2015 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

An Act to amend and reenact §§ 4.1-111, 4.1-201, 4.1-210, 4.1-325, and 4.1-325.2 of the Code of Virginia, relating to alcoholic beverage control; regulations; samples of alcoholic beverages; 2 3 4 combined mixed beverage restaurant and caterer's license.

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Approved

[H 1439]

Be it enacted by the General Assembly of Virginia:

8 1. That §§ 4.1-111, 4.1-201, 4.1-210, 4.1-325, and 4.1-325.2 of the Code of Virginia are amended 9 and reenacted as follows: 10

§ 4.1-111. Regulations of Board.

11 A. The Board may promulgate reasonable regulations, not inconsistent with this title or the general 12 laws of the Commonwealth, which it deems necessary to carry out the provisions of this title and to 13 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 Such regulations shall be promulgated, amended or 14 15 repealed in accordance with the Administrative Process Act (§ 2.2-4000 et seq.) and shall have the effect 16 of law. 17

B. The Board shall promulgate regulations that:

1. Prescribe what hours and on what days alcoholic beverages shall not be sold by licensees or 18 19 consumed on any licensed premises, including a provision that mixed beverages may be sold only at 20 such times as wine and beer may be sold.

21 2. Require mixed beverage caterer licensees to notify the Board in advance of any event to be served 22 by such licensee.

23 3. Maintain the reasonable separation of retailer interests from those of the manufacturers, bottlers, 24 brokers, importers and wholesalers in accordance with § 4.1-216 and in consideration of the established 25 trade customs, quantity and value of the articles or services involved; prevent undue competitive 26 domination of any person by any other person engaged in the manufacture, distribution and sale at retail 27 or wholesale of alcoholic beverages in the Commonwealth; and promote reasonable accommodation of 28 arm's length business transactions.

29 4. Establish requirements for the form, content, and retention of all records and accounts, including 30 the (i) reporting and collection of taxes required by § 4.1-236 and (ii) the sale of alcoholic beverages in 31 kegs, by all licensees.

32 5. Require retail licensees to file an appeal from any hearing decision rendered by a hearing officer 33 within 30 days of the date the notice of the decision is sent. The notice shall be sent to the licensee at 34 the address on record with the Board by certified mail, return receipt requested, and by regular mail.

35 6. Prescribe the terms and conditions under which persons who collect or trade designer or vintage spirit bottles may sell such bottles at auction, provided that (i) the auction is conducted in accordance 36 37 with the provisions of Chapter 6 (§ 54.1-600 et seq.) of Title 54.1 and (ii) the bottles are unopened and the manufacturers' seals, marks, or stamps affixed to the bottles are intact. 38

39 7. Prescribe the terms and conditions under which credit or debit cards may be accepted from 40 licensees for purchases at government stores, including provision for the collection, where appropriate, 41 of related fees, penalties, and service charges.

42 8. Require that banquet licensees in charge of public events as defined by Board regulations report to 43 the Board the income and expenses associated with the public event on a form prescribed by the Board when the banquet licensee engages another person to organize, conduct or operate the event on behalf of 44 45 the banquet licensee. Such regulations shall be applicable only to public events where alcoholic 46 beverages are being sold.

47 9. Provide alternative methods for licensees to maintain and store business records that are subject to 48 Board inspection, including methods for Board-approved electronic and off-site storage.

49 10. Require off-premises retail licensees to place any premixed alcoholic energy drinks containing 50 one-half of one percent or more of alcohol by volume in the same location where wine and beer are available for sale within the licensed premises. 51

52 11. Prescribe the terms and conditions under which mixed beverage licensees may infuse, store, and 53 sell flavored distilled spirits, including a provision that limits infusion containers to a maximum of 20 54 liters.

55 12. Prescribe the schedule of proration for refunded license taxes to licensees who qualify pursuant to 56 subsection C of § 4.1-232.

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57 13. Establish reasonable time, place, and manner restrictions on outdoor advertising of alcoholic 58 beverages, not inconsistent with the provisions of this title, so that such advertising does not encourage 59 or otherwise promote the consumption of alcoholic beverages by persons to whom alcoholic beverages 60 may not be lawfully sold. Such regulations shall:

61 a. Restrict outdoor advertising of alcoholic beverages in publicly visible locations consistent with (i) 62 the general prohibition against tied interests between retail licensees and manufacturers or wholesale licensees as provided in §§ 4.1-215 and 4.1-216; (ii) the prohibition against manufacturer control of 63 wholesale licensees as set forth in § 4.1-223 and Board regulations adopted pursuant thereto; and (iii) the 64 65 general prohibition against cooperative advertising between manufacturers, wholesalers, or importers and retail licensees as set forth in Board regulation; and 66

67 b. Permit (i) any outdoor signage or advertising not otherwise prohibited by this title and (ii) the 68 display of outdoor alcoholic beverage advertising on lawfully erected billboard signs regulated under 69 Chapter 12 (§ 33.2-1200 et seq.) of Title 33.2 where such signs are located on commercial real estate as defined in § 55-526, but only in accordance with this title. 70

14. Prescribe the terms and conditions under which a licensed brewery may manufacture beer 71 72 pursuant to an agreement with a brand owner not under common control with the manufacturing 73 brewery and sell and deliver the beer so manufactured to the brand owner. The regulations shall require 74 that (i) the brand owner be an entity appropriately licensed as a brewery or beer wholesaler, (ii) a 75 written agreement be entered into by the parties, and (iii) records as deemed appropriate by the Board 76 are maintained by the parties.

77 15. Prescribe the terms for any "happy hour" conducted by on-premises licensees. Such regulations 78 shall permit on-premises licensees to advertise any alcoholic beverage products featured during a happy 79 hour but prohibit the advertising of any pricing related to such happy hour.

80 16. Permit retail on-premises licensees to give a gift of one alcoholic beverage to a patron or one bottle of wine to a group of two or more patrons, provided that (i) such gifts only are made to individuals to whom such products may lawfully be sold and (ii) only one such gift is given during any 81 82 24-hour period and subject to any Board limitations on the frequency of such gifts. 83

84 17. Permit the sale of beer and cider for off-premises consumption in resealable growlers made of 85 glass, ceramic, metal, or other materials approved by the Board, or other reseatable containers 86 approved by the Board, with a maximum capacity of 128 fluid ounces or, for metric-sized containers, 87 four liters.

88 18. Permit the sale of wine for off-premises consumption in resealable growlers made of glass, 89 ceramic, metal, or other materials approved by the Board, or other reseatable containers approved by 90 the Board, with a maximum capacity of 64 fluid ounces or, for metric-sized containers, two liters. Wine 91 growlers may be used only by persons licensed to sell wine for both on-premises and off-premises 92 consumption or by gourmet shop licensees. Growlers sold by gourmet shop licensees shall be labeled 93 with (i) the manufacturer's name or trade name, (ii) the place of production, (iii) the net contents in 94 fluid ounces, and (iv) the name and address of the retailer.

19. Permit the sale of wine and beer by retailers licensed to sell beer and wine for both on-premises 95 96 and off-premises consumption, or by gourmet shop licensees for off-premises consumption in sealed 97 containers made of metal or other materials approved by the Board with a maximum capacity of 32 98 fluid ounces or, for metric-sized containers, one liter, provided that the alcoholic beverage is placed in 99 the container following an order from the consumer.

100 20. Permit mixed beverage licensees to premix containers of sangria and other mixed alcoholic beverages and to serve such alcoholic beverages in pitchers, subject to size and quantity limitations 101 102 established by the Board. 103

C. The Board may promulgate regulations that:

104 1. Provide for the waiver of the license tax for an applicant for a banquet license, such waiver to be 105 based on (i) the amount of alcoholic beverages to be provided by the applicant, (ii) the not-for-profit 106 status of the applicant, and (iii) the condition that no profits are to be generated from the event. For the purposes of clause (ii), the applicant shall submit with the application, an affidavit certifying its not-for-profit status. The granting of such waiver shall be limited to two events per year for each 107 108 109 applicant.

110 2. Establish limitations on the quantity and value of any gifts of alcoholic beverages made in the course of any business entertainment pursuant to subdivision A 22 of § 4.1-325 or subsection C of 111 112 § 4.1-325.2.

113 D. Board regulations shall be uniform in their application, except those relating to hours of sale for 114 licensees.

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

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

117 § 4.1-201. Conduct not prohibited by this title; limitation. **118** A. Nothing in this title or any Board regulation adopted pursuant thereto shall prohibit:

119 1. Any club licensed under this chapter from keeping for consumption by its members any alcoholic
 120 beverages lawfully acquired by such members, provided the alcoholic beverages are not sold, dispensed
 121 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
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
accordance with Board regulations. However, no alcoholic beverages so distilled shall be withdrawn
from the place where distilled except in accordance with Board regulations.

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

4. The receipt by a person operating a licensed brewery of deliveries and shipments of beer in closed containers or the sale, delivery or shipment of such beer, in accordance with Board regulations to (i) persons licensed to sell beer at wholesale, (ii) persons licensed to sell beer at retail for the purpose of resale only as provided in subdivision B 4 of § 4.1-216, (iii) owners of boats registered under the laws of the United States sailing for ports of call of a foreign country or another state, and (iv) persons 135 outside the Commonwealth for resale outside the Commonwealth.

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

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

146 7. The receipt by a farm winery or winery licensee of deliveries and shipments of wine in closed 147 containers from other wineries or farm wineries located inside or outside the Commonwealth, or the 148 receipt by a winery licensee or farm winery licensee of deliveries and shipments of spirits distilled from 149 fruit or fruit juices in closed containers from distilleries located inside or outside the Commonwealth to 150 be used only for the fortification of wine produced by the licensee in accordance with Board regulations, 151 or the sale, delivery or shipment of such wine, in accordance with Board regulations, to persons licensed 152 to sell wine at wholesale for the purpose of resale, and to persons outside the Commonwealth for resale 153 outside the Commonwealth.

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

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

161 10. Any farm winery or winery licensee from selling and shipping or delivering its wine in closed 162 containers to another farm winery or winery licensee, the wine so sold and shipped or delivered to be used by the receiving licensee in the manufacture of wine. Any wine received under this subsection shall 163 164 be deemed an agricultural product produced in the Commonwealth for the purposes of § 4.1-219, to the 165 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 166 167 accurate records of, the source of the fresh fruits or agricultural products used to produce the wine so 168 transferred.

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

172 12. Any retail on-premises beer licensee, his agent or employee, from giving a sample of beer to 173 persons to whom alcoholic beverages may be lawfully sold for on-premises consumption, or retail 174 on-premises wine or beer licensee, his agent or employee, from giving a sample of wine or beer to 175 persons to whom alcoholic beverages may be lawfully sold for on-premises consumption, or any mixed 176 beverage licensee, his agent or employee, from giving a sample of wine, beer, or spirits to persons to 177 whom alcoholic beverages may be lawfully sold for on-premises consumption. Samples of wine shall 178 not exceed two ounces, samples of beer shall not exceed four ounces, and samples of spirits shall not 179 exceed one-half ounce. No more than two product samples shall be given to any person per visit.

180 13. Any manufacturer, including any vendor authorized by any such manufacturer, whether or not 181 licensed in the Commonwealth, from selling service items bearing alcoholic brand references to 182 on-premises retail licensees or prohibit any such retail licensee from displaying the service items on the 183 premises of his licensed establishment. Each such retail licensee purchasing such service items shall 184 retain a copy of the evidence of his payment to the manufacturer or authorized vendor for a period of 185 not less than two years from the date of each sale of the service items. As used in this subdivision, "service items" mean articles of tangible personal property normally used by the employees of 186 187 on-premises retail licensees to serve alcoholic beverages to customers including, but not limited to, 188 glasses, napkins, buckets, and coasters.

189 14. Any employee of an alcoholic beverage wholesaler or manufacturer, whether or not licensed in 190 the Commonwealth, from distributing to retail licensees and their employees novelties and specialties, 191 including wearing apparel, having a wholesale value of \$10 or less and that bear alcoholic beverage 192 advertising. Such items may be distributed to retail licensees in quantities equal to the number of 193 employees of the retail establishment present at the time the items are delivered. Thereafter, such 194 employees may wear or display the items on the licensed premises.

195 15. Any (i) retail on-premises wine or beer licensee, his agent or employee from offering for sale or 196 selling for one price to any person to whom alcoholic beverages may be lawfully sold a flight of wines 197 or beers consisting of samples of not more than five different wines or beers and (ii) mixed beverage 198 licensee, his agent or employee from offering for sale or selling for one price to any person to whom 199 alcoholic beverages may be lawfully sold a flight of distilled spirits consisting of samples of not more 200 than five different spirits products.

201 16. Any restaurant licensed under this chapter from permitting the consumption of lawfully acquired 202 wine by bona fide customers on the premises in all areas and locations covered by the license. The 203 licensee may charge a corkage fee to such customer for the wine so consumed; however, the licensee 204 shall not charge any other fee to such customer.

205 17. Any winery, farm winery, wine importer, or wine wholesaler licensee from providing to adult 206 customers of licensed retail establishments information about wine being consumed on such premises.

207 B. No deliveries or shipments of alcoholic beverages to persons outside the Commonwealth for resale 208 outside the Commonwealth shall be made into any state the laws of which prohibit the consignee from 209 receiving or selling the same. 210

§ 4.1-210. Mixed beverages licenses.

211 A. Subject to the provisions of § 4.1-124, the Board may grant the following licenses relating to 212 mixed beverages:

213 1. Mixed beverage restaurant licenses, which shall authorize the licensee to sell and serve mixed 214 beverages for consumption in dining areas and other designated areas of such restaurant. Such license 215 may be granted only to persons (i) who operate a restaurant and (ii) whose gross receipts from the sale 216 of food cooked or prepared, and consumed on the premises and nonalcoholic beverages served on the 217 premises, after issuance of such license, amount to at least 45 percent of the gross receipts from the sale 218 of mixed beverages and food. For the purposes of this paragraph, other designated areas shall include outdoor dining areas, whether or not contiguous to the licensed premises, which outdoor dining areas 219 220 may have more than one means of ingress and egress to an adjacent public thoroughfare, provided such 221 areas are under the control of the licensee and approved by the Board.

222 If the restaurant is located on the premises of a hotel or motel with not less than four permanent 223 bedrooms where food and beverage service is customarily provided by the restaurant in designated areas, 224 bedrooms and other private rooms of such hotel or motel, such licensee may (i) sell and serve mixed 225 beverages for consumption in such designated areas, bedrooms and other private rooms and (ii) sell 226 spirits packaged in original closed containers purchased from the Board for on-premises consumption to 227 registered guests and at scheduled functions of such hotel or motel only in such bedrooms or private 228 rooms. However, with regard to a hotel classified as a resort complex, the Board may authorize the sale 229 and on-premises consumption of alcoholic beverages in all areas within the resort complex deemed 230 appropriate by the Board. Nothing herein shall prohibit any person from keeping and consuming his own 231 lawfully acquired spirits in bedrooms or private rooms.

232 If the restaurant is located on the premises of and operated by a private, nonprofit or profit club 233 exclusively for its members and their guests, or members of another private, nonprofit or profit club in 234 another city with which it has an agreement for reciprocal dining privileges, such license shall also 235 authorize the licensees to sell and serve mixed beverages for on-premises consumption. Where such club 236 prepares no food in its restaurant but purchases its food requirements from a restaurant licensed by the 237 Board and located on another portion of the premises of the same hotel or motel building, this fact shall 238 not prohibit the granting of a license by the Board to such club qualifying in all other respects. The 239 club's gross receipts from the sale of nonalcoholic beverages consumed on the premises and food resold to its members and guests and consumed on the premises shall amount to at least 45 percent of its gross
receipts from the sale of mixed beverages and food. The food sales made by a restaurant to such a club
shall be excluded in any consideration of the qualifications of such restaurant for a license from the
Board.

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

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

261 5. Annual mixed beverage special events licenses to (i) a duly organized nonprofit corporation or 262 association operating either a performing arts facility or an art education and exhibition facility, (ii) a nonprofit corporation or association chartered by Congress for the preservation of sites, buildings and 263 264 objects significant in American history and culture, or (iii) persons operating an agricultural event and 265 entertainment park or similar facility that has a minimum of 50,000 square feet of indoor exhibit space 266 and equine and other livestock show areas, which includes barns, pavilions, or other structures equipped with roofs, exterior walls, and open or closed-door access. The operation in all cases shall be upon 267 268 premises owned by such licensee or occupied under a bona fide lease the original term of which was for 269 more than one year's duration. Such license shall authorize the licensee to sell alcoholic beverages 270 during scheduled events and performances for on-premises consumption in areas upon the licensed 271 premises approved by the Board.

272 6. Mixed beverage carrier licenses to persons operating a common carrier of passengers by train, boat 273 or airplane, which shall authorize the licensee to sell and serve mixed beverages anywhere in the 274 Commonwealth to passengers while in transit aboard any such common carrier, and in designated rooms 275 of establishments of air carriers at airports in the Commonwealth. For purposes of supplying its 276 airplanes, as well as any airplanes of a licensed express carrier flying under the same brand, an air 277 carrier licensee may appoint an authorized representative to load distilled spirits onto the same airplanes 278 and to transport and store distilled spirits at or in close proximity to the airport where the distilled spirits 279 will be delivered onto airplanes of the air carrier and any such licensed express carrier. The air carrier 280 licensee shall (i) designate for purposes of its license all locations where the inventory of distilled spirits 281 may be stored and from which the distilled spirits will be delivered onto airplanes of the air carrier and 282 any such licensed express carrier and (ii) maintain records of all distilled spirits to be transported, 283 stored, and delivered by its authorized representative.

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

8. Annual mixed beverage amphitheater licenses to persons operating food concessions at any outdoor performing arts amphitheater, arena or similar facility that has seating for more than 20,000 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 or similar disposable containers to patrons within all seating areas, concourses, walkways, concession areas, or similar facilities, for on-premises consumption.

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

301 10. Annual mixed beverage motor sports facility license to persons operating food concessions at any 302 outdoor motor sports road racing club facility, of which the track surface is 3.27 miles in length, on 303 1,200 acres of rural property bordering the Dan River, which shall authorize the licensee to sell mixed 304 beverages, in paper, plastic, or similar disposable containers during scheduled events, as well as events 305 or performances immediately subsequent thereto, to patrons in all dining facilities, seating areas, viewing 306 areas, walkways, concession areas or similar facilities, for on-premises consumption. Upon authorization of the licensee, any person may keep and consume his own lawfully acquired alcoholic beverages on the 307 308 premises in all areas and locations covered by the license.

309 11. Annual mixed beverage banquet licenses to duly organized private nonprofit fraternal, patriotic or 310 charitable membership organizations that are exempt from state and federal taxation and in charge of banquets conducted exclusively for its members and their guests, which shall authorize the licensee to 311 312 serve mixed beverages for on-premises consumption in areas approved by the Board on the premises of 313 the place designated in the license. Such license shall authorize the licensee to conduct no more than 12 314 banquets per calendar year.

12. Limited mixed beverage restaurant licenses, which shall authorize the licensee to sell and serve 315 316 dessert wines as defined by Board regulation and no more than six varieties of liqueurs, which liqueurs 317 shall be combined with coffee or other nonalcoholic beverages, for consumption in dining areas of the 318 restaurant. Such license may be granted only to persons who operate a restaurant and in no event shall 319 the sale of such wine or liqueur-based drinks, together with the sale of any other alcoholic beverages, 320 exceed 10 percent of the total annual gross sales of all food and alcoholic beverages.

321 13. Annual mixed beverage motor sports facility licenses to persons operating concessions at an 322 outdoor motor sports facility that hosts a NASCAR national touring race, which shall authorize the 323 licensee to sell mixed beverages, in paper, plastic, or similar disposable containers during scheduled 324 events, as well as events or performances immediately subsequent thereto, to patrons in all dining 325 facilities, seating areas, viewing areas, walkways, concession areas or similar facilities, for on-premises 326 consumption.

327 14. Annual mixed beverage performing arts facility license to corporations or associations operating a 328 performing arts facility, provided the performing arts facility (i) is owned by a governmental entity; (ii) 329 is occupied by a for-profit entity under a bona fide lease, the original term of which was for more than 330 one year's duration; and (iii) has been rehabilitated in accordance with historic preservation standards. 331 Such license shall authorize the sale, on the dates of performances or events, of alcoholic beverages for 332 on-premises consumption in areas upon the licensed premises approved by the Board.

333 15. A combined mixed beverage restaurant and caterer's license, which may be granted to any 334 restaurant or hotel that meets the qualifications for both a mixed beverage restaurant pursuant to 335 subdivision A 1 and mixed beverage caterer pursuant to subdivision A 2 for the same business location, 336 and which license shall authorize the licensee to operate as both a mixed beverage restaurant and mixed beverage caterer at the same business premises designated in the license, with a common 337 338 alcoholic beverage inventory for purposes of the restaurant and catering operations. Such licensee shall 339 meet the separate food qualifications established for the mixed beverage restaurant license pursuant to 340 subdivision A 1 and mixed beverage caterer's license pursuant to subdivision A 2.

341 B. The granting of any license under subdivision A 1, 6, 7, 8, 9, 10, 11, 12, 13, or 14, or 15 shall 342 automatically include a license to sell and serve wine and beer for on-premises consumption. The 343 licensee shall pay the state and local taxes required by §§ 4.1-231 and 4.1-233. 344

§ 4.1-325. Prohibited acts by mixed beverage licensees; penalty.

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345 A. In addition to § 4.1-324, no mixed beverage licensee nor any agent or employee of such licensee 346 shall: 347

1. Sell or serve any alcoholic beverage other than as authorized by law;

2. Sell any authorized alcoholic beverage to any person or at any place except as authorized by law;

349 3. Allow at the place described in his license the consumption of alcoholic beverages in violation of 350 this title;

351 4. Keep at the place described in his license any alcoholic beverage other than that which he is 352 licensed to sell; 353

5. Misrepresent the brand of any alcoholic beverage sold or offered for sale;

354 6. Keep any alcoholic beverage other than in the bottle or container in which it was purchased by 355 him except (i) for a frozen alcoholic beverage, which may include alcoholic beverages in a frozen drink dispenser of a type approved by the Board; (ii) in the case of wine, in containers of a type approved by 356 357 the Board pending automatic dispensing and sale of such wine; and (iii) as otherwise provided by Board 358 regulation. Neither this subdivision nor any Board regulation shall prohibit any mixed beverage licensee 359 from pre-mixing premixing containers of sangria, to which spirits may be added, to be served and sold 360 for consumption on the licensed premises;

7. Refill or partly refill any bottle or container of alcoholic beverage or dilute or otherwise tamper 361

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- with the contents of any bottle or container of alcoholic beverage, except as provided by Board 362 363 regulation adopted pursuant to § 4.1-111 B 11;
- 364 8. Sell or serve any brand of alcoholic beverage which is not the same as that ordered by the 365 purchaser without first advising such purchaser of the difference;

366 9. Remove or obliterate any label, mark or stamp affixed to any container of alcoholic beverages 367 offered for sale;

368 10. Deliver or sell the contents of any container if the label, mark or stamp has been removed or 369 obliterated;

370 11. Allow any obscene conduct, language, literature, pictures, performance or materials on the 371 licensed premises;

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12. Allow any striptease act on the licensed premises; 13. Allow persons connected with the licensed business to appear nude or partially nude;

373 374 14. Consume or allow the consumption by an employee of any alcoholic beverages while on duty 375

and in a position that is involved in the selling or serving of alcoholic beverages to customers. 376 The provisions of this subdivision shall not prohibit any retail licensee or his designated employee 377 from (i) consuming product samples or sample servings of (a) beer or wine provided by a representative 378 of a licensed beer or wine wholesaler or manufacturer or (b) a distilled spirit provided by a permittee of 379 the Board who represents a distiller, if such samples are provided in accordance with Board regulations 380 and the retail licensee or his designated employee does not violate the provisions of subdivision 1 f of 381 § 4.1-225 or (ii) tasting an alcoholic beverage that has been or will be delivered to a customer for 382 quality control purposes:

383 15. Deliver to a consumer an original bottle of an alcoholic beverage purchased under such license 384 whether the closure is broken or unbroken except in accordance with § 4.1-210.

385 The provisions of this subdivision shall not apply to the delivery of:

386 a. "Soju." For the purposes of this clause, "soju" means a traditional Korean alcoholic beverage 387 distilled from rice, barley or sweet potatoes; or

388 b. Spirits, provided (i) the original container is no larger than 375 milliliters, (ii) the alcohol content 389 is no greater than 15 percent by volume, and (iii) the contents of the container are carbonated and 390 perishable; 391

16. Be intoxicated while on duty or employ an intoxicated person on the licensed premises;

392 17. Conceal any sale or consumption of any alcoholic beverages;

393 18. Fail or refuse to make samples of any alcoholic beverages available to the Board upon request or **394** obstruct special agents of the Board in the discharge of their duties;

395 19. Store alcoholic beverages purchased under the license in any unauthorized place or remove any 396 such alcoholic beverages from the premises;

397 20. Knowingly employ in the licensed business any person who has the general reputation as a 398 prostitute, panderer, habitual law violator, person of ill repute, user or peddler of narcotics, or person 399 who drinks to excess or engages in illegal gambling;

400 21. Keep on the licensed premises a slot machine or any prohibited gambling or gaming device, 401 machine or apparatus;

402 22. Make any gift of an alcoholic beverage, other than as a gift made (i) to a personal friend, as a 403 matter of normal social intercourse, so long as the gift is in no way a shift or device to evade the **404** restriction set forth in this subdivision; (ii) to a person responsible for the planning, preparation or 405 conduct on any conference, convention, trade show or event held or to be held on the premises of the 406 licensee, when such gift is made in the course of usual and customary business entertainment and is in 407 no way a shift or device to evade the restriction set forth in this subdivision; (iii) pursuant to subsection 408 C of § 4.1-209; or (iv) pursuant to subdivision A 12 of § 4.1-201; or (v) pursuant to any Board 409 regulation. Any gift permitted by this subdivision shall be subject to the taxes imposed by this title on 410 sales of alcoholic beverages. The licensee shall keep complete and accurate records of gifts given in 411 accordance with this subdivision; or

412 23. Establish any normal or customary pricing of its alcoholic beverages that is intended as a shift or 413 device to evade any "happy hour" regulations adopted by the Board; however, a licensee may increase 414 the volume of an alcoholic beverage sold to a customer if there is a commensurate increase in the 415 normal or customary price charged for the same alcoholic beverage.

B. Any person convicted of a violation of this section shall be guilty of a Class 1 misdemeanor. 416

417 C. The provisions of subdivisions A 12 and A 13 shall not apply to persons operating theaters, 418 concert halls, art centers, museums, or similar establishments that are devoted primarily to the arts or 419 theatrical performances, when the performances that are presented are expressing matters of serious 420 literary, artistic, scientific, or political value.

421 § 4.1-325.2. Prohibited acts by employees of wine or beer licensees; penalty.

422 A. In addition to the provisions of § 4.1-324, no retail wine or beer licensee or his agent or 423 employee shall consume any alcoholic beverages while on duty and in a position that is involved in the424 selling or serving of alcoholic beverages to customers.

The provisions of this subsection shall not prohibit any retail licensee or his designated employee from (i) consuming product samples or sample servings of beer or wine provided by a representative of a licensed beer or wine wholesaler or manufacturer, if such samples are provided in accordance with Board regulations and the retail licensee or his designated employee does not violate the provisions of subdivision 1 f of § 4.1-225 or (ii) tasting an alcoholic beverage that has been or will be delivered to a customer for quality control purposes.

B. For the purposes of subsection A, a wine or beer wholesaler or farm winery licensee or its
employees that participate in a wine or beer tasting sponsored by a retail wine or beer licensee shall not
be deemed to be agents of the retail wine or beer licensee.

434 C. No retail wine or beer licensee, or his agent or employee shall make any gift of an alcoholic 435 beverage, other than as a gift made (i) to a personal friend, as a matter of normal social intercourse, so long as the gift is in no way a shift or device to evade the restriction set forth in this subsection; (ii) to 436 a person responsible for the planning, preparation or conduct on any conference, convention, trade show 437 438 or event held or to be held on the premises of the licensee, when such gift is made in the course of 439 usual and customary business entertainment and is in no way a shift or device to evade the restriction 440 set forth in this subsection; (iii) pursuant to subsection C of § 4.1-209; Θf (iv) pursuant to subdivision A 12 of § 4.1-201; or (v) pursuant to any Board regulation. Any gift permitted by this subsection shall be 441 subject to the taxes imposed by this title on sales of alcoholic beverages. The licensee shall keep 442 443 complete and accurate records of gifts given in accordance with this subsection.

444 D. Any person convicted of a violation of this section shall be subject to a civil penalty in an 445 amount not to exceed \$500.

446 2. That on and after July 1, 2015, any licensee of the Alcoholic Beverage Control Board that holds 447 both a mixed beverage restaurant license and a mixed beverage caterer's license for the same 448 business premises may, upon request in writing to the Alcoholic Beverage Control Board, be 449 granted a combined mixed beverage restaurant and caterer's license for the same business 450 premises. The Alcoholic Beverage Control Board may require such licensee to surrender the 451 previously granted mixed beverage restaurant license and mixed beverage caterer's license for the 452 same licensed location. No additional license fee shall be assessed for this change.