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1	HOUSE BILL NO. 342
1 2 3	Offered January 13, 2010
3	Prefiled January 11, 2010
4	A BILL to amend and reenact §§ 4.1-100, 4.1-103, 4.1-111, 4.1-115, 4.1-121, 4.1-122, 4.1-201, 4.1-206,
5	4.1-207, 4.1-210, 4.1-215, 4.1-231, 4.1-233, 4.1-234, 4.1-235, 4.1-303, and 4.1-330 of the Code of
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	Virginia; to amend the Code of Virginia by adding sections numbered 4.1-119.1, 4.1-120.1,
7	4.1-204.1, and 4.1-214.1; and to repeal §§ 4.1-119 and 4.1-120, relating to alcoholic beverage
8	control; retail privatization of government stores; cost savings to Transportation Trust Fund.
9	
10	Patron—Marshall, R.G.
10	
11	Referred to Committee on General Laws
12	
13	Be it enacted by the General Assembly of Virginia:
14	1. § 1. That the Alcoholic Beverage Control Board (the "Board") shall, on or before December 31,
15	2010, complete an implementation study for the discontinuation of government stores, in accordance
16	with the provisions of this act, for the disposition of all real property owned or leased by the Board that
17	is used as a government store.
18	§ 2. A. The Board shall auction or cause to be auctioned all real property owned by it and used as
19	government stores. Bidders at the auction shall be any person, firm, or corporation applying for
20	licensure as a package store licensee as defined in § 4.1-100 of the Code of Virginia. The Board shall
21	determine the fair market value of such real property, which valuation shall take into account the
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	volume of business conducted at such store and revenues generated by the operation of such store. The
23	successful bidder at such auction shall (i) be the highest bidder and (ii) meet the conditions for
24	licensure by the Board in accordance with §§ 4.1-222, 4.1-223, and 4.1-230 of the Code of Virginia, as
25	well as Board regulations.
26	B. For a three-year period, only those successful applicants/bidders at auction shall be entitled to
27	sell alcoholic beverages, including wine, beer, wine produced by farm wineries, and vermouth. Such
28	sales shall be conducted at the purchased premises or, at the option of such applicant/bidder, at a
29	separate location provided that such location is situated within the locality served by the auctioned
30	government store.
31	C. If, in the opinion of the Board, the bid received for a particular government store is too low as
32	compared with the determined fair market value, and the discontinuation of such government store
33	would leave the residents of such locality devoid of the opportunity to buy in such locality alcoholic
34	beverages and vermouth for off-premises consumption, then the Board may issue a package store license
35	to an existing retail licensee authorized to sell wine, beer, or both, for off-premises consumption. For a
36	three-year period, such existing retail licensee shall be entitled to sell alcoholic beverages, vermouth,
37	and mixers, in addition to the privileges conferred by the existing license. Such package store license
38	shall be the only such license issued to service the locality formerly served by the discontinued
39	government store.
40	§ 3. When government stores are leased by the Board, the Board shall review all such leases to
41	determine the:
42	1. Assignability of the lease to a person, firm, or corporation, which shall be eligible for licensure as
4 3	a package store licensee;
43 44	2. Applicable lease termination provisions; and
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	3. Notice of termination provisions contained in such leases.
46	Upon completion of such review, the Board shall ensure that the Commonwealth's obligation to pay
47	rent terminates at a time coincident with the effective date of this act, to the extent practicable. Leases
48	that may be assigned shall be assigned, mutatis mutandis, in accordance with the procedure required by
49	subsection A of § 2.
50	§ 4. All initial package store licenses issued pursuant to §§ 2 and 3 of this act shall be issued by the
51	Board on or before March 31, 2011, to begin operation at a time coincident with the discontinuation of
52	the government store. Such licenses shall be valid through December 31, 2014, unless otherwise revoked
53	or suspended in accordance with Title 4.1 of the Code of Virginia and Board regulations.
54	§ 5. On or before December 31, 2011, the Board shall promulgate regulations governing the
55	issuance of subsequent package store licenses, which regulations shall include a provision requiring the
56	establishment of one package store per 20,000 people in each locality of the Commonwealth, subject to
57	the requirements of §§ 4.1-121 and 4.1-124 of the Code of Virginia.

4.1-215, 4.1-231, 4.1-233, 4.1-234, 4.1-235, 4.1-303, and 4.1-330 of the Code of Virginia are 59 amended and reenacted and that the Code of Virginia is amended by adding sections numbered 60 4.1-119.1, 4.1-120.1, 4.1-204.1, and 4.1-214.1 as follows: 61

62 § 4.1-100. Definitions.

63 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 64 65 fermented liquor, rectified either once or more often, whatever the origin, and shall include synthetic ethyl alcohol, but shall not include methyl alcohol and alcohol completely denatured in accordance with 66 formulas approved by the government of the United States. 67

"Alcohol vaporizing device" means any device, machine, or process that mixes any alcoholic 68 69 beverages with pure oxygen or other gas to produce a vaporized product for the purpose of consumption 70 by inhalation.

71 "Alcoholic beverages" includes alcohol, spirits, wine, and beer, and any one or more of such varieties containing one-half of one percent or more of alcohol by volume, including mixed alcoholic beverages, 72 73 and every liquid or solid, patented or not, containing alcohol, spirits, wine, or beer and capable of being 74 consumed by a human being. Any liquid or solid containing more than one of the four varieties shall be considered as belonging to that variety which has the higher percentage of alcohol, however obtained, 75 according to the order in which they are set forth in this definition; except that beer may be 76 77 manufactured to include flavoring materials and other nonbeverage ingredients containing alcohol, as 78 long as no more than 49 percent of the overall alcohol content of the finished product is derived from 79 the addition of flavors and other nonbeverage ingredients containing alcohol for products with an alcohol 80 content of no more than six percent by volume; or, in the case of products with an alcohol content of 81 more than six percent by volume, as long as no more than one and one-half percent of the volume of the finished product consists of alcohol derived from added flavors and other nonbeverage ingredients 82 83 containing alcohol. 84

"Barrel" means any container or vessel having a capacity of more than 43 ounces.

85 "Bed and breakfast establishment" means any establishment (i) having no more than 15 bedrooms; (ii) offering to the public, for compensation, transitory lodging or sleeping accommodations; and (iii) 86 87 offering at least one meal per day, which may but need not be breakfast, to each person to whom 88 overnight lodging is provided.

89 "Beer" means any alcoholic beverage obtained by the fermentation of an infusion or decoction of 90 barley, malt, and hops or of any similar products in drinkable water and containing one-half of one 91 percent or more of alcohol by volume.

92 "Board" means the Virginia Alcoholic Beverage Control Board.

93 "Bottle" means any vessel intended to contain liquids and having a capacity of not more than 43 94 ounces.

95 "Canal boat operator" means any nonprofit organization that operates tourism-oriented canal boats for recreational purposes on waterways declared nonnavigable by the United States Congress pursuant to 33 96 97 U.S.C. § 59ii.

98 "Club" means any private nonprofit corporation or association which is the owner, lessee, or 99 occupant of an establishment operated solely for a national, social, patriotic, political, athletic, or other 100 like purpose, but not for pecuniary gain, the advantages of which belong to all of the members. It also 101 means the establishment so operated. A corporation or association shall not lose its status as a club because of the conduct of charitable gaming conducted pursuant to Article 1.1:1 (§ 18.2-340.15 et seq.) 102 103 of Chapter 8 of Title 18.2 in which nonmembers participate frequently or in large numbers, provided that no alcoholic beverages are served or consumed in the room where such charitable gaming is being 104 105 conducted while such gaming is being conducted and that no alcoholic beverages are made available upon the premises to any person who is neither a member nor a bona fide guest of a member. 106

107 Any such corporation or association which has been declared exempt from federal and state income 108 taxes as one which is not organized and operated for pecuniary gain or profit shall be deemed a 109 nonprofit corporation or association.

"Container" means any barrel, bottle, carton, keg, vessel or other receptacle used for holding 110 111 alcoholic beverages.

"Convenience grocery store" means an establishment which (i) has an enclosed room in a permanent 112 113 structure where stock is displayed and offered for sale and (ii) maintains an inventory of edible items intended for human consumption consisting of a variety of such items of the types normally sold in 114 115 grocery stores.

"Day spa" means any commercial establishment that offers to the public both massage therapy, 116 performed by persons certified in accordance with § 54.1-3029, and barbering or cosmetology services 117 118 performed by persons licensed in accordance with Chapter 7 (§ 54.1-700 et seq.) of Title 54.1.

"Designated area" means a room or area approved by the Board for on-premises licensees. 119

"Dining area" means a public room or area in which meals are regularly served. 120

121 "Establishment" means any place where alcoholic beverages of one or more varieties are lawfully 122 manufactured, sold, or used.

123 "Farm winery" means an establishment (i) located on a farm in the Commonwealth with a producing 124 vineyard, orchard, or similar growing area and with facilities for fermenting and bottling wine on the 125 premises where the owner or lessee manufactures wine that contains not more than 18 percent alcohol 126 by volume or (ii) located in the Commonwealth with a producing vineyard, orchard, or similar growing 127 area or agreements for purchasing grapes or other fruits from agricultural growers within the 128 Commonwealth, and with facilities for fermenting and bottling wine on the premises where the owner or 129 lessee manufactures wine that contains not more than 18 percent alcohol by volume. As used in this 130 definition, the terms "owner" and "lessee" shall include a cooperative formed by an association of 131 individuals for the purpose of manufacturing wine. In the event such cooperative is licensed as a farm 132 winery, the term "farm" as used in this definition includes all of the land owned or leased by the 133 individual members of the cooperative as long as such land is located in the Commonwealth.

134 "Gift shop" means any bona fide retail store selling, predominantly, gifts, books, souvenirs, specialty 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 135 136 137 where stock is displayed and offered for sale and which has facilities to properly secure any stock of 138 wine or beer. Such shop may be located (i) on the premises or grounds of a government registered 139 national, state or local historic building or site or (ii) within the premises of a museum. The Board shall 140 consider the purpose, characteristics, nature, and operation of the shop in determining whether it shall be 141 considered a gift shop.

142 "Gourmet brewing shop" means an establishment which sells to persons to whom wine or beer may 143 lawfully be sold, ingredients for making wine or brewing beer, including packaging, and rents to such 144 persons facilities for manufacturing, fermenting and bottling such wine or beer.

145 "Gourmet shop" means an establishment provided with adequate inventory, shelving, and storage facilities, where, in consideration of payment, substantial amounts of domestic and imported wines and 146 147 beers of various types and sizes and related products such as cheeses and gourmet foods are habitually 148 furnished to persons. 149

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

150 "Hotel" means any duly licensed establishment, provided with special space and accommodation, 151 where, in consideration of payment, food and lodging are habitually furnished to persons, and which has 152 four or more bedrooms. It shall also mean the person who operates such hotel.

153 "Interdicted person" means a person to whom the sale of alcoholic beverages is prohibited by order 154 pursuant to this title.

155 "Internet wine retailer" means a person who owns or operates an establishment with adequate inventory, shelving, and storage facilities, where, in consideration of payment, internet or telephone 156 157 orders are taken and shipped directly to consumers and which establishment is not a retail store open to 158 the public.

159 'Intoxicated" means a condition in which a person has drunk enough alcoholic beverages to 160 observably affect his manner, disposition, speech, muscular movement, general appearance or behavior.

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

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

163 "Liqueur" means any of a class of highly flavored alcoholic beverages that do not exceed an alcohol 164 content of 25 percent by volume.

165 "Low alcohol beverage cooler" means a drink containing one-half of one percent or more of alcohol by volume, but not more than seven and one-half percent alcohol by volume, and consisting of spirits 166 167 mixed with nonalcoholic beverages or flavoring or coloring materials; it may also contain water, fruit 168 juices, fruit adjuncts, sugar, carbon dioxide, preservatives or other similar products manufactured by fermenting fruit or fruit juices. Low alcohol beverage coolers shall be treated as wine for all purposes of 169 170 this title; except that low alcohol beverage coolers shall not be sold in localities that have not approved 171 the sale of mixed beverages pursuant to § 4.1-124. In addition, low alcohol beverage coolers shall not be sold for on-premises consumption other than by mixed beverage licensees. 172

173 "Meal-assembly kitchen" means any commercial establishment that offers its customers, for 174 off-premises consumption, ingredients for the preparation of meals and entrees in professional kitchen 175 facilities located at the establishment.

176 "Meals" means, for a mixed beverage license, an assortment of foods commonly ordered in bona 177 fide, full-service restaurants as principal meals of the day. Such restaurants shall include establishments 178 specializing in full course meals with a single substantial entree.

179 "Member of a club" means (i) a person who maintains his membership in the club by the payment of 180 monthly, quarterly, or annual dues in the manner established by the rules and regulations thereof or (ii) 181 a person who is a member of a bona fide auxiliary, local chapter, or squadron composed of direct lineal

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descendants of a bona fide member, whether alive or deceased, of a national or international
organization to which an individual lodge holding a club license is an authorized member in the same
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
in a lump sum.

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

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

194 "Package store" means the licensed premises where alcoholic beverages, including wine, beer, wine
 195 produced by farm wineries, and vermouth are sold at retail.

"Package store licensee" means any person licensed pursuant to subdivision A 13 of § 4.1-210.

"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.

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

205 The term shall not include (i) hotel or restaurant dining areas or ballrooms while in use for private 206 meetings or private parties limited in attendance to members and guests of a particular group, association or organization; (ii) restaurants licensed by the Board in office buildings or industrial or 207 208 similar facilities while such restaurant is closed to the public and in use for private meetings or parties 209 limited in attendance to employees and nonpaying guests of the owner or a lessee of all or part of such 210 building or facility; (iii) offices, office buildings or industrial facilities while closed to the public and in use for private meetings or parties limited in attendance to employees and nonpaying guests of the 211 212 owner or a lessee of all or part of such building or facility; or (iv) private recreational or chartered boats 213 which are not licensed by the Board and on which alcoholic beverages are not sold.

214 "Residence" means any building or part of a building or structure where a person resides, but does 215 not include any part of a building which is not actually and exclusively used as a private residence, nor 216 any part of a hotel or club other than a private guest room thereof.

'Resort complex" means a facility (i) with a hotel owning year-round sports and recreational facilities 217 218 located contiguously on the same property or (ii) owned by a nonstock, nonprofit, taxable corporation with voluntary membership which, as its primary function, makes available golf, ski and other 219 recreational facilities both to its members and the general public. The hotel or corporation shall have a 220 221 minimum of 140 private guest rooms or dwelling units contained on not less than 50 acres. The Board 222 may consider the purpose, characteristics, and operation of the applicant establishment in determining 223 whether it shall be considered as a resort complex. All other pertinent qualifications established by the 224 Board for a hotel operation shall be observed by such licensee.

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

"Restaurant" means, for a mixed beverage license other than a limited mixed beverage restaurant
license, an established place of business (i) where meals with substantial entrees are regularly sold and
(ii) which has adequate facilities and sufficient employees for cooking, preparing, and serving such
meals for consumption at tables in dining areas on the 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.

"Sangria" means a drink consisting of red or white wine mixed with some combination of
sweeteners, fruit, fruit juice, soda, or soda water that may also be mixed with brandy, triple sec, or other
similar spirits.

239 "Special agent" means an employee of the Department of Alcoholic Beverage Control whom the240 Board has designated as a law-enforcement officer pursuant to § 4.1-105.

241 "Special event" means an event sponsored by a duly organized nonprofit corporation or association242 and conducted for an athletic, charitable, civic, educational, political, or religious purpose.

243 "Spirits" means any beverage which contains alcohol obtained by distillation mixed with drinkable

244 water and other substances, in solution, and includes, among other things, brandy, rum, whiskey, and 245 gin, or any one or more of the last four named ingredients; but shall not include any such liquors 246 completely denatured in accordance with formulas approved by the United States government.

247 "Wine" means any alcoholic beverage obtained by the fermentation of the natural sugar content of 248 fruits or other agricultural products containing (i) sugar, including honey and milk, either with or 249 without additional sugar; (ii) one-half of one percent or more of alcohol by volume; and (iii) no product 250 of distillation. The term includes any wine to which wine spirits have been added, as provided in the 251 Internal Revenue Code, to make products commonly known as "fortified wine" which do not exceed an 252 alcohol content of 21 percent by volume.

253 "Wine cooler" means a drink containing one-half of one percent or more of alcohol by volume, and 254 not more than three and two-tenths percent of alcohol by weight or four percent by volume consisting of 255 wine mixed with nonalcoholic beverages or flavoring or coloring materials, and which may also contain 256 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 257 258 beverages shall be treated as wine for all purposes except for taxation under § 4.1-236.

259 "With or without meals" means the selling and serving of alcoholic beverages by retail licensees for 260 on-premises consumption whether or not accompanied by food so long as the total food-beverage ratio 261 required by § 4.1-210, or the monthly food sale requirement established by Board regulation, is met by 262 such retail licensee.

- 263 § 4.1-103. General powers of Board.
- 264 The Board shall have the power to:
- 265 1. Buy, import and sell at wholesale alcoholic beverages other than beer and wine not produced by 266 farm wineries, and to have alcoholic beverages other than beer and wine not produced by farm wineries 267 in its possession for sale *at wholesale*;
- 268 2. Buy and sell any mixers;

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3. Control the possession, sale, transportation and delivery of alcoholic beverages;

270 3. Determine, subject to § 4.1-121, the localities within which government package stores shall be 271 established or operated, based on a ratio of one package store per 20,000 people in each locality, and 272 the *number and* location of such stores;

273 54. Maintain warehouses for alcoholic beverages and control the storage and delivery of alcoholic 274 beverages to and from such warehouses; 275

65. Lease, occupy and improve any land or building required for the purposes of this title;

276 76. Purchase or otherwise acquire title to any land or building required for the purposes of this title 277 and sell and convey the same by proper deed, with the consent of the Governor;

- 278 \$7. Purchase, lease or acquire the use of, by any manner, any plant or equipment which may be 279 considered necessary or useful in carrying into effect the purposes of this title, including rectifying, blending and processing plants. The Board may purchase, build, lease, and operate distilleries and 280 281 manufacture alcoholic beverages;
- 282 98. Determine the nature, form and capacity of all containers used for holding alcoholic beverages to 283 be kept or sold under this title, and prescribe the form and content of all labels and seals to be placed 284 thereon;

285 109. Appoint every agent and employee required for its operations; require any or all of them to give 286 bonds payable to the Commonwealth in such penalty as shall be fixed by the Board; and engage the 287 services of experts and professionals;

288 4410. Hold and conduct hearings; issue subpoenas requiring the attendance of witnesses and the 289 production of records, memoranda, papers and other documents before the Board or any agent of the 290 Board; and administer oaths and take testimony thereunder. The Board may authorize any Board 291 member or agent of the Board to hold and conduct hearings, issue subpoenas, administer oaths and take 292 testimony thereunder, and make summary decisions, subject to final decision by the Board, on 293 application of any party aggrieved;

294 +211. Make a reasonable charge for preparing and furnishing statistical information and compilations 295 to persons other than (i) officials, including court and police officials, of the Commonwealth and of its 296 subdivisions if the information requested is for official use and (ii) persons who have a personal or legal 297 interest in obtaining the information requested if such information is not to be used for commercial or 298 trade purposes;

299 1312. Promulgate regulations in accordance with the Administrative Process Act (§ 2.2-4000 et seq.) 300 and § 4.1-111 of this chapter;

301 1413. Grant, suspend, and revoke licenses for the manufacture, bottling, distribution, importation, and 302 sale of alcoholic beverages;

303 1514. Assess and collect civil penalties and civil charges for violations of this title and Board 304 regulations;

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305 1615. Maintain actions to enjoin common nuisances as defined in § 4.1-317;

306 1716. Establish minimum food sale requirements for all retail licensees; and

307 1817. Do all acts necessary or advisable to carry out the purposes of this title.

308 § 4.1-111. Regulations of Board.

309 A. The Board may promulgate reasonable regulations, not inconsistent with this title or the general 310 laws of the Commonwealth, which it deems necessary to carry out the provisions of this title and to 311 prevent the illegal manufacture, bottling, sale, distribution and transportation of alcoholic beverages. The Board may amend or repeal such regulations. Such regulations shall be promulgated, amended or 312 repealed in accordance with the Administrative Process Act (§ 2.2-4000 et seq.) and shall have the effect 313 314 of law. 315

B. The Board shall promulgate regulations that:

1. Prescribe what hours and on what days alcoholic beverages shall not be sold by licensees or 316 317 consumed on any licensed premises, including a provision that mixed beverages may be sold only at 318 such times as wine and beer may be sold.

319 2. Require mixed beverage caterer licensees to notify the Board in advance of any event to be served 320 by such licensee.

321 3. Maintain the reasonable separation of retailer interests from those of the manufacturers, bottlers, brokers, importers and wholesalers in accordance with § 4.1-216 and in consideration of the established 322 323 trade customs, quantity and value of the articles or services involved; prevent undue competitive 324 domination of any person by any other person engaged in the manufacture, distribution and sale at retail 325 or wholesale of alcoholic beverages in the Commonwealth; and promote reasonable accommodation of 326 arm's length business transactions.

327 4. Establish requirements for the form, content, and retention of all records and accounts, including 328 the (i) reporting and collection of taxes required by § 4.1-236 and (ii) the sale of alcoholic beverages in 329 kegs, by all licensees.

330 5. Require retail licensees to file an appeal from any hearing decision rendered by a hearing officer 331 within 30 days of the date the notice of the decision is sent. The notice shall be sent to the licensee at 332 the address on record with the Board by certified mail, return receipt requested, and by regular mail.

333 6. Prescribe the terms and conditions under which persons who collect or trade designer or vintage 334 spirit bottles may sell such bottles at auction, provided that (i) the auction is conducted in accordance 335 with the provisions of Chapter 6 (§ 54.1-600 et seq.) of Title 54.1 and (ii) the bottles are unopened and 336 the manufacturers' seals, marks, or stamps affixed to the bottles are intact.

337 7. Prescribe the terms and conditions under which credit or debit cards may be accepted from 338 licensees for wholesale purchases at government stores from the Board, including provision for the 339 collection, where appropriate, of related fees, penalties, and service charges.

340 8. Require that banquet licensees in charge of public events as defined by Board regulations report to 341 the Board the income and expenses associated with the public event on a form prescribed by the Board 342 when the banquet licensee engages another person to organize, conduct or operate the event on behalf of the banquet licensee. Such regulations shall be applicable only to public events where alcoholic 343 344 beverages are being sold.

345 9. Provide alternative methods for licensees to maintain and store business records that are subject to 346 Board inspection, including methods for Board-approved electronic and off-site storage.

347 10. Require off-premises retail licensees to place any premixed alcoholic energy drinks containing 348 one-half of one percent or more of alcohol by volume in the same location where wine and beer are 349 available for sale within the licensed premises. 350

C. The Board may promulgate regulations that:

1. Provide for the waiver of the license tax for an applicant for a banquet license, such waiver to be 351 352 based on (i) the amount of alcoholic beverages to be provided by the applicant, (ii) the not-for-profit 353 status of the applicant, and (iii) the condition that no profits are to be generated from the event. For the 354 purposes of clause (ii), the applicant shall submit with the application, an affidavit certifying its 355 not-for-profit status. The granting of such waiver shall be limited to two events per year for each 356 applicant.

357 2. Establish limitations on the quantity and value of any gifts of alcoholic beverages made in the 358 course of any business entertainment pursuant to subdivision A 22 of § 4.1-325 or subsection C of 359 § 4.1-325.2.

360 D. Board regulations shall be uniform in their application, except those relating to hours of sale for 361 licensees.

362 E. Courts shall take judicial notice of Board regulations.

363 F. The Board's power to regulate shall be broadly construed.

§ 4.1-115. Reports and accounting systems of Board; auditing books and records. 364

365 A. The Board shall make reports to the Governor as he may require covering the administration and 366 enforcement of this title. Additionally, the Board shall submit an annual report to the Governor and

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367 General Assembly on or before December 15 each year, which shall contain:

368 1. A statement of the nature and amount of the business transacted by any warehouse operated by
 369 the Board and each government package store during the year;

370 2. A statement of the assets and liabilities of the Board, including a statement of income and
371 expenses and such other financial statements and matters as may be necessary to show the result of the
372 operations of the Board for the year;

373 3. A statement showing the taxes collected under this title during the year;

4. General information and remarks about the working of the alcoholic beverage control laws withinthe Commonwealth; and

5. Any other information requested by the Governor.

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B. The Board shall maintain an accounting system in compliance with generally accepted accounting principles and approved in accordance with § 2.2-803.

379 C. A regular postaudit shall be conducted of all accounts and transactions of the Board. An annual audit of a fiscal and compliance nature of the accounts and transactions of the Board shall be conducted by the Auditor of Public Accounts on or before October 1. The cost of the annual audit and postaudit examinations shall be borne by the Board. The Board may order such other audits as it deems necessary.
383 § 4.1-119.1. Operation of warehouses by Board.

A. The Board shall fix the wholesale price at which the various classes, varieties, and brands of
alcoholic beverages are to be sold. However, the Board may sell alcoholic beverages to federal
instrumentalities (i) authorized and operating under the laws of the United States and regulations of the
United States Department of Defense and (ii) located within the boundaries of federal enclaves or
reservations over which the United States has acquired jurisdiction, at prices that may be greater or
less than the wholesale price charged other authorized purchasers.

B. Alcoholic beverages at warehouses operated by the Board shall be sold by employees of the
Board, who shall carry out the provisions of this title and Board regulations governing the operation of
such warehouses and the wholesale sale of alcoholic beverages.

393 C. All alcoholic beverages sold from warehouses operated by the Board shall be in closed 394 containers, sealed, and affixed with labels prescribed by the Board.

395 D. No alcoholic beverages shall be consumed by any person in a warehouse operated by the Board.
396 E. With respect to purchases by licensees from warehouses operated by the Board, the Board shall accept in payment for any purchase or series of purchases cash, electronic fund transfer, or check payable to the Board, in the exact amount of any such purchase or series of purchases.

F. No Class 1 neutral grain spirit or alcohol, as defined by federal regulations, that is without
distinctive character, aroma, taste, or color shall be sold by the Board at a proof greater than 101
except upon permits issued by the Board for industrial, commercial, culinary, or medical use.

402 § 4.1-120.1. Program for employees of discontinued government stores.

403 The Board shall establish a program for its employees whose positions are terminated as a result of
404 the discontinuance of government stores and who do not qualify for or who choose not to accept early
405 retirement. The program shall provide retraining for other positions within the Department or within
406 state government.

407 Notwithstanding any other provision of law, the Board shall give preference to qualified employees
408 of the Department whose jobs are terminated as a result of the discontinuance of government stores (i)
409 when hiring to fill vacant positions within the Department or (ii) who apply for a package store license
410 and who otherwise meet the licensing requirements of this title and Board regulations.

411 § 4.1-121. Referendum on establishment of government stores.

412 A. The qualified voters of any county, city, or town having a population of 1,000 or more may file a 413 petition with the circuit court of the county or city, or of the county wherein the town or the greater 414 part thereof is situated, asking that a referendum be held on the question of whether the sale of alcoholic 415 beverages by package store licensees of the Alcoholic Beverage Control Board of Alcoholic Beverages, 416 other than beer and wine not produced by farm wineries, should be permitted within that jurisdiction. 417 The petition shall be signed by qualified voters equal in number to at least ten percent of the number 418 registered in the jurisdiction on January 1 preceding its filing or by at least 100 qualified voters, 419 whichever is greater. Upon the filing of a petition, the court shall order the election officials of the 420 county, city, or town, on the date fixed in the order, to conduct a referendum on the question. The clerk 421 of the circuit court shall publish notice of the referendum in a newspaper of general circulation in the 422 county, city, or town once a week for three consecutive weeks prior to the referendum.

423 The question on the ballot shall be:

424 "Shall the sale by *package store licensees of* the Alcoholic Beverage Control Board of alcoholic
425 beverages, other than beer and wine not produced by farm wineries, be permitted in (name of
426 county, city, or town)?"

427 The referendum shall be ordered and held and the results certified as provided in § 24.2-684.

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428 Thereupon the court shall enter of record an order certified by the clerk of the court to be transmitted to 429 the Board and to the governing body of the county, city, or town.

430 B. Once a referendum has been held, no other referendum on the same question shall be held in the 431 county, city, or town within four years of the date of the prior referendum. However, a town shall not 432 be prescribed from holding a referendum within such period although an election has been held in the 433 county in which the town or a part thereof is located less than four years prior thereto. 434

§ 4.1-122. Effect of local option referenda.

435 A. If in any referendum held under the provisions of § 4.1-121 in any county, city, or town a majority of the qualified voters vote "No" on the question, then on and after sixty days from the date on 436 437 which the order of the court, setting forth the results of such referendum was entered of record, none of 438 the alcoholic beverages voted against shall be sold in such county, city, or town except for delivery or 439 shipment to persons outside of such county, city, or town authorized under this title to acquire the 440 alcoholic beverages for resale. This subsection shall not apply to common carriers of passengers by 441 train, boat or airplane selling wine and beer to bona fide passengers.

442 B. If in any such referendum held in any county, city, or town in which a majority of the qualified 443 voters have previously voted against permitting the sale of alcoholic beverages by package store 444 licensees of the Board and in a subsequent election a majority of the voters of the county, city, or town 445 vote "Yes" on the question stated in § 4.1-121, then such alcoholic beverages permitted to be sold by 446 such referendum may, in accordance with this title, be sold within the county, city, or town on and after 447 sixty days from the day on which the order of the court setting forth the results of such election is 448 entered of record.

449 C. If any referendum is held under the provisions of § 4.1-124 in any county, town or supervisor's 450 election district of a county and the majority of voters voting in such referendum voted "Yes," the sale 451 by package store licensees of the Board of alcoholic beverages, other than beer and wine not produced 452 by farm wineries, shall be permitted in such county, town or supervisor's election district of a county. 453 Notwithstanding this section and any referendum held under § 4.1-121 to the contrary, persons licensed 454 to sell mixed beverages in such county, town or supervisor's election district of a county shall also be 455 permitted to sell wine and beer for on-premises consumption, provided the appropriate license fees are 456 paid for the privilege.

457 D. The provisions of this section shall not prevent in any county, city, or town, the sale and delivery 458 or shipment of alcoholic beverages specified in § 4.1-200 to and by persons therein authorized to sell 459 alcoholic beverages, nor prevent the delivery or shipment of alcoholic beverages under Board regulations 460 into any county, city, or town, except as otherwise prohibited by this title.

461 E. For the purpose of this section, when any referendum is held in any town, separate and apart from 462 the county in which such town or a part thereof is located, such town shall be treated as being separate 463 and apart from such county. 464

§ $\overline{4}$.1-201. Conduct not prohibited by this title; limitation.

A. Nothing in this title or any Board regulation adopted pursuant thereto shall prohibit:

1. Any club licensed under this chapter from keeping for consumption by its members any alcoholic 466 beverages lawfully acquired by such members, provided the alcoholic beverages are not sold, dispensed 467 **468** or given away in violation of this title.

2. Any person from having grain, fruit or fruit products and any other substance, when grown or 469 470 lawfully produced by him, distilled by any distillery licensee, and selling the distilled alcoholic beverages to the Board or selling or shipping them to any person outside of the Commonwealth in 471 accordance with Board regulations. However, no alcoholic beverages so distilled shall be withdrawn 472 473 from the place where distilled except in accordance with Board regulations.

474 3. Any person licensed to manufacture and sell, or either, in the Commonwealth or elsewhere, 475 alcoholic beverages other than wine or beer, from soliciting and taking orders from the Board for such 476 alcoholic beverages.

477 4. The receipt by a person operating a licensed brewery of deliveries and shipments of beer in closed 478 containers from other breweries owned by such person or the sale, delivery or shipment of such beer, in 479 accordance with Board regulations to (i) persons licensed to sell beer at wholesale, (ii) persons licensed 480 to sell beer at retail for the purpose of resale only as provided in subdivision B 4 of § 4.1-216, (iii) 481 owners of boats registered under the laws of the United States sailing for ports of call of a foreign 482 country or another state, and (iv) persons outside the Commonwealth for resale outside the 483 Commonwealth.

484 5. The granting of any retail license to a brewery or winery licensee, or to an applicant for such 485 license, or to a lessee of such person, a wholly owned subsidiary of such person, or its lessee, provided 486 the places of business or establishments for which the retail licenses are desired are located upon the 487 premises occupied or to be occupied by such winery or brewery, or upon property of such person 488 contiguous to such premises, or in a development contiguous to such premises owned and operated by 489 such person or a wholly owned subsidiary.

490 6. The receipt by a distillery licensee of deliveries and shipments of alcoholic beverages, other than
491 wine and beer, in closed containers from other distilleries, or the sale, delivery or shipment of such
492 alcoholic beverages, in accordance with Board regulations, to the Board and to persons outside the
493 Commonwealth for resale outside the Commonwealth.

494 7. The receipt by a farm winery or winery licensee of deliveries and shipments of wine in closed 495 containers from other wineries or farm wineries located inside or outside the Commonwealth, or the 496 receipt by a winery licensee or farm winery licensee of deliveries and shipments of spirits distilled from 497 fruit or fruit juices in closed containers from distilleries located inside or outside the Commonwealth to 498 be used only for the fortification of wine produced by the licensee in accordance with Board regulations, 499 or the sale, delivery or shipment of such wine, in accordance with Board regulations, to persons licensed 500 to sell wine at wholesale for the purpose of resale, and to persons outside the Commonwealth for resale 501 outside the Commonwealth.

502 8. The receipt by a fruit distillery licensee of deliveries and shipments of alcoholic beverages made
503 from fruit or fruit juices in closed containers from other fruit distilleries owned by such licensee, or the
504 sale, delivery or shipment of such alcoholic beverages, in accordance with Board regulations, to persons
505 outside of the Commonwealth for resale outside of the Commonwealth.

506 9. Any farm winery or winery licensee from shipping or delivering its wine in closed containers to
507 another farm winery or winery licensee for the purpose of additional bottling in accordance with Board
508 regulations and the return of the wine so bottled to the manufacturing farm winery or winery licensee.

509 10. Any farm winery or winery licensee from selling and shipping or delivering its wine in closed 510 containers to another farm winery or winery licensee, the wine so sold and shipped or delivered to be 511 used by the receiving licensee in the manufacture of wine. Any wine received under this subsection shall 512 be deemed an agricultural product produced in the Commonwealth for the purposes of § 4.1-219, to the 513 extent it is produced from fresh fruits or agricultural products grown or produced in the Commonwealth. The selling licensee shall provide to the receiving licensee, and both shall maintain complete and 514 515 accurate records of, the source of the fresh fruits or agricultural products used to produce the wine so 516 transferred.

517 11. Any distiller licensed under this title from serving as an agent of the Board for the sale of
518 alcoholic beverages, other than beer and wine, at a government store established by the Board selling
519 spirits on the licensed premises of the distiller in accordance with subsection D of § 4.1-119 subdivision
520 14 of § 4.1-210.

521 12. Any retail on-premises beer licensee, his agent or employee, from giving a sample of beer to 522 persons to whom alcoholic beverages may be lawfully sold for on-premises consumption, or retail 523 on-premises wine or beer licensee, his agent or employee, from giving a sample of wine or beer to 524 persons to whom alcoholic beverages may be lawfully sold for on-premises consumption, or any mixed beverage licensee, his agent or employee, from giving a sample of wine, beer, or spirits to persons to 525 whom alcoholic beverages may be lawfully sold for on-premises consumption. Samples of wine shall 526 527 not exceed two ounces, samples of beer shall not exceed four ounces, and samples of spirits shall not 528 exceed one-half ounce. No more than two product samples shall be given to any person per visit.

529 13. Any manufacturer, including any vendor authorized by any such manufacturer, whether or not 530 licensed in the Commonwealth, from selling service items bearing alcoholic brand references to 531 on-premises retail licensees or prohibit any such retail licensee from displaying the service items on the 532 premises of his licensed establishment. Each such retail licensee purchasing such service items shall 533 retain a copy of the evidence of his payment to the manufacturer or authorized vendor for a period of 534 not less than two years from the date of each sale of the service items. As used in this subdivision, 535 "service items" mean articles of tangible personal property normally used by the employees of 536 on-premises retail licensees to serve alcoholic beverages to customers including, but not limited to, 537 glasses, napkins, buckets, and coasters.

14. Any employee of an alcoholic beverage wholesaler or manufacturer, whether or not licensed in
the Commonwealth, from distributing to retail licensees and their employees novelties and specialties,
including wearing apparel, having a wholesale value of \$10 or less and that bear alcoholic beverage
advertising. Such items may be distributed to retail licensees in quantities equal to the number of
employees of the retail establishment present at the time the items are delivered. Thereafter, such
employees may wear or display the items on the licensed premises.

544 15. Any retail on-premises wine or beer licensee, his agent or employee from offering for sale or selling for one price to any person to whom alcoholic beverages may be lawfully sold a flight of wines
546 or beers consisting of samples of not more than five different wines or beers.

547 B. No deliveries or shipments of alcoholic beverages to persons outside the Commonwealth for resale
548 outside the Commonwealth shall be made into any state the laws of which prohibit the consignee from
549 receiving or selling the same.

550 § 4.1-204.1. Operation of package stores.

HB342

A. All spirits and vermouth sold by package store licensees shall be purchased from the Board.

552 B. Package store licensees shall operate their stores in accordance with this title and Board 553 regulations. All alcoholic beverages authorized by this chapter to be sold in such stores shall be in 554 closed containers, sealed, and have such label as prescribed by the Board. No alcoholic beverages shall 555 be consumed in such stores by any person, except as may be permitted by this title or Board 556 regulations.

557 C. No package store licensee or employee of such licensee shall sell or have in his possession any
558 spirits or vermouth that have not been obtained from the Board. Title to spirits shipped and delivered to
559 such licensee shall not pass from the Board while in the custody and care of the licensee until the
560 spirits have been actually sold by the licensee to a bona fide purchaser.

§ 4.1-206. Alcoholic beverage licenses.

The Board may grant the following licenses relating to alcoholic beverages generally:

1. Distillers' licenses, which shall authorize the licensee to manufacture alcoholic beverages other
than wine and beer, and to sell and deliver or ship the same, in accordance with Board regulations, in
closed containers, to the Board and to persons outside the Commonwealth for resale outside the
Commonwealth. Such licensee may also hold a limited package store license under the conditions
specified in subdivision 14 of § 4.1-210.

568 2. Fruit distillers' licenses, which shall authorize the licensee to manufacture any alcoholic beverages
569 made from fruit or fruit juices, and to sell and deliver or ship the same, in accordance with Board
570 regulations, in closed containers, to the Board and to persons outside the Commonwealth for resale
571 outside the Commonwealth.

572 3. Banquet facility licenses to volunteer fire departments and volunteer rescue squads, which shall 573 authorize the licensee to permit the consumption of lawfully acquired alcoholic beverages on the premises of the licensee by any person, and bona fide members and guests thereof, otherwise eligible for 574 575 a banquet license. However, lawfully acquired alcoholic beverages shall not be purchased or sold by the licensee or sold or charged for in any way by the person permitted to use the premises. Such premises 576 577 shall be a fire or rescue squad station or both, regularly occupied as such and recognized by the governing body of the county, city or town in which it is located. Under conditions as specified by 578 579 Board regulation, such premises may be other than a fire or rescue squad station, provided such other 580 premises are occupied and under the control of the fire department or rescue squad while the privileges 581 of its license are being exercised.

4. Bed and breakfast licenses, which shall authorize the licensee to serve alcoholic beverages in dining areas, private guest rooms and other designated areas to persons to whom overnight lodging is being provided, with or without meals, for on-premises consumption only in such rooms and areas, and without regard to the amount of gross receipts from the sale of food prepared and consumed on the premises.

5. Tasting licenses, which shall authorize the licensee to sell or give samples of alcoholic beverages
of the type specified in the license in designated areas at events held by the licensee. A tasting license
shall be issued for the purpose of featuring and educating the consuming public about the alcoholic
beverages being tasted. A separate license shall be required for each day of each tasting event. No
tasting license shall be required for conduct authorized by § 4.1-201.1.

6. Museum licenses, which may be issued to nonprofit museums exempt from taxation under § 501
(c) (3) of the Internal Revenue Code, which shall authorize the licensee to (i) permit the consumption of
lawfully acquired alcoholic beverages on the premises of the licensee by any bona fide member and
guests thereof and (ii) serve alcoholic beverages on the premises of the licensee to any bona fide
member and guests thereof. However, alcoholic beverages shall not be sold or charged for in any way
by the licensee. The privileges of this license shall be limited to the premises of the museum, regularly
occupied and utilized as such.

599 7. Equine sporting event licenses, which may be issued to organizations holding equestrian, hunt and
600 steeplechase events, which shall authorize the licensee to permit the consumption of lawfully acquired
alcoholic beverages on the premises of the licensee by patrons thereof during such event. However,
alcoholic beverages shall not be sold or charged for in any way by the licensee. The privileges of this
license shall be (i) limited to the premises of the licensee, regularly occupied and utilized for equestrian,
hunt and steeplechase events and (ii) exercised on no more than four calendar days per year.

605 8. Day spa licenses, which shall authorize the licensee to (i) permit the consumption of lawfully 606 acquired wine or beer on the premises of the licensee by any bona fide customer of the day spa and (ii) 607 serve wine or beer on the premises of the licensee to any such bona fide customer; however, the 608 licensee shall not give more than two five-ounce glasses of wine or one 12-ounce glass of beer to any 609 such customer, nor shall it sell or otherwise charge a fee to such customer for the wine or beer served 610 or consumed. The privileges of this license shall be limited to the premises of the day spa regularly 611 occupied and utilized as such.

612 9. Motor car sporting event facility licenses, which shall authorize the licensee to permit the

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613 consumption of lawfully acquired alcoholic beverages on the premises of the licensee by patrons thereof

614 during such events. However, alcoholic beverages shall not be sold or charged for in any way, directly
615 or indirectly, by the licensee. The privileges of this license shall be limited to those areas of the
616 licensee's premises designated by the Board that are regularly occupied and utilized for motor car

617 sporting events.

618 10. Meal-assembly kitchen license, which shall authorize the licensee to serve wine or beer on the premises of the licensee to any such bona fide customer attending either a private gathering or a special event; however, the licensee shall not give more than two five-ounce glasses of wine or two 12-ounce glasses of beer to any such customer, nor shall it sell or otherwise charge a fee to such customer for the wine or beer served or consumed. The privileges of this license shall be limited to the premises of the meal-assembly kitchen regularly occupied and utilized as such.

624 11. Canal boat operator license, which shall authorize the licensee to permit the consumption of lawfully acquired alcoholic beverages on the premises of the licensee by any bona fide customer 625 626 attending either a private gathering or a special event; however, the licensee shall not sell or otherwise 627 charge a fee to such customer for the alcoholic beverages so consumed. The privileges of this license 628 shall be limited to the premises of the licensee, including the canal, the canal boats while in operation, 629 and any pathways adjacent thereto. Upon authorization of the licensee, any person may keep and 630 consume his own lawfully acquired alcoholic beverages on the premises in all areas and locations 631 covered by the license.

632 § 4.1-207. Wine licenses.

633 The Board may grant the following licenses relating to wine:

1. Winery licenses, which shall authorize the licensee to manufacture wine and to sell and deliver or ship the wine, in accordance with Board regulations, in closed containers, to persons licensed to sell the wine so manufactured at wholesale for the purpose of resale, and to persons outside the Commonwealth for resale outside the Commonwealth. In addition, such license shall authorize the licensee to (i) operate distilling equipment on the premises of the licensee in the manufacture of spirits from fruit or fruit juices only, which shall be used only for the fortification of wine produced by the licensee, and (ii) store wine in bonded warehouses on or off the licensed premises upon permit issued by the Board.

641 2. Wholesale wine licenses, including those granted pursuant to § 4.1-207.1, which shall authorize the 642 licensee to acquire and receive deliveries and shipments of wine and to sell and deliver or ship the wine 643 from one or more premises identified in the license, in accordance with Board regulations, in closed 644 containers, to (i) persons licensed to sell such wine in the Commonwealth, (ii) persons outside the 645 Commonwealth for resale outside the Commonwealth, (iii) religious congregations for use only for 646 sacramental purposes, and (iv) owners of boats registered under the laws of the United States sailing for 647 ports of call of a foreign country or another state.

648 No wholesale wine licensee shall purchase wine for resale from a person outside the Commonwealth
649 who does not hold a wine importer's license unless such wholesale wine licensee holds a wine importer's
650 license and purchases wine for resale pursuant to the privileges of such wine importer's license.

651 3. Wine importers' licenses, which shall authorize persons located within or outside the
652 Commonwealth to sell and deliver or ship wine, in accordance with Board regulations, in closed
653 containers, to persons in the Commonwealth licensed to sell wine at wholesale for the purpose of resale,
654 and to persons outside the Commonwealth for resale outside the Commonwealth.

4. Retail off-premises winery licenses to persons holding winery licenses, which shall authorize the
licensee to sell wine at the place of business designated in the winery license, in closed containers, for
off-premises consumption.

658 5. Farm winery licenses, which shall authorize the licensee to manufacture wine containing 18 659 percent or less of alcohol by volume and to sell, deliver or ship the wine, in accordance with Board 660 regulations, in closed containers, to (i) the Board, (ii) persons licensed to sell the wine so manufactured at wholesale for the purpose of resale, § 4.1-326 notwithstanding, or (iii) (ii) persons outside the 661 662 Commonwealth. In addition, the licensee may (a) acquire and receive deliveries and shipments of wine and sell and deliver or ship this wine, in accordance with Board regulations, to the Board, persons 663 664 licensed to sell wine at wholesale for the purpose of resale, or persons outside the Commonwealth and 665 (b) store wine in bonded warehouses located on or off the licensed premises upon permits issued by the 666 Board. For the purposes of this title, a farm winery license shall be designated either as a Class A or 667 Class B farm winery license in accordance with the limitations set forth in § 4.1-219.

668 Such licenses shall also authorize the licensee to sell wine at retail at the places of business
669 designated in the licenses, which may include no more than five additional retail establishments of the
670 licensee. Wine may be sold at these business places for on-premises consumption and in closed
671 containers for off-premises consumption.

672 6. Internet wine retailer license, which shall authorize persons located within or outside the 673 Commonwealth to sell and ship wine, in accordance with § 4.1-209.1 and Board regulations, in closed 674 containers to persons in the Commonwealth to whom wine may be lawfully sold for off-premises675 consumption. Such licensee shall not be required to comply with the monthly food sale requirement676 established by Board regulations.

677 § 4.1-210. Mixed beverages licenses.

678 A. Subject to the provisions of § 4.1-124, the Board may grant the following licenses relating to mixed beverages:

680 1. Mixed beverage restaurant licenses, which shall authorize the licensee to sell and serve mixed 681 beverages for consumption in dining areas and other designated areas of such restaurant. Such license 682 may be granted only to persons (i) who operate a restaurant and (ii) whose gross receipts from the sale 683 of food cooked or prepared, and consumed on the premises and nonalcoholic beverages served on the premises, after issuance of such license, amount to at least 45 percent of the gross receipts from the sale **684 685** of mixed beverages and food. For the purposes of this paragraph, other designated areas shall include 686 outdoor dining areas, whether or not contiguous to the licensed premises, which outdoor dining areas 687 may have more than one means of ingress and egress to an adjacent public thoroughfare, provided such areas are under the control of the licensee and approved by the Board. 688

689 If the restaurant is located on the premises of a hotel or motel with not less than four permanent 690 bedrooms where food and beverage service is customarily provided by the restaurant in designated areas, **691** bedrooms and other private rooms of such hotel or motel, such licensee may (i) sell and serve mixed 692 beverages for consumption in such designated areas, bedrooms and other private rooms and (ii) sell 693 spirits packaged in original closed containers purchased from the Board for on-premises consumption to 694 registered guests and at scheduled functions of such hotel or motel only in such bedrooms or private 695 rooms. However, with regard to a hotel classified as a resort complex, the Board may authorize the sale and on-premises consumption of alcoholic beverages in all areas within the resort complex deemed 696 **697** appropriate by the Board. Nothing herein shall prohibit any person from keeping and consuming his own 698 lawfully acquired spirits in bedrooms or private rooms.

699 If the restaurant is located on the premises of and operated by a private, nonprofit or profit club 700 exclusively for its members and their guests, or members of another private, nonprofit or profit club in 701 another city with which it has an agreement for reciprocal dining privileges, such license shall also 702 authorize the licensees to sell and serve mixed beverages for on-premises consumption. Where such club 703 prepares no food in its restaurant but purchases its food requirements from a restaurant licensed by the 704 Board and located on another portion of the premises of the same hotel or motel building, this fact shall 705 not prohibit the granting of a license by the Board to such club qualifying in all other respects. The 706 club's gross receipts from the sale of nonalcoholic beverages consumed on the premises and food resold 707 to its members and guests and consumed on the premises shall amount to at least 45 percent of its gross 708 receipts from the sale of mixed beverages and food. The food sales made by a restaurant to such a club 709 shall be excluded in any consideration of the qualifications of such restaurant for a license from the 710 Board.

711 2. Mixed beverage caterer's licenses, which may be granted only to a person regularly engaged in the 712 business of providing food and beverages to others for service at private gatherings or at special events, 713 which shall authorize the licensee to sell and serve alcoholic beverages for on-premises consumption. 714 The annual gross receipts from the sale of food cooked and prepared for service and nonalcoholic 715 beverages served at gatherings and events referred to in this subdivision shall amount to at least 45 716 percent of the gross receipts from the sale of mixed beverages and food.

717 3. Mixed beverage limited caterer's licenses, which may be granted only to a person regularly 718 engaged in the business of providing food and beverages to others for service at private gatherings or at 719 special events, not to exceed 12 gatherings or events per year, which shall authorize the licensee to sell 720 and serve alcoholic beverages for on-premises consumption. The annual gross receipts from the sale of 721 food cooked and prepared for service and nonalcoholic beverages served at gatherings and events 722 referred to in this subdivision shall amount to at least 45 percent of the gross receipts from the sale of 723 mixed beverages and food.

4. Mixed beverage special events licenses, to a duly organized nonprofit corporation or association in
charge of a special event, which shall authorize the licensee to sell and serve mixed beverages for
on-premises consumption in areas approved by the Board on the premises of the place designated in the
license. A separate license shall be required for each day of each special event.

728 5. Annual mixed beverage special events licenses to (i) a duly organized nonprofit corporation or 729 association operating a performing arts facility, (ii) a nonprofit corporation or association chartered by 730 Congress for the preservation of sites, buildings and objects significant in American history and culture, 731 or (iii) a duly organized nonprofit corporation that has been granted an exemption from federal taxation under § 501(c)(3) of the U.S. Internal Revenue Code of 1986 that owns any rural event and 732 733 entertainment park or similar facility that has a minimum of 60,000 square feet of indoor exhibit space 734 and equine and other livestock show areas. The operation in all cases shall be upon premises owned by 735 such licensee or occupied under a bona fide lease the original term of which was for more than one

736 year's duration. Such license shall authorize the sale, on the dates of performances or events in 737 furtherance of the purposes of the nonprofit corporation or association, of alcoholic beverages, for 738 on-premises consumption in areas upon the licensed premises approved by the Board.

739 6. Mixed beverage carrier licenses to persons operating a common carrier of passengers by train, boat 740 or airplane, which shall authorize the licensee to sell and serve mixed beverages anywhere in the 741 Commonwealth to passengers while in transit aboard any such common carrier, and in designated rooms 742 of establishments of air carriers at airports in the Commonwealth.

743 7. Mixed beverage club events licenses, which shall authorize a club holding a beer or wine and beer 744 club license to sell and serve mixed beverages for on-premises consumption by club members and their 745 guests in areas approved by the Board on the club premises. A separate license shall be required for 746 each day of each club event. No more than 12 such licenses shall be granted to a club in any calendar 747 year.

748 8. Annual mixed beverage amphitheater licenses to persons operating food concessions at any 749 outdoor performing arts amphitheater, arena or similar facility that has seating for more than 20,000 750 persons and is located in Prince William County or the City of Virginia Beach. Such license shall authorize the licensee to sell alcoholic beverages during the performance of any event, in paper, plastic 751 752 or similar disposable containers to patrons within all seating areas, concourses, walkways, concession 753 areas, or similar facilities, for on-premises consumption.

754 9. Annual mixed beverage amphitheater licenses to persons operating food concessions at any 755 outdoor performing arts amphitheater, arena or similar facility that has seating for more than 5,000 756 persons and is located in the City of Alexandria or the City of Portsmouth. Such license shall authorize 757 the licensee to sell alcoholic beverages during the performance of any event, in paper, plastic or similar 758 disposable containers to patrons within all seating areas, concourses, walkways, concession areas, or 759 similar facilities, for on-premises consumption.

760 10. Annual mixed beverage motor sports facility license to persons operating food concessions at any outdoor motor sports road racing club facility, of which the track surface is 3.27 miles in length, on 761 762 1,200 acres of rural property bordering the Dan River, which shall authorize the licensee to sell mixed 763 beverages, in paper, plastic, or similar disposable containers during scheduled events, as well as events 764 or performances immediately subsequent thereto, to patrons in all dining facilities, seating areas, viewing areas, walkways, concession areas or similar facilities, for on-premises consumption. Upon authorization 765 of the licensee, any person may keep and consume his own lawfully acquired alcoholic beverages on the 766 premises in all areas and locations covered by the license. 767

768 11. Annual mixed beverage banquet licenses to duly organized private nonprofit fraternal, patriotic or 769 charitable membership organizations that are exempt from state and federal taxation and in charge of 770 banquets conducted exclusively for its members and their guests, which shall authorize the licensee to 771 serve mixed beverages for on-premises consumption in areas approved by the Board on the premises of 772 the place designated in the license. Such license shall authorize the licensee to conduct no more than 12 773 banquets per calendar year.

774 12. Limited mixed beverage restaurant licenses, which shall authorize the licensee to sell and serve 775 dessert wines as defined by Board regulation and no more than six varieties of liqueurs, which liqueurs 776 shall be combined with coffee or other nonalcoholic beverages, for consumption in dining areas of the 777 restaurant. Such license may be granted only to persons who operate a restaurant and in no event shall 778 the sale of such wine or liqueur-based drinks exceed 10 percent of the total annual gross sales.

779 13. Package store licenses, which shall authorize the licensee to sell alcoholic beverages, including 780 wine, beer, and wine produced by farm wineries, in closed containers for off-premises consumption and 781 to deliver or ship such alcoholic beverages to purchasers in accordance with Board regulations. Such 782 licensee shall purchase such alcoholic beverages in a manner prescribed by Board regulation. Products 783 used in connection with alcoholic beverages, including any mixers, garnish or garnishment applied to 784 the rim of a glass of distilled spirits, may be sold by such licensee in accordance with Board 785 regulations.

786 14. Limited package store licenses, which shall authorize the licensee to sell spirits in accordance 787 with the provisions of this title and Board regulations only under the following conditions: 788

a. The licensee also holds a distiller's license;

789 b. The spirits are manufactured by the licensee in accordance with subdivision 1 of § 4.1-206;

790 c. The sale of such spirits is conducted on the distiller's licensed premises; and

791 d. At least 51 percent of the agricultural products used by such licensee to manufacture the spirits 792 are grown on the licensee's farm and no more than 25 percent of the agricultural products are grown 793 or produced outside the Commonwealth. However, upon petition by the Department of Agriculture and 794 Consumer Services, the Board may permit the use of a lesser percentage of products grown on the 795 licensee's farm if unusually severe weather or disease conditions cause a significant reduction in the 796 availability of agricultural products grown on the farm to manufacture the spirits during a given license

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797 year; or

e. Such licensee is a duly organized nonprofit association holding title to real property, together with *improvements thereon that are significant in American history, under a charter from the Commonwealth to preserve such property, and which association accepts no federal, state, or local funds.*

B. The granting of any license under subdivision 1, 6, 7, 8, 9, 10, or 11 shall automatically include a
license to sell and serve wine and beer for on-premises consumption. The licensee shall pay the state
and local taxes required by §§ 4.1-231 and 4.1-233.

804 § 4.1-214.1. Limitation on package store licensees.

805 A. No package store licensee or limited package store licensee shall be engaged in any other business on the licensed premises. The sale of lottery tickets, when duly authorized by the State Lottery 806 807 Department and lawfully conducted in accordance with the State Lottery Law (§ 58.1-4000 et sea.) and State Lottery Board regulations shall not constitute engaging in another business within the meaning of 808 809 this section. The Board shall grant a package store license only if the majority of the voters of the 810 county, city, or town voting therein voted "Yes" in the referendum authorized by § 4.1-121, and such 811 applicant has obtained prior approval of the local governing body in which the licensed premises would be located. The Board shall determine the manner by which such approval shall be obtained. 812

813 B. No Class 1 neutral grain spirit or alcohol, as defined by federal regulations, that is without
814 distinctive character, aroma, taste, or color shall be sold by package store licensees at a proof greater
815 than 101 except upon permits issued by the Board for industrial, commercial, culinary, or medical use.
816 § 4.1-215. Limitation on manufacturers, bottlers and wholesalers; exemptions.

817 A. Unless exempted pursuant to subsection B, no retail license for the sale of alcoholic beverages 818 shall be granted to any (i) manufacturer bottler or wholesaler of alcoholic beverages, whether licensed

818 shall be granted to any (i) manufacturer, bottler or wholesaler of alcoholic beverages, whether licensed 819 in the Commonwealth or not; (ii) officer or director of any such manufacturer, bottler or wholesaler; (iii) partnership or corporation, where any partner or stockholder is an officer or director of any such 820 manufacturer, bottler or wholesaler; (iv) corporation which is a subsidiary of a corporation which owns 821 or has interest in another subsidiary corporation which is a manufacturer, bottler or wholesaler of 822 823 alcoholic beverages; or (v) manufacturer, bottler or wholesaler of alcoholic beverages who has a 824 financial interest in a corporation which has a retail license as a result of a holding company, which 825 owns or has an interest in such manufacturer, bottler or wholesaler of alcoholic beverages. Nor shall 826 such licenses be granted in any instances where such manufacturer, bottler or wholesaler and such 827 retailer are under common control, by stock ownership or otherwise.

Notwithstanding any other provision of this title, a manufacturer of malt beverages or wine, whether
licensed in the Commonwealth or not, may obtain a banquet license for a special event as provided in
§ 4.1-209 upon application to the Board provided that such event is (i) at a place approved by the Board
and (ii) conducted for the purposes of featuring and educating the consuming public about malt beverage
or wine products. Such manufacturer shall be limited to no more than four banquet licenses for such
special events per year. Where the event occurs on no more than three consecutive days, a manufacturer
need only obtain one such license for the event.

B. This section shall not apply to:

- 836 1. Corporations operating dining cars, buffet cars, club cars or boats;
 - 2. Brewery or winery licensees engaging in conduct authorized by subdivision A 5 of § 4.1-201;
 - 3. Farm winery licensees engaging in conduct authorized by subdivision 5 of § 4.1-207;

4. Manufacturers, bottlers or wholesalers of alcoholic beverages who do not (i) sell or otherwise
furnish, directly or indirectly, alcoholic beverages or other merchandise to persons holding a retail
license or banquet license as described in subsection A and (ii) require, by agreement or otherwise, such
person to exclude from sale at his establishment alcoholic beverages of other manufacturers, bottlers or
wholesalers; or

844 5. Wineries, farm wineries, or breweries engaging in conduct authorized by § 4.1-209.1 or 4.1-212.1;
845 or

6. Distiller licensees engaging in conduct authorized by subdivision 14 of § 4.1-210.

847 C. The General Assembly finds that it is necessary and proper to require a separation between
848 manufacturing interests, wholesale interests and retail interests in the production and distribution of
849 alcoholic beverages in order to prevent suppliers from dominating local markets through vertical
850 integration and to prevent excessive sales of alcoholic beverages caused by overly aggressive marketing
851 techniques. The exceptions established by this section to the general prohibition against tied interests
852 shall be limited to their express terms so as not to undermine the general prohibition and shall therefore
853 be construed accordingly.

854 § 4.1-231. Taxes on state licenses.

855 A. The annual fees on state licenses shall be as follows:

856 1. Alcoholic beverage licenses. For each:

a. Distiller's license, if not more than 5,000 gallons of alcohol or spirits, or both, manufactured
 during the year in which the license is granted, \$450; and if more than 5,000 gallons manufactured

- 859 during such year, \$3,725;
- 860 b. Fruit distiller's license, \$3,725;
- 861 c. Banquet facility license or museum license, \$190;
- d. Bed and breakfast establishment license, \$35; 862
- 863 e. Tasting license, \$40 per license granted;
- 864 f. Equine sporting event license, \$130;
- 865 g. Motor car sporting event facility license, \$130;
- 866 h. Day spa license, \$100;
- 867 i. Delivery permit, \$120 if the permittee holds no other license under this title;
- 868 j. Meal-assembly kitchen license, \$100; and
- 869 k. Canal boat operator license, \$100.
- 870 2. Wine licenses. For each:
- 871 a. Winery license, if not more than 5,000 gallons of wine manufactured during the year in which the 872 license is granted, \$189, and if more than 5,000 gallons manufactured during such year, \$3,725;
- 873 b. (1) Wholesale wine license, \$185 for any wholesaler who sells 30,000 gallons of wine or less per 874 year, \$930 for any wholesaler who sells more than 30,000 gallons per year but not more than 150,000 875 gallons of wine per year, \$1,430 for any wholesaler who sells more than 150,000 but not more than 876 300,000 gallons of wine per year, and, \$1,860 for any wholesaler who sells more than 300,000 gallons 877 of wine per year;
- 878 (2) Wholesale wine license, including that granted pursuant to 4.1-207.1, applicable to two or more 879 premises, the annual state license tax shall be the amount set forth in subdivision b (1), multiplied by 880 the number of separate locations covered by the license;
- 881 c. Wine importer's license, \$370; 882
 - d. Retail off-premises winery license, \$145, which shall include a delivery permit;
- 883 e. Farm winery license, \$190 for any Class A license and \$3,725 for any Class B license, each of 884 which shall include a delivery permit; 885
 - f. Wine shipper's license, \$65; and
- g. Internet wine retailer license, \$150. 886
- 887 3. Beer licenses. For each:
- 888 a. Brewery license, if not more than 10,000 barrels of beer manufactured during the year in which 889 the license is granted, \$2,150, and if more than 10,000 barrels manufactured during such year, \$4,300;
- 890 b. Bottler's license, \$1,430;
- 891 c. (1) Wholesale beer license, \$930 for any wholesaler who sells 300,000 cases of beer a year or 892 less, and \$1,430 for any wholesaler who sells more than 300,000 but not more than 600,000 cases of 893 beer a year, and \$1,860 for any wholesaler who sells more than 600,000 cases of beer a year;
- 894 (2) Wholesale beer license applicable to two or more premises, the annual state license tax shall be 895 the amount set forth in subdivision c (1), multiplied by the number of separate locations covered by the 896 license; 897
 - d. Beer importer's license, \$370;
- 898 e. Retail on-premises beer license to a hotel, restaurant, club or other person, except a common 899 carrier of passengers by train or boat, \$145; for each such license to a common carrier of passengers by 900 train or boat, \$145 per annum for each of the average number of boats, dining cars, buffet cars or club 901 cars operated daily in the Commonwealth;
- 902 f. Retail off-premises beer license, \$120, which shall include a delivery permit;
- g. Retail on-and-off premises beer license to a hotel, restaurant, club or grocery store located in a 903 904 town or in a rural area outside the corporate limits of any city or town, \$300, which shall include a 905 delivery permit; and
- 906 h. Beer shipper's license, \$65.
- 907 4. Wine and beer licenses. For each:
- 908 a. Retail on-premises wine and beer license to a hotel, restaurant, club or other person, except a 909 common carrier of passengers by train, boat or airplane, \$300; for each such license to a common 910 carrier of passengers by train or boat, \$300 per annum for each of the average number of boats, dining 911 cars, buffet cars or club cars operated daily in the Commonwealth, and for each such license granted to 912 a common carrier of passengers by airplane, \$750;
- 913 b. Retail on-premises wine and beer license to a hospital, \$145;
- 914 c. Retail off-premises wine and beer license, including each gift shop, gourmet shop and convenience grocery store license, \$230, which shall include a delivery permit; 915
- 916 d. Retail on-and-off premises wine and beer license to a hotel, restaurant or club, \$600, which shall 917 include a delivery permit;
- 918 e. Banquet license, \$40 per license granted by the Board, except for banquet licenses granted by the 919 Board pursuant to subsection A of § 4.1-215 for events occurring on more than one day, which shall be

- **920** \$100 per license;
- **921** f. Gourmet brewing shop license, \$230;
- 922 g. Wine and beer shipper's license, \$65; and
- 923 h. Annual banquet license, \$150.
- 924 5. Mixed beverage licenses. For each:
- a. Mixed beverage restaurant license granted to persons operating restaurants, including restaurantslocated on premises of and operated by hotels or motels, or other persons:
- 927 (i) With a seating capacity at tables for up to 100 persons, \$560;
- **928** (ii) With a seating capacity at tables for more than 100 but not more than 150 persons, \$975; and
- 929 (iii) With a seating capacity at tables for more than 150 persons, \$1,430.
- b. Mixed beverage restaurant license for restaurants located on the premises of and operated by private, nonprofit clubs:
- 932 (i) With an average yearly membership of not more than 200 resident members, \$750;
- 933 (ii) With an average yearly membership of more than 200 but not more than 500 resident members,934 \$1,860; and
- 935 (iii) With an average yearly membership of more than 500 resident members, \$2,765.
- 936 c. Mixed beverage caterer's license, \$1,860;
- **937** d. Mixed beverage limited caterer's license, \$500;
- 938 e. Mixed beverage special events license, \$45 for each day of each event;
- 939 f. Mixed beverage club events licenses, \$35 for each day of each event;
- 940 g. Annual mixed beverage special events license, \$560;
- 941 h. Mixed beverage carrier license:
- (i) \$190 for each of the average number of dining cars, buffet cars or club cars operated daily in theCommonwealth by a common carrier of passengers by train;
- 944 (ii) \$560 for each common carrier of passengers by boat;
- 945 (iii) \$1,475 for each license granted to a common carrier of passengers by airplane.
- 946 i. Annual mixed beverage amphitheater license, \$560;
- 947 j. Annual mixed beverage motor sports race track license, \$560;
- 948 k. Annual mixed beverage banquet license, \$500; and
- 949 1. Limited mixed beverage restaurant license:
- **950** (i) With a seating capacity at tables for up to 100 persons, \$460;
- (ii) With a seating capacity at tables for more than 100 but not more than 150 persons, \$875; and
- **952** (iii) With a seating capacity at tables for more than 150 persons, \$1,330;
- 953 m. Package store license, \$2,500; and
- *954 n. Limited package store license, \$850.*

6. Temporary licenses. For each temporary license authorized by § 4.1-211, one-half of the taximposed by this section on the license for which the applicant applied.

957 B. The tax on each such license, except banquet and mixed beverage special events licenses, shall be subject to proration to the following extent: If the license is granted in the second quarter of any year, the tax shall be decreased by one-fourth; if granted in the third quarter of any year, the tax shall be decreased by one-half; and if granted in the fourth quarter of any year, the tax shall be decreased by three-fourths.

962 If the license on which the tax is prorated is a distiller's license to manufacture not more than 5,000 gallons of alcohol or spirits, or both, during the year in which the license is granted, or a winery license to manufacture not more than 5,000 gallons of wine during the year in which the license is granted, the number of gallons permitted to be manufactured shall be prorated in the same manner.

966 Should the holder of a distiller's license or a winery license to manufacture not more than 5,000 967 gallons of alcohol or spirits, or both, or wine, apply during the license year for an unlimited distiller's or 968 winery license, such person shall pay for such unlimited license a license tax equal to the amount that 969 would have been charged had such license been applied for at the time that the license to manufacture 970 less than 5,000 gallons of alcohol or spirits or wine, as the case may be, was granted, and such person 971 shall be entitled to a refund of the amount of license tax previously paid on the limited license.

972 Notwithstanding the foregoing, the tax on each license granted or reissued for a period of less than
973 12 months shall be equal to one-twelfth of the taxes required by subsection A computed to the nearest
974 cent, multiplied by the number of months in the license period.

975 C. Nothing in this chapter shall exempt any licensee from any state merchants' license or state
976 restaurant license or any other state tax. Every licensee, in addition to the taxes imposed by this chapter,
977 shall be liable to state merchants' license taxation and state restaurant license taxation and other state
978 taxation the same as if the alcoholic beverages were nonalcoholic. In ascertaining the liability of a beer
979 wholesaler to merchants' license taxation, however, and in computing the wholesale merchants' license
980 tax on a beer wholesaler, the first \$163,800 of beer purchases shall be disregarded; and in ascertaining
981 the liability of a wholesale wine distributor to merchants' license taxation, and in computing the

17 of 20

- 982 wholesale merchants' license tax on a wholesale wine distributor, the first \$163,800 of wine purchases 983
- shall be disregarded. 984
- § 4.1-233. Taxes on local licenses.
- 985 A. In addition to the state license taxes, the annual local license taxes which may be collected shall 986 not exceed the following sums:
- 987 1. Alcoholic beverages. - For each:
- 988 a. Distiller's license, \$1,000; no local license shall be required for any person who manufactures not
- 989 more than 5,000 gallons of alcohol or spirits, or both, during such license year;
- 990 b. Fruit distiller's license, \$1,500;
- 991 c. Bed and breakfast establishment license, \$40;
- 992 d. Museum license, \$10;
- 993 e. Tasting license, \$5 per license granted;
- 994 f. Equine sporting event license, \$10;
- 995 g. Day spa license, \$20;
- 996 h. Motor car sporting event facility license, \$10;
- i. Meal-assembly kitchen license, \$20; and 997
- 998 j. Canal boat operator license, \$20.
- 999 2. Beer. - For each:
- 1000 a. Brewery license, \$1,000;
- 1001 b. Bottler's license, \$500;
- 1002 c. Wholesale beer license, in a city, \$250, and in a county or town, \$75;
- 1003 d. Retail on-premises beer license for a hotel, restaurant or club and for each retail off-premises beer 1004 license in a city, \$100, and in a county or town, \$25; and
- 1005 e. Beer shipper's license, \$10.
- 1006 3. Wine. - For each:
- 1007 a. Winery license, \$50;
- 1008 b. Wholesale wine license, \$50;
- 1009 c. Farm winery license, \$50; and
- 1010 d. Wine shipper's license, \$10.
- 1011 4. Wine and beer. - For each:
- 1012 a. Retail on-premises wine and beer license for a hotel, restaurant or club; and for each retail 1013 off-premises wine and beer license, including each gift shop, gourmet shop and convenience grocery 1014 store license, in a city, \$150, and in a county or town, \$37.50;
- 1015 b. Hospital license, \$10;
- 1016 c. Banquet license, \$5 for each license granted, except for banquet licenses granted by the Board 1017 pursuant to subsection A of § 4.1-215 for events occurring on more than one day, which shall be \$20 1018 per license;
- 1019 d. Gourmet brewing shop license, \$150;
- 1020 e. Wine and beer shipper's license, \$10; and
- 1021 f. Annual banquet license, \$15.
- 1022 5. Mixed beverages. - For each:
- 1023 a. Mixed beverage restaurant license, including restaurants located on the premises of and operated 1024 by hotels or motels, or other persons:
- 1025 (i) With a seating capacity at tables for up to 100 persons, \$200;
- 1026 (ii) With a seating capacity at tables for more than 100 but not more than 150 persons, \$350; and
- 1027 (iii) With a seating capacity at tables for more than 150 persons, \$500.
- 1028 b. Private, nonprofit club operating a restaurant located on the premises of such club, \$350;
- 1029 c. Mixed beverage caterer's license, \$500;
- 1030 d. Mixed beverage limited caterer's license; \$100;
- 1031 e. Mixed beverage special events licenses, \$10 for each day of each event;
- 1032 f. Mixed beverage club events licenses, \$10 for each day of each event;
- 1033 g. Annual mixed beverage amphitheater license, \$300;
- 1034 h. Annual mixed beverage motor sports race track license, \$300;
- 1035 i. Annual mixed beverage banquet license, \$75; and
- 1036 j. Limited mixed beverage restaurant license:
- 1037 (i) With a seating capacity at tables for up to 100 persons, \$100;
- 1038 (ii) With a seating capacity at tables for more than 100 but not more than 150 persons, \$250; and
- 1039 (iii) With a seating capacity at tables for more than 150 persons, \$400;
- 1040 k. Package store license, \$500; and
- 1041 *l. Limited package store license, \$100.*
- 1042 B. Common carriers. - No local license tax shall be either charged or collected for the privilege of

1043 selling alcoholic beverages in (i) passenger trains, boats or airplanes and (ii) rooms designated by the 1044 Board of establishments of air carriers of passengers at airports in the Commonwealth for on-premises 1045 consumption only.

1046 C. Merchants' and restaurants' license taxes. - The governing body of each county, city or town in 1047 the Commonwealth, in imposing local wholesale merchants' license taxes measured by purchases, local 1048 retail merchants' license taxes measured by sales, and local restaurant license taxes measured by sales, 1049 may include alcoholic beverages in the base for measuring such local license taxes the same as if the 1050 alcoholic beverages were nonalcoholic. No local alcoholic beverage license authorized by this chapter 1051 shall exempt any licensee from any local merchants' or local restaurant license tax, but such local 1052 merchants' and local restaurant license taxes may be in addition to the local alcoholic beverage license 1053 taxes authorized by this chapter.

The governing body of any county, city or town, in adopting an ordinance under this section, shall 1054 1055 provide that in ascertaining the liability of (i) a beer wholesaler to local merchants' license taxation 1056 under the ordinance, and in computing the local wholesale merchants' license tax on such beer 1057 wholesaler, purchases of beer up to a stated amount shall be disregarded, which stated amount shall be 1058 the amount of beer purchases which would be necessary to produce a local wholesale merchants' license 1059 tax equal to the local wholesale beer license tax paid by such wholesaler and (ii) a wholesale wine 1060 licensee to local merchants' license taxation under the ordinance, and in computing the local wholesale 1061 merchants' license tax on such wholesale wine licensee, purchases of wine up to a stated amount shall 1062 be disregarded, which stated amount shall be the amount of wine purchases which would be necessary 1063 to produce a local wholesale merchants' license tax equal to the local wholesale wine licensee license tax 1064 paid by such wholesale wine licensee.

1065 D. Delivery. - No county, city or town shall impose any local alcoholic beverages license tax on any 1066 wholesaler for the privilege of delivering alcoholic beverages in the county, city or town when such 1067 wholesaler maintains no place of business in such county, city or town.

1068 E. Application of county tax within town. - Any county license tax imposed under this section shall 1069 not apply within the limits of any town located in such county, where such town now, or hereafter, 1070 imposes a town license tax on the same privilege. 1071

§ 4.1-234. Tax on wine and other alcoholic beverages; exceptions.

A. In addition to the taxes imposed pursuant to Chapter 6 (\S 58.1-600 et seq.) of Title 58.1, a tax of 1072 1073 forty cents is levied on each liter of wine sold in the Commonwealth. Additionally, on vermouth and on 1074 farm winery wines sold to consumers by the Board package store licensees, the state tax shall be four 1075 percent of the price charged.

1076 B. There is levied on other alcoholic beverages sold by the Board package store licensees, a tax of 1077 twenty 20 percent of the price charged. This subsection shall also apply to all alcoholic beverages 1078 purchased from the Board by any mixed beverage licensee.

1079 C. The provisions of this section shall not apply to (i) beer, (ii) wine coolers, (iii) sales of wine by 1080 manufacturers to wholesale wine licensees for resale to retail licensees, (iv) sales, other than by or 1081 through government stores warehouses operated by the Board, of alcoholic beverages for manufacturing 1082 and industrial purposes, or either, (v) sales, other than by or through government stores warehouses operated by the Board, of alcohol for hospital and laboratory purposes, or either, (vi) alcoholic 1083 beverages shipped from the Commonwealth to points outside the Commonwealth for resale outside the 1084 1085 Commonwealth, and (vii) sales to any instrumentality of the federal government.

1086 § 4.1-235. Collection; computation, distribution of tax on wine and other alcoholic beverages; refunds 1087 and adjustments.

1088 A. The Board shall collect the state State taxes levied pursuant to § 4.1-234 shall be collected as 1089 follows:

1090 1. Collection shall be from the purchaser at the time of or prior to sale, except as to sales made to 1091 wholesale wine licensees. Wholesale wine licensees shall collect the taxes at the time of or prior to sale 1092 to retail licensees, and shall remit such taxes monthly to the Board, along with such reports as may be 1093 required by the Board, at the time and in the manner prescribed by the Board.

1094 2. In establishing the prices for items sold by it to persons other than wholesale licensees, the Board shall include a reasonable markup. The liter tax or twenty percent tax, as appropriate, shall then be 1095 1096 added to the price of each container of alcoholic beverages. The four percent tax on vermouth and farm 1097 winery wines shall then be added for those products. In all cases the final price for each container may 1098 be established so as to be a multiple of five.

1099 In accounting for the state tax on sales the Board shall divide the net sales for the quarter by 1.20 1100 and multiply the result by twenty percent. As to the sale of vermouth and farm winery wine, the Board shall divide the net sales for the quarter by 1.04 and multiply the result by four percent. 1101

B. The amount of tax collected under this section during each quarter shall, within fifty days after 1102 1103 the close of such quarter, be certified to the Comptroller by the Board and shall be transferred by him 1104 from the special fund described in § 4.1-116 to the general fund of the state treasury. The Board shall,

1105 not later than June 20 of every year, estimate the yield of the state tax on sales imposed by § 4.1-234 1106 for the quarter ending June 30 and certify the amount of such estimate to the Comptroller, whereupon 1107 the Comptroller shall, before the end of the month, transfer the amount of such estimate from the special 1108 fund described in § 4.1-116 to the general fund of the state treasury, subject to such adjustment on 1109 account of an overestimate or underestimate as may be indicated within fifty days after the close of the 1110 quarter ending on June 30.

1111 Forty-four percent of the amount derived from the liter tax levied pursuant to § 4.1-234 shall be 1112 transferred to the general fund and paid to the several counties, cities, and towns of the Commonwealth 1113 in proportion to their respective populations, and is appropriated for such purpose.

1114 The counties, cities, and towns shall in no event receive from the taxes derived from the sale of 1115 wines less revenue than was received by such counties, cities, and towns for the year ending June 30, 1116 1976.

1117 Twelve percent of the amount derived from the liter tax levied shall be retained by the Board as 1118 operating revenue and distributed as provided in § 4.1-117.

C. As used in this section, the term "net sales" means gross sales less refunds to customers.

1120 D. The Board may make a refund or adjustment of any tax paid to it under this section when (i) the 1121 wine upon which such tax has been paid has been condemned and is not permitted to be sold in the 1122 Commonwealth, or (ii) wine is returned by a retail licensee to a wholesale wine licensee for refund in 1123 accordance with Board regulations or approval. Any claim for such refund or adjustment shall be made 1124 to the Board in the report filed with the Board by the wholesale wine licensee for the period in which 1125 such return and refund occurs.

1126 § 4.1-303. Purchase of alcoholic beverages from person not authorized to sell; penalty.

1127 If any person buys alcoholic beverages from any person other than the Board, a government store or 1128 a person authorized under this title to sell alcoholic beverages, he shall be guilty of a Class 1 1129 misdemeanor.

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§ 4.1-330. Solicitation by persons interested in manufacture, etc., of alcoholic beverages; penalty.

A. No person having any interest, direct or indirect, in the manufacture, distribution, or sale of spirits 1131 1132 or other alcoholic beverages shall, without a permit granted by the Board and upon such conditions as 1133 the Board may prescribe, solicit either directly or indirectly (i) a mixed beverage licensee; (ii) any agent, 1134 servant, or employee of such licensee; or (iii) any person connected with the licensee in any capacity 1135 whatsoever in his licensed business, to sell or offer for sale the particular spirits or other alcoholic 1136 beverage in which such person may be so interested.

1137 The Board, upon proof of any solicitation in violation of this subsection, may suspend or terminate 1138 the sale through government stores or its purchase of the brand of spirits or other alcoholic beverage 1139 which was the subject matter of the unlawful solicitation or promotion. In addition, the Board may 1140 suspend or terminate the sale through such stores or its purchase of all brands of spirits or other 1141 alcoholic beverages manufactured or distributed by either the employer or principal of such solicitor, the 1142 broker, or by the owner of the brand of spirits unlawfully solicited or promoted. The Board may impose 1143 a civil penalty not to exceed \$250,000 in lieu of such suspension or termination of sales through 1144 government stores or purchases by the Board or portion thereof, or both.

1145 Any person convicted of a violation of this subsection shall be guilty of a Class 1 misdemeanor.

1146 B. No mixed beverage licensee or any agent, servant, or employee of such licensee, or any person 1147 connected with the licensee in any capacity whatsoever in his licensed business shall, either directly or 1148 indirectly, be a party to, consent to, solicit, or aid or abet another in a violation of subsection A.

1149 The Board may suspend or revoke the license granted to such licensee, or may impose a civil penalty not to exceed \$25,000 in lieu of such suspension or any portion thereof, or both. 1150

1151 Any person convicted of a violation of this subsection shall be guilty of a Class 1 misdemeanor.

1152 3. That an emergency exists and this act is in force from its passage, except that the provisions of 1153 the second and fourth enactments shall become effective on January 1, 2011.

1154 4. That §§ 4.1-119 and 4.1-120 of the Code of Virginia are repealed.

1155 5. That the Alcoholic Beverage Control Board shall make every reasonable effort to dispose of all 1156 real property owned or leased by it that is operated as a government store by December 31, 2010, 1157 and shall implement the initial package store licensing program by December 31, 2011.

1158 6. That in any jurisdiction in which the establishment of government stores has been approved in 1159 a referendum pursuant to § 4.1-121 of the Code of Virginia, no additional referendum approving 1160 the establishment of a package store shall be required.

1161 7. That the Alcoholic Beverage Control Board shall form an advisory group to assist it in 1162 conducting the implementation study to dispose of all real property owned or leased by the Board 1163 that is operated as a government store. The Alcoholic Beverage Control Board shall include as participants in this study representatives of each general licensing category, law-enforcement 1164

officials, and others as it deems appropriate. The Alcoholic Beverage Control Board shall complete 1165

- 1166 the implementation study and submit an implementation plan to the House Committee on General
- 1167 Laws and to the Senate Committee on Rehabilitation and Social Services on or before December 1168 31, 2010.
- 1169 8. That the Alcoholic Beverage Control Board shall promulgate regulations to implement the 1170 provisions of this act to be effective within 280 days of its enactment.
- 1171 9. That any monetary savings realized by the Department of Alcoholic Beverage Control from the
- 1172 implementation of this act shall be applied to the Transportation Trust Fund established pursuant
- 1173 to § 33.1-23.03:1 of the Code of Virginia.