurant license;
561	(c) a club license;
562	(d) an airport lounge license;
563	(e) an on-premise banquet license;
564	(f) an on-premise beer license;
565	(g) a reception center license; [or]
566	(h) a beer-only restaurant license[-]; or
567	(i) a resort license.
568	(94) "Room service" means furnishing an alcoholic product to a person in a guest room
569	of a:
570	(a) hotel; or
571	(b) resort facility.
572	(95) "Serve" means to place an alcoholic product before an individual.
573	(96) (a) "School" means a building used primarily for the general education of minors.
574	(b) "School" does not include an educational facility.
575	(97) "Sell" or "offer for sale" means a transaction, exchange, or barter whereby, for
576	consideration, an alcoholic product is either directly or indirectly transferred, solicited, ordered,
577	delivered for value, or by a means or under a pretext is promised or obtained, whether done by
578	a person as a principal, proprietor, or as staff, unless otherwise defined in this title or the rules
579	made by the commission.
580	(98) "Sexually oriented entertainer" means a person who while in a state of seminudity
581	appears at or performs:
582	(a) for the entertainment of one or more patrons;
583	(b) on the premises of:
584	(i) a social club licensee; or
585	(ii) a tavern;

586	(c) on behalf of or at the request of the licensee described in Subsection (98)(b);
587	(d) on a contractual or voluntary basis; and
588	(e) whether or not the person is designated as:
589	(i) an employee;
590	(ii) an independent contractor;
591	(iii) an agent of the licensee; or
592	(iv) a different type of classification.
593	(99) "Single event permit" means a permit issued in accordance with Chapter 9, Part 3,
594	Single Event Permit.
595	(100) "Small brewer" means a brewer who manufactures less than 60,000 barrels of
596	beer, heavy beer, and flavored malt beverages per year.
597	(101) "Social club license" means a license issued in accordance with Chapter 5, Retail
598	License Act, and Chapter 6, Part 4, Club License, that is designated by the commission as a
599	social club license.
600	(102) "Special use permit" means a permit issued in accordance with Chapter 10,
601	Special Use Permit Act.
602	(103) (a) "Spirituous liquor" means liquor that is distilled.
603	(b) "Spirituous liquor" includes an alcoholic product defined as a "distilled spirit" by
604	27 U.S.C. Sec. 211 and 27 C.F.R. Sec. 5.11 through 5.23.
605	(104) "Sports center" is as defined by the commission by rule.
606	(105) (a) "Staff" means an individual who engages in activity governed by this title:
607	(i) on behalf of a business, including a package agent, licensee, permittee, or certificate
608	holder;
609	(ii) at the request of the business, including a package agent, licensee, permittee, or
610	certificate holder; or
611	(iii) under the authority of the business, including a package agent, licensee, permittee,
612	or certificate holder.
613	(b) "Staff" includes:
614	(i) an officer;
615	(ii) a director;
616	(iii) an employee;

617	(iv) personnel management;
618	(v) an agent of the licensee, including a managing agent;
619	(vi) an operator; or
620	(vii) a representative.
621	(106) "State of nudity" means:
622	(a) the appearance of:
623	(i) the nipple or areola of a female human breast;
624	(ii) a human genital;
625	(iii) a human pubic area; or
626	(iv) a human anus; or
627	(b) a state of dress that fails to opaquely cover:
628	(i) the nipple or areola of a female human breast;
629	(ii) a human genital;
630	(iii) a human pubic area; or
631	(iv) a human anus.
632	(107) "State of seminudity" means a state of dress in which opaque clothing covers no
633	more than:
634	(a) the nipple and areola of the female human breast in a shape and color other than the
635	natural shape and color of the nipple and areola; and
636	(b) the human genitals, pubic area, and anus:
637	(i) with no less than the following at its widest point:
638	(A) four inches coverage width in the front of the human body; and
639	(B) five inches coverage width in the back of the human body; and
640	(ii) with coverage that does not taper to less than one inch wide at the narrowest point.
641	(108) (a) "State store" means a facility for the sale of packaged liquor:
642	(i) located on premises owned or leased by the state; and
643	(ii) operated by a state employee.
644	(b) "State store" does not include:
645	(i) a package agency;
646	(ii) a licensee; or
647	(iii) a permittee.

648	(109) (a) "Storage area" means an area on licensed premises where the licensee stores
649	an alcoholic product.
650	(b) "Store" means to place or maintain in a location an alcoholic product from which a
651	person draws to prepare an alcoholic product to be furnished to a patron, except as provided in
652	Subsection 32B-6-205(12)(b)(ii), 32B-6-305(12)(b)(ii), 32B-6-805(15)(b)(ii), or
653	32B-6-905(12)(b)(ii).
654	(110) "Sublicense" is as defined in Section 32B-8-102.
655	(111) "Supplier" means a person who sells an alcoholic product to the department.
656	(112) "Tavern" means an on-premise beer retailer who is:
657	(a) issued a license by the commission in accordance with Chapter 5, Retail License
658	Act, and Chapter 6, Part 7, On-premise Beer Retailer License; and
659	(b) designated by the commission as a tavern in accordance with Chapter 6, Part 7,
660	On-premise Beer Retailer License.
661	(113) "Temporary beer event permit" means a permit issued in accordance with
662	Chapter 9, Part 4, Temporary Beer Event Permit.
663	(114) "Temporary domicile" means the principal place of abode within Utah of a
664	person who does not have a present intention to continue residency within Utah permanently or
665	indefinitely.
666	(115) "Translucent" means a substance that allows light to pass through, but does not
667	allow an object or person to be seen through the substance.
668	(116) "Unsaleable liquor merchandise" means a container that:
669	(a) is unsaleable because the container is:
670	(i) unlabeled;
671	(ii) leaky;
672	(iii) damaged;
673	(iv) difficult to open; or
674	(v) partly filled;
675	(b) (i) has faded labels or defective caps or corks;
676	(ii) has contents that are:
677	(A) cloudy;
678	(B) spoiled; or

679	(C) chemically determined to be impure; or
680	(iii) contains:
681	(A) sediment; or
682	(B) a foreign substance; or
683	(c) is otherwise considered by the department as unfit for sale.
684	(117) (a) "Wine" means an alcoholic product obtained by the fermentation of the
685	natural sugar content of fruits, plants, honey, or milk, or other like substance, whether or not
686	another ingredient is added.
687	(b) "Wine" is considered liquor for purposes of this title, except as otherwise provided
688	in this title.
689	(118) "Winery manufacturing license" means a license issued in accordance with
690	Chapter 11, Part 3, Winery Manufacturing License.
691	Section 2. Section 32B-1-202 is amended to read:
692	32B-1-202. Proximity to community location.
693	(1) For purposes of this section, "outlet" means:
694	(a) a state store;
695	(b) a package agency; or
696	(c) a retail licensee, except an airport lounge licensee.
697	(2) Except as otherwise provided in this section, the premises of an outlet may not be
698	located:
699	(a) within 600 feet of a community location, as measured from the nearest entrance of
700	the outlet by following the shortest route of ordinary pedestrian travel to the property boundary
701	of the community location; or
702	(b) within 200 feet of a community location, measured in a straight line from the
703	nearest entrance of the outlet to the nearest property boundary of the community location.
704	(3) With respect to the location of an outlet, the commission may authorize a variance
705	to reduce the proximity requirement of Subsection (2) if:
706	(a) when the variance reduces the proximity requirement of Subsection (2)(b), the
707	community location at issue is:
708	(i) a public library; or
709	(ii) a public park;

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710 (b) except with respect to a state store, the local authority gives its written consent to 711 the variance;

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- (c) the commission finds that alternative locations for locating that type of outlet in the community are limited;
- (d) a public hearing is held in the city, town, or county, and when practical in the neighborhood concerned;
- (e) after giving full consideration to the attending circumstances and the policies stated in Subsections 32B-1-103(3) and (4), the commission determines that locating the outlet in that location would not be detrimental to the public health, peace, safety, and welfare of the community;
- (f) (i) the community location governing authority gives its written consent to the variance; or
- (ii) if the community location governing authority does not give its written consent to a variance, the commission finds the following for a state store, or if the outlet is a package agency or retail licensee, the commission finds that the applicant establishes the following:
 - (A) there is substantial unmet public demand to consume an alcoholic product:
- (I) within the geographic boundary of the local authority in which the outlet is to be located: and
 - (II) for an outlet that is a retail licensee, in a public setting;
- (B) there is no reasonably viable alternative for satisfying the substantial unmet demand other than through locating that type of outlet in that location; and
- (C) there is no reasonably viable alternative location within the geographic boundary of the local authority in which the outlet is to be located for locating that type of outlet to satisfy the unmet demand.
- (4) With respect to the premises of a package agency or retail licensee that undergoes a change of ownership, the commission may waive or vary the proximity requirements of Subsection (2) in considering whether to issue the package agency or same type of retail license to the new owner of the premises if:
- (a) the premises previously received a variance reducing the proximity requirement of 739 Subsection (2)(a);
 - (b) the premises received a variance reducing the proximity requirement of Subsection

741	(2)(b) on or before May 4, 2008; or
742	(c) a variance from proximity requirements was otherwise allowed under this title.
743	(5) With respect to a package agency or retail license that undergoes a change of
744	ownership, the commission may waive or vary the proximity requirements of Subsection (2) in
745	considering whether to issue a package agency or the same type of retail license to the new
746	owner of the premises if:
747	(a) the package agency or retail license premises is located in a city of the fifth class or
748	a town;
749	(b) when the package agency or retail license was issued to a previous owner, the
750	premises met the proximity requirements of Subsection (2);
751	(c) the premises has had a package agency or the same type of retail license at all times
752	since the package agency or retail license described in Subsection (5)(b) was issued without a
753	variance;
754	(d) the community location is located within the proximity requirements of Subsection
755	(2) after the day on which the package agency or retail license described in Subsection (5)(b)
756	was issued; and
757	(e) the community location has not moved from the location described in Subsection
758	<u>(5)(d).</u>
759	(6) The commission may grant a variance to a person seeking a retail license from the
760	requirements of Subsection (2)(b) if:
761	(a) the premises to be licensed is located in a city of the fifth class or a town;
762	(b) on or before May 4, 2008, the premises was licensed \$→ [and had a variance from the
763	requirements of Subsection (2)(b)] ←Ŝ;
764	(c) the operations at the premises to be licensed ceased for a period not to exceed three
765	years; and
766	(d) the person is operating and otherwise qualified to obtain the retail license that the
767	person is seeking.
768	[(5)] (7) Nothing in this section prevents the commission from considering the
769	proximity of an educational, religious, and recreational facility, or any other relevant factor in
770	reaching a decision on a proposed location of an outlet.
771	Section 3. Section 32B-1-207 is amended to read:

772	32B-1-207. Calculation of ratio of gross receipts of food to alcoholic product.
773	In calculating the annual gross receipts of a retail license or sublicense for purposes of
774	determining the percentage of gross receipts from the sale, offer for sale, or furnishing of food
775	or an alcoholic product, a retail licensee may not include in the calculation the money from the
776	sale of a bottle of wine by the retail licensee or under a sublicense that is in excess of [\$250]
777	<u>\$100</u> .
778	Section 4. Section 32B-2-202 is amended to read:
779	32B-2-202. Powers and duties of the commission.
780	(1) The commission shall:
781	(a) [consistent with] subject to the policy established by the Legislature by statute, act
782	as a general [policymaking] administrative body on the subject of alcoholic product control;
783	(b) adopt and issue policies, rules, and procedures to the extent expressly authorized by
784	this title;
785	(c) set policy by written rules that establish criteria and procedures for:
786	(i) issuing, denying, not renewing, suspending, or revoking a package agency, license,
787	permit, or certificate of approval; and
788	(ii) determining the location of a state store, package agency, or retail licensee;
789	(d) decide within the limits, and under the conditions imposed by this title, the number
790	and location of state stores, package agencies, and retail licensees in the state;
791	(e) issue, deny, suspend, revoke, or not renew the following package agencies, licenses,
792	permits, or certificates of approval for the purchase, storage, sale, offer for sale, furnishing,
793	consumption, manufacture, and distribution of an alcoholic product:
794	(i) a package agency;
795	(ii) a full-service restaurant license;
796	(iii) a limited-service restaurant license;
797	(iv) a club license;
798	(v) an airport lounge license;
799	(vi) an on-premise banquet license;
800	(vii) a resort license, under which four or more sublicenses may be included;
801	(viii) an on-premise beer retailer license;
802	(ix) a reception center license;

803	(x) a beer-only restaurant license;
804	(xi) subject to Subsection (4), a single event permit;
805	(xii) subject to Subsection (4), a temporary beer event permit;
806	(xiii) a special use permit;
807	(xiv) a manufacturing license;
808	(xv) a liquor warehousing license;
809	(xvi) a beer wholesaling license; and
810	(xvii) one of the following that holds a certificate of approval:
811	(A) an out-of-state brewer;
812	(B) an out-of-state importer of beer, heavy beer, or flavored malt beverages; and
813	(C) an out-of-state supplier of beer, heavy beer, or flavored malt beverages;
814	(f) in accordance with Section 32B-5-205, issue, deny, suspend, or revoke [one of the
815	following] conditional licenses for the purchase, storage, sale, furnishing, consumption,
816	manufacture, and distribution of an alcoholic product[:];
817	[(i) a conditional full-service restaurant license; or]
818	[(ii) a conditional limited-service restaurant license;]
819	(g) prescribe the duties of the department in assisting the commission in issuing a
820	package agency, license, permit, or certificate of approval under this title;
821	(h) to the extent a fee is not specified in this title, establish a fee allowed under this title
822	in accordance with Section 63J-1-504;
823	(i) fix prices at which liquor is sold that are the same at all state stores, package
824	agencies, and retail licensees;
825	(j) issue and distribute price lists showing the price to be paid by a purchaser for each
826	class, variety, or brand of liquor kept for sale by the department;
827	(k) (i) require the director to follow sound management principles; and
828	(ii) require periodic reporting from the director to ensure that:
829	(A) sound management principles are being followed; and
830	(B) policies established by the commission are being observed;
831	(l) (i) receive, consider, and act in a timely manner upon the reports, recommendations,
832	and matters submitted by the director to the commission; and
833	(ii) do the things necessary to support the department in properly performing the

834	department's duties;
835	(m) obtain temporarily and for special purposes the services of an expert or person
836	engaged in the practice of a profession, or a person who possesses a needed skill if:
837	(i) considered expedient; and
838	(ii) approved by the governor;
839	(n) prescribe the conduct, management, and equipment of premises upon which an
840	alcoholic product may be stored, sold, offered for sale, furnished, or consumed;
841	(o) make rules governing the credit terms of beer sales within the state to retail
842	licensees; and
843	(p) in accordance with Chapter 3, Disciplinary Actions and Enforcement Act, take
844	disciplinary action against a person subject to administrative action.
845	(2) [Consistent with] Subject to the policy established by the Legislature by statute, the
846	power of the commission to do the following is plenary, except as otherwise provided by this
847	title, and not subject to review:
848	(a) establish a state store;
849	(b) issue authority to act as a package agent or operate a package agency; and
850	(c) issue or deny a license, permit, or certificate of approval.
851	(3) If the commission is authorized or required to make a rule under this title, the
852	commission shall make the rule in accordance with Title 63G, Chapter 3, Utah Administrative
853	Rulemaking Act.
854	(4) Notwithstanding Subsections (1)(e)(xi) and (xii), the director or deputy director
855	may issue an event permit in accordance with Chapter 9, Event Permit Act.
856	(5) Notwithstanding the other provisions of this title, the commission may not waive or
857	vary the requirements imposed under this title, including licensing and operational
858	requirements, except when this title expressly grants the commission authority to waive or vary
859	the requirements.
860	Section 5. Section 32B-2-305 is amended to read:
861	32B-2-305. Alcoholic Beverage Control Act Enforcement Fund.
862	(1) As used in this section:
863	(a) "Alcohol-related law enforcement officer" is as defined in Section 32B-1-201.
864	(b) "Enforcement ratio" is as defined in Section 32B-1-201.

865	(c) "Fund" means the Alcoholic Beverage Control Act Enforcement Fund created in
866	this section.
867	(2) There is created a restricted special revenue fund known as the "Alcoholic
868	Beverage Control Act Enforcement Fund."
869	(3) (a) The fund consists of:
870	(i) deposits made under Subsection (4); [and]
871	(ii) deposits made under Subsection 32B-3-205(3); and
872	[(iii)] (iii) interest earned on the fund.
873	(b) The fund shall earn interest. Interest on the fund shall be deposited into the fund.
874	(4) After the deposit made under Section 32B-2-304 for the school lunch program, the
875	department shall deposit 1% of the total gross revenue from the sale of liquor with the state
876	treasurer to be credited to the fund to be used by the Department of Public Safety as provided
877	in Subsection (5).
878	(5) (a) The Department of Public Safety shall expend money from the fund to
879	supplement appropriations by the Legislature so that the Department of Public Safety maintains
880	a sufficient number of alcohol-related law enforcement officers such that beginning on July 1,
881	2012, each year the enforcement ratio as of July 1 is equal to or less than the number specified
882	in Section 32B-1-201.
883	(b) Beginning July 1, 2012, four alcohol-related law enforcement officers shall have as
884	a primary focus the enforcement of this title in relationship to restaurants.
885	Section 6. Section 32B-2-307 is enacted to read:
886	32B-2-307. Alcoholic Beverage Control Act Legal Fund.
887	(1) As used in this section, "fund" means the Alcoholic Beverage Control Act Legal
888	Fund created in this section.
889	(2) There is created a restricted special revenue fund known as the "Alcoholic
890	Beverage Control Act Legal Fund."
891	(3) (a) The fund consists of:
892	(i) deposits made under Section 32B-3-205; and
893	(ii) interest earned on the fund.
894	(b) The fund shall earn interest. Interest on the fund shall be deposited into the fund.
895	(4) The Office of the Attorney General shall expend money from the fund to

896	supplement appropriations by the Legislature to fund enforcement of this title.
897	Section 7. Section 32B-2-605 is amended to read:
898	32B-2-605. Operational requirements for package agency.
899	(1) (a) A person may not operate a package agency until a package agency agreement is
900	entered into by the package agent and the department.
901	(b) A package agency agreement shall state the conditions of operation by which the
902	package agent and the department are bound.
903	(c) (i) If a package agent or staff of the package agent violates this title, rules under this
904	title, or the package agency agreement, the department may take any action against the package
905	agent that is allowed by the package agency agreement.
906	(ii) An action against a package agent is governed solely by its package agency
907	agreement and may include suspension or revocation of the package agency.
908	(iii) A package agency agreement shall provide procedures to be followed if a package
909	agent fails to pay money owed to the department including a procedure for replacing the
910	package agent or operator of the package agency.
911	(iv) A package agency agreement shall provide that the package agency is subject to
912	covert investigations for selling an alcoholic product to a minor.
913	(v) Notwithstanding that this part refers to "package agency" or "package agent," staff
914	of the package agency or package agent is subject to the same requirement or prohibition.
915	(2) (a) A package agency shall be operated by an individual who is either:
916	(i) the package agent; or
917	(ii) an individual designated by the package agent.
918	(b) An individual who is a designee under this Subsection (2) shall be:
919	(i) an employee of the package agent; and
920	(ii) responsible for the operation of the package agency.
921	(c) The conduct of the designee is attributable to the package agent.
922	(d) A package agent shall submit the name of the person operating the package agency
923	to the department for the department's approval.
924	(e) A package agent shall state the name and title of a designee on the application for a
925	package agency.
926	(f) A package agent shall:

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- 927 (i) inform the department of a proposed change in the individual designated to operate 928 a package agency; and 929 (ii) receive prior approval from the department before implementing the change
 - (ii) receive prior approval from the department before implementing the change described in this Subsection (2)(f).
 - (g) Failure to comply with the requirements of this Subsection (2) may result in the immediate termination of a package agency agreement.
 - (3) (a) A package agent shall display in a prominent place in the package agency the record issued by the commission that designates the package agency.
 - (b) A package agent that displays or stores liquor at a location visible to the public shall display in a prominent place in the package agency a sign in large letters that consists of text in the following order:
 - (i) a header that reads: "WARNING";
 - (ii) a warning statement that reads: "Drinking alcoholic beverages during pregnancy can cause birth defects and permanent brain damage for the child.";
 - (iii) a statement in smaller font that reads: "Call the Utah Department of Health at [insert most current toll-free number] with questions or for more information.";
 - (iv) a header that reads: "WARNING"; and
 - (v) a warning statement that reads: "Driving under the influence of alcohol or drugs is a serious crime that is prosecuted aggressively in Utah."
 - (c) (i) The text described in Subsections (3)(b)(i) through (iii) shall be in a different font style than the text described in Subsections (3)(b)(iv) and (v).
 - (ii) The warning statements in the sign described in Subsection (3)(b) shall be in the same font size.
 - (d) The Department of Health shall work with the commission and department to facilitate consistency in the format of a sign required under this section.
 - (4) A package agency may not display liquor or a price list in a window or showcase that is visible to passersby.
 - (5) (a) A package agency may not purchase liquor from a person except from the department.
- 956 (b) At the discretion of the department, liquor may be provided by the department to a package agency for sale on consignment.

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- (6) A package agency may not store, sell, offer for sale, or furnish liquor in a place other than as designated in the package agent's application, unless the package agent first applies for and receives approval from the department for a change of location within the package agency premises.
- (7) A package agency may not sell, offer for sale, or furnish liquor except at a price fixed by the commission.
 - (8) A package agency may not sell, offer for sale, or furnish liquor to:
- 965 (a) a minor;
- 966 (b) a person actually, apparently, or obviously intoxicated;
- 967 (c) a known interdicted person; or
- 968 (d) a known habitual drunkard.
- 969 (9) (a) A package agency may not employ a minor to handle liquor.
- 970 (b) (i) Staff of a package agency may not:
- 971 (A) consume an alcoholic product on the premises of a package agency; or
- 972 (B) allow any person to consume an alcoholic product on the premises of a package agency.
 - (ii) Violation of this Subsection (9)(b) is a class B misdemeanor.
 - (10) (a) A package agency may not close or cease operation for a period longer than 72 hours, unless:
 - (i) the package agency notifies the department in writing at least seven days before the closing; and
 - (ii) the closure or cessation of operation is first approved by the department.
 - (b) Notwithstanding Subsection (10)(a), in the case of emergency closure, a package agency shall immediately notify the department by telephone.
 - (c) (i) The department may authorize a closure or cessation of operation for a period not to exceed 60 days.
 - (ii) The department may extend the initial period an additional 30 days upon written request of the package agency and upon a showing of good cause.
 - (iii) A closure or cessation of operation may not exceed a total of 90 days without commission approval.
 - (d) The notice required by Subsection (10)(a) shall include:

989	(i) the dates of closure or cessation of operation;
990	(ii) the reason for the closure or cessation of operation; and
991	(iii) the date on which the package agency will reopen or resume operation.
992	(e) Failure of a package agency to provide notice and to obtain department
993	authorization before closure or cessation of operation results in an automatic termination of the
994	package agency agreement effective immediately.
995	(f) Failure of a package agency to reopen or resume operation by the approved date
996	results in an automatic termination of the package agency agreement effective on that date.
997	(11) A package agency may not transfer its operations from one location to another
998	location without prior written approval of the commission. A package agency shall pay an
999	application fee of \$300 to apply for the written approval of the commission under this
1000	Subsection (11).
1001	(12) (a) A person, having been issued a package agency, may not sell, transfer, assign,
1002	exchange, barter, give, or attempt in any way to dispose of the package agency to another
1003	person, whether for monetary gain or not.
1004	(b) A package agency has no monetary value for any type of disposition.
1005	(13) (a) Subject to the other provisions of this Subsection (13):
1006	(i) sale or delivery of liquor may not be made on or from the premises of a package
1007	agency, and a package agency may not be kept open for the sale of liquor:
1008	(A) on Sunday; or
1009	(B) on a state or federal legal holiday.
1010	(ii) Sale or delivery of liquor may be made on or from the premises of a package
1011	agency, and a package agency may be open for the sale of liquor, only on a day and during
1012	hours that the commission directs by rule or order.
1013	(b) A package agency located at a manufacturing facility is not subject to Subsection
1014	(13)(a) if:
1015	(i) the package agency is located [at] on the same parcel as a manufacturing facility
1016	licensed in accordance with Chapter 11, Manufacturing and Related Licenses Act;
1017	(ii) the manufacturing facility licensed in accordance with Chapter 11, Manufacturing
1018	and Related Licenses Act, holds:

(A) a full-service restaurant license;

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1020	(B) a limited-service restaurant license;
1021	(C) a beer-only restaurant license; or
1022	(D) dining club license;
1023	(iii) the restaurant or dining club is located at the manufacturing facility;
1024	(iv) the restaurant or dining club sells an alcoholic product produced [at] by the
1025	manufacturing [facility] licensee;
1026	(v) the manufacturing facility:
1027	(A) owns the restaurant or dining club; or
1028	(B) operates the restaurant or dining club;
1029	(vi) the package agency only sells an alcoholic product produced [at] by the
1030	manufacturing [facility] licensee; and
1031	(vii) the package agency's days and hours of sale are the same as the days and hours of
1032	sale at the restaurant or dining club.
1033	(c) (i) Subsection (13)(a) does not apply to a package agency held by a resort licensee in
1034	the package agent that holds the package agency to sell liquor at the resort does not sell liquor
1035	in a manner similar to a state store.
1036	(ii) The commission may by rule define what constitutes a package agency that sells
1037	liquor "in a manner similar to a state store."
1038	(d) As used in this Subsection (13), "parcel" means an identifiable single unit of
1039	property that is treated as separate for valuation or zoning purposes and includes an
1040	improvement on that unit of property.
1041	(14) (a) Except to the extent authorized by commission rule, a minor may not be
1042	admitted into, or be on the premises of a package agency unless accompanied by a person who
1043	is:
1044	(i) 21 years of age or older; and
1045	(ii) the minor's parent, legal guardian, or spouse.
1046	(b) A package agent or staff of a package agency that has reason to believe that a
1047	person who is on the premises of a package agency is under the age of 21 and is not
1048	accompanied by a person described in Subsection (14)(a) may:
1049	(i) ask the suspected minor for proof of age;
1050	(ii) ask the person who accompanies the suspected minor for proof of age; and

- 1051 (iii) ask the suspected minor or the person who accompanies the suspected minor for proof of parental, guardianship, or spousal relationship.
 - (c) A package agent or staff of a package agency shall refuse to sell liquor to the suspected minor and to the person who accompanies the suspected minor into the package agency if the minor or person fails to provide any information specified in Subsection (14)(b).
 - (d) A package agent or staff of a package agency shall require the suspected minor and the person who accompanies the suspected minor into the package agency to immediately leave the premises of the package agency if the minor or person fails to provide information specified in Subsection (14)(b).
 - (15) (a) A package agency shall sell, offer for sale, or furnish liquor in a sealed container.
 - (b) A person may not open a sealed container on the premises of a package agency.
 - (c) Notwithstanding Subsection (15)(a), a package agency may sell, offer for sale, or furnish liquor in other than a sealed container:
 - (i) if the package agency is the type of package agency that authorizes the package agency to sell, offer for sale, or furnish the liquor as part of room service;
 - (ii) if the liquor is sold, offered for sale, or furnished as part of room service; and
 - (iii) subject to:
 - (A) staff of the package agency providing the liquor in person only to an adult guest in the guest room;
 - (B) staff of the package agency not leaving the liquor outside a guest room for retrieval by a guest; and
 - (C) the same limits on the portions in which an alcoholic product may be sold by a retail licensee under Section 32B-5-304.
 - (16) On or after October 1, 2011, a package agency may not sell, offer for sale, or furnish heavy beer in a sealed container that exceeds two liters.
 - (17) The department may pay or otherwise remunerate a package agent on any basis, including sales or volume of business done by the package agency.
 - (18) The commission may prescribe by policy or rule general operational requirements of a package agency that are consistent with this title and relate to:
 - (a) physical facilities;

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1082	(b) conditions of operation;
1083	(c) hours of operation;
1084	(d) inventory levels;
1085	(e) payment schedules;
1086	(f) methods of payment;
1087	(g) premises security; and
1088	(h) any other matter considered appropriate by the commission.
1089	Section 8. Section 32B-3-205 is amended to read:
1090	32B-3-205. Penalties.
1091	(1) If the commission is satisfied that a person subject to administrative action violate
1092	this title or the commission's rules, in accordance with Title 63G, Chapter 4, Administrative
1093	Procedures Act, the commission may:
1094	(a) suspend or revoke the person's license, permit, or certificate of approval;
1095	(b) subject to Subsection (2), impose a fine against the person, including individual
1096	staff of a licensee, permittee, or certificate holder;
1097	(c) assess the administrative costs of a disciplinary proceeding to the person if the
1098	person is a licensee, permittee, or certificate holder; or
1099	(d) take a combination of actions described in this Subsection (1).
1100	(2) (a) A fine imposed may not exceed \$25,000 in the aggregate for:
1101	(i) a single notice of agency action; or
1102	(ii) a single action against a package agency.
1103	(b) The commission shall by rule establish a schedule setting forth a range of fines for
1104	each violation.
1105	(3) [The] (a) Except as provided in Subsection (3)(b), the commission shall transfer
1106	the costs assessed under this section into the General Fund in accordance with Section
1107	32B-2-301.
1108	(b) Fines assessed under Subsection (11) shall be deposited as follows:
1109	(i) \$130,000 into the Alcoholic Beverage Control Act Legal Fund created in Section
1110	32B-2-307; and
1111	(ii) the remainder of the money into the Alcoholic Beverage Control Act Enforcement
1112	Fund created in Section 32R-2-305

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from the department's sales list; and

1113 (4) (a) If a license or permit is suspended under this section, the licensee or permittee 1114 shall prominently display a sign provided by the department: 1115 (i) during the suspension; and 1116 (ii) at the entrance of the premises of the licensee or permittee. 1117 (b) The sign required by this Subsection (4) shall: 1118 (i) read "The Utah Alcoholic Beverage Control Commission has suspended the 1119 alcoholic product license or permit of this establishment. An alcoholic product may not be 1120 sold, offered for sale, furnished, or consumed on these premises during the period of 1121 suspension."; and 1122 (ii) include the dates of the suspension period. 1123 (c) A licensee or permittee may not remove, alter, obscure, or destroy a sign required to 1124 be displayed under this Subsection (4) during the suspension period. 1125 (5) (a) If a license or permit is revoked, the commission may order the revocation of a 1126 bond posted by the licensee or permittee under this title. 1127 (b) Notwithstanding Subsection (5)(a), the department may make a claim against a 1128 bond posted by a licensee or permittee for money owed the department under this title without 1129 the commission first revoking the license or permit. 1130 (6) A licensee or permittee whose license or permit is revoked may not reapply for a 1131 license or permit under this title for three years from the date on which the license or permit is 1132 revoked. (7) If a staff member of a licensee, permittee, or certificate holder is found to have 1133 1134 violated this title, in addition to imposing another penalty authorized by this title, the 1135 commission may prohibit the staff member from handling, selling, furnishing, distributing, 1136 manufacturing, wholesaling, or warehousing an alcoholic product in the course of acting as 1137 staff with a licensee, permittee, or certificate holder under this title for a period determined by 1138 the commission. 1139 (8) (a) If the commission makes the finding described in Subsection (8)(b), in addition 1140 to other penalties prescribed by this title, the commission may order: 1141 (i) the removal of an alcoholic product of the manufacturer's, supplier's, or importer's

(ii) a suspension of the department's purchase of an alcoholic product described in

1144	Subsection (8)(a)(1) for a period determined by the commission.
1145	(b) The commission may take the action described in Subsection (8)(a) if:
1146	(i) a manufacturer, supplier, or importer of liquor or its staff or representative violates
1147	this title; and
1148	(ii) the manufacturer, supplier, or importer:
1149	(A) directly commits the violation; or
1150	(B) solicits, requests, commands, encourages, or intentionally aids another to engage in
1151	the violation.
1152	(9) If the commission makes a finding that the brewer holding a certificate of approval
1153	violates this title or rules of the commission, the commission may take an action against the
1154	brewer holding a certificate of approval that the commission could take against a licensee
1155	including:
1156	(a) suspension or revocation of the certificate of approval; and
1157	(b) imposition of a fine.
1158	(10) Notwithstanding the other provisions of this title, the commission may not order a
1159	disciplinary action or fine in accordance with this section if the disciplinary action or fine is
1160	ordered on the basis of a violation:
1161	(a) of a provision in this title related to intoxication or becoming intoxicated; and
1162	(b) if the violation is first investigated by a law enforcement officer, as defined in
1163	Section 53-13-103, who has not received training regarding the requirements of this title
1164	related to responsible alcoholic product sale or service.
1165	(11) (a) The commission shall impose, at a minimum, the following penalties for a
1166	violation related to service of an alcoholic product to a minor \$→ that occurs during an operation under
	Title 77, Chapter 39, Sale of Tobacco or Alcohol to Under Age Persons, or similar operation by a
	peace officer, as defined by Title 53, Chapter 13, Peace Officer Classifications (+\$\hat{S}\$):
1167	(i) for a first violation \$→ [-]:
1167a	(A) \leftarrow \$\hat{s}\$ a mandatory minimum fine of \$\hat{s} \rightarrow [\frac{\pmansum}{3,000}] \frac{\pmansum}{2,500} \leftrightarrow \hat{s} : \hat{s} \rightarrow \text{and}
1167b	(B) mandatory training under Chapter 5, Part 4, Alcohol Training and Education Act.
1167c	of anyone who is required to be trained under Chapter 5, Part 4, but who has completed the
1167d	training more than 11 months before the day on which the fine described in Subsection
1167e	$(11)(a)(i)(A)$ is imposed; \leftarrow \hat{S}
1168	(ii) for a second violation that occurs within \$→ [three years] 18 months ←\$ of the day on
1168a	which the penalty
1169	is imposed for the first violation:

1170	(A) a mandatory minimum suspension of five days, served in successive days,
1171	including a weekend; and
1172	(B) a mandatory minimum fine of \$5,000; and
1173	(iii) for a third violation that occurs within three years of the day on which the penalty
1174	is imposed for the first violation:

1175	(A) a mandatory minimum suspension of 14 days, served in successive days, including
1176	two weekends; and
1177	(B) a mandatory minimum fine of \$15,000.
1178	(b) The commission may not waive the penalties imposed under this Subsection (11).
1179	(12) (a) For a violation of Section 32B-1-407 or admitting a minor to a place where an
1180	alcoholic product is sold or consumed, but where under this title a minor is not permitted, \$→that
1180a	occurs during an operation under Title 77, Chapter 39, Sale of Tobacco or Alcohol to Under Age
1180b	Persons, or similar operation by a peace officer, as defined by Title 53, Chapter 13, Peace Officer
1180c	<u>Classifications</u> , ←\$ the
1181	commission shall impose, at a minimum, a suspension of five days or a fine of \$1,000.
1182	(b) The commission may not waive the penalties imposed under this Subsection (12).
1183	Section 9. Section 32B-5-205 is amended to read:
1184	32B-5-205. Conditional retail license.
1185	(1) As used in this section:
1186	(a) "Conditional retail license" means a retail license that:
1187	[(i) is for one of the following:]
1188	[(A) a full-service restaurant license; or]
1189	[(B) a limited-service restaurant license;]
1190	[(ii)] (i) conditions the holder's ability to sell, offer for sale, furnish, or allow the
1191	consumption of an alcoholic product on its licensed premises on the person submitting to the
1192	department a copy of the holder's current business license before obtaining a valid retail
1193	license; and
1194	[(iii)] (ii) provides that the holder will be issued a valid retail license if the holder
1195	complies with the requirements of Subsection (3).
1196	(b) "Valid retail license" means a retail license issued pursuant to this part under which
1197	the holder is permitted to sell, offer for sale, furnish, or allow the consumption of an alcoholic
1198	product on its licensed premises.
1199	(2) Subject to the requirements of this section, the commission may issue a conditional
1200	retail license to a person if the person:
1201	(a) meets the requirements to obtain the retail license for which the person is applying
1202	except the requirement to submit a copy of the person's current business license; and
1203	(b) agrees not to sell, offer for sale, furnish, or allow the consumption of an alcoholic
1204	product on its licensed premises before obtaining a valid retail license.
1205	(3) (a) A conditional retail license becomes a valid retail license on the day on which

1206	the department notifies the person who holds the conditional retail license that the department
1207	finds that the person has complied with Subsection (3)(b).
1208	(b) For a conditional retail license to become a valid retail license, a person who holds
1209	the conditional retail license shall:
1210	(i) submit to the department a copy of the person's current business license; and
1211	(ii) provide to the department evidence satisfactory to the department that:
1212	(A) there has been no change in the information submitted to the commission as part of
1213	the person's application for a retail license; and
1214	(B) the person continues to qualify for the retail license.
1215	(4) (a) A conditional retail license expires six months after the day on which the
1216	commission issues the conditional retail license, unless the conditional retail license becomes a
1217	valid retail license before that day.
1218	(b) Notwithstanding Subsection (4)(a), the commission may extend the time period of a
1219	conditional retail license an additional three months if the holder of the conditional license can
1220	show to the satisfaction of the commission that the holder of the conditional license:
1221	(i) has an active building permit related to the licensed premises; and
1222	(ii) is engaged in a good faith effort to pursue completion within the three-month
1223	period.
1224	Section 10. Section 32B-5-207 is enacted to read:
1225	32B-5-207. Multiple retail licenses at same building.
1226	(1) (a) The commission may not issue to one or more retail licensees more than one
1227	type of retail license for the same building unless the commission determines that:
1228	(i) the licensed premises for each retail license is in a separate room within the
1229	building; and
1230	(ii) the requirements for each retail license are met.
1231	(b) The commission may define "separate room" by rule made in accordance with Title
1232	63G, Chapter 3, Utah Administrative Rulemaking Act.
1233	(2) Notwithstanding Subsection (1), the commission may issue more than one type of
1234	retail license for the same \$→ [building] room ←\$ if:
1235	(a) each retail license operates at a different day or time;
1236	(b) the requirements for each retail license are met; and

1237	(c) the types of retail licenses issued are:
1238	(i) (A) on-premise beer retailer license associated with a ski resort;
1239	(B) a full-service restaurant license, a limited-service restaurant license, or a beer-only
1240	restaurant license; and
1241	(C) an on-premise banquet catering license; or
1242	(ii) (A) a full-service restaurant license, a limited-service restaurant license, or a
1243	beer-only restaurant license; and
1244	(B) an on-premise banquet \$→ [catering] ←\$ license.
1245	(3) (a) If on May 14, 2013, a building has more than one type of retail license within
1246	the building in a manner that violates Subsection (1) or (2), the one or more retail licensees
1247	may operate under the different types of retail licenses until January 1, 2015.
1248	(b) The commission shall establish by rule, made in accordance with Title 63G,
1249	Chapter 3, Utah Administrative Rulemaking Act, the process to be followed to determine
1250	which retail license described in Subsection (2) may continue to operate within the building on
1251	and after January 1, 2015.
1252	Section 11. Section 32B-5-301 is amended to read:
1253	32B-5-301. General operational requirements.
1254	(1) (a) A retail licensee and staff of a retail licensee shall comply with this title and the
1255	rules of the commission, including the relevant part under Chapter 6, Specific Retail License
1256	Act, for the specific type of retail license.
1257	(b) Failure to comply as provided in Subsection (1)(a) may result in disciplinary action
1258	in accordance with Chapter 3, Disciplinary Actions and Enforcement Act, against:
1259	(i) a retail licensee;
1260	(ii) individual staff of a retail licensee; or
1261	(iii) both a retail licensee and staff of the retail licensee.
1262	(2) (a) If there is a conflict between this part and the relevant part under Chapter 6,
1263	Specific Retail License Act, for the specific type of retail license, the relevant part under
1264	Chapter 6 governs.
1265	(b) Notwithstanding that this part refers to "liquor" or an "alcoholic product," a retail
1266	licensee may only sell, offer for sale, furnish, or allow the consumption of an alcoholic product
1267	specifically authorized by the relevant part under Chapter 6, Specific Retail License Act.

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1268	(c) Notwithstanding that this part or the relevant part under Chapter 6, Specific Retail
1269	License Act, refers to "retail licensee," staff of the retail licensee is subject to the same
1270	requirement or prohibition.
1271	(3) (a) A retail licensee shall display in a prominent place in the licensed premises the
1272	retail license that is issued by the department.
1273	(b) A retail licensee shall display in a prominent place a sign in large letters that
1274	consists of text in the following order:
1275	(i) a header that reads: "WARNING";
1276	(ii) a warning statement that reads: "Drinking alcoholic beverages during pregnancy
1277	can cause birth defects and permanent brain damage for the child.";
1278	(iii) a statement in smaller font that reads: "Call the Utah Department of Health at
1279	[insert most current toll-free number] with questions or for more information.";
1280	(iv) a header that reads: "WARNING"; and
1281	(v) a warning statement that reads: "Driving under the influence of alcohol or drugs is a
1282	serious crime that is prosecuted aggressively in Utah."
1283	(c) (i) The text described in Subsections (3)(b)(i) through (iii) shall be in a different
1284	font style than the text described in Subsections (3)(b)(iv) and (v).
1285	(ii) The warning statements in the sign described in Subsection (3)(b) shall be in the
1286	same font size.
1287	(d) The Department of Health shall work with the commission and department to
1288	facilitate consistency in the format of a sign required under this section.
1289	(4) A retail licensee may not on the licensed premises:
1290	(a) engage in or permit any form of gambling, as defined and proscribed in Title 76,
1291	Chapter 10, Part 11, Gambling;
1292	(b) have any video gaming device, as defined and proscribed by Title 76, Chapter 10,
1293	Part 11, Gambling; or
1294	(c) engage in or permit a contest, game, gaming scheme, or gaming device that requires
1295	the risking of something of value for a return or for an outcome when the return or outcome is

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based upon an element of chance, excluding the playing of an amusement device that confers

(5) A retail licensee may not knowingly allow a person on the licensed premises to, in

only an immediate and unrecorded right of replay not exchangeable for value.

1299	violation of Title 58, Chapter 37, Utah Controlled Substances Act, or Chapter 37a, Utah Drug
1300	Paraphernalia Act:
1301	(a) sell, distribute, possess, or use a controlled substance, as defined in Section
1302	58-37-2; or
1303	(b) use, deliver, or possess with the intent to deliver drug paraphernalia, as defined in
1304	Section 58-37a-3.
1305	(6) Upon the presentation of credentials, at any time during which a retail licensee is
1306	open for the transaction of business, the retail licensee shall immediately:
1307	(a) admit a commissioner, authorized department employee, or law enforcement officer
1308	to the retail licensee's premises; and
1309	(b) permit, without hindrance or delay, the person described in Subsection (6)(a) to
1310	inspect completely:
1311	(i) the entire premises of the retail licensee; and
1312	(ii) the records of the retail licensee.
1313	(7) An individual may not consume an alcoholic product on the licensed premises of a
1314	retail licensee on any day during the period:
1315	(a) beginning one hour after the time of day that the period during which a retail
1316	licensee may not sell, offer for sale, or furnish an alcoholic product on the licensed premises
1317	begins; and
1318	(b) ending at the time specified in the relevant part under Chapter 6, Specific Retail
1319	License Act, for the type of retail license when the retail licensee may first sell, offer for sale,
1320	or furnish an alcoholic product on the licensed premises on that day.
1321	(8) (a) The time period a retail licensee may sell, offer for sale, or furnish an alcoholic
1322	product is specified in the relevant part under Chapter 6, Specific Retail License Act, for the
1323	type of retail license.
1324	(b) Notwithstanding Subsection (8)(a), a local authority may impose more restrictive
1325	hours during which a retail licensee may sell, offer for sale, or furnish an alcoholic product.
1326	Section 12. Section 32B-5-304 is amended to read:
1327	32B-5-304. Portions in which alcoholic product may be sold.
1328	(1) (a) A retail licensee may sell, offer for sale, or furnish a primary spirituous liquor
1329	only in a quantity that does not exceed 1.5 ounces per beverage dispensed through a calibrated

1330	metered dispensing system approved by the department in accordance with commission rules
1331	adopted under this title, except that:
1332	[(a)] (i) spirituous liquor need not be dispensed through a calibrated metered
1333	dispensing system if used as a secondary flavoring ingredient in a beverage subject to the
1334	following requirements:
1335	[(i)] (A) the secondary ingredient may be dispensed only in conjunction with the
1336	purchase of a primary spirituous liquor;
1337	[(ii)] (B) the secondary ingredient may not be the only spirituous liquor in the
1338	beverage;
1339	[(iii)] (C) the retail licensee shall designate a location where flavorings are stored on
1340	the floor plan submitted to the department; and
1341	[(iv)] (D) a flavoring container shall be plainly and conspicuously labeled "flavorings"
1342	[(b)] (ii) spirituous liquor need not be dispensed through a calibrated metered
1343	dispensing system if used:
1344	[(i)] (A) as a flavoring on a dessert; and
1345	[(ii)] (B) in the preparation of a flaming food dish, drink, or dessert; and
1346	[(c)] (iii) a patron may have no more than 2.5 ounces of spirituous liquor at a time.
1347	(b) A retail licensee may sell, offer for sale, or furnish an individual portion of
1348	spirituous liquor to a patron in more than one container if:
1349	(i) the total amount of spirituous liquor in all of the containers does not exceed 1.5
1350	ounces;
1351	(ii) the retail licensee holds a manufacturing license;
1352	(iii) the portion is provided in separate containers for educational purposes;
1353	(iv) no more than six containers are provided at the same time; and
1354	(v) a patron is offered only one set of containers per day by the retail licensee.
1355	(2) (a) (i) A retail licensee may sell, offer for sale, or furnish wine by the glass or in an
1356	individual portion that does not exceed 5 ounces per glass or individual portion.
1357	(ii) A retail licensee may sell, offer for sale, or furnish an individual portion of wine to
1358	a patron in more than one [glass] container if the total amount of wine does not exceed 5
1359	ounces.
1360	(b) (i) A retail licensee may sell offer for sale or furnish wine in a container not

1361	exceeding 1.5 liters at a price fixed by the commission to a table of four or more persons.
1362	(ii) A retail licensee may sell, offer for sale, or furnish wine in a container not to
1363	exceed 750 milliliters at a price fixed by the commission to a table of less than four persons.
1364	(3) (a) A retail licensee may sell, offer for sale, or furnish heavy beer in an original
1365	container at a price fixed by the commission, except that the original container may not exceed
1366	one liter.
1367	(b) A retail licensee may sell, offer for sale, or furnish an individual portion of heavy
1368	beer to a patron in more than one container if:
1369	(i) the total amount of heavy beer in all of the containers does not exceed 12 ounces;
1370	(ii) the retail licensee holds a manufacturing license;
1371	(iii) the portion is provided in separate containers for educational purposes;
1372	(iv) no more than six containers are provided at the same time; and
1373	(v) a patron is offered only one set of containers per day by the retail licensee.
1374	(4) A retail licensee may sell, offer for sale, or furnish a flavored malt beverage in an
1375	original container at a price fixed by the commission, except that the original container may not
1376	exceed one liter.
1377	(5) (a) Subject to Subsection (5)(b), a retail licensee may sell, offer for sale, or furnish
1378	beer for on-premise consumption:
1379	(i) in an open original container; and
1380	(ii) in a container on draft.
1381	(b) A retail licensee may not sell, offer for sale, or furnish beer under Subsection (5)(a):
1382	(i) in a size of container that exceeds two liters; or
1383	(ii) to an individual patron in a size of container that exceeds one liter.
1384	(c) A retail licensee may sell, offer for sale, or furnish an individual portion of beer to a
1385	patron in more than one container if:
1386	(i) the total amount of beer in all of the containers does not exceed 12 ounces;
1387	(ii) the retail licensee holds a manufacturing license;
1388	(iii) the portions are provided in separate containers for educational purposes;
1389	(iv) no more than six containers are provided at the same time; and
1390	(v) a patron is offered only one set of containers per day by the retail licensee.
1391	Section 13. Section 32B-5-309 (Superseded 07/01/13) is amended to read:

1392	32B-5-309 (Superseded 07/01/13). Ceasing operation Prohibiting transfer of
1393	license.
1394	(1) (a) Except as provided in Subsection (1)(h), a retail licensee may not close or cease
1395	operation for a period longer than 240 hours, unless:
1396	(i) the retail licensee notifies the department in writing at least seven days before the
1397	day on which the retail licensee closes or ceases operation; and
1398	(ii) the closure or cessation of operation is first approved by the department.
1399	(b) Notwithstanding Subsection (1)(a), in the case of emergency closure, a retail
1400	licensee shall immediately notify the department by telephone.
1401	(c) (i) The department may authorize a closure or cessation of operation of a retail
1402	licensee for a period not to exceed 60 days.
1403	(ii) The department may extend the initial period an additional 30 days upon:
1404	(A) written request of the retail licensee; and
1405	(B) a showing of good cause.
1406	(d) A closure or cessation of operation may not exceed a total of 90 days without
1407	commission approval.
1408	(e) A notice required under this Subsection (1) shall include:
1409	(i) the dates of closure or cessation of operation;
1410	(ii) the reason for the closure or cessation of operation; and
1411	(iii) the date on which the retail licensee will reopen or resume operation.
1412	(f) Failure of a retail licensee to provide notice and to obtain department approval
1413	before closure or cessation of operation results in an automatic forfeiture of:
1414	(i) the retail license; and
1415	(ii) the unused portion of the retail license fee for the remainder of the retail license
1416	year effective immediately.
1417	(g) Failure of a retail licensee to reopen or resume operation by the approved date
1418	results in an automatic forfeiture of:
1419	(i) the retail license; and
1420	(ii) the unused portion of the retail license fee for the remainder of the retail license
1421	year.
1422	(h) This Subsection (1) does not apply to:

1423	(1) an on-premise beer retailer who is not a tavern; or
1424	(ii) an airport lounge licensee.
1425	(2) A retail licensee may not transfer a retail license from one location to another
1426	location, without prior written approval of the commission. A retail licensee shall pay an
1427	application fee of \$300 to apply for the written approval of the commission under this
1428	Subsection (2).
1429	(3) (a) A person, having been issued a retail license may not sell, transfer, assign,
1430	exchange, barter, give, or attempt in any way to dispose of the retail license to another person
1431	whether for monetary gain or not.
1432	(b) A retail license has no monetary value for any type of disposition.
1433	Section 14. Section 32B-5-311 is enacted to read:
1434	32B-5-311. Private events at retail licensee premises.
1435	$\hat{S} \rightarrow (1) \leftarrow \hat{S}$ Subject to $\hat{S} \rightarrow [\underline{Section}]$ Sections $\leftarrow \hat{S}$ 32B-5-309 $\hat{S} \rightarrow \underline{and}$ 32B-6-505 $\leftarrow \hat{S}$, a
1435a	retail licensee may temporarily rent or otherwise
1436	temporarily lease its premises to a person after the hours the retail licensee may sell, offer for
1437	sale, or furnish an alcoholic product if:
1438	\$→ [(1)] (a) ←\$ the person who temporarily rents or leases the licensed premises obtains an
1438a	<u>event</u>
1439	permit under Chapter 9, Event Permit Act, for the time period that the retail licensee rents or
1440	otherwise leases its licensed premises;
1441	$\hat{S} \rightarrow [\underline{(2)}]$ (b) $\leftarrow \hat{S}$ the event for which the licensed premises are leased is not open to the
1441a	public;
1442	$\hat{S} \rightarrow [(3)]$ (c) $\leftarrow \hat{S}$ the person to whom the retail licensee rents or leases the premises agrees in
1442a	writing
1443	to comply with this title as if the person is the retail licensee, except for:
1444	$\hat{S} \rightarrow [\underline{(a)}]$ (i) $\leftarrow \hat{S}$ a requirement related to making or maintaining a record; and
1445	\$→ [(b)] (ii) ←\$ the hours during which an alcoholic product may be sold, offered for sale,
1445a	<u>or</u>
1446	furnished; and
1447	$\hat{S} \rightarrow [\underline{(4)}]$ (d) $\leftarrow \hat{S}$ the retail licensee takes reasonable steps to ensure that the person complies
1447a	<u>with</u>
1448	this section.
1448a	\$→ (2) Subject to Sections 32B-5-309 and 32-6-505, a retail licensee may temporarily rent or
1448b	otherwise temporarily lease its premises for a private event during the hours the retail

1448c	S→licensee may sell, offer for sale, or furnish an alcoholic product if:
1448d	(a) the person to whom the retail licensee rents or leases the premises agrees in writing to
1448e	comply with this title as if the person is the retail licensee, except for a requirement related to
1448f	making or maintaining a record; and
1448g	(b) the retail licensee takes reasonable steps to ensure that the person complies with this
1448h	section as provided in Subsection (2)(a). ←Ŝ
1449	Section 15. Section 32B-6-203 is amended to read:
1450	32B-6-203. Commission's power to issue full-service restaurant license.
1451	(1) Before a person may store, sell, offer for sale, furnish, or allow the consumption of
1452	an alcoholic product on its premises as a full-service restaurant, the person shall first obtain a
1453	full-service restaurant license from the commission in accordance with this part.

1454	(2) The commission may issue a full-service restaurant license to establish full-service
1455	restaurant licensed premises at places and in numbers the commission considers proper for the
1456	storage, sale, offer for sale, furnishing, and consumption of an alcoholic product on premises
1457	operated as a full-service restaurant.
1458	(3) Subject to Section 32B-1-201:
1459	(a) The commission may not issue a total number of full-service restaurant licenses that
1460	at any time exceeds the number determined by dividing the population of the state by 4,534.
1461	(b) The commission may issue a seasonal full-service restaurant license in accordance
1462	with Section 32B-5-206.
1463	(c) (i) If the location, design, and construction of a hotel may require more than one
1464	full-service restaurant sales location within the hotel to serve the public convenience, the
1465	commission may authorize the sale, offer for sale, or furnishing of an alcoholic product at as
1466	many as three full-service restaurant locations within the hotel under one full-service restaurant
1467	license if:
1468	(A) the hotel has a minimum of 150 guest rooms; and
1469	(B) the locations under the full-service restaurant license are:
1470	(I) within the same hotel; and
1471	(II) on premises that are managed or operated, and owned or leased, by the full-service
1472	restaurant licensee.
1473	(ii) A facility other than a hotel shall have a separate full-service restaurant license for
1474	each full-service restaurant where an alcoholic product is sold, offered for sale, or furnished.
1475	(d) The commission may not issue a single full-service restaurant license to a
1476	full-service restaurant that would have licensed premises in more than one building \$\infty unless
1476a	there is continuity in the premises between the multiple buildings after considering one or
1476b	more of the following:
1476c	(i) whether a patron would go through an unlicensed area to move from one part of the
1476d	licensed premises to a different part of the licensed premises;
1476e	(ii) whether the buildings share common food preparation facilities;
1476f	(iii) whether there is a common entrance to the licensed premises with multiple buildings; and
1476g	(iv) any other factor the commission considers relevant $\leftarrow \hat{S}$.
1477	(4) (a) Except as provided in Subsection (4)(b), the commission may not issue a
1478	full-service restaurant license for premises that do not meet the proximity requirements of
1479	Section 32B-1-202.

(b) With respect to the premises of a full-service restaurant license issued by the

1481	commission that undergoes a change of ownership, the commission shall waive or vary the
1482	proximity requirements of Subsection 32B-1-202(2) in considering whether to issue a
1483	full-service restaurant license to the new owner of the premises if:
1484	(i) when a full-service restaurant license was issued to a previous owner, the premise

1485 met the proximity requirements of Subsection 32B-1-202(2); 1486 (ii) the premises has had a full-service restaurant license at all times since the 1487 full-service restaurant license described in Subsection (4)(b)(i) was issued without a variance: 1488 and 1489 (iii) the community location was located within the proximity requirements of 1490 Subsection 32B-1-202(2) after the day on which the full-service restaurant license described in 1491 Subsection (4)(b)(i) was issued. 1492 Section 16. Section 32B-6-205 is amended to read: 1493 32B-6-205. Specific operational requirements for a full-service restaurant license. 1494 (1) (a) In addition to complying with Chapter 5, Part 3, Retail Licensee Operational 1495 Requirements, a full-service restaurant licensee and staff of the full-service restaurant licensee 1496 shall comply with this section. 1497 (b) Failure to comply as provided in Subsection (1)(a) may result in disciplinary action 1498 in accordance with Chapter 3, Disciplinary Actions and Enforcement Act, against: 1499 (i) a full-service restaurant licensee; 1500 (ii) individual staff of a full-service restaurant licensee; or 1501 (iii) both a full-service restaurant licensee and staff of the full-service restaurant licensee. 1502 1503 (2) In addition to complying with Subsection 32B-5-301(3), a full-service restaurant 1504 licensee shall display in a prominent place in the restaurant a list of the types and brand names 1505 of liquor being furnished through the full-service restaurant licensee's calibrated metered 1506 dispensing system. 1507 (3) In addition to complying with Section 32B-5-303, a full-service restaurant licensee 1508 shall store an alcoholic product in a storage area described in Subsection (12)(a). 1509 (4) (a) An individual who serves an alcoholic product in a full-service restaurant 1510 licensee's premises shall make a written beverage tab for each table or group that orders or 1511 consumes an alcoholic product on the premises. 1512 (b) A beverage tab required by this Subsection (4) shall list the type and amount of an

1514 (5) A person's willingness to serve an alcoholic product may not be made a condition 1515 of employment as a server with a full-service restaurant licensee.

alcoholic product ordered or consumed.

1516	(6) (a) A full-service restaurant licensee may not sell, offer for sale, or furnish liquor at
1517	the licensed premises on any day during the period that:
1518	(i) begins at midnight; and
1519	(ii) ends at 11:29 a.m.
1520	(b) A full-service restaurant licensee may sell, offer for sale, or furnish beer during the
1521	hours specified in Part 7, On-premise Beer Retailer License, for an on-premise beer retailer,
1522	except that a full-service restaurant licensee may not sell, offer for sale, or furnish beer before
1523	11:30 a.m. on any day.
1524	(7) A full-service restaurant licensee shall maintain at least 70% of its total restaurant
1525	business from the sale of food, which does not include:
1526	(a) mix for an alcoholic product; or
1527	(b) a service charge.
1528	(8) (a) A full-service restaurant licensee may not sell, offer for sale, or furnish an
1529	alcoholic product except in connection with an order for food prepared, sold, and furnished at
1530	the licensed premises.
1531	(b) A full-service restaurant licensee shall maintain on the licensed premises adequate
1532	culinary facilities for food preparation and dining accommodations.
1533	(9) (a) Subject to the other provisions of this Subsection (9), a patron may not have
1534	more than two alcoholic products of any kind at a time before the patron.
1535	(b) A patron may not have more than one spirituous liquor drink at a time before the
1536	patron.
1537	(c) An individual portion of wine is considered to be one alcoholic product under
1538	Subsection (9)(a).
1539	(10) $\mathbf{\hat{S}} \rightarrow \mathbf{\hat{S}}$ A patron may consume an alcoholic product only:
1540	$\hat{S} \rightarrow [f] (a) [f] [\underline{(i)} while seated] \leftarrow \hat{S} at:$
1541	$\mathbf{\hat{S}} \rightarrow [\mathbf{f}] (i) [\mathbf{f}] [\underline{(A)}] \leftarrow \mathbf{\hat{S}}$ the patron's table;
1542	$\mathbf{\hat{S}} \rightarrow [\mathbf{f}] (ii) [\mathbf{f}] [\mathbf{f}] \leftarrow \mathbf{\hat{S}}$ a counter; or
1543	$\hat{S} \rightarrow [f]$ (iii) $[f] \leftarrow \hat{S}$ a seating grandfathered bar structure; and
1544	$\hat{S} \rightarrow [f]$ (b) $[\frac{1}{2}] \leftarrow \hat{S}$ where food is served.
1545	$\hat{S} \rightarrow [\underline{(b)}]$ A patron may not be served or consume an alcoholic product anywhere on the

licensed premises other than at a location described in Subsection (10)(a) regardless of its←Ŝ

\$→proximity to a location described in Subsection (10)(a).] ←\$

- (11) (a) A full-service restaurant licensee may not sell, offer for sale, or furnish an alcoholic product to a patron, and a patron may not consume an alcoholic product at a bar structure that is not a seating grandfathered bar structure.
 - (b) At a seating grandfathered bar structure a patron who is 21 years of age or older may:
- 1553 (i) sit;

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- (ii) be furnished an alcoholic product; and
- 1555 (iii) consume an alcoholic product.
- 1556 (c) Except as provided in Subsection (11)(d), at a seating grandfathered bar structure a 1557 full-service restaurant licensee may not permit a minor to, and a minor may not:
- 1558 (i) sit; or
- (ii) consume food or beverages.
- 1560 (d) (i) A minor may be at a seating grandfathered bar structure if the minor is employed 1561 by a full-service restaurant licensee:
 - (A) as provided in Subsection 32B-5-308(2); or
 - (B) to perform maintenance and cleaning services during an hour when the full-service restaurant licensee is not open for business.
 - (ii) A minor may momentarily pass by a seating grandfathered bar structure without remaining or sitting at the bar structure en route to an area of a full-service restaurant licensee's premises in which the minor is permitted to be.
 - (12) Except as provided in Subsection 32B-5-307(3), a full-service restaurant licensee may dispense an alcoholic product only if:
 - (a) the alcoholic product is dispensed from:
- (i) a grandfathered bar structure;
- 1572 (ii) an area adjacent to a grandfathered bar structure that is visible to a patron sitting at 1573 the grandfathered bar structure if that area is used to dispense an alcoholic product as of May 1574 12, 2009; or
- 1575 (iii) an area that is:
- 1576 (A) separated from an area for the consumption of food by a patron by a solid, 1577 translucent, permanent structural barrier such that the facilities for the storage or dispensing of

15/8	an alcoholic product are:
1579	(I) not readily visible to a patron; and
1580	(II) not accessible by a patron; and
1581	(B) apart from an area used:
1582	(I) for dining;
1583	(II) for staging; or
1584	(III) as a lobby or waiting area;
1585	(b) the full-service restaurant licensee uses an alcoholic product that is:
1586	(i) stored in an area described in Subsection (12)(a); or
1587	(ii) in an area not described in Subsection (12)(a) on the licensed premises and:
1588	(A) immediately before the alcoholic product is dispensed it is in an unopened
1589	container;
1590	(B) the unopened container is taken to an area described in Subsection (12)(a) before it
1591	is opened; and
1592	(C) once opened, the container is stored in an area described in Subsection (12)(a); and
1593	(c) any instrument or equipment used to dispense alcoholic product is located in an
1594	area described in Subsection (12)(a).
1595	(13) A full-service restaurant licensee may state in a food or alcoholic product menu a
1596	charge or fee made in connection with the sale, service, or consumption of liquor including:
1597	(a) a set-up charge;
1598	(b) a service charge; or
1599	(c) a chilling fee.
1600	(14) Except as provided in Subsection 32B-5-307(3)(d) and notwithstanding
1601	Subsection 32B-6-706(4), a full-service restaurant licensee may not allow a patron to remove a
1602	container containing an alcoholic product from the licensed premises of the full-service
1603	restaurant unless the full-service restaurant licensee holds a package agency under which the
1604	full-service restaurant licensee may sell, offer for sale, or furnish sealed containers of an
1605	alcoholic product.
1606	Section 17. Section 32B-6-303 is amended to read:
1607	32B-6-303. Commission's power to issue limited-service restaurant license.
1608	(1) Before a person may store, sell, offer for sale, furnish, or allow the consumption of

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more of the following:

1609	wine, heavy beer, or beer on its premises as a limited-service restaurant, the person shall first
1610	obtain a limited-service restaurant license from the commission in accordance with this part.
1611	(2) (a) The commission may issue a limited-service restaurant license to establish
1612	limited-service restaurant licensed premises at places and in numbers the commission considers
1613	proper for the storage, sale, offer for sale, furnishing, and consumption of wine, heavy beer, or
1614	beer on premises operated as a limited-service restaurant.
1615	(b) A person may not sell, offer for sale, furnish, or allow the consumption of the
1616	following on the licensed premises of a limited-service restaurant licensee:
1617	(i) spirituous liquor; or
1618	(ii) a flavored malt beverage.
1619	(3) Subject to Section 32B-1-201:
1620	(a) The commission may not issue a total number of limited-service restaurant licenses
1621	that at any time exceeds the number determined by dividing the population of the state by
1622	7,493.
1623	(b) The commission may issue a seasonal limited-service restaurant license in
1624	accordance with Section 32B-5-206.
1625	(c) (i) If the location, design, and construction of a hotel may require more than one
1626	limited-service restaurant sales location within the hotel to serve the public convenience, the
1627	commission may authorize the sale of wine, heavy beer, and beer at as many as three
1628	limited-service restaurant locations within the hotel under one limited-service restaurant license
1629	if:
1630	(A) the hotel has a minimum of 150 guest rooms; and
1631	(B) the locations under the limited-service restaurant license are:
1632	(I) within the same hotel; and
1633	(II) on premises that are managed or operated, and owned or leased, by the
1634	limited-service restaurant licensee.
1635	(ii) A facility other than a hotel shall have a separate limited-service restaurant license
1636	for each limited-service restaurant where wine, heavy beer, or beer is sold, offered for sale, or
1637	furnished.
1638	(d) The commission may not issue a single limited-service restaurant license to a
1639	limited-service restaurant that would have licensed premises in more than one building \$\rightarrow\underline{\text{unless}}
1639a	there is continuity in the premises between the multiple buildings after considering one or

(i) whether a patron would go through an unlicensed area to move from one part of $\leftarrow \hat{S}$

1639d	\$→ the licensed premises to a different part of the licensed premises;
1639e	(ii) whether the buildings share common food preparation facilities;
1639f	(iii) whether there is a common entrance to the licensed premises with multiple buildings; and
1639g	(iv) any other factor the commission considers relevant←Ŝ.

1640	(4) (a) Except as provided in Subsection (4)(b), the commission may not issue a
1641	limited-service restaurant license for premises that do not meet the proximity requirements of
1642	Section 32B-1-202.
1643	(b) With respect to the premises of a limited-service restaurant license issued by the
1644	commission that undergoes a change of ownership, the commission shall waive or vary the
1645	proximity requirements of Subsection 32B-1-202(2) in considering whether to issue a
1646	limited-service restaurant license to the new owner of the premises if:
1647	(i) when a limited-service restaurant license was issued to a previous owner, the
1648	premises met the proximity requirements of Subsection 32B-1-202(2);
1649	(ii) the premises has had a limited-service restaurant license at all times since the
1650	limited-service restaurant license described in Subsection (4)(b)(i) was issued without a
1651	variance; and
1652	(iii) the community location was located within the proximity requirements of
1653	Subsection 32B-1-202(2) after the day on which the limited-service restaurant license
1654	described in Subsection (4)(b)(i) was issued.
1655	Section 18. Section 32B-6-305 is amended to read:
1656	32B-6-305. Specific operational requirements for a limited-service restaurant
1657	license.
1658	(1) (a) In addition to complying with Chapter 5, Part 3, Retail Licensee Operational
1659	Requirements, a limited-service restaurant licensee and staff of the limited-service restaurant
1660	licensee shall comply with this section.
1661	(b) Failure to comply as provided in Subsection (1)(a) may result in disciplinary action
1662	in accordance with Chapter 3, Disciplinary Actions and Enforcement Act, against:
1663	(i) a limited-service restaurant licensee;
1664	(ii) individual staff of a limited-service restaurant licensee; or
1665	(iii) both a limited-service restaurant licensee and staff of the limited-service restaurant
1666	licensee.
1667	(2) (a) A limited-service restaurant licensee on the licensed premises may not sell, offer
1668	for sale, furnish, or allow consumption of:
1669	(i) spirituous liquor; or
1670	(ii) a flavored malt beverage.

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- (b) A product listed in Subsection (2)(a) may not be on the premises of a 1671 1672 limited-service restaurant licensee except for use: 1673 (i) as a flavoring on a dessert; and 1674 (ii) in the preparation of a flaming food dish, drink, or dessert. 1675 (3) In addition to complying with Section 32B-5-303, a limited-service restaurant 1676 licensee shall store an alcoholic product in a storage area described in Subsection (12)(a). 1677 (4) (a) An individual who serves an alcoholic product in a limited-service restaurant 1678 licensee's premises shall make a written beverage tab for each table or group that orders or 1679 consumes an alcoholic product on the premises. 1680 (b) A beverage tab required by this Subsection (4) shall list the type and amount of an 1681 alcoholic product ordered or consumed. 1682 (5) A person's willingness to serve an alcoholic product may not be made a condition 1683 of employment as a server with a limited-service restaurant licensee. 1684 (6) (a) A limited-service restaurant licensee may not sell, offer for sale, or furnish wine 1685 or heavy beer at the licensed premises on any day during the period that: 1686 (i) begins at midnight; and 1687 (ii) ends at 11:29 a.m. (b) A limited-service restaurant licensee may sell, offer for sale, or furnish beer during 1688 1689 the hours specified in Part 7, On-premise Beer Retailer License, for an on-premise beer retailer, 1690 except that a limited-service restaurant licensee may not sell, offer for sale, or furnish beer 1691 before 11:30 a.m. on any day. 1692 (7) A limited-service restaurant licensee shall maintain at least 70% of its total 1693 restaurant business from the sale of food, which does not include a service charge. 1694 (8) (a) A limited-service restaurant licensee may not sell, offer for sale, or furnish an 1695 alcoholic product except in connection with an order for food prepared, sold, and furnished at 1696 the licensed premises.
 - (b) A limited-service restaurant licensee shall maintain on the licensed premises adequate culinary facilities for food preparation and dining accommodations.
 - (9) (a) Subject to the other provisions of this Subsection (9), a patron may not have more than two alcoholic products of any kind at a time before the patron.
 - (b) An individual portion of wine is considered to be one alcoholic product under

1702 Subsection (9)(a). 1703 (10) $\hat{S} \rightarrow [(a)] \leftarrow \hat{S}$ A patron may consume an alcoholic product only: $\hat{S} \rightarrow [f] (a) [f]$ (i) while seated $\leftarrow \hat{S}$ at: 1704 1705 $\hat{S} \rightarrow [f](i)[f][(A)] \leftarrow \hat{S}$ the patron's table; $\hat{S} \rightarrow [f] (ii) [f] [\underline{B}] \leftarrow \hat{S}$ a counter; or 1706 $\hat{S} \rightarrow [f]$ (iii) [f] [C) $\leftarrow \hat{S}$ a seating grandfathered bar structure; and 1707 $\hat{S} \rightarrow [f]$ (b) [f] $[\underline{fii}] \leftarrow \hat{S}$ where food is served. 1708 1709 \$→ [(b) A patron may not be served or consume an alcoholic product anywhere on the licensed premises other than at a location described in Subsection (10)(a) regardless of its 1710 1711 proximity to a location described in Subsection (10)(a).] \(\bigsim\) 1712 (11) (a) A limited-service restaurant licensee may not sell, offer for sale, or furnish an 1713 alcoholic product to a patron, and a patron may not consume an alcoholic product at a bar 1714 structure that is not a seating grandfathered bar structure. 1715 (b) At a seating grandfathered bar structure a patron who is 21 years of age or older 1716 may: 1717 (i) sit: 1718 (ii) be furnished an alcoholic product; and 1719 (iii) consume an alcoholic product. 1720 (c) Except as provided in Subsection (11)(d), at a seating grandfathered bar structure a 1721 limited-service restaurant licensee may not permit a minor to, and a minor may not: 1722 (i) sit; or 1723 (ii) consume food or beverages. 1724 (d) (i) A minor may be at a seating grandfathered bar structure if the minor is employed 1725 by a limited-service restaurant licensee: 1726 (A) as provided in Subsection 32B-5-308(2); or 1727 (B) to perform maintenance and cleaning services during an hour when the limited-service restaurant licensee is not open for business. 1728 1729 (ii) A minor may momentarily pass by a seating grandfathered bar structure without 1730 remaining or sitting at the bar structure en route to an area of a limited-service restaurant 1731 licensee's premises in which the minor is permitted to be.

(12) Except as provided in Subsection 32B-5-307(3), a limited-service restaurant

1/33	ncensee may dispense an alcoholic product only it:
1734	(a) the alcoholic product is dispensed from:
1735	(i) a grandfathered bar structure;
1736	(ii) an area adjacent to a grandfathered bar structure that is visible to a patron sitting at
1737	the grandfathered bar structure if that area is used to dispense an alcoholic product as of May
1738	12, 2009; or
1739	(iii) an area that is:
1740	(A) separated from an area for the consumption of food by a patron by a solid,
1741	translucent, permanent structural barrier such that the facilities for the storage or dispensing of
1742	an alcoholic product are:
1743	(I) not readily visible to a patron; and
1744	(II) not accessible by a patron; and
1745	(B) apart from an area used:
1746	(I) for dining;
1747	(II) for staging; or
1748	(III) as a lobby or waiting area;
1749	(b) the limited-service restaurant licensee uses an alcoholic product that is:
1750	(i) stored in an area described in Subsection (12)(a); or
1751	(ii) in an area not described in Subsection (12)(a) on the licensed premises and:
1752	(A) immediately before the alcoholic product is dispensed it is in an unopened
1753	container;
1754	(B) the unopened container is taken to an area described in Subsection (12)(a) before it
1755	is opened; and
1756	(C) once opened, the container is stored in an area described in Subsection (12)(a); and
1757	(c) any instrument or equipment used to dispense alcoholic product is located in an
1758	area described in Subsection (12)(a).
1759	(13) A limited-service restaurant licensee may state in a food or alcoholic product
1760	menu a charge or fee made in connection with the sale, service, or consumption of wine or
1761	heavy beer including:
1762	(a) a set-up charge;
1763	(b) a service charge; or

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Section 32B-1-202.

1764	(c) a chilling fee.
1765	(14) Except as provided in Subsection 32B-5-307(3)(d) and notwithstanding
1766	Subsection 32B-6-706(4), a limited-service restaurant licensee may not allow a patron to
1767	remove a container containing an alcoholic product from the licensed premises of the
1768	limited-service restaurant unless the limited-service restaurant licensee holds a package agency
1769	under which the limited-service restaurant licensee may sell, offer for sale, or furnish sealed
1770	containers of an alcoholic product.
1771	Section 19. Section 32B-6-903 is amended to read:
1772	32B-6-903. Commission's power to issue beer-only restaurant license.
1773	(1) Before a person may store, sell, offer for sale, furnish, or allow the consumption of
1774	beer on its premises as a beer-only restaurant, the person shall first obtain a beer-only
1775	restaurant license from the commission in accordance with this part.
1776	(2) (a) The commission may issue a beer-only restaurant license to establish beer-only
1777	restaurant licensed premises at places and in numbers the commission considers proper for the
1778	storage, sale, offer for sale, furnishing, and consumption of beer on premises operated as a
1779	beer-only restaurant.
1780	(b) A person may not sell, offer for sale, furnish, or allow the consumption of liquor on
1781	the licensed premises of a beer-only restaurant licensee.
1782	(3) (a) Only one beer-only restaurant license is required for each building or resort
1783	facility owned or leased by the same person.
1784	(b) A separate license is not required for each beer-only restaurant license dispensing
1785	location in the same building or on the same resort premises owned or operated by the same
1786	person.
1787	(c) Except as provided in Subsections (3)(a) and (b), the commission may not issue a
1788	single beer-only restaurant license to a beer-only restaurant that would have licensed premises
1789	in more than one building $\hat{S} \rightarrow$ unless there is continuity in the premises between the multiple
1789a	buildings after considering one or more of the following:
789b	(i) whether a patron would go through an unlicensed area to move from one part of the
1789c	licensed premises to a different part of the licensed premises;
789d	(ii) whether the buildings share common food preparation facilities;
1789e	(iii) whether there is a common entrance to the licensed premises with multiple buildings; and
1789f	(iv) any other factor the commission considers relevant ←Ŝ.
1790	(4) (a) Except as provided in Subsection (4)(b) or (c), the commission may not issue a
1791	beer-only restaurant license for premises that do not meet the proximity requirements of

(b) With respect to the premises of a beer-only restaurant license issued by the commission that undergoes a change of ownership, the commission shall waive or vary the

1795	proximity requirements of Subsection 32B-1-202(2) in considering whether to issue a
1796	beer-only restaurant license to the new owner of the premises if:
1797	(i) when a beer-only restaurant license was issued to a previous owner, the premises
1798	met the proximity requirements of Subsection 32B-1-202(2);
1799	(ii) the premises has had a beer-only restaurant license at all times since the beer-only
1800	restaurant license described in Subsection (4)(b)(i) was issued without a variance; and
1801	(iii) the community location was located within the proximity requirements of
1802	Subsection 32B-1-202(2) after the day on which the beer-only restaurant license described in
1803	Subsection (4)(b)(i) was issued.
1804	(c) The location of the licensed premises of an on-premise beer retailer who is licensed
1805	as of July 1, 2011, is grandfathered and not required to meet the proximity requirements of
1806	Section 32B-1-202 if the on-premise beer retailer obtains a beer-only restaurant license by not
1807	later than March 1, 2012. A location grandfathered under this Subsection (4)(c) is considered
1808	grandfathered notwithstanding that the beer-only restaurant license undergoes a change of
1809	ownership.
1810	Section 20. Section 32B-6-905 is amended to read:
1811	32B-6-905. Specific operational requirements for a beer-only restaurant license.
1812	(1) (a) In addition to complying with Chapter 5, Part 3, Retail Licensee Operational
1813	Requirements, a beer-only restaurant licensee and staff of the beer-only restaurant licensee
1814	shall comply with this section.
1815	(b) Failure to comply as provided in Subsection (1)(a) may result in disciplinary action
1816	in accordance with Chapter 3, Disciplinary Actions and Enforcement Act, against:
1817	(i) a beer-only restaurant licensee;
1818	(ii) individual staff of a beer-only restaurant licensee; or
1819	(iii) both a beer-only restaurant licensee and staff of the beer-only restaurant licensee.
1820	(2) (a) A beer-only restaurant licensee on the licensed premises may not sell, offer for
1821	sale, furnish, or allow consumption of liquor.
1822	(b) Liquor may not be on the premises of a beer-only restaurant licensee except for use:
1823	(i) as a flavoring on a dessert; and
1824	(ii) in the preparation of a flaming food dish, drink, or dessert.

(3) In addition to complying with Section 32B-5-303, a beer-only restaurant licensee

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- shall store beer in a storage area described in Subsection (12)(a).

 (4) (a) An individual who serves beer in a beer-only restaurant lice
 - (4) (a) An individual who serves beer in a beer-only restaurant licensee's premises shall make a written beverage tab for each table or group that orders or consumes an alcoholic product on the premises.
 - (b) A beverage tab required by this Subsection (4) shall list the type and amount of beer ordered or consumed.
- 1832 (5) A person's willingness to serve beer may not be made a condition of employment as a server with a beer-only restaurant licensee.
- 1834 (6) A beer-only restaurant licensee may sell, offer for sale, or furnish beer during the hours specified in Part 7, On-premise Beer Retailer License, for an on-premise beer retailer, except that a beer-only restaurant licensee may not sell, offer for sale, or furnish beer before 11:30 a.m. on any day.
 - (7) A beer-only restaurant licensee shall maintain at least 70% of its total restaurant business from the sale of food, which does not include a service charge.
 - (8) (a) A beer-only restaurant may not sell, offer for sale, or furnish beer except in connection with an order for food prepared, sold, and furnished at the licensed premises.
 - (b) A beer-only restaurant shall maintain on the licensed premises adequate culinary facilities for food preparation and dining accommodations.
 - (9) A patron may not have more than two beers at a time before the patron.
- 1845 (10) $\hat{\mathbf{S}} \rightarrow \underline{\mathbf{(a)}} + \hat{\mathbf{S}}$ A patron may consume a beer only:
- 1846 $\hat{S} \rightarrow [f] (a) [f] [\underline{(i)} \text{ while seated}] \leftarrow \hat{S} \text{ at:}$
- 1847 $\hat{\mathbf{S}} \rightarrow [f] (i) [f] [\underline{(A)}] \leftarrow \hat{\mathbf{S}}$ the patron's table;
- 1848 $\hat{S} \rightarrow [f] (ii) [f] [\underline{(B)}] \leftarrow \hat{S}$ a grandfathered bar structure; or
- 1849 $\hat{S} \rightarrow [f]$ (iii) [f] [f] (C) a counter; and
- 1850 $\hat{S} \rightarrow [f](b)[f][\underline{(ii)}] \leftarrow \hat{S}$ where food is served.
- 1854 (11) (a) A beer-only restaurant licensee may not sell, offer for sale, or furnish a beer to a patron, and a patron may not consume an alcoholic product at a bar structure.
- (b) Notwithstanding Subsection (11)(a), at a grandfathered bar structure, a patron who

1857	is 21 years of age or older may:
1858	(i) sit;
1859	(ii) be furnished a beer; and
1860	(iii) consume a beer.
1861	(c) Except as provided in Subsection (11)(d), at a grandfathered bar structure, a
1862	beer-only restaurant licensee may not permit a minor to, and a minor may not:
1863	(i) sit; or
1864	(ii) consume food or beverages.
1865	(d) (i) A minor may be at a grandfathered bar structure if the minor is employed by a
1866	beer-only restaurant licensee:
1867	(A) as provided in Subsection 32B-5-308(2); or
1868	(B) to perform maintenance and cleaning services during an hour when the beer-only
1869	restaurant licensee is not open for business.
1870	(ii) A minor may momentarily pass by a grandfathered bar structure without remaining
1871	or sitting at the bar structure en route to an area of a beer-only restaurant licensee's premises in
1872	which the minor is permitted to be.
1873	(12) A beer-only restaurant licensee may dispense a beer only if:
1874	(a) the beer is dispensed from an area that is:
1875	(i) a grandfathered bar structure; or
1876	(ii) separated from an area for the consumption of food by a patron by a solid,
1877	translucent, permanent structural barrier such that the facilities for the storage or dispensing of
1878	an alcoholic product are not readily visible to a patron, not accessible by a patron, and apart
1879	from an area used for dining, for staging, or as a lobby or waiting area;
1880	(b) the beer-only restaurant licensee uses a beer that is:
1881	(i) stored in an area described in Subsection (12)(a); or
1882	(ii) in an area not described in Subsection (12)(a) on the licensed premises and:
1883	(A) immediately before the beer is dispensed it is in an unopened container;
1884	(B) the unopened container is taken to an area described in Subsection (12)(a) before it
1885	is opened; and
1886	(C) once opened, the container is stored in an area described in Subsection (12)(a); and
1887	(c) any instrument or equipment used to dispense the beer is located in an area

1888	described in Subsection (12)(a).
1889	(13) Notwithstanding Subsection 32B-6-706(4), a beer-only restaurant licensee may
1890	not allow a patron to remove a container containing an alcoholic product from the licensed
1891	premises of the beer-only restaurant unless the beer-only restaurant licensee holds a package
1892	agency under which the beer-only restaurant licensee may sell, offer for sale, or furnish sealed
1893	containers of beer.
1894	Section 21. Section 32B-8-304 is amended to read:
1895	32B-8-304. Specific operational requirements for resort spa sublicense.
1896	(1) (a) In addition to complying with Chapter 5, Part 3, Retail Licensee Operational
1897	Requirements, a resort licensee, staff of the resort licensee, or a person otherwise related to a
1898	resort spa sublicense shall comply with this section.
1899	(b) Subject to Section 32B-8-502, failure to comply as provided in Subsection (1)(a)
1900	may result in disciplinary action in accordance with Chapter 3, Disciplinary Actions and
1901	Enforcement Act, against:
1902	(i) a retail licensee;
1903	(ii) staff of the retail licensee;
1904	(iii) a person otherwise related to a resort spa sublicense; or
1905	(iv) any combination of the persons listed in this Subsection (1)(b).
1906	(2) (a) For purposes of the resort spa sublicense, the resort licensee shall ensure that a
1907	record required by this title is maintained, and a record is maintained or used for the resort spa
1908	sublicense:
1909	(i) as the department requires; and
1910	(ii) for a minimum period of three years.
1911	(b) A record is subject to inspection by an authorized representative of the commission
1912	and the department.
1913	(c) A resort licensee shall allow the department, through an auditor or examiner of the
1914	department, to audit the records for a resort spa sublicense at the times the department
1915	considers advisable.
1916	(d) The department shall audit the records for a resort spa sublicense at least once
1917	annually.

(e) Section 32B-1-205 applies to a record required to be made, maintained, or used in

1919	accordance with this Subsection (2).
1920	(3) (a) A person operating under a resort spa sublicense may not sell, offer for sale, or
1921	furnish liquor at a resort spa during a period that:
1922	(i) begins at 1 a.m.; and
1923	(ii) ends at 9:59 a.m.
1924	(b) A person operating under a resort spa sublicense may sell, offer for sale, or furnish
1925	beer during the hours specified in Chapter 6, Part 7, On-premise Beer Retailer License, for an
1926	on-premise beer retailer.
1927	(c) (i) Notwithstanding Subsections (3)(a) and (b), a resort spa shall remain open for
1928	one hour after the resort spa ceases the sale and furnishing of an alcoholic product during
1929	which time a person at the resort spa may finish consuming:
1930	(A) a single drink containing spirituous liquor;
1931	(B) a single serving of wine not exceeding five ounces;
1932	(C) a single serving of heavy beer;
1933	(D) a single serving of beer not exceeding 26 ounces; or
1934	(E) a single serving of a flavored malt beverage.
1935	(ii) A resort spa is not required to remain open:
1936	(A) after all persons have vacated the resort spa sublicense premises; or
1937	(B) during an emergency.
1938	(4) A minor may not be admitted into, use, or be on:
1939	(a) the sublicense premises of a resort spa unless accompanied by a person 21 years of
1940	age or older; or
1941	(b) a lounge or bar area of the resort spa sublicense premises.
1942	(5) A resort spa shall have food available at all times when an alcoholic product is sold
1943	offered for sale, furnished, or consumed on the resort spa sublicense premises.
1944	(6) (a) Subject to the other provisions of this Subsection (6), a patron may not have
1945	more than two alcoholic products of any kind at a time before the patron.
1946	(b) A resort spa patron may not have two spirituous liquor drinks before the resort spa
1947	patron if one of the spirituous liquor drinks consists only of the primary spirituous liquor for
1948	the other spirituous liquor drink.

(c) An individual portion of wine is considered to be one alcoholic product under this

conditions:

1950	Subsection (6).
1951	(7) (a) An alcoholic product may only be consumed $\hat{S} \rightarrow [\frac{\text{while sitting}}{\hat{S}}] \leftarrow \hat{S}$ at a table or
1951a	counter.
1952	$\hat{S} \Rightarrow [\underline{A \text{ patron may not consume an alcoholic product anywhere on the sublicensed premises other}]$
1953	than at a location described in this Subsection (7)(a) regardless of its proximity to a location
1954	<u>described in this Subsection (7)(a).</u>] ←Ŝ
1955	(b) An alcoholic product may not be served to or consumed by a patron at a bar.
1956	(8) (a) A person operating under a resort spa sublicense shall have available on the
1957	resort spa sublicense premises for a patron to review at the time that the patron requests it, a
1958	written alcoholic product price list or a menu containing the price of an alcoholic product sold
1959	or furnished by the resort spa including:
1960	(i) a set-up charge;
1961	(ii) a service charge; or
1962	(iii) a chilling fee.
1963	(b) A charge or fee made in connection with the sale, service, or consumption of liquor
1964	may be stated in food or alcoholic product menus including:
1965	(i) a set-up charge;
1966	(ii) a service charge; or
1967	(iii) a chilling fee.
1968	(9) (a) A resort licensee shall own or lease premises suitable for the resort spa's
1969	activities.
1970	(b) A resort licensee may not maintain premises in a manner that barricades or conceals
1971	the resort spa sublicense's operation.
1972	(10) Subject to the other provisions of this section, a person operating under a resort
1973	spa sublicense may not sell an alcoholic product to or allow a person to be admitted to or use
1974	the resort spa sublicense premises other than:
1975	(a) a resident;
1976	(b) a public customer who holds a valid customer card issued under Subsection (12); or
1977	(c) an invitee.
1978	(11) A person operating under a resort spa sublicense may allow an individual to be
1979	admitted to or use the resort spa sublicense premises as an invitee subject to the following

1981	(a) the individual shall be previously authorized by one of the following who agrees to
1982	host the individual as an invitee into the resort spa:
1983	(i) a resident; or
1984	(ii) a public customer as described in Subsection (10);
1985	(b) the individual has only those privileges derived from the individual's host for the
1986	duration of the invitee's visit to the resort spa; and
1987	(c) a resort licensee, resort spa, or staff of the resort licensee or resort spa may not enter
1988	into an agreement or arrangement with a resident or public customer to indiscriminately host a
1989	member of the general public into the resort spa as an invitee.
1990	(12) A person operating under a resort spa sublicense may issue a customer card to
1991	allow an individual to enter and use the resort spa sublicense premises on a temporary basis
1992	under the following conditions:
1993	(a) the resort spa may not issue a customer card for a time period that exceeds three
1994	weeks;
1995	(b) the resort spa shall assess a fee to a public customer for a customer card;
1996	(c) the resort spa may not issue a customer card to a minor; and
1997	(d) a public customer may not host more than seven invitees at one time.
1998	Section 22. Section 32B-9-204 is amended to read:
1999	32B-9-204. General operational requirements for an event permit.
2000	(1) (a) An event permittee and a person involved in the storage, sale, offer for sale, or
2001	furnishing of an alcoholic product at an event for which an event permit is issued, shall comply
2002	with this title and rules of the commission.
2003	(b) Failure to comply as provided in Subsection (1)(a):
2004	(i) may result in:
2005	(A) disciplinary action in accordance with Chapter 3, Disciplinary Actions and
2006	Enforcement Act, against:
2007	(I) an event permittee;
2008	(II) a person involved in the storage, sale, offer for sale, or furnishing of an alcoholic
2009	product at the event; or
2010	(III) any combination of the persons listed in this Subsection (1)(b);
2011	(B) immediate revocation of the event permit;

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2012	(C) forfeiture of a bond; or
2013	(D) immediate seizure of an alcoholic product present at the event; and
2014	(ii) if the event permit is revoked, disqualifies the event permittee from applying for an
2015	event permit for a period of three years from the date of revocation of the event permit.
2016	(c) An alcoholic product seized under this Subsection (1) shall be returned to the event
2017	permittee after an event if forfeiture proceedings are not instituted under Section 32B-4-206.
2018	(2) (a) If there is a conflict between this part and the relevant part under this chapter for
2019	the specific type of special use permit held by the special use permittee, the relevant part
2020	governs.
2021	(b) Notwithstanding that this part may refer to "liquor" or an "alcoholic product," an
2022	event permittee may only sell, offer for sale, or furnish an alcoholic product specified in the
2023	relevant part under this chapter for the type of event permit that is held by the event permittee.
2024	(c) Notwithstanding that this part or the relevant part under this chapter for the type of
2025	event permit held by an event permittee refers to "event permittee," a person involved in the
2026	storage, sale, offer for sale, or furnishing of an alcoholic product at the event for which the
2027	event permit is issued is subject to the same requirement or prohibition.
2028	(3) An event permittee shall display a copy of the event permit in a prominent place in
2029	the area in which an alcoholic product is sold, offered for sale, furnished, and consumed.
2030	(4) An event permittee may not on the premises of the event:
2031	(a) engage in or allow any form of gambling, as defined and proscribed in Title 76,
2032	Chapter 10, Part 11, Gambling;
2033	(b) have any video gaming device, as defined and proscribed by Title 76, Chapter 10,
2034	Part 11, Gambling; or
2035	(c) engage in or permit a contest, game, gaming scheme, or gaming device that requires
2036	the risking of something of value for a return or for an outcome when the return or outcome is
2037	based upon an element of chance, excluding the playing of an amusement device that confers
2038	only an immediate and unrecorded right of replay not exchangeable for value.
2039	(5) An event permittee may not knowingly allow a person at an event to, in violation of
2040	Title 58, Chapter 37, Utah Controlled Substances Act, or Chapter 37a, Utah Drug
2041	Paraphernalia Act:

(a) sell, distribute, possess, or use a controlled substance, as defined in Section

2043	58-37-2; or
2044	(b) use, deliver, or possess with the intent to deliver drug paraphernalia, as defined in
2045	Section 58-37a-3.
2046	(6) An event permittee may not sell, offer for sale, or furnish beer except beer
2047	purchases from:
2048	(a) a beer wholesaler licensee;
2049	(b) a beer retailer; or
2050	(c) a small brewer.
2051	(7) An event permittee may not store, sell, offer for sale, furnish, or allow the
2052	consumption of an alcoholic product purchased for an event in a location other than that
2053	described in the application and designated on the event permit unless the event permittee first
2054	applies for and receives approval from the director, with the approval of the Compliance,
2055	Licensing, and Enforcement Subcommittee, for a change of location.
2056	(8) (a) Subject to Subsection (8)(b), an event permittee may sell, offer for sale, or
2057	furnish beer for on-premise consumption:
2058	(i) in an open original container; and
2059	(ii) in a container on draft.
2060	(b) An event permittee may not sell, offer for sale, or furnish beer sold pursuant to
2061	Subsection (8)(a):
2062	(i) in a size of container that exceeds two liters; or
2063	(ii) to an individual patron in a size of container that exceeds one liter.
2064	(9) (a) An event permittee may not sell or offer for sale an alcoholic product at less
2065	than the cost of the alcoholic product to the event permittee.
2066	(b) An event permittee may not sell an alcoholic product at a discount price on any date
2067	or at any time.
2068	(c) An event permittee may not sell or offer for sale an alcoholic product at a price that
2069	encourages over consumption or intoxication.
2070	(d) An event permittee may not sell or offer for sale an alcoholic product at a special or
2071	reduced price for only certain hours of the day of an event.
2072	(e) An event permittee may not sell, offer for sale, or furnish more than one alcoholic

product at the price of a single alcoholic product.

2074	(f) An event permittee, or a person operating, selling, offering, or furnishing an
2075	alcoholic product under an event permit, may not sell, offer for sale, or furnish an indefinite or
2076	unlimited number of alcoholic products during a set period for a fixed price, unless:
2077	(i) the alcoholic product is served to a patron at a seated event;
2078	(ii) food is available whenever the alcoholic product is sold, offered for sale, or
2079	furnished; and
2080	(iii) no person advertises that at the event a person may be sold or furnished an
2081	indefinite or unlimited number of alcoholic products during a set period for a fixed price.
2082	(g) An event permittee may not engage in a public promotion involving or offering a
2083	free alcoholic product to the general public.
2084	(10) An event permittee may not sell, offer for sale, or furnish an alcoholic product to:
2085	(a) a minor;
2086	(b) a person actually, apparently, or obviously intoxicated;
2087	(c) a known interdicted person; or
2088	(d) a known habitual drunkard.
2089	(11) (a) An alcoholic product is considered under the control of the event permittee
2090	during an event.
2091	(b) A patron at an event may not bring an alcoholic product onto the premises of the
2092	event.
2093	(12) An event permittee may not permit a patron to carry from the premises an open
2094	container that:
2095	(a) is used primarily for drinking purposes; and
2096	(b) contains an alcoholic product.
2097	(13) (a) A person involved in the storage, sale, or furnishing of an alcoholic product at
2098	an event is considered under the supervision and direction of the event permittee.
2099	(b) A person involved in the sale, offer for sale, or furnishing of an alcoholic product at
2100	an event may not, while on duty:
2101	(i) consume an alcoholic product; or
2102	(ii) be intoxicated.
2103	(14) A minor may not handle, sell, offer for sale, or furnish an alcoholic product at an
2104	event.

2105	(15) The location specified in an event permit may not be changed without prior
2106	written approval of the commission. An event permittee shall pay an application fee of \$300 to
2107	apply for the written approval of the commission under this Subsection (15).
2108	(16) An event permittee may not sell, transfer, assign, exchange, barter, give, or
2109	attempt in any way to dispose of the event permit to another person whether for monetary gain
2110	or not.
2111	(17) (a) An event permittee may not sell, offer for sale, furnish, or allow the
2112	consumption of an alcoholic product during a period that:
2113	(i) begins at 1 a.m.; and
2114	(ii) ends at 9:59 a.m.
2115	(b) This Subsection (17) does not preclude a local authority from being more restrictive
2116	with respect to the hours of sale, offer for sale, furnishing, or consumption of an alcoholic
2117	product at an event.
2118	(18) A patron may have no more than one alcoholic product of any kind at a time
2119	before the patron.
2120	(19) (a) An event permittee shall display, in a prominent place, a sign in large letters
2121	that consists of text in the following order:
2122	(i) a header that reads: "WARNING";
2123	(ii) a warning statement that reads: "Drinking alcoholic beverages during pregnancy
2124	can cause birth defects and permanent brain damage for the child.";
2125	(iii) a statement in smaller font that reads: "Call the Utah Department of Health at
2126	[insert most current toll-free number] with questions or for more information.";
2127	(iv) a header that reads: "WARNING"; and
2128	(v) a warning statement that reads: "Driving under the influence of alcohol or drugs is a
2129	serious crime that is prosecuted aggressively in Utah."
2130	(b) (i) The text described in Subsections (19)(a)(i) through (iii) shall be in a different
2131	font style than the text described in Subsections (19)(a)(iv) and (v).
2132	(ii) The warning statements in the sign described in Subsection (19)(a) shall be in the
2133	same font size.
2134	(c) The Department of Health shall work with the commission and department to

facilitate consistency in the format of a sign required under this section.

2136	Section 23. Section 32B-10-206 is amended to read:
2137	32B-10-206. General operational requirements for special use permit.
2138	(1) (a) A special use permittee and staff of the special use permittee shall comply with
2139	this title and rules of the commission, including the relevant part of the chapter that applies to
2140	the type of special use permit held by the special use permittee.
2141	(b) Failure to comply as provided in Subsection (1)(a) may result in disciplinary action
2142	in accordance with Chapter 3, Disciplinary Actions and Enforcement Act, against:
2143	(i) a special use permittee;
2144	(ii) individual staff of a special use permittee; or
2145	(iii) a special use permittee and staff of the special use permittee.
2146	(c) The commission may suspend or revoke a special use permit with or without cause.
2147	(2) (a) If there is a conflict between this part and the relevant part under this chapter for
2148	the specific type of special use permit, the relevant part under this chapter governs.
2149	(b) Notwithstanding that this part may refer to "liquor" or an "alcoholic product," a
2150	special use permittee may only purchase, use, store, sell, offer for sale, allow consumption, or
2151	manufacture an alcoholic product authorized for the special use permit that is held by the
2152	special use permittee.
2153	(c) Notwithstanding that this part or the relevant part under this chapter for the type of
2154	special use permit held by a special use permittee refers to "special use permittee," a person
2155	involved in the purchase, use, store, sell, offer for sale, allow consumption, or manufacture of
2156	an alcoholic product for which the special use permit is issued is subject to the same
2157	requirement or prohibition.
2158	(3) (a) A special use permittee shall make and maintain a record, as required by
2159	commission rule, of any alcoholic product purchased, used, sold, or manufactured.
2160	(b) Section 32B-1-205 applies to a record required to be made or maintained in
2161	accordance with this Subsection (3).
2162	(4) (a) Except as otherwise provided in this title, a special use permittee may not
2163	purchase liquor except from a state store or package agency.
2164	(b) A special use permittee may transport liquor purchased by the special use permittee
2165	in accordance with this Subsection (4) from the place of purchase to the special use permittee's
2166	premises.

2167	(c) A special use permittee shall purchase liquor at prices set by the commission.
2168	(d) When authorized by a special use permit, a special use permittee may purchase and
2169	receive an alcoholic product directly from a manufacturer for a purpose that is industrial,
2170	educational, scientific, or manufacturing.
2171	(e) A health care facility may purchase and receive an alcoholic product directly from a
2172	manufacturer for use at the health care facility.
2173	(5) A special use permittee may not use, mix, store, sell, offer for sale, furnish,
2174	manufacture, or allow consumption of an alcoholic product in a location other than as
2175	designated in a special use permittee's application.
2176	(6) Except as otherwise provided, a special use permittee may not sell, offer for sale, or
2177	furnish an alcoholic product to:
2178	(a) a minor;
2179	(b) a person actually, apparently, or obviously intoxicated;
2180	(c) a known interdicted person; or
2181	(d) a known habitual drunkard.
2182	(7) A special use permittee may not employ a minor to handle an alcoholic product.
2183	(8) (a) The location specified in a special use permit may not be transferred from one
2184	location to another location, without prior written approval of the commission. A special use
2185	permittee shall pay an application fee of \$300 to apply for the written approval of the
2186	commission under this Subsection (8)(a).
2187	(b) A special use permittee may not sell, transfer, assign, exchange, barter, give, or
2188	attempt in any way to dispose of the permit to another person whether for monetary gain or not.
2189	(9) A special use permittee may not purchase, use, mix, store, sell, offer for sale,
2190	furnish, consume, or manufacture an alcoholic product for a purpose other than that authorized
2191	by the special use permit.
2192	(10) The commission may prescribe by policy or rule consistent with this title, the
2193	general operational requirements of a special use permittee relating to:
2194	(a) physical facilities;
2195	(b) conditions of purchase, use, storage, sale, consumption, or manufacture of an
2196	alcoholic product;

(c) purchase, storage, and sales quantity limitations; and

2198	(d) other matters considered appropriate by the commission.
2199	Section 24. Section 32B-11-208 is amended to read:
2200	32B-11-208. General operational requirements for manufacturing license.
2201	(1) (a) A manufacturing licensee and staff of the manufacturing licensee shall comply
2202	with this title and the rules of the commission, including the relevant part of this chapter
2203	applicable to the type of manufacturing license held by the manufacturing licensee.
2204	(b) Failure to comply as provided in Subsection (1)(a) may result in disciplinary action
2205	in accordance with Chapter 3, Disciplinary Actions and Enforcement Act, against:
2206	(i) a manufacturing licensee;
2207	(ii) individual staff of a manufacturing licensee; or
2208	(iii) a manufacturing licensee and staff of the manufacturing licensee.
2209	(2) A manufacturing licensee shall prominently display the manufacturing license on
2210	the licensed premises.
2211	(3) (a) A manufacturing licensee shall make and maintain the records required by the
2212	department.
2213	(b) Section 32B-1-205 applies to a record required to be made or maintained in
2214	accordance with this Subsection (3).
2215	(4) A manufacturing licensee may not sell liquor within the state except to:
2216	(a) the department; or
2217	(b) a military installation.
2218	(5) A manufacturing license may not be transferred from one location to another
2219	location, without prior written approval of the commission. A manufacturing licensee shall pay
2220	an application fee of \$300 to apply for the written approval of the commission under this
2221	Subsection (5).
2222	(6) (a) A manufacturing licensee may not sell, transfer, assign, exchange, barter, give,
2223	or attempt in any way to dispose of the license to another person, whether for monetary gain or
2224	not.
2225	(b) A manufacturing license has no monetary value for any type of disposition.
2226	(7) A manufacturing licensee may not advertise its product in violation of this title or
2227	any other federal or state law, except that nothing in this title prohibits the advertising or
2228	solicitation of an order for industrial alcohol from a holder of a special use permit.

2229	(8) A manufacturing licensee shall from time to time, on request of the department,
2230	furnish for analytical purposes a sample of the alcoholic product that the manufacturing
2231	licensee has:
2232	(a) for sale; or
2233	(b) in the course of manufacture for sale in this state.
2234	(9) The commission may prescribe by policy or rule, consistent with this title, the
2235	general operational requirements of a manufacturing licensee relating to:
2236	(a) physical facilities;
2237	(b) conditions of storage, sale, or manufacture of an alcoholic product;
2238	(c) storage and sales quantity limitations; and
2239	(d) other matters considered appropriate by the commission.
2240	Section 25. Section 32B-12-301 is amended to read:
2241	32B-12-301. General operational requirements for liquor warehousing license.
2242	(1) (a) A liquor warehouser licensee and staff of the liquor warehouser licensee shall
2243	comply with this title and the rules of the commission.
2244	(b) Failure to comply as provided in Subsection (1)(a) may result in disciplinary action
2245	in accordance with Chapter 3, Disciplinary Actions and Enforcement Act, against:
2246	(i) a liquor warehouser licensee;
2247	(ii) individual staff of a liquor warehouser licensee; or
2248	(iii) both a liquor warehouser licensee and staff of the liquor warehouser licensee.
2249	(2) (a) A liquor warehouser licensee shall make and maintain records required by the
2250	department.
2251	(b) Section 32B-1-205 applies to a record required to be made or maintained in
2252	accordance with this Subsection (2).
2253	(3) A liquor warehousing license may not be transferred from one location to another
2254	location, without prior written approval of the commission. A liquor warehousing licensee
2255	shall pay an application fee of \$300 to apply for the written approval of the commission under
2256	this Subsection (3).
2257	(4) (a) A liquor warehouser licensee may not sell, transfer, assign, exchange, barter,
2258	give, or attempt in any way to dispose of the license to another person, whether for monetary
2259	gain or not.

2260	(b) A liquor warehousing license has no monetary value for any type of disposition.
2261	(5) A liquor warehouser licensee may not employ a minor to handle an alcoholic
2262	product.
2263	(6) Liquor that is warehoused in this state and sold to an out-of-state consignee, may be
2264	transported out of the state only by a motor carrier regulated under Title 72, Chapter 9, Motor
2265	Carrier Safety Act.
2266	(7) Liquor that is warehoused in this state and sold to the department may be
2267	transported only by a motor carrier approved by the department.
2268	(8) Liquor transported to or from a liquor warehouser licensee's licensed premises shall
2269	be carried in a sealed conveyance that is made available for inspection by the department while
2270	en route within the state.
2271	(9) A liquor warehouser licensee may not ship, convey, distribute, or remove liquor
2272	from a warehouse in less than a full case lot.
2273	(10) A liquor warehouser licensee may not ship, convey, distribute, or remove liquor
2274	from a warehouse to a consignee outside the state that is not licensed as a liquor wholesaler or
2275	retailer by the state in which the consignee is domiciled.
2276	(11) A liquor warehouser licensee may not receive, warehouse, distribute, transport,
2277	ship, or convey liquor that the commission has not authorized the liquor warehouser licensee to
2278	handle through its warehouse.
2279	(12) The commission may prescribe by policy or rule, consistent with this title, the
2280	general operational requirements of licensees relating to:
2281	(a) physical facilities;
2282	(b) conditions of storage, distribution, or transport of liquor; and
2283	(c) other matters considered appropriate by the commission.
2284	Section 26. Uncodified Section 7, Laws of Utah 2012, Fourth Special Session,
2285	Chapter 1 is amended to read:
2286	Section 7. Uncodified Section 110, Laws of Utah 2011, Chapter 334 is amended to
2287	read:
2288	Section 110. Effective date.
2289	(1) Except as provided in Subsection (2), this bill takes effect on July 1, 2011.
2290	(2) (a) The repeal of Subsection 32B-6-603(4) [(Effective 07/01/11)] in this bill takes

2291	effect on November 1, 2011.
2292	(b) Title 32B, Chapter 6, Part 8, Reception Center License, enacted by this bill takes
2293	effect on November 1, 2011.
2294	(c) Title 32B, Chapter 6, Part 9, Beer-only Restaurant License, enacted by this bill
2295	takes effect on March 1, 2012.
2296	(d) The following take effect on July 1, [2013] 2014:
2297	(i) Section 32B-5-309 [(Effective 07/01/11)] (Effective 07/01/13) as amended by this
2298	bill; and
2299	(ii) Title 32B, Chapter 8a, Transfer of Retail License Act, enacted by this bill.
2300	Section 27. Uncodified Section 8, Laws of Utah 2012, Fourth Special Session,
2301	Chapter 1 is amended to read:
2302	Section 8. Uncodified Section 24, Laws of Utah 2012, Chapter 365 is amended to
2303	read:
2304	Section 24. Effective date.
2305	This bill takes effect on July 1, 2012, except that the amendments made to Section
2306	32B-8a-302 [(Effective 07/01/12)] (Effective 07/01/13), and Section 32B-8a-303 [(Effective
2307	$\frac{07/01/12}{(Effective 07/01/13)}$, in this bill take effect on July 1, [$\frac{2013}{2014}$]
2308	Section 28. Appropriation.
2309	Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures Act, for
2310	the fiscal year beginning July 1, 2013, and ending June 30, 2014, the following sums of money
2311	are appropriated from resources not otherwise appropriated, or reduced from amounts
2312	previously appropriated, out of the funds or accounts indicated. These sums of money are in
2313	addition to any amounts previously appropriated for fiscal year 2014:
2314	To Attorney General - Administration
2315	From Alcoholic Beverage Control Act Legal Fund \$130,000
2316	Schedule of Programs:
2317	Administration \$130,000
2318	The Legislature intends that the money appropriated be used to enforce Title 32B,
2319	Alcoholic Beverage Control Act, as provided in Section 32B-2-307.
2320	Section 29. Revisor instructions.
2321	The Legislature intends that the Office of Legislative Research and General Counsel, in

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2322	preparing the Utah Code database for publication do the following:
2323	(1) change the superseding date in Section 32B-5-309 (Superseded 07/01/13) from July
2324	1, 2013 to July 1, 2014;
2325	(2) change the effective date in Section 32B-5-309 (Effective 07/01/13) from July 1,
2326	2013 to July 1, 2014; and
2327	(3) change the effective date from July 1, 2013 to July 1, 2014 in the following
2328	sections:
2329	(a) Section 32B-8a-101 (Effective 07/01/13);
2330	(b) Section 32B-8a-102 (Effective 07/01/13);
2331	(c) Section 32B-8a-201 (Effective 07/01/13);
2332	(d) Section 32B-8a-202 (Effective 07/01/13);
2333	(e) Section 32B-8a-203 (Effective 07/01/13);
2334	(f) Section 32B-8a-301 (Effective 07/01/13);
2335	(g) Section 32B-8a-302 (Effective 07/01/13);
2336	(h) Section 32B-8a-303 (Effective 07/01/13);
2337	(i) Section 32B-8a-401 (Effective 07/01/13);
2338	(j) Section 32B-8a-402 (Effective 07/01/13);
2339	(k) Section 32B-8a-403 (Effective 07/01/13);
2340	(1) Section 32B-8a-404 (Effective 07/01/13);
2341	(m) Section 32B-8a-501 (Effective 07/01/13); and
2342	(n) Section 32B-8a-502 (Effective 07/01/13).

Legislative Review Note as of 2-28-13 12:02 PM

Office of Legislative Research and General Counsel