091223544 HOUSE BILL NO. 2523 1 2 Offered January 16, 2009 3 A BILL to amend and reenact § 4.1-225 of the Code of Virginia, relating to alcoholic beverage control; 4 grounds for suspension or revocation of a license. 5 Patron—Wright 6 7 Referred to Committee on General Laws 8 9 Be it enacted by the General Assembly of Virginia: 1. That § 4.1-225 of the Code of Virginia is amended and reenacted as follows: 10 § 4.1-225. Grounds for which Board may suspend or revoke licenses. 11 The Board may suspend or revoke any license other than a brewery license, in which case the Board 12 13 may impose penalties as provided in § 4.1-227, if it has reasonable cause to believe that: 14 1. The licensee, or if the licensee is a partnership, any general partner thereof, or if the licensee is an association, any member thereof, or a limited partner of 10 percent or more with voting rights, or if the 15 licensee is a corporation, any officer, director, or shareholder owning 10 percent or more of its capital 16 stock, or if the licensee is a limited liability company, any member-manager or any member owning 10 17 percent or more of the membership interest of the limited liability company: 18 19 a. Has misrepresented a material fact in applying to the Board for such license; 20 b. Has defrauded or attempted to defraud the Board, or any federal, state or local government or 21 governmental agency or authority, by making or filing any report, document or tax return required by statute or regulation which is fraudulent or contains a false representation of a material fact; or has 22 23 willfully deceived or attempted to deceive the Board, or any federal, state or local government, or governmental agency or authority, by making or maintaining business records required by statute or 24 25 regulation which are false or fraudulent; c. Within the five years immediately preceding the date of the hearing held in accordance with 26 27 § 4.1-227, has (i) been convicted of a violation of any law, ordinance or regulation of the 28 Commonwealth, of any county, city or town in the Commonwealth, of any state, or of the United States, 29 applicable to the manufacture, transportation, possession, use or sale of alcoholic beverages; (ii) violated 30 any provision of Chapter 3 (§ 4.1-300 et seq.) of this title; (iii) committed a violation of the Wine 31 Franchise Act (§ 4.1-400 et seq.) or the Beer Franchise Act (§ 4.1-500 et seq.) in bad faith; (iv) violated or failed or refused to comply with any regulation, rule or order of the Board; or (v) failed or refused to 32 33 comply with any of the conditions or restrictions of the license granted by the Board; 34 d. Has been convicted in any court of a felony or of any crime or offense involving moral turpitude 35 under the laws of any state, or of the United States; 36 e. Is not the legitimate owner of the business conducted under the license granted by the Board, or 37 other persons have ownership interests in the business which have not been disclosed; 38 f. Cannot demonstrate financial responsibility sufficient to meet the requirements of the business 39 conducted under the license granted by the Board; g. Has been intoxicated or under the influence of some self-administered drug while upon the 40 licensed premises; 41 h. Has maintained the licensed premises in an unsanitary condition, or allowed such premises to 42 become a meeting place or rendezvous for members of a criminal street gang as defined in § 18.2-46.1 43 44 or persons of ill repute, or has allowed any form of illegal gambling to take place upon such premises; 45 i. Knowingly employs in the business conducted under such license, as agent, servant, or employee, 46 other than a busboy, cook or other kitchen help, any person who has been convicted in any court of a felony or of any crime or offense involving moral turpitude, or who has violated the laws of the 47 Commonwealth, of any other state, or of the United States, applicable to the manufacture, transportation, 48 49 possession, use or sale of alcoholic beverages; 50 j. Subsequent to the granting of his original license, has demonstrated by his police record a lack of 51 respect for law and order; 52 k. Has allowed the consumption of alcoholic beverages upon the licensed premises by any person 53 whom he knew or had reason to believe was (i) less than 21 years of age, (ii) interdicted, or (iii) intoxicated, or has allowed any person whom he knew or had reason to believe was intoxicated to loiter 54 55 upon such licensed premises; 1. Has allowed any person to consume upon the licensed premises any alcoholic beverages except as 56 57 provided under this title; 58 m. Is physically unable to carry on the business conducted under such license or has been

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59 adjudicated incapacitated;

60 n. Has allowed any obscene literature, pictures or materials upon the licensed premises;

o. Has possessed any illegal gambling apparatus, machine or device upon the licensed premises; or p. Has upon the licensed premises (i) illegally possessed, distributed, sold or used, or has knowingly 61

62 63 allowed any employee or agent, or any other person, to illegally possess, distribute, sell or use 64 marijuana, controlled substances, imitation controlled substances, drug paraphernalia or controlled paraphernalia as those terms are defined in Articles 1 and 1.1 (§ 18.2-247 et seq.) of Chapter 7 of Title 65 18.2 and the Drug Control Act (§ 54.1-3400 et seq.); (ii) laundered money in violation of § 18.2-246.3; 66 or (iii) conspired to commit any drug-related offense in violation of Articles 1 and 1.1 of Chapter 7 67 (§ 18.2-247 et seq.) of Title 18.2 or the Drug Control Act (§ 54.1-3400 et seq.). The provisions of this 68 subdivision shall also apply to any conduct related to the operation of the licensed business which facilitates the commission of any of the offenses set forth herein; or 69 70

q. Has operated the licensed premises in such a manner that it has adversely affected real property 71 values located within the adjacent area or has substantially interfered with the usual quietude and 72 73 tranquility of an adjacent residence or residential area. 74

2. The place occupied by the licensee:

75 a. Does not conform to the requirements of the governing body of the county, city or town in which 76 such establishment is located, with respect to sanitation, health, construction or equipment, or to any 77 similar requirements established by the laws of the Commonwealth or by Board regulations; 78

b. Has been adjudicated a common nuisance under the provisions of this title or § 18.2-258; or

79 c. Has become a meeting place or rendezvous for illegal gambling, illegal users of narcotics, drunks, 80 prostitutes, pimps, panderers or habitual law violators or has become a place where illegal drugs are regularly used or distributed. The Board may consider the general reputation in the community of such 81 establishment in addition to any other competent evidence in making such determination; or 82

83 d. Has become a place where people are charged with criminal offenses on or immediately adjacent 84 to the premises that are so frequent and serious as to be deemed a continuing threat to the public 85 safety.

3. The licensee or any employee of the licensee discriminated against any member of the armed 86 87 forces of the United States by prices charged or otherwise.

88 4. The licensee, his employees, or any entertainer performing on the licensed premises has been 89 convicted of a violation of a local public nudity ordinance for conduct occurring on the licensed 90 premises and the licensee allowed such conduct to occur.

91 5. Any cause exists for which the Board would have been entitled to refuse to grant such license had 92 the facts been known.

93 6. Any other cause authorized by this title.