2007 SESSION

070897382 1 **HOUSE BILL NO. 1984** 2 AMENDMENT IN THE NATURE OF A SUBSTITUTE 3 (Proposed by the House Committee on General Laws 4 5 6 on January 23, 2007) (Patron Prior to Substitute-Delegate Lohr) A BILL to amend and reenact §§ 4.1-100 and 4.1-128 of the Code of Virginia, relating to alcoholic 7 beverage control; definition of public place; local authority. 8 Be it enacted by the General Assembly of Virginia: 9 1. That §§ 4.1-100 and 4.1-128 of the Code of Virginia are amended and reenacted as follows: 10 § 4.1-100. Definitions. 11 As used in this title unless the context requires a different meaning: "Alcohol" means the product known as ethyl or grain alcohol obtained by distillation of any 12 fermented liquor, rectified either once or more often, whatever the origin, and shall include synthetic 13 ethyl alcohol, but shall not include methyl alcohol and alcohol completely denatured in accordance with 14 15 formulas approved by the government of the United States. "Alcohol vaporizing device" means any device, machine, or process that mixes any alcoholic 16 17 beverages with pure oxygen or other gas to produce a vaporized product for the purpose of consumption 18 by inhalation. 19 "Alcoholic beverages" includes alcohol, spirits, wine, and beer, and any one or more of such varieties 20 containing one-half of one percent or more of alcohol by volume, including mixed alcoholic beverages, 21 and every liquid or solid, patented or not, containing alcohol, spirits, wine, or beer and capable of being 22 consumed by a human being. Any liquid or solid containing more than one of the four varieties shall be 23 considered as belonging to that variety which has the higher percentage of alcohol, however obtained, 24 according to the order in which they are set forth in this definition; except that beer may be 25 manufactured to include flavoring materials and other nonbeverage ingredients containing alcohol, as long as no more than 49 percent of the overall alcohol content of the finished product is derived from 26 27 the addition of flavors and other nonbeverage ingredients containing alcohol for products with an alcohol 28 content of no more than six percent by volume; or, in the case of products with an alcohol content of 29 more than six percent by volume, as long as no more than one and one-half percent of the volume of 30 the finished product consists of alcohol derived from added flavors and other nonbeverage ingredients 31 containing alcohol. 32 "Barrel" means any container or vessel having a capacity of more than 43 ounces. 33 "Bed and breakfast establishment" means any establishment (i) having no more than 15 bedrooms; 34 (ii) offering to the public, for compensation, transitory lodging or sleeping accommodations; and (iii) 35 offering at least one meal per day, which may but need not be breakfast, to each person to whom 36 overnight lodging is provided. 37 "Beer" means any alcoholic beverage obtained by the fermentation of an infusion or decoction of 38 barley, malt, and hops or of any similar products in drinkable water and containing one-half of one 39 percent or more of alcohol by volume. 40 "Board" means the Virginia Alcoholic Beverage Control Board. "Bottle" means any vessel intended to contain liquids and having a capacity of not more than 43 41 42 ounces. 43 "Club" means any private nonprofit corporation or association which is the owner, lessee, or occupant of an establishment operated solely for a national, social, patriotic, political, athletic, or other 44 like purpose, but not for pecuniary gain, the advantages of which belong to all of the members. It also 45 means the establishment so operated. A corporation or association shall not lose its status as a club 46 47 because of the conduct of charitable gaming conducted pursuant to Article 1.1:1 (§ 18.2-340.15 et seq.) of Chapter 8 of Title 18.2 in which nonmembers participate frequently or in large numbers, provided **48** that no alcoholic beverages are served or consumed in the room where such charitable gaming is being 49 50 conducted while such gaming is being conducted and that no alcoholic beverages are made available 51 upon the premises to any person who is neither a member nor a bona fide guest of a member. Any such corporation or association which has been declared exempt from federal and state income 52 53 taxes as one which is not organized and operated for pecuniary gain or profit shall be deemed a 54 nonprofit corporation or association. "Container" means any barrel, bottle, carton, keg, vessel or other receptacle used for holding 55

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55 "Container" means any barrel, bottle, carton, keg, vessel or other receptacle used for holding 56 alcoholic beverages.

57 "Convenience grocery store" means an establishment which (i) has an enclosed room in a permanent
58 structure where stock is displayed and offered for sale and (ii) maintains an inventory of edible items
59 intended for human consumption consisting of a variety of such items of the types normally sold in

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60 grocery stores.

61 "Day spa" means any commercial establishment that offers to the public both massage therapy, 62 performed by persons certified in accordance with § 54.1-3029, and barbering or cosmetology services 63 performed by persons licensed in accordance with Chapter 7 (§ 54.1-700 et seq.) of Title 54.1.

64 "Designated area" means a room or area approved by the Board for on-premises licensees.

65 "Dining area" means a public room or area in which meals are regularly served.

66 "Establishment" means any place where alcoholic beverages of one or more varieties are lawfully 67 manufactured, sold, or used.

68 "Farm winery" means an establishment (i) located on a farm in the Commonwealth with a producing vineyard, orchard, or similar growing area and with facilities for fermenting and bottling wine on the 69 premises where the owner or lessee manufactures wine that contains not more than 18 percent alcohol 70 by volume or (ii) located in the Commonwealth with a producing vineyard, orchard, or similar growing 71 72 area or agreements for purchasing grapes or other fruits from agricultural growers within the Commonwealth, and with facilities for fermenting and bottling wine on the premises where the owner or 73 lessee manufactures wine that contains not more than 18 percent alcohol by volume. As used in this 74 definition, the terms "owner" and "lessee" shall include a cooperative formed by an association of 75 76 individuals for the purpose of manufacturing wine. In the event such cooperative is licensed as a farm winery, the term "farm" as used in this definition includes all of the land owned or leased by the 77 78 individual members of the cooperative as long as such land is located in the Commonwealth.

79 "Gift shop" means any bona fide retail store selling, predominantly, gifts, books, souvenirs, specialty 80 items relating to history, original and handmade arts and products, collectibles, crafts, and floral arrangements, which is open to the public on a regular basis. Such shop shall be a permanent structure 81 where stock is displayed and offered for sale and which has facilities to properly secure any stock of 82 83 wine or beer. Such shop may be located (i) on the premises or grounds of a government registered 84 national, state or local historic building or site or (ii) within the premises of a museum. The Board shall 85 consider the purpose, characteristics, nature, and operation of the shop in determining whether it shall be 86 considered a gift shop.

87 "Gourmet brewing shop" means an establishment which sells to persons to whom wine or beer may 88 lawfully be sold, ingredients for making wine or brewing beer, including packaging, and rents to such 89 persons facilities for manufacturing, fermenting and bottling such wine or beer.

90 "Gourmet shop" means an establishment provided with adequate inventory, shelving, and storage 91 facilities, where, in consideration of payment, substantial amounts of domestic and imported wines and 92 beers of various types and sizes and related products such as cheeses and gourmet foods are habitually 93 furnished to persons. 94

"Government store" means a store established by the Board for the sale of alcoholic beverages.

95 "Hotel" means any duly licensed establishment, provided with special space and accommodation, 96 where, in consideration of payment, food and lodging are habitually furnished to persons, and which has 97 four or more bedrooms. It shall also mean the person who operates such hotel.

98 "Interdicted person" means a person to whom the sale of alcoholic beverages is prohibited by order 99 pursuant to this title.

100 "Intoxicated" means a condition in which a person has drunk enough alcoholic beverages to observably affect his manner, disposition, speech, muscular movement, general appearance or behavior. 101 102

"Licensed" means the holding of a valid license issued by the Board. 103

"Licensee" means any person to whom a license has been granted by the Board.

"Low alcohol beverage cooler" means a drink containing one-half of one percent or more of alcohol 104 by volume, but not more than seven and one-half percent alcohol by volume, and consisting of spirits 105 mixed with nonalcoholic beverages or flavoring or coloring materials; it may also contain water, fruit 106 juices, fruit adjuncts, sugar, carbon dioxide, preservatives or other similar products manufactured by 107 108 fermenting fruit or fruit juices. Low alcohol beverage coolers shall be treated as wine for all purposes of 109 this title; except that low alcohol beverage coolers shall not be sold in localities that have not approved the sale of mixed beverages pursuant to § 4.1-124. In addition, low alcohol beverage coolers shall not be 110 sold for on-premises consumption other than by mixed beverage licensees. 111

"Meals" means, for a mixed beverage license, an assortment of foods commonly ordered in bona 112 fide, full-service restaurants as principal meals of the day. Such restaurants shall include establishments 113 114 specializing in full course meals with a single substantial entree.

"Member of a club" means (i) a person who maintains his membership in the club by the payment of 115 116 monthly, quarterly, or annual dues in the manner established by the rules and regulations thereof or (ii) a person who is a member of a bona fide auxiliary, local chapter, or squadron composed of direct lineal 117 descendants of a bona fide member, whether alive or deceased, of a national or international 118 organization to which an individual lodge holding a club license is an authorized member in the same 119 120 locality. It shall also mean a lifetime member whose financial contribution is not less than 10 times the annual dues of resident members of the club, the full amount of such contribution being paid in advance 121

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122 in a lump sum.

123 "Mixed beverage" or "mixed alcoholic beverage" means a drink composed in whole or in part of 124 spirits.

"Mixer" means any prepackaged ingredients containing beverages or flavoring or coloring materials,
and which may also contain water, fruit juices, fruit adjuncts, sugar, carbon dioxide, or preservatives
which are not commonly consumed unless combined with alcoholic beverages, whether or not such
ingredients contain alcohol. Such specialty beverage product shall be manufactured or distributed by a
Virginia corporation.

"Place or premises" means the real estate, together with any buildings or other improvements thereon,
designated in the application for a license as the place at which the manufacture, bottling, distribution,
use or sale of alcoholic beverages shall be performed, except that portion of any such building or other
improvement actually and exclusively used as a private residence.

134 "Public place" means any place, building, or conveyance to which the public has, or is permitted to
135 have, access, including restaurants, soda fountains, hotel dining areas, lobbies, and corridors of hotels,
136 and any highway, street, lane, park, or place of public resort or amusement, highway, street, lane, or
137 sidewalk adjoining any highway, street, or lane.

138 The term shall not include (i) hotel or restaurant dining areas or ballrooms while in use for private 139 meetings or private parties limited in attendance to members and guests of a particular group, 140 association or organization; (ii) restaurants licensed by the Board in office buildings or industrial or 141 similar facilities while such restaurant is closed to the public and in use for private meetings or parties 142 limited in attendance to employees and nonpaying guests of the owner or a lessee of all or part of such 143 building or facility; (iii) offices, office buildings or industrial facilities while closed to the public and in 144 use for private meetings or parties limited in attendance to employees and nonpaying guests of the owner or a lessee of all or part of such building or facility; or (iv) private recreational or chartered boats 145 146 which are not licensed by the Board and on which alcoholic beverages are not sold.

147 "Residence" means any building or part of a building or structure where a person resides, but does not include any part of a building which is not actually and exclusively used as a private residence, nor any part of a hotel or club other than a private guest room thereof.

150 "Resort complex" means a facility (i) with a hotel owning year-round sports and recreational facilities 151 located contiguously on the same property or (ii) owned by a nonstock, nonprofit, taxable corporation 152 with voluntary membership which, as its primary function, makes available golf, ski and other 153 recreational facilities both to its members and the general public. The hotel or corporation shall have a 154 minimum of 140 private guest rooms or dwelling units contained on not less than 50 acres. The Board 155 may consider the purpose, characteristics, and operation of the applicant establishment in determining 156 whether it shall be considered as a resort complex. All other pertinent qualifications established by the 157 Board for a hotel operation shall be observed by such licensee.

158 "Restaurant" means, for a beer, or wine and beer license, any establishment provided with special
159 space and accommodation, where, in consideration of payment, meals or other foods prepared on the
160 premises are regularly sold.

161 "Restaurant" means, for a mixed beverage license, an established place of business (i) where meals
162 with substantial entrees are regularly sold and (ii) which has adequate facilities and sufficient employees
163 for cooking, preparing, and serving such meals for consumption at tables in dining areas on the
164 premises, and includes establishments specializing in full course meals with a single substantial entree.

"Sale" and "sell" includes soliciting or receiving an order for; keeping, offering or exposing for sale;
 peddling, exchanging or bartering; or delivering otherwise than gratuitously, by any means, alcoholic
 beverages.

"Special agent" means an employee of the Department of Alcoholic Beverage Control whom theBoard has designated as a law-enforcement officer pursuant to § 4.1-105.

170 "Special event" means an event sponsored by a duly organized nonprofit corporation or association
171 and conducted for an athletic, charitable, civic, educational, political, or religious purpose.

"Spirits" means any beverage which contains alcohol obtained by distillation mixed with drinkable
water and other substances, in solution, and includes, among other things, brandy, rum, whiskey, and
gin, or any one or more of the last four named ingredients; but shall not include any such liquors
completely denatured in accordance with formulas approved by the United States government.

176 "Wine" means any alcoholic beverage obtained by the fermentation of the natural sugar content of 177 fruits or other agricultural products containing (i) sugar, including honey and milk, either with or 178 without additional sugar; (ii) one-half of one percent or more of alcohol by volume; and (iii) no product 179 of distillation. The term includes any wine to which wine spirits have been added, as provided in the 180 Internal Revenue Code, to make products commonly known as "fortified wine" which do not exceed an 181 alcohol content of 21 percent by volume.

182 "Wine cooler" means a drink containing one-half of one percent or more of alcohol by volume, and

not more than three and two-tenths percent of alcohol by weight or four percent by volume consisting of
wine mixed with nonalcoholic beverages or flavoring or coloring materials, and which may also contain
water, fruit juices, fruit adjuncts, sugar, carbon dioxide, or preservatives and shall include other similar
products manufactured by fermenting fruit or fruit juices. Wine coolers and similar fermented fruit juice
beverages shall be treated as wine for all purposes except for taxation under § 4.1-236.

188 "With or without meals" means the selling and serving of alcoholic beverages by retail licensees for 189 on-premises consumption whether or not accompanied by food so long as the total food-beverage ratio 190 required by § 4.1-210, or the monthly food sale requirement established by Board regulation, is met by 191 such retail licensee.

192 § 4.1-128. Local ordinances or resolutions regulating or taxing alcoholic beverages.

A. No county, city, or town shall, except as provided in § 4.1-205 or § 4.1-129, adopt any ordinance
or resolution which regulates or prohibits the manufacture, bottling, possession, sale, distribution,
handling, transportation, drinking, use, advertising or dispensing of alcoholic beverages in the
Commonwealth.

197 No provision of law, general or special, shall be construed to authorize any county, city or town to 198 adopt any ordinance or resolution that imposes a sales or excise tax on alcoholic beverages, other than 199 the taxes authorized by §§ 58.1-605, 58.1-3833 or § 58.1-3840. The foregoing limitation shall not affect the authority of any county, city or town to impose a license or privilege tax or fee on a business 200 201 engaged in whole or in part in the sale of alcoholic beverages if the license or privilege tax or fee (i) is 202 based on an annual or per event flat fee specifically authorized by general law or (ii) is an annual license or privilege tax specifically authorized by general law, which includes alcoholic beverages in its 203 204 taxable measure and treats alcoholic beverages the same as if they were nonalcoholic beverages.

B. However, the governing body of any county, city, or town may adopt an ordinance which (i) prohibits the acts described in subsection A of § 4.1-308 subject to the provisions of subsection B of § 4.1-308, or the acts described in § 4.1-309 and may provide a penalty for violation thereof and (ii) subject to subsection C of § 4.1-308, regulates or prohibits the possession of opened alcoholic beverage containers in its local public parks, playgrounds, and public streets, and any sidewalk adjoining any public street.

C. Except as provided in this section, all local acts, including charter provisions and ordinances of
 cities and towns, inconsistent with any of the provisions of this title, are repealed to the extent of such
 inconsistency.