# 2021 SPECIAL SESSION I

21102643D HOUSE BILL NO. 1879 1 2 Offered January 13, 2021 3 Prefiled January 8, 2021 4 5 6 A BILL to amend and reenact §§ 4.1-119, as it is currently effective and as it shall become effective, 4.1-204, as it is currently effective and as it shall become effective, 4.1-206.1, as it shall become effective, 4.1-206.3, as it shall become effective, 4.1-207, 4.1-210, 4.1-212.1, as it is currently 7 effective and as it shall become effective, and 4.1-221 of the Code of Virginia, relating to alcoholic 8 beverage control; sale and delivery of mixed beverages and pre-mixed wine for off-premises 9 consumption. 10 Patrons-Bulova, VanValkenburg, Delaney, Price and Willett 11 12 Referred to Committee on General Laws 13 14 Be it enacted by the General Assembly of Virginia: 15 1. That §§ 4.1-119, as it is currently effective and as it shall become effective, 4.1-204, as it is currently effective and as it shall become effective, 4.1-206.1, as it shall become effective, 4.1-206.3, 16 as it shall become effective, 4.1-207, 4.1-210, 4.1-212.1, as it is currently effective and as it shall 17 become effective, and 4.1-221 of the Code of Virginia are amended and reenacted as follows: 18 19 § 4.1-119. (Effective until July 1, 2021) Operation of government stores. 20 A. Subject to the provisions of §§ 4.1-121 and 4.1-122, the Board may establish, maintain, and operate government stores for the sale of alcoholic beverages, other than beer and wine not produced by 21 22 farm wineries, low alcohol beverage coolers, vermouth, mixers, products used in connection with 23 distilled spirits, including any garnish or garnishment applied to the rim of a glass of distilled spirits, as 24 may be approved by the Board from time to time, and products licensed by the Virginia Tourism 25 Corporation as specified in § 4.1-103 in such counties, cities, and towns considered advisable by the 26 Board. The Board may discontinue any such store. 27 B. With respect to the sale of wine or cider produced by farm wineries, the Board may give 28 preference to farm wineries that produce 2,500 cases or less of wine or cider per year. 29 C. The Board shall fix the wholesale and retail prices at which the various classes, varieties and brands of alcoholic beverages and other Board-approved products that are sold in government stores. 30 Differences in the cost of operating stores, and market competition and conditions may be reflected in 31 the sale price of alcoholic beverages sold at government stores. The Board may sell alcoholic beverages 32 33 to federal instrumentalities (i) authorized and operating under the laws of the United States and 34 regulations of the United States Department of Defense and (ii) located within the boundaries of federal 35 enclaves or reservations over which the United States has acquired jurisdiction, at prices which may be 36 greater or less than the wholesale price charged other authorized purchasers. Nothing in this subsection 37 shall be construed to limit the authority of the Board to fix the retail price of alcoholic beverages sold at 38 government stores, which retail price may include promotional, volume, or other discounts deemed 39 appropriate by the Board. 40 D. Alcoholic beverages at government stores shall be sold by employees of the Authority who shall 41 carry out the provisions of this title and Board regulations governing the operation of government stores and the sale of alcoholic beverages, except that the Board may appoint the holder of a distiller's license 42 or its officers and employees as agents of the Board for the sale of spirits and low alcohol beverage 43 coolers, manufactured by or for, or blended by such licensee on the licensed premises, at government 44 stores established by the Board (i) on the distiller's licensed premises or (ii) at the site of an event 45 46 licensed by the Board and conducted for the purpose of featuring and educating the consuming public about spirits products. 47 48 Such agents shall sell the spirits and low alcohol beverage coolers in accordance with the provisions 49 of this title, Board regulations, and the terms of the agency agreement between the Authority and the licensed distiller. The Authority shall pay a licensed distiller making sales pursuant to an agreement 50 51 authorized by this subsection a commission of not less than 20 percent of the retail price of the goods 52 sold. If the licensed distiller makes application and meets certain requirements established by the Board, 53 such agreement shall allow monthly revenue transfers from the licensed distiller to the Board to be submitted electronically and, notwithstanding the provisions of §§ 2.2-1802 and 4.1-116, to be limited to 54 the amount due to the Board in applicable taxes and markups. 55 For the purposes of this subsection, "blended" means the receipt by a licensed distiller of deliveries 56 57 and shipments of alcoholic beverages, other than wine and beer, in accordance with subdivision 6 of § 58 4.1-201 to be (a) (1) additionally aged by the receiving distillery in order to increase the quality and

59 flavor of such alcoholic beverages or (2) used in a low alcohol beverage cooler and (b) bottled by the 60 receiving distillery.

E. No Class 1 neutral grain spirit or alcohol, as defined by federal regulations, that is without 61 distinctive character, aroma, taste or color shall be sold in government stores at a proof greater than 151 62 63 except upon permits issued by the Board for industrial, commercial, culinary, or medical use.

64 F. All alcoholic beverages sold in government stores, except for tasting samples pursuant to 65 subsection G sold in government stores established by the Board on a distiller's licensed premises, shall 66 be in closed containers, sealed and affixed with labels prescribed by the Board.

G. No alcoholic beverages shall be consumed in a government store by any person unless it is part 67 of an organized tasting event conducted by (i) an employee of a manufacturer of distilled spirits or farm 68 winery or (ii) an authorized representative of a manufacturer of distilled spirits or farm winery with a 69 permit issued by the Board pursuant to subdivision A 15 of § 4.1-212, at which the samples of 70 71 alcoholic beverages provided to any consumer do not exceed the limits for spirits or wine set forth in subdivision A 5 of § 4.1-201.1. No sample may be consumed by any individual to whom alcoholic 72 73 beverages may not lawfully be sold pursuant to § 4.1-304.

74 Notwithstanding the provision of this subsection to the contrary, an agent of the Board appointed 75 pursuant to subsection D may give samples of spirits, beer, wine, or cider to persons to whom alcoholic beverages may be lawfully sold for on-premises or off-premises consumption, provided that (i) the 76 77 spirits, beer, wine, or cider samples are manufactured within the same licensed premises or on 78 contiguous premises of such agent licensed as a distillery, brewery, or winery; (ii) no single sample shall 79 exceed four ounces of beer, two ounces of wine or cider, or one-half ounce of spirits, unless served as a 80 mixed beverage, in which case a single sample of spirits may contain up to one and one-half ounces of spirits; (iii) no more than four total samples of alcoholic beverage products or, in the case of spirits 81 samples, no more than three ounces of spirits shall be given or sold to any person per day; and (iv) in 82 83 the case of spirits samples, a method is used to track the consumption of each consumer. Nothing in this 84 paragraph shall prohibit such agent from serving samples of spirits as part of a mixed beverage. Such 85 mixed beverage samples may contain spirits or vermouth not manufactured on the licensed premises or 86 on contiguous premises of the licensed distillery, provided that at least 75 percent of the alcohol used in 87 such samples is manufactured on the licensed premises or on contiguous premises of the licensed 88 distillery. An agent of the Board appointed pursuant to subsection D may keep on the licensed premises 89 no more than 10 varieties of spirits or vermouth not manufactured on the licensed premises or on 90 contiguous premises of the licensed distillery. Any spirits or vermouth used in such samples that are not 91 manufactured on the licensed premises or on contiguous premises of the licensed distillery shall be 92 purchased from the Board. 93

The Board shall establish guidelines governing tasting events conducted pursuant to this subsection.

Any case fee charged to a licensed distiller by the Board for moving spirits from the production and 94 95 bailment area to the tasting area of a government store established by the Board on the distiller's 96 licensed premises shall be waived if such spirits are moved by employees of the licensed distiller.

97 H. With respect to purchases by licensees at government stores, the Authority shall (i) accept in 98 payment for any purchase or series of purchases cash, electronic fund transfer, credit or debit card, or 99 check payable to the Authority, in the exact amount of any such purchase or series of purchases and (ii) 100 provide notice to licensees on Board policies relating to the assignment of government stores from 101 which licensees may purchase products and any procedure for the licensee to elect to make purchases 102 from an alternative government store.

103 I. With respect to purchases by consumers at government stores, the Authority shall accept cash in payment for any purchase or series of purchases. The Board may adopt regulations which provide for 104 accepting a credit card or debit card as payment. Such regulations may provide for the collection, where 105 appropriate, of related fees, penalties and service charges for the use of a credit card or debit card by 106 107 any consumer.

108 J. Before the Authority implements any increase in the markup on distilled spirits or any change to 109 the markup formula for distilled spirits pursuant to § 4.1-235 that would result in an increase in the 110 retail price of distilled spirits sold to the public, the Authority shall (i) provide at least 45 days' public 111 notice before such a price increase takes effect; (ii) provide the opportunity for submission of written 112 comments regarding the proposed price increase; (iii) conduct a public meeting for the purpose of 113 receiving verbal comment regarding the proposed price increase; and (iv) consider any written or verbal 114 comments before implementing such a price increase. 115

# § 4.1-119. (Effective July 1, 2021, until July 1, 2022) Operation of government stores.

A. Subject to the provisions of §§ 4.1-121 and 4.1-122, the Board may establish, maintain, and 116 117 operate government stores for the sale of alcoholic beverages, other than beer and wine not produced by farm wineries, low alcohol beverage coolers, vermouth, mixers, products used in connection with 118 119 distilled spirits, including any garnish or garnishment applied to the rim of a glass of distilled spirits, as 120 may be approved by the Board from time to time, and products licensed by the Virginia Tourism 121 Corporation as specified in § 4.1-103 in such counties, cities, and towns considered advisable by the122 Board. The Board may discontinue any such store.

123 B. With respect to the sale of wine or cider produced by farm wineries, the Board may give 124 preference to farm wineries that produce 2,500 cases or less of wine or cider per year.

125 C. The Board shall fix the wholesale and retail prices at which the various classes, varieties and 126 brands of alcoholic beverages and other Board-approved products that are sold in government stores. 127 Differences in the cost of operating stores, and market competition and conditions may be reflected in 128 the sale price of alcoholic beverages sold at government stores. The Board may sell alcoholic beverages 129 to federal instrumentalities (i) authorized and operating under the laws of the United States and 130 regulations of the United States Department of Defense and (ii) located within the boundaries of federal 131 enclaves or reservations over which the United States has acquired jurisdiction, at prices which may be 132 greater or less than the wholesale price charged other authorized purchasers. Nothing in this subsection 133 shall be construed to limit the authority of the Board to fix the retail price of alcoholic beverages sold at 134 government stores, which retail price may include promotional, volume, or other discounts deemed appropriate by the Board. 135

D. Alcoholic beverages at government stores shall be sold by employees of the Authority who shall 136 137 carry out the provisions of this title and Board regulations governing the operation of government stores 138 and the sale of alcoholic beverages, except that the Board may appoint the holder of a distiller's license 139 or its officers and employees as agents of the Board for the sale of spirits and low alcohol beverage 140 coolers, manufactured by or for, or blended by such licensee on the licensed premises, at government 141 stores established by the Board (i) on the distiller's licensed premises or (ii) at the site of an event 142 licensed by the Board and conducted for the purpose of featuring and educating the consuming public 143 about spirits products.

144 Such agents shall sell the spirits and low alcohol beverage coolers in accordance with the provisions 145 of this title, Board regulations, and the terms of the agency agreement between the Authority and the 146 licensed distiller. The Authority shall pay a licensed distiller making sales pursuant to an agreement 147 authorized by this subsection a commission of not less than 20 percent of the retail price of the goods sold. If the licensed distiller makes application and meets certain requirements established by the Board, 148 149 such agreement shall allow monthly revenue transfers from the licensed distiller to the Board to be 150 submitted electronically and, notwithstanding the provisions of §§ 2.2-1802 and 4.1-116, to be limited to 151 the amount due to the Board in applicable taxes and markups.

For the purposes of this subsection, "blended" means the receipt by a licensed distiller of deliveries and shipments of alcoholic beverages, other than wine and beer, in accordance with subdivision 6 of \$ 4.1-201 to be (a) (1) additionally aged by the receiving distillery in order to increase the quality and flavor of such alcoholic beverages or (2) used in a low alcohol beverage cooler and (b) bottled by the receiving distillery.

E. 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 in government stores at a proof greater than 151
except upon permits issued by the Board for industrial, commercial, culinary, or medical use.

160 F. All alcoholic beverages sold in government stores, except for tasting samples pursuant to
161 subsection G sold in government stores established by the Board on a distiller's licensed premises, shall
162 be in closed containers, sealed and affixed with labels prescribed by the Board.

G. No alcoholic beverages shall be consumed in a government store by any person unless it is part of an organized tasting event conducted by (i) an employee of a manufacturer of distilled spirits or farm winery or (ii) an authorized representative of a manufacturer of distilled spirits or farm winery with a permit issued by the Board pursuant to subdivision A 14 of § 4.1-212, at which the samples of alcoholic beverages provided to any consumer do not exceed the limits for spirits or wine set forth in subdivision A 5 of § 4.1-201.1. No sample may be consumed by any individual to whom alcoholic beverages may not lawfully be sold pursuant to § 4.1-304.

170 Notwithstanding the provision of this subsection to the contrary, an agent of the Board appointed 171 pursuant to subsection D may give samples of spirits, beer, wine, or cider to persons to whom alcoholic beverages may be lawfully sold for on-premises or off-premises consumption, provided that (i) the 172 173 spirits, beer, wine, or cider samples are manufactured within the same licensed premises or on 174 contiguous premises of such agent licensed as a distillery, brewery, or winery; (ii) no single sample shall 175 exceed four ounces of beer, two ounces of wine or cider, or one-half ounce of spirits, unless served as a 176 mixed beverage, in which case a single sample of spirits may contain up to one and one-half ounces of 177 spirits; (iii) no more than 12 ounces of beer, five ounces of wine, or three ounces of spirits shall be 178 given or sold to any person per day; and (iv) in the case of spirits samples, a method is used to track 179 the consumption of each consumer. Nothing in this paragraph shall prohibit such agent from serving samples of spirits as part of a mixed beverage. Such mixed beverage samples may contain spirits or 180 181 vermouth not manufactured on the licensed premises or on contiguous premises of the licensed distillery,

provided that at least 75 percent of the alcohol used in such samples is manufactured on the licensed
premises or on contiguous premises of the licensed distillery. An agent of the Board appointed pursuant
to subsection D may keep on the licensed premises no more than 10 varieties of spirits or vermouth not
manufactured on the licensed premises or on contiguous premises of the licensed distillery. Any spirits
or vermouth used in such samples that are not manufactured on the licensed premises or on contiguous
premises of the licensed distillery shall be purchased from the Board.

188

210

The Board shall establish guidelines governing tasting events conducted pursuant to this subsection.

189 Any case fee charged to a licensed distiller by the Board for moving spirits from the production and
190 bailment area to the tasting area of a government store established by the Board on the distiller's
191 licensed premises shall be waived if such spirits are moved by employees of the licensed distiller.

H. With respect to purchases by licensees at government stores, the Authority shall (i) accept in payment for any purchase or series of purchases cash, electronic fund transfer, credit or debit card, or check payable to the Authority, in the exact amount of any such purchase or series of purchases and (ii) provide notice to licensees on Board policies relating to the assignment of government stores from which licensees may purchase products and any procedure for the licensee to elect to make purchases 197 from an alternative government store.

198 I. With respect to purchases by consumers at government stores, the Authority shall accept cash in 199 payment for any purchase or series of purchases. The Board may adopt regulations which provide for accepting a credit card or debit card as payment. Such regulations may provide for the collection, where appropriate, of related fees, penalties and service charges for the use of a credit card or debit card by any consumer.

J. Before the Authority implements any increase in the markup on distilled spirits or any change to the markup formula for distilled spirits pursuant to § 4.1-235 that would result in an increase in the retail price of distilled spirits sold to the public, the Authority shall (i) provide at least 45 days' public notice before such a price increase takes effect; (ii) provide the opportunity for submission of written comments regarding the proposed price increase; (iii) conduct a public meeting for the purpose of receiving verbal comment regarding the proposed price increase; and (iv) consider any written or verbal comments before implementing such a price increase.

#### § 4.1-119. (Effective July 1, 2022) Operation of government stores.

A. Subject to the provisions of §§ 4.1-121 and 4.1-122, the Board may establish, maintain, and operate government stores for the sale of alcoholic beverages, other than beer and wine not produced by farm wineries, low alcohol beverage coolers, vermouth, mixers, products used in connection with distilled spirits, including any garnish or garnishment applied to the rim of a glass of distilled spirits, as may be approved by the Board from time to time, and products licensed by the Virginia Tourism Corporation as specified in § 4.1-103 in such counties, cities, and towns considered advisable by the Board. The Board may discontinue any such store.

**218** B. With respect to the sale of wine or cider produced by farm wineries, the Board may give preference to farm wineries that produce 2,500 cases or less of wine or cider per year.

220 C. The Board shall fix the wholesale and retail prices at which the various classes, varieties and 221 brands of alcoholic beverages and other Board-approved products that are sold in government stores. 222 Differences in the cost of operating stores, and market competition and conditions may be reflected in 223 the sale price of alcoholic beverages sold at government stores. The Board may sell alcoholic beverages 224 to federal instrumentalities (i) authorized and operating under the laws of the United States and 225 regulations of the United States Department of Defense and (ii) located within the boundaries of federal 226 enclaves or reservations over which the United States has acquired jurisdiction, at prices which may be 227 greater or less than the wholesale price charged other authorized purchasers. Nothing in this subsection 228 shall be construed to limit the authority of the Board to fix the retail price of alcoholic beverages sold at 229 government stores, which retail price may include promotional, volume, or other discounts deemed 230 appropriate by the Board.

231 D. Alcoholic beverages at government stores shall be sold by employees of the Authority who shall 232 carry out the provisions of this title and Board regulations governing the operation of government stores 233 and the sale of alcoholic beverages, except that the Board may appoint the holder of a distiller's license 234 or its officers and employees as agents of the Board for the sale of spirits and low alcohol beverage 235 coolers, manufactured by or for, or blended by such licensee on the licensed premises, at government 236 stores established by the Board (i) on the distiller's licensed premises or (ii) at the site of an event 237 licensed by the Board and conducted for the purpose of featuring and educating the consuming public 238 about spirits products.

Such agents shall sell the spirits and low alcohol beverage coolers in accordance with the provisions
of this title, Board regulations, and the terms of the agency agreement between the Authority and the
licensed distiller. The Authority shall pay a licensed distiller making sales pursuant to an agreement
authorized by this subsection a commission of not less than 20 percent of the retail price of the goods
sold. If the licensed distiller makes application and meets certain requirements established by the Board,

244 such agreement shall allow monthly revenue transfers from the licensed distiller to the Board to be 245 submitted electronically and, notwithstanding the provisions of §§ 2.2-1802 and 4.1-116, to be limited to 246 the amount due to the Board in applicable taxes and markups.

247 For the purposes of this subsection, "blended" means the receipt by a licensed distiller of deliveries 248 and shipments of alcoholic beverages, other than wine and beer, in accordance with subdivision 6 of § 249 4.1-201 to be (a) (1) additionally aged by the receiving distillery in order to increase the quality and 250 flavor of such alcoholic beverages or (2) used in a low alcohol beverage cooler and (b) bottled by the 251 receiving distillery.

252 E. No Class 1 neutral grain spirit or alcohol, as defined by federal regulations, that is without 253 distinctive character, aroma, taste or color shall be sold in government stores at a proof greater than 101 254 except upon permits issued by the Board for industrial, commercial, culinary, or medical use.

255 F. All alcoholic beverages sold in government stores, except for tasting samples pursuant to 256 subsection G sold in government stores established by the Board on a distiller's licensed premises, shall 257 be in closed containers, sealed and affixed with labels prescribed by the Board.

G. No alcoholic beverages shall be consumed in a government store by any person unless it is part 258 259 of an organized tasting event conducted by (i) an employee of a manufacturer of distilled spirits or farm 260 winery or (ii) an authorized representative of a manufacturer of distilled spirits or farm winery with a 261 permit issued by the Board pursuant to subdivision A 14 of § 4.1-212, at which the samples of alcoholic beverages provided to any consumer do not exceed the limits for spirits or wine set forth in 262 263 subdivision A 5 of § 4.1-201.1. No sample may be consumed by any individual to whom alcoholic 264 beverages may not lawfully be sold pursuant to 4.1-304.

265 Notwithstanding the provision of this subsection to the contrary, an agent of the Board appointed 266 pursuant to subsection D may give samples of spirits, beer, wine, or cider to persons to whom alcoholic 267 beverages may be lawfully sold for on-premises or off-premises consumption, provided that (i) the 268 spirits, beer, wine, or cider samples are manufactured within the same licensed premises or on 269 contiguous premises of such agent licensed as a distillery, brewery, or winery; (ii) no single sample shall 270 exceed four ounces of beer, two ounces of wine or cider, or one-half ounce of spirits, unless served as a 271 mixed beverage, in which case a single sample of spirits may contain up to one and one-half ounces of 272 spirits; (iii) no more than 12 ounces of beer, five ounces of wine, or three ounces of spirits shall be 273 given or sold to any person per day; and (iv) in the case of spirits samples, a method is used to track 274 the consumption of each consumer. Nothing in this paragraph shall prohibit such agent from serving 275 samples of spirits as part of a mixed beverage. Such mixed beverage samples may contain spirits or 276 vermouth not manufactured on the licensed premises or on contiguous premises of the licensed distillery, 277 provided that at least 75 percent of the alcohol used in such samples is manufactured on the licensed 278 premises or on contiguous premises of the licensed distillery. An agent of the Board appointed pursuant 279 to subsection D may keep on the licensed premises no more than 10 varieties of spirits or vermouth not 280 manufactured on the licensed premises or on contiguous premises of the licensed distillery. Any spirits 281 or vermouth used in such samples that are not manufactured on the licensed premises or on contiguous 282 premises of the licensed distillery shall be purchased from the Board. 283

The Board shall establish guidelines governing tasting events conducted pursuant to this subsection.

284 Any case fee charged to a licensed distiller by the Board for moving spirits from the production and 285 bailment area to the tasting area of a government store established by the Board on the distiller's 286 licensed premises shall be waived if such spirits are moved by employees of the licensed distiller.

287 H. With respect to purchases by licensees at government stores, the Authority shall (i) accept in 288 payment for any purchase or series of purchases cash, electronic fund transfer, credit or debit card, or 289 check payable to the Authority, in the exact amount of any such purchase or series of purchases and (ii) 290 provide notice to licensees on Board policies relating to the assignment of government stores from 291 which licensees may purchase products and any procedure for the licensee to elect to make purchases 292 from an alternative government store.

293 I. With respect to purchases by consumers at government stores, the Authority shall accept cash in 294 payment for any purchase or series of purchases. The Board may adopt regulations which provide for 295 accepting a credit card or debit card as payment. Such regulations may provide for the collection, where 296 appropriate, of related fees, penalties and service charges for the use of a credit card or debit card by 297 any consumer.

298 J. Before the Authority implements any increase in the markup on distilled spirits or any change to 299 the markup formula for distilled spirits pursuant to § 4.1-235 that would result in an increase in the 300 retail price of distilled spirits sold to the public, the Authority shall (i) provide at least 45 days' public 301 notice before such a price increase takes effect; (ii) provide the opportunity for submission of written 302 comments regarding the proposed price increase; (iii) conduct a public meeting for the purpose of 303 receiving verbal comment regarding the proposed price increase; and (iv) consider any written or verbal 304 comments before implementing such a price increase.

## 305 § 4.1-204. (Effective until July 1, 2021) Records of licensees; inspection of records and places of 306 business.

A. Manufacturers, bottlers or wholesalers. — Every licensed manufacturer, bottler or wholesaler shall
keep complete, accurate and separate records in accordance with Board regulations of all alcoholic
beverages purchased, manufactured, bottled, sold or shipped by him, and the applicable tax required by
§ 4.1-234 or 4.1-236, if any.

311 B. Retailers. -- Every retail licensee shall keep complete, accurate and separate records, in accordance with Board regulations, of all purchases of alcoholic beverages, the prices charged such 312 313 licensee therefor, and the names and addresses of the persons from whom purchased. Every retail licensee shall also preserve all invoices showing his purchases for a period as specified by Board 314 regulations. He shall also keep an accurate account of daily sales, showing quantities of alcoholic 315 beverages sold and the total price charged by him therefor. Except as otherwise provided in subsection 316 317 D, such account need not give the names or addresses of the purchasers thereof, except as may be required by Board regulation for the sale of alcoholic beverages in kegs. In the case of persons holding 318 319 retail licenses which require sales of food to determine their qualifications for such licenses, the records shall also include purchases and sales of food and nonalcoholic beverages. 320

Notwithstanding the provisions of subsection F, electronic records of retail licensees may be stored off site, provided that such records are readily retrievable and available for electronic inspection by the Board or its special agents at the licensed premises. However, in the case that such electronic records are not readily available for electronic inspection on the licensed premises, the retail licensee may obtain Board approval, for good cause shown, to permit the retail licensee to provide the records to a special agent of the Board within three business days or less, as determined by the Board, after a request is made to inspect the records.

328 C. Common carriers. — Common carriers of passengers by train, boat, or airplane shall keep records
 329 of purchases and sales of alcoholic beverages and food as required by Board regulation.

D. Wine shippers and beer shippers. — Every wine shipper licensee and every beer shipper licensee
shall keep complete, accurate, and separate records in accordance with Board regulations of all
shipments of wine or beer to persons in the Commonwealth. Such licensees shall also remit on a
monthly basis an accurate account stating whether any wine, farm wine, or beer products were sold and
shipped and, if so, stating the total quantities of wine and beer sold and the total price charged for such
wine and beer. Such records shall include the names and addresses of the purchasers to whom the wine
and beer is shipped.

337 E. Delivery permittees. — Every holder of a delivery permit issued pursuant to § 4.1-212.1 shall 338 keep complete, accurate, and separate records for a period of at least two years in accordance with 339 Board regulations of all deliveries of wine or beer to persons in the Commonwealth. Such records shall 340 include (i) the brands of wine and beer sold, (ii) the total quantities of wine and beer sold, (iii) the total 341 price charged for such wine and beer, and (iv) the names, addresses, and signatures of the purchasers to 342 whom the wine and beer is delivered. Such purchaser signatures may be in an electronic format. 343 Permittees shall remit such records on a monthly basis for any month during which the permittee makes 344 a delivery for which the permittee is required to collect and remit excise taxes due to the Authority 345 pursuant to subsection  $\oplus G$  of § 4.1-212.1.

F. Inspection. — The Board and its special agents shall be allowed free access during reasonable 346 347 hours to every place in the Commonwealth and to the premises of both (i) every wine shipper licensee 348 and beer shipper licensee and (ii) every delivery permittee wherever located where alcoholic beverages are manufactured, bottled, stored, offered for sale or sold, for the purpose of examining and inspecting 349 350 such place and all records, invoices and accounts therein. The Board may engage the services of 351 alcoholic beverage control authorities in any state to assist with the inspection of the premises of a wine 352 shipper licensee, a beer shipper licensee, or delivery permittee, or any applicant for such license or 353 permit.

For purposes of a Board inspection of the records of any retail licensees, "reasonable hours" means the hours between 9 a.m. and 5 p.m.; however, if the licensee generally is not open to the public substantially during the same hours, "reasonable hours" shall mean the business hours when the licensee is open to the public. At any other time of day, if the retail licensee's records are not available for inspection, the retailer shall provide the records to a special agent of the Board within 24 hours after a request is made to inspect the records.

#### 360 § 4.1-204. (Effective July 1, 2021) Records of licensees; inspection of records and places of 361 business.

A. Manufacturers, bottlers or wholesalers. — Every licensed manufacturer, bottler or wholesaler shall
keep complete, accurate and separate records in accordance with Board regulations of all alcoholic
beverages purchased, manufactured, bottled, sold or shipped by him, and the applicable tax required by
§ 4.1-234 or 4.1-236, if any.

366 B. Retailers. — Every retail licensee shall keep complete, accurate, and separate records, in

367 accordance with Board regulations, of all purchases of alcoholic beverages, the prices charged such 368 licensee therefor, and the names and addresses of the persons from whom purchased. Every retail 369 licensee shall also preserve all invoices showing his purchases for a period as specified by Board 370 regulations. He shall also keep an accurate account of daily sales, showing quantities of alcoholic 371 beverages sold and the total price charged by him therefor. Except as otherwise provided in subsection 372 D, such account need not give the names or addresses of the purchasers thereof, except as may be 373 required by Board regulation for the sale of alcoholic beverages in kegs. In the case of persons holding 374 retail licenses that require sales of food to determine their qualifications for such licenses, the records 375 shall also include purchases and sales of food and nonalcoholic beverages.

376 Notwithstanding the provisions of subsection F, electronic records of retail licensees may be stored 377 off site, provided that such records are readily retrievable and available for electronic inspection by the 378 Board or its special agents at the licensed premises. However, in the case that such electronic records 379 are not readily available for electronic inspection on the licensed premises, the retail licensee may obtain 380 Board approval, for good cause shown, to permit the retail licensee to provide the records to a special 381 agent of the Board within three business days or less, as determined by the Board, after a request is 382 made to inspect the records.

383 C. Common carriers. — Common carriers of passengers by train, boat, bus, or airplane shall keep 384 records of purchases and sales of alcoholic beverages and food as required by Board regulation.

385 D. Wine and beer shippers. — Every wine and beer shipper licensee shall keep complete, accurate, 386 and separate records in accordance with Board regulations of all shipments of wine or beer to persons in 387 the Commonwealth. Such licensees shall also remit on a monthly basis an accurate account stating 388 whether any wine, farm wine, or beer products were sold and shipped and, if so, stating the total 389 quantities of wine and beer sold and the total price charged for such wine and beer. Such records shall 390 include the names and addresses of the purchasers to whom the wine and beer is shipped.

391 E. Deliveries. — Every licensee or permittee that is authorized to make deliveries pursuant to 392 § 4.1-212.1 shall keep complete, accurate, and separate records for a period of at least two years in 393 accordance with Board regulations of all deliveries of wine or beer to persons in the Commonwealth. 394 Such records shall include (i) the brands of wine and beer sold, (ii) the total quantities of wine and beer 395 sold, (iii) the total price charged for such wine and beer, and (iv) the names, addresses, and signatures 396 of the purchasers to whom the wine and beer is delivered. Such purchaser signatures may be in an 397 electronic format. Licensees and permittees shall remit such records on a monthly basis for any month 398 during which the licensee or permittee makes a delivery for which the licensee or permittee is required 399 to collect and remit excise taxes due to the Authority pursuant to subsection  $\mathbf{E}$  H of § 4.1-212.1.

400 F. Inspection. — The Board and its special agents shall be allowed free access during reasonable 401 hours to every place in the Commonwealth and to the premises of both (i) every wine and beer shipper 402 licensee and (ii) every licensee or permittee authorized to make deliveries wherever located where 403 alcoholic beverages are manufactured, bottled, stored, offered for sale or sold, for the purpose of examining and inspecting such place and all records, invoices and accounts therein. The Board may 404 405 engage the services of alcoholic beverage control authorities in any state to assist with the inspection of 406 the premises of a wine and beer shipper licensee, licensee or permittee authorized to make deliveries, or 407 any applicant for such license or permit.

408 For purposes of a Board inspection of the records of any retail licensees, "reasonable hours" means 409 the hours between 9 a.m. and 5 p.m.; however, if the licensee generally is not open to the public 410 substantially during the same hours, "reasonable hours" shall mean the business hours when the licensee 411 is open to the public. At any other time of day, if the retail licensee's records are not available for inspection, the retailer shall provide the records to a special agent of the Board within 24 hours after a 412 413 request is made to inspect the records. 414

## § 4.1-206.1. (Effective July 1, 2021) Manufacturer licenses.

415 The Board may grant the following manufacturer licenses:

416 1. Distiller's licenses, which shall authorize the licensee to manufacture alcoholic beverages other 417 than wine and beer, and to sell and deliver or ship the same, in accordance with Board regulations, in 418 closed containers, to the Board and to persons outside the Commonwealth for resale outside the 419 Commonwealth. When the Board has established a government store on the distiller's licensed premises 420 pursuant to subsection D of § 4.1-119, such license shall also authorize the licensee to make a charge to 421 consumers to participate in an organized tasting event conducted in accordance with subsection G of 422 § 4.1-119 and Board regulations.

423 2. Limited distiller's licenses, to distilleries that (i) are located on a farm in the Commonwealth on land zoned agricultural and owned or leased by such distillery or its owner and (ii) use agricultural 424 425 products that are grown on the farm in the manufacture of their alcoholic beverages. Limited distiller's licensees shall be treated as distillers for all purposes of this title except as otherwise provided in this 426 subdivision. For purposes of this subdivision, "land zoned agricultural" means (a) land zoned as an 427

428 agricultural district or classification or (b) land otherwise permitted by a locality for limited distillery
429 use. For purposes of this subdivision, "land zoned agricultural" does not include land zoned "residential
430 conservation." Except for the limitation on land zoned "residential conservation," nothing in this
431 definition shall otherwise limit or affect local zoning authority.

432 3. Brewery licenses, which shall authorize the licensee to manufacture beer and to sell and deliver or 433 ship the beer so manufactured, in accordance with Board regulations, in closed containers to (i) persons 434 licensed to sell the beer at wholesale and (ii) persons outside the Commonwealth for resale outside the 435 Commonwealth. Such license shall also authorize the licensee to sell at retail at premises described in 436 the brewery license (a) the brands of beer that the brewery owns for on-premises consumption, provided 437 that not less than 20 percent of the volume of beer sold for on-premises consumption in any calendar 438 year is manufactured on the licensed premises, and (b) beer in closed containers, which shall include 439 growlers and other reusable containers, for off-premises consumption.

440 4. Limited brewery licenses, to breweries that manufacture no more than 15,000 barrels of beer per 441 calendar year, provided that (i) the brewery is located on a farm in the Commonwealth on land zoned 442 agricultural and owned or leased by such brewery or its owner and (ii) agricultural products, including 443 barley, other grains, hops, or fruit, used by such brewery in the manufacture of its beer are grown on the farm. The licensed premises shall be limited to the portion of the farm on which agricultural 444 products, including barley, other grains, hops, or fruit, used by such brewery in the manufacture of its 445 446 beer are grown and that is contiguous to the premises of such brewery where the beer is manufactured, 447 exclusive of any residence and the curtilage thereof. However, the Board may, with notice to the local 448 governing body in accordance with the provisions of § 4.1-230, also approve other portions of the farm to be included as part of the licensed premises. For purposes of this subdivision, "land zoned agricultural" means (a) land zoned as an agricultural district or classification or (b) land otherwise 449 450 permitted by a locality for limited brewery use. For purposes of this subdivision, "land zoned agricultural" does not include land zoned "residential conservation." Except for the limitation on land 451 452 453 zoned "residential conservation," nothing in this definition shall otherwise limit or affect local zoning 454 authority.

455 Limited brewery licensees shall be treated as breweries for all purposes of this title except as 456 otherwise provided in this subdivision.

5. Winery licenses, which shall authorize the licensee to manufacture wine and to sell and deliver or 457 458 ship the wine, in accordance with Board regulations, in closed containers, to persons licensed to sell the 459 wine so manufactured at wholesale for the purpose of resale, and to persons outside the Commonwealth 460 for resale outside the Commonwealth. In addition, such license shall authorize the licensee to (i) operate 461 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; (ii) operate 462 463 a contract winemaking facility on the premises of the licensee in accordance with Board regulations; (iii) 464 store wine in bonded warehouses on or off the licensed premises upon permit issued by the Board; and 465 (iv) sell wine at retail at the place of business designated in the winery license for on-premises consumption or in closed containers for off-premises consumption, provided that any brand of wine not 466 owned by the winery licensee is purchased from a wholesale wine licensee and any wine sold for 467 **468** on-premises consumption is manufactured on the licensed premises.

469 6. Farm winery licenses, which shall authorize the licensee to manufacture wine containing 21 470 percent or less of alcohol by volume and to sell, deliver, or ship the wine, in accordance with Board 471 regulations, in closed containers, to (i) the Board, (ii) persons licensed to sell the wine so manufactured 472 at wholesale for the purpose of resale, or (iii) persons outside the Commonwealth. In addition, the 473 licensee may (a) acquire and receive deliveries and shipments of wine and sell and deliver or ship this 474 wine, in accordance with Board regulations, to the Board, persons licensed to sell wine at wholesale for 475 the purpose of resale, or persons outside the Commonwealth; (b) operate a contract winemaking facility 476 on the premises of the licensee in accordance with Board regulations; and (c) store wine in bonded 477 warehouses located on or off the licensed premises upon permits issued by the Board. For the purposes 478 of this title, a farm winery license shall be designated either as a Class A or Class B farm winery 479 license in accordance with the limitations set forth in § 4.1-219. A farm winery may enter into an 480 agreement in accordance with Board regulations with a winery or farm winery licensee operating a 481 contract winemaking facility.

482 Such licenses shall also authorize the licensee to sell wine at retail at the places of business 483 designated in the licenses, which may include no more than five additional retail establishments of the 484 licensee. Wine may be sold at these business places for on-premises consumption and in closed 485 containers for off-premises consumption, provided that any brand of wine not owned by the farm winery 486 licensee is purchased from a wholesale wine licensee. In addition, wine may be pre-mixed by the 487 licensee to be served and sold for on-premises *or off-premises* consumption at these business places.

488 7. Wine importer's licenses, which shall authorize persons located within or outside the489 Commonwealth to sell and deliver or ship wine, in accordance with Board regulations, in closed

490 containers, to persons in the Commonwealth licensed to sell such wine at wholesale for the purpose of491 resale, and to persons outside the Commonwealth for resale outside the Commonwealth.

492 8. Beer importer's licenses, which shall authorize persons located within or outside the
493 Commonwealth to sell and deliver or ship beer, in accordance with Board regulations, in closed
494 containers, to persons in the Commonwealth licensed to sell such beer at wholesale for the purpose of
495 resale and to persons outside the Commonwealth for resale outside the Commonwealth.

- 496 § 4.1-206.3. (Effective July 1, 2021) Retail licenses.
- 497 A. The Board may grant the following mixed beverages licenses:

498 1. Mixed beverage restaurant licenses, which shall authorize the licensee to sell and serve mixed beverages for on-premises consumption in dining areas and other designated areas of such restaurant or 499 500 off-premises consumption. Such license may be granted only to persons (i) who operate a restaurant and 501 (ii) whose gross receipts from the sale of food cooked, or prepared, and consumed on the premises and 502 nonalcoholic beverages served on the premises, after issuance of such license, amount to at least 45 percent of the gross receipts from the sale of mixed beverages and food. For the purposes of this 503 504 subdivision, other designated areas shall include outdoor dining areas, whether or not contiguous to the 505 licensed premises, which outdoor dining areas may have more than one means of ingress and egress to 506 an adjacent public thoroughfare, provided such areas are under the control of the licensee and approved 507 by the Board. Such noncontiguous designated areas shall not be approved for any retail license issued 508 pursuant to subdivision A 5 of § 4.1-201.

509 If the restaurant is located on the premises of a hotel or motel with no fewer than four permanent 510 bedrooms where food and beverage service is customarily provided by the restaurant in designated areas, 511 bedrooms, and other private rooms of such hotel or motel, such licensee may (a) sell and serve mixed 512 beverages for *on-premises* consumption in such designated areas, bedrooms, and other private rooms or 513 off-premises consumption and (b) sell spirits packaged in original closed containers purchased from the 514 Board for on-premises consumption to registered guests and at scheduled functions of such hotel or motel only in such bedrooms or private rooms. However, with regard to a hotel classified as a resort 515 516 complex, the Board may authorize the sale and on-premises consumption of alcoholic beverages in all 517 areas within the resort complex deemed appropriate by the Board. Nothing herein shall prohibit any 518 person from keeping and consuming his own lawfully acquired spirits in bedrooms or private rooms.

519 If the restaurant is located on the premises of and operated by a private, nonprofit, or profit club 520 exclusively for its members and their guests, or members of another private, nonprofit, or profit club in 521 another city with which it has an agreement for reciprocal dining privileges, such license shall also 522 authorize the licensees to (1) sell and serve mixed beverages for on-premises or off-premises 523 consumption and (2) sell spirits that are packaged in original closed containers with a maximum capacity 524 of two fluid ounces or 50 milliliters and purchased from the Board for on-premises consumption. Where 525 such club prepares no food in its restaurant but purchases its food requirements from a restaurant licensed by the Board and located on another portion of the premises of the same hotel or motel 526 527 building, this fact shall not prohibit the granting of a license by the Board to such club qualifying in all 528 other respects. The club's gross receipts from the sale of nonalcoholic beverages consumed on the 529 premises and food resold to its members and guests and consumed on the premises shall amount to at 530 least 45 percent of its gross receipts from the sale of mixed beverages and food. The food sales made 531 by a restaurant to such a club shall be excluded in any consideration of the qualifications of such 532 restaurant for a license from the Board.

533 If the restaurant is located on the premises of and operated by a municipal golf course, the Board 534 shall recognize the seasonal nature of the business and waive any applicable monthly food sales 535 requirements for those months when weather conditions may reduce patronage of the golf course, 536 provided that prepared food, including meals, is available to patrons during the same months. The gross 537 receipts from the sale of food cooked, or prepared, and consumed on the premises and nonalcoholic 538 beverages served on the premises, after the issuance of such license, shall amount to at least 45 percent 539 of the gross receipts from the sale of mixed beverages and food on an annualized basis.

540 If the restaurant is located on the premises of and operated by a culinary lodging resort, such license 541 shall authorize the licensee to (A) sell alcoholic beverages for on-premises consumption, without regard 542 to the amount of gross receipts from the sale of food prepared and consumed on the premises, *for* 543 *off-premises consumption or for on-premises consumption* in areas upon the licensed premises approved 544 by the Board and other designated areas of the resort, including outdoor areas under the control of the 545 licensee, and (B) permit the possession and consumption of lawfully acquired alcoholic beverages by 546 persons to whom overnight lodging is being provided in bedrooms and private guest rooms.

547 The granting of a license pursuant to this subdivision shall automatically authorize the licensee to
548 obtain a license to sell and serve wine and beer for on-premises consumption and in closed containers
549 for off-premises consumption; however, the licensee shall be required to pay the local fee required for
550 such additional license pursuant to § 4.1-233.1.

2. Mixed beverage 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, 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.

557 3. Mixed beverage limited caterer's licenses, which may be granted only to a person regularly 558 engaged in the business of providing food and beverages to others for service at private gatherings or at 559 special events, not to exceed 12 gatherings or events per year, which shall authorize the licensee to sell 560 and serve alcoholic beverages for on-premises consumption. The annual gross receipts from the sale of 561 food cooked and prepared for service and nonalcoholic beverages served at gatherings and events 562 referred to in this subdivision shall amount to at least 45 percent of the gross receipts from the sale of 563 mixed beverages and food.

564 4. Mixed beverage carrier licenses to persons operating a common carrier of passengers by train, boat, bus, or airplane, which shall authorize the licensee to sell and serve mixed beverages anywhere in 565 566 the Commonwealth to passengers while in transit aboard any such common carrier, and in designated rooms of establishments of air carriers at airports in the Commonwealth. For purposes of supplying its 567 568 airplanes, as well as any airplanes of a licensed express carrier flying under the same brand, an air 569 carrier licensee may appoint an authorized representative to load alcoholic beverages onto the same 570 airplanes and to transport and store alcoholic beverages at or in close proximity to the airport where the 571 alcoholic beverages will be delivered onto airplanes of the air carrier and any such licensed express carrier. The air carrier licensee shall (i) designate for purposes of its license all locations where the inventory of alcoholic beverages may be stored and from which the alcoholic beverages will be 572 573 delivered onto airplanes of the air carrier and any such licensed express carrier and (ii) maintain records 574 575 of all alcoholic beverages to be transported, stored, and delivered by its authorized representative. The 576 granting of a license pursuant to this subdivision shall automatically authorize the licensee to obtain a 577 license to sell and serve wine and beer for on-premises consumption or in closed containers for 578 off-premises consumption; however, the licensee shall be required to pay the local fee required for such 579 additional license pursuant to § 4.1-233.1.

580 5. Annual mixed beverage motor sports facility licenses, which shall authorize the licensee to sell 581 mixed beverages, in paper, plastic, or similar disposable containers or in single original metal cans, 582 during scheduled events, as well as events or performances immediately subsequent thereto, to patrons in 583 all dining facilities, seating areas, viewing areas, walkways, concession areas, or similar facilities, for **584** on-premises consumption. Such license may be granted to persons operating food concessions at an outdoor motor sports facility that (i) is located on 1,200 acres of rural property bordering the Dan River 585 586 and has a track surface of 3.27 miles in length or (ii) hosts a NASCAR national touring race. Upon 587 authorization of the licensee, any person may keep and consume his own lawfully acquired alcoholic 588 beverages on the premises in all areas and locations covered by the license. The granting of a license 589 pursuant to this subdivision shall automatically authorize the licensee to obtain a license to sell and 590 serve wine and beer for on-premises consumption or in closed containers for off-premises consumption; 591 however, the licensee shall be required to pay the local fee required for such additional license pursuant 592 to § 4.1-233.1.

593 6. Limited mixed beverage restaurant licenses, which shall authorize the licensee to sell and serve 594 dessert wines as defined by Board regulation and no more than six varieties of liqueurs, which liqueurs 595 shall be combined with coffee or other nonalcoholic beverages, for *on-premises* consumption in dining 596 areas of the restaurant or off-premises consumption. Such license may be granted only to persons who 597 operate a restaurant and in no event shall the sale of such wine or liqueur-based drinks, together with **598** the sale of any other alcoholic beverages, exceed 10 percent of the total annual gross sales of all food 599 and alcoholic beverages. The granting of a license pursuant to this subdivision shall automatically 600 authorize the licensee to obtain a license to sell and serve wine and beer for on-premises consumption or 601 in closed containers for off-premises consumption; however, the licensee shall be required to pay the 602 local fee required for such additional license pursuant to § 4.1-233.1.

603 7. Annual mixed beverage performing arts facility licenses, which shall (i) authorize the licensee to **604** sell, on the dates of performances or events, alcoholic beverages in paper, plastic, or similar disposable 605 containers or in single original metal cans for on-premises consumption in all seating areas, concourses, 606 walkways, concession areas, similar facilities, and other areas upon the licensed premises approved by the Board and (ii) automatically authorize the licensee to obtain a license to sell and serve wine and 607 beer for on-premises consumption or in closed containers for off-premises consumption; however, the 608 609 licensee shall be required to pay the local fee required for such additional license pursuant to 610 § 4.1-233.1. Such licenses may be granted to the following:

a. Corporations or associations operating a performing arts facility, provided the performing arts facility (i) is owned by a governmental entity; (ii) is occupied by a for-profit entity under a bona fide

613 lease, the original term of which was for more than one year's duration; and (iii) has been rehabilitated614 in accordance with historic preservation standards;

b. Persons operating food concessions at any performing arts facility located in the City of Norfolk
or the City of Richmond, provided that the performing arts facility (i) is occupied under a bona fide
long-term lease or concession agreement, the original term of which was more than five years; (ii) has a
capacity in excess of 1,400 patrons; (iii) has been rehabilitated in accordance with historic preservation
standards; and (iv) has monthly gross receipts from the sale of food cooked, or prepared, and consumed
on the premises and nonalcoholic beverages served on the premises that meet or exceed the monthly
minimum established by Board regulations for mixed beverage restaurants;

c. Persons operating food concessions at any performing arts facility located in the City of
Waynesboro, provided that the performing arts facility (i) is occupied under a bona fide long-term lease
or concession agreement, the original term of which was more than five years; (ii) has a total capacity
in excess of 550 patrons; and (iii) has been rehabilitated in accordance with historic preservation
standards;

d. Persons operating food concessions at any performing arts facility located in the arts and cultural
district of the City of Harrisonburg, provided that the performing arts facility (i) is occupied under a
bona fide long-term lease or concession agreement, the original term of which was more than five years;
(ii) has been rehabilitated in accordance with historic preservation standards; (iii) has monthly gross
receipts from the sale of food cooked, or prepared, and consumed on the premises and nonalcoholic
beverages served on the premises that meet or exceed the monthly minimum established by Board
regulations for mixed beverage restaurants; and (iv) has a total capacity in excess of 900 patrons;

e. Persons operating food concessions at any multipurpose theater located in the historical district of
the Town of Bridgewater, provided that the theater (i) is owned and operated by a governmental entity
and (ii) has a total capacity in excess of 100 patrons;

637 f. Persons operating food concessions at any outdoor performing arts amphitheater, arena, or similar
638 facility that has seating for more than 20,000 persons and is located in Prince William County or the
639 City of Virginia Beach;

640 g. Persons operating food concessions at any outdoor performing arts amphitheater, arena, or similar
641 facility that has seating for more than 5,000 persons and is located in the City of Alexandria or the City
642 of Portsmouth; or

h. Persons operating food concessions at any corporate and performing arts facility located in Fairfax
County, provided that the corporate and performing arts facility (i) is occupied under a bona fide
long-term lease, management, or concession agreement, the original term of which was more than one
year and (ii) has a total capacity in excess of 1,400 patrons. Such license shall authorize the sale, on the
dates of performances or events, of alcoholic beverages for on-premises consumption in areas upon the
licensed premises approved by the Board.

649 8. Combined mixed beverage restaurant and caterer's licenses, which may be granted to any 650 restaurant or hotel that meets the qualifications for both a mixed beverage restaurant pursuant to 651 subdivision 1 and mixed beverage caterer pursuant to subdivision 2 for the same business location, and which license shall authorize the licensee to operate as both a mixed beverage restaurant and mixed 652 653 beverage caterer at the same business premises designated in the license, with a common alcoholic 654 beverage inventory for purposes of the restaurant and catering operations. Such licensee shall meet the 655 separate food qualifications established for the mixed beverage restaurant license pursuant to subdivision 656 1 and mixed beverage caterer's license pursuant to subdivision 2. The granting of a license pursuant to 657 this subdivision shall automatically authorize the licensee to obtain a license to sell and serve wine and 658 beer for on-premises consumption or in closed containers for off-premises consumption; however, the 659 licensee shall be required to pay the local fee required for such additional license pursuant to 660 § 4.1-233.1.

9. Bed and breakfast licenses, which shall authorize the licensee to (i) serve alcoholic beverages in 661 **662** dining areas, private guest rooms, and other designated areas to persons to whom overnight lodging is 663 being provided, with or without meals, for on-premises consumption only in such rooms and areas, and **664** without regard to the amount of gross receipts from the sale of food prepared and consumed on the 665 premises and (ii) permit the consumption of lawfully acquired alcoholic beverages by persons to whom 666 overnight lodging is being provided in (a) bedrooms or private guest rooms or (b) other designated areas **667** of the bed and breakfast establishment. For purposes of this subdivision, "other designated areas" 668 includes outdoor dining areas, whether or not contiguous to the licensed premises, which may have more 669 than one means of ingress and egress to an adjacent public thoroughfare, provided that such outdoor dining areas are under the control of the licensee and approved by the Board. Such noncontiguous 670 671 designated areas shall not be approved for any retail license issued pursuant to subdivision A 5 of 672 § 4.1-201.

673 10. Museum licenses, which may be issued to nonprofit museums exempt from taxation under

674 § 501(c)(3) of the Internal Revenue Code, which shall authorize the licensee to (i) permit the 675 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 676 bona fide member and guests thereof. However, alcoholic beverages shall not be sold or charged for in **677** any way by the licensee. The privileges of this license shall be limited to the premises of the museum, **678** 679 regularly occupied and utilized as such.

680 11. Motor car sporting event facility licenses, which shall authorize the licensee to permit the 681 consumption of lawfully acquired alcoholic beverages on the premises of the licensee by patrons thereof during such events. However, alcoholic beverages shall not be sold or charged for in any way, directly **682** or indirectly, by the licensee. The privileges of this license shall be limited to those areas of the **683** licensee's premises designated by the Board that are regularly occupied and utilized for motor car **684** sporting events. 685

686 12. Commercial lifestyle center licenses, which may be issued only to a commercial owners' 687 association governing a commercial lifestyle center, which shall authorize any retail on-premises restaurant licensee that is a tenant of the commercial lifestyle center to sell alcoholic beverages to any 688 689 bona fide customer to whom alcoholic beverages may be lawfully sold for consumption on that portion 690 of the licensed premises of the commercial lifestyle center designated by the Board, including (i) plazas, **691** seating areas, concourses, walkways, or such other similar areas and (ii) the premises of any tenant 692 location of the commercial lifestyle center that is not a retail licensee of the Board, upon approval of 693 such tenant, but excluding any parking areas. Only alcoholic beverages purchased from such retail 694 on-premises restaurant licensees may be consumed on the licensed premises of the commercial lifestyle 695 center, and such alcoholic beverages shall be contained in paper, plastic, or similar disposable containers 696 with the name or logo of the restaurant licensee that sold the alcoholic beverage clearly displayed. Alcoholic beverages shall not be sold or charged for in any way by the commercial lifestyle center **697** 698 licensee. The licensee shall post appropriate signage clearly demarcating for the public the boundaries of 699 the licensed premises; however, no physical barriers shall be required for this purpose. The licensee shall 700 provide adequate security for the licensed premises to ensure compliance with the applicable provisions 701 of this title and Board regulations.

702 13. Mixed beverage port restaurant licenses, which shall authorize the licensee to sell and serve 703 mixed beverages for consumption in dining areas and other designated areas of such restaurant. Such 704 license may be granted only to persons operating a business (i) that is primarily engaged in the sale of 705 meals; (ii) that is located on property owned by the United States government or an agency thereof and 706 used as a port of entry to or egress from the United States; and (iii) whose gross receipts from the sale 707 of food cooked, or prepared, and consumed on the premises and nonalcoholic beverages served on the 708 premises, after issuance of such license, amount to at least 45 percent of the gross receipts from the sale 709 of mixed beverages and food. For the purposes of this subdivision, other designated areas shall include 710 outdoor dining areas, whether or not contiguous to the licensed premises, which outdoor dining areas 711 may have more than one means of ingress and egress to an adjacent public thoroughfare, provided such 712 areas are under the control of the licensee and approved by the Board. Such noncontiguous designated 713 areas shall not be approved for any retail license issued pursuant to subdivision A 5 of § 4.1-201. The granting of a license pursuant to this subdivision shall automatically authorize the licensee to obtain a 714 715 license to sell and serve wine and beer for on-premises consumption or in closed containers for 716 off-premises consumption; however, the licensee shall be required to pay the local fee required for such 717 additional license pursuant to § 4.1-233.1.

718 14. Annual mixed beverage special events licenses to (i) a duly organized nonprofit corporation or 719 association operating either a performing arts facility or an art education and exhibition facility; (ii) a 720 nonprofit corporation or association chartered by Congress for the preservation of sites, buildings, and objects significant in American history and culture; (iii) persons operating an agricultural event and 721 722 entertainment park or similar facility that has a minimum of 50,000 square feet of indoor exhibit space 723 and equine and other livestock show areas, which includes barns, pavilions, or other structures equipped 724 with roofs, exterior walls, and open-door or closed-door access; or (iv) a locality for special events 725 conducted on the premises of a museum for historic interpretation that is owned and operated by the locality. The operation in all cases shall be upon premises owned by such licensee or occupied under a 726 727 bona fide lease, the original term of which was for more than one year's duration. Such license shall 728 authorize the licensee to sell alcoholic beverages during scheduled events and performances for 729 on-premises consumption in areas upon the licensed premises approved by the Board. 730

B. The Board may grant an on-and-off-premises wine and beer license to the following:

731 1. Hotels, restaurants, and clubs, which shall authorize the licensee to sell wine and beer (i) in closed 732 containers for off-premises consumption or (ii) for on-premises consumption, either with or without meals, in dining areas and other designated areas of such restaurants, or in dining areas, private guest 733 734 rooms, and other designated areas of such hotels or clubs, for consumption only in such rooms and 735 areas. However, with regard to a hotel classified by the Board as (a) a resort complex, the Board may

## 13 of 23

736 authorize the sale and consumption of alcoholic beverages in all areas within the resort complex deemed 737 appropriate by the Board or (b) a limited service hotel, the Board may authorize the sale and 738 consumption of alcoholic beverages in dining areas, private guest rooms, and other designated areas to 739 persons to whom overnight lodging is being provided, for on-premises consumption in such rooms or 740 areas, and without regard to the amount of gross receipts from the sale of food prepared and consumed 741 on the premises, provided that at least one meal is provided each day by the hotel to such guests. With 742 regard to facilities registered in accordance with Chapter 49 (§ 38.2-4900 et seq.) of Title 38.2 as 743 continuing care communities that are also licensed by the Board under this subdivision, any resident 744 may, upon authorization of the licensee, keep and consume his own lawfully acquired alcoholic 745 beverages on the premises in all areas covered by the license. For purposes of this subdivision, "other 746 designated areas" includes outdoor dining areas, whether or not contiguous to the licensed premises, 747 which may have more than one means of ingress and egress to an adjacent public thoroughfare, 748 provided that such outdoor dining areas are under the control of the licensee and approved by the Board. 749 Such noncontiguous designated areas shall not be approved for any retail license issued pursuant to 750 subdivision A 5 of § 4.1-201.

751 2. Hospitals, which shall authorize the licensee to sell wine and beer (i) in the rooms of patients for
752 their on-premises consumption only in such rooms, provided the consent of the patient's attending
753 physician is first obtained or (ii) in closed containers for off-premises consumption.

754 3. Rural grocery stores, which shall authorize the licensee to sell wine and beer for on-premises 755 consumption or in closed containers for off-premises consumption. No license shall be granted unless (i) 756 the grocery store is located in any town or in a rural area outside the corporate limits of any city or 757 town and (ii) it appears affirmatively that a substantial public demand for such licensed establishment 758 exists and that public convenience and the purposes of this title will be promoted by granting the 759 license.

760 4. Coliseums, stadiums, and racetracks, which shall authorize the licensee to sell wine and beer 761 during any event and immediately subsequent thereto to patrons within all seating areas, concourses, 762 walkways, concession areas, and additional locations designated by the Board (i) in closed containers for 763 off-premises consumption or (ii) in paper, plastic, or similar disposable containers or in single original 764 metal cans for on-premises consumption. Upon authorization of the licensee, any person may keep and 765 consume his own lawfully acquired alcoholic beverages on the premises in all areas and locations 766 covered by the license. Such licenses may be granted to persons operating food concessions at 767 coliseums, stadiums, racetracks, or similar facilities.

768 5. Performing arts food concessionaires, which shall authorize the licensee to sell wine and beer 769 during the performance of any event to patrons within all seating areas, concourses, walkways, or 770 concession areas, or other areas approved by the Board (i) in closed containers for off-premises 771 consumption or (ii) in paper, plastic, or similar disposable containers or in single original metal cans for on-premises consumption. Upon authorization of the licensee, any person may keep and consume his 772 773 own lawfully acquired alcoholic beverages on the premises in all areas and locations covered by the 774 license. Such licenses may be granted to persons operating food concessions at any outdoor performing 775 arts amphitheater, arena, or similar facility that (a) has seating for more than 20,000 persons and is located in Prince William County or the City of Virginia Beach; (b) has seating or capacity for more 776 than 3,500 persons and is located in the County of Albemarle, Alleghany, Augusta, Nelson, Pittsylvania, 777 or Rockingham or the City of Charlottesville, Danville, or Roanoke; or (c) has capacity for more than 778 779 9,500 persons and is located in Henrico County.

780 6. Exhibition halls, which shall authorize the licensee to sell wine and beer during the event to 781 patrons or attendees within all seating areas, exhibition areas, concourses, walkways, concession areas, 782 and such additional locations designated by the Board in such facilities (i) in closed containers for 783 off-premises consumption or (ii) in paper, plastic, or similar disposable containers or in single original 784 metal cans for on-premises consumption. Upon authorization of the licensee, any person may keep and 785 consume his own lawfully acquired alcoholic beverages on the premises in all areas and locations 786 covered by the license. Such licenses may be granted to persons operating food concessions at exhibition or exposition halls, convention centers, or similar facilities located in any county operating under the 787 788 urban county executive form of government or any city that is completely surrounded by such county. 789 For purposes of this subdivision, "exhibition or exposition hall" and "convention centers" mean facilities **790** conducting private or public trade shows or exhibitions in an indoor facility having in excess of 100,000 791 square feet of floor space.

792 7. Concert and dinner-theaters, which shall authorize the licensee to sell wine and beer during events
793 to patrons or attendees within all seating areas, exhibition areas, concourses, walkways, concession areas,
794 dining areas, and such additional locations designated by the Board in such facilities, for on-premises
795 consumption or in closed containers for off-premises consumption. Persons licensed pursuant to this
796 subdivision shall serve food, prepared on or off premises, whenever wine or beer is served. Such

811

833

834

797 licenses may be granted to persons operating concert or dinner-theater venues on property fronting 798 Natural Bridge School Road in Natural Bridge Station and formerly operated as Natural Bridge High 799 School.

800 8. Historic cinema houses, which shall authorize the licensee to sell wine and beer, either with or 801 without meals, during any showing of a motion picture to patrons to whom alcoholic beverages may be 802 lawfully sold, for on-premises consumption or in closed containers for off-premises consumption. The 803 privileges of this license shall be limited to the premises of the historic cinema house regularly occupied 804 and utilized as such.

805 9. Nonprofit museums, which shall authorize the licensee to sell wine and beer for on-premises 806 consumption or in closed containers for off-premises consumption in areas approved by the Board. Such 807 licenses may be granted to persons operating a nonprofit museum exempt from taxation under §

501(c)(3) of the Internal Revenue Code, located in the Town of Front Royal, and dedicated to educating 808 809 the consuming public about historic beer products. The privileges of this license shall be limited to the 810 premises of the museum, regularly occupied and utilized as such.

C. The Board may grant the following off-premises wine and beer licenses:

812 1. Retail off-premises wine and beer licenses, which may be granted to a convenience grocery store, 813 delicatessen, drugstore, gift shop, gourmet oyster house, gourmet shop, grocery store, or marina store as defined in § 4.1-100 and Board regulations. Such license shall authorize the licensee to sell wine and 814 815 beer in closed containers for off-premises consumption and, notwithstanding the provisions of § 4.1-308, 816 to give to any person to whom wine or beer may be lawfully sold a sample of wine or beer for on-premises consumption; however, no single sample shall exceed four ounces of beer or two ounces of 817 wine and no more than 12 ounces of beer or five ounces of wine shall be served to any person per day. 818 819 The licensee may also give samples of wine and beer in designated areas at events held by the licensee for the purpose of featuring and educating the consuming public about the alcoholic beverages being 820 821 tasted. With the consent of the licensee, farm wineries, wineries, breweries, distillers, and wholesale 822 licensees or authorized representatives of such licensees may participate in such tastings, including the 823 pouring of samples. The licensee shall comply with any food inventory and sales volume requirements 824 established by Board regulation.

825 2. Gourmet brewing shop licenses, which shall authorize the licensee to sell to any person to whom 826 wine or beer may be lawfully sold, ingredients for making wine or brewing beer, including packaging, 827 and to rent to such persons facilities for manufacturing, fermenting, and bottling such wine or beer, for 828 off-premises consumption in accordance with subdivision 6 of § 4.1-200.

829 3. Confectionery licenses, which shall authorize the licensee to prepare and sell on the licensed 830 premises for off-premises consumption confectionery that contains five percent or less alcohol by 831 volume. Any alcohol contained in such confectionery shall not be in liquid form at the time such 832 confectionery is sold.

D. The Board may grant the following banquet, special event, and tasting licenses:

1. Per-day event licenses.

a. Banquet licenses to persons in charge of banquets, and to duly organized nonprofit corporations or 835 associations in charge of special events, which shall authorize the licensee to sell or give wine and beer 836 in rooms or areas approved by the Board for the occasion for on-premises consumption in such rooms 837 838 or areas. Licensees who are nonprofit corporations or associations conducting fundraisers (i) shall also 839 be authorized to sell wine, as part of any fundraising activity, in closed containers for off-premises 840 consumption to persons to whom wine may be lawfully sold and (ii) shall be limited to no more than 841 one such fundraiser per year. Except as provided in § 4.1-215, a separate license shall be required for each day of each banquet or special event. For the purposes of this subdivision, when the location 842 843 named in the original application for a license is outdoors, the application may also name an alternative location in the event of inclement weather. However, no such license shall be required of any hotel, 844 845 restaurant, or club holding a retail wine and beer license.

846 b. Mixed beverage special events licenses to a duly organized nonprofit corporation or association in 847 charge of a special event, which shall authorize the licensee to sell and serve mixed beverages for 848 on-premises consumption in areas approved by the Board on the premises of the place designated in the 849 license. A separate license shall be required for each day of each special event.

850 c. Mixed beverage club events licenses to a club holding a wine and beer club license, which shall 851 authorize the licensee 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 852 required for each day of each club event. No more than 12 such licenses shall be granted to a club in 853 854 any calendar year. The granting of a license pursuant to this subdivision shall automatically authorize 855 the licensee to obtain a license to sell and serve wine and beer for on-premises consumption; however, 856 the licensee shall be required to pay the local fee required for such additional license pursuant to 857 § 4.1-233.1. 858

d. Tasting licenses, which shall authorize the licensee to sell or give samples of alcoholic beverages

859 of the type specified in the license in designated areas at events held by the licensee. A tasting license
860 shall be issued for the purpose of featuring and educating the consuming public about the alcoholic
861 beverages being tasted. A separate license shall be required for each day of each tasting event. No
862 tasting license shall be required for conduct authorized by § 4.1-201.1.

**863** 2. Annual licenses.

864 a. Annual banquet licenses to duly organized private nonprofit fraternal, patriotic, or charitable 865 membership organizations that are exempt from state and federal taxation and in charge of banquets 866 conducted exclusively for members and their guests, which shall authorize the licensee to serve wine 867 and beer in rooms or areas approved by the Board for the occasion for on-premises consumption in such 868 rooms or areas. Such license shall authorize the licensee to conduct no more than 12 banquets per 869 calendar year. For the purposes of this subdivision, when the location named in the original application 870 for a license is outdoors, the application may also name an alternative location in the event of inclement 871 weather. However, no such license shall be required of any hotel, restaurant, or club holding a retail 872 wine and beer license.

873 b. Banquet facility licenses to volunteer fire departments and volunteer emergency medical services 874 agencies, which shall authorize the licensee to permit the consumption of lawfully acquired alcoholic 875 beverages on the premises of the licensee by any person, and bona fide members and guests thereof, 876 otherwise eligible for a banquet license. However, lawfully acquired alcoholic beverages shall not be 877 purchased or sold by the licensee or sold or charged for in any way by the person permitted to use the 878 premises. Such premises shall be a volunteer fire or volunteer emergency medical services agency 879 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 Board regulation, such premises may be 880 881 other than a volunteer fire or volunteer emergency medical services agency station, provided such other 882 premises are occupied and under the control of the volunteer fire department or volunteer emergency 883 medical services agency while the privileges of its license are being exercised.

884 c. Local special events licenses to a locality, business improvement district, or nonprofit organization, 885 which shall authorize (i) the licensee to permit the consumption of alcoholic beverages within the area 886 designated by the Board for the special event and (ii) any permanent retail on-premises licensee that is 887 located within the area designated by the Board for the special event to sell alcoholic beverages within 888 the permanent retail location for consumption in the area designated for the special event, including 889 sidewalks and the premises of businesses not licensed to sell alcoholic beverages at retail, upon approval **890** of such businesses. In determining the designated area for the special event, the Board shall consult with 891 the locality. Local special events licensees shall be limited to 16 special events per year, and the 892 duration of any special event shall not exceed three consecutive days. Such limitations on the number of 893 special events that may be held shall not apply during the effective dates of any rule, regulation, or 894 order that is issued by the Governor or State Health Commissioner to meet a public health emergency 895 and that effectively reduces allowable restaurant seating capacity; however, local special events licensees 896 shall be subject to all other applicable provisions of this title and Board regulations and shall provide 897 notice to the Board regarding the days and times during which the privileges of the license will be 898 exercised. Only alcoholic beverages purchased from permanent retail on-premises licensees located 899 within the designated area may be consumed at the special event, and such alcoholic beverages shall be 900 contained in paper, plastic, or similar disposable containers that clearly display the name or logo of the 901 retail on-premises licensee from which the alcoholic beverage was purchased. Alcoholic beverages shall 902 not be sold or charged for in any way by the local special events licensee. The local special events 903 licensee shall post appropriate signage clearly demarcating for the public the boundaries of the special 904 event; however, no physical barriers shall be required for this purpose. The local special events licensee 905 shall provide adequate security for the special event to ensure compliance with the applicable provisions 906 of this title and Board regulations.

907 d. Annual mixed beverage banquet licenses to duly organized private nonprofit fraternal, patriotic, or 908 charitable membership organizations that are exempt from state and federal taxation and in charge of 909 banquets conducted exclusively for members and their guests, which shall authorize the licensee to serve 910 mixed beverages for on-premises consumption in areas approved by the Board on the premises of the 911 place designated in the license. Such license shall authorize the licensee to conduct no more than 12 912 banquets per calendar year. The granting of a license pursuant to this subdivision shall automatically 913 authorize the licensee to obtain a license to sell and serve wine and beer for on-premises consumption; 914 however, the licensee shall be required to pay the local fee required for such additional license pursuant 915 to § 4.1-233.1.

e. Equine sporting event licenses, which may be issued to organizations holding equestrian, hunt, and
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

975

920 license shall be (i) limited to the premises of the licensee, regularly occupied and utilized for equestrian, 921 hunt, and steeplechase events, and (ii) exercised on no more than four calendar days per year.

922 f. Annual arts venue event licenses, to persons operating an arts venue, which shall authorize the 923 licensee participating in a community art walk that is open to the public to serve lawfully acquired wine 924 or beer on the premises of the licensee to adult patrons thereof during such events. However, alcoholic 925 beverages shall not be sold or charged for in any way, directly or indirectly, by the licensee, and the 926 licensee shall not give more than two five-ounce glasses of wine or two 12-ounce glasses of beer to any 927 one adult patron. The privileges of this license shall be (i) limited to the premises of the arts venue 928 regularly occupied and used as such and (ii) exercised on no more than 12 calendar days per year.

929 E. The Board may grant a marketplace license to persons operating a business enterprise of which 930 the primary function is not the sale of alcoholic beverages, which shall authorize the licensee to serve complimentary wine or beer to bona fide customers on the licensed premises subject to any limitations 931 932 imposed by the Board; however, the licensee shall not give more than two five-ounce glasses of wine or 933 two 12-ounce glasses of beer to any customer per day, nor shall it sell or otherwise charge a fee to such 934 customer for the wine or beer served or consumed. In order to be eligible for and retain a marketplace 935 license, the applicant's business enterprise must (i) provide a single category of goods or services in a 936 manner intended to create a personalized experience for the customer; (ii) employ staff with expertise in 937 such goods or services; (iii) be ineligible for any other license granted by the Board; (iv) have an 938 alcoholic beverage control manager on the licensed premises at all times alcohol is served; (v) ensure 939 that all employees satisfy any training requirements imposed by the Board; and (vi) purchase all wine 940 and beer to be served from a licensed wholesaler or the Authority and retain purchase records as 941 prescribed by the Board. In determining whether to grant a marketplace license, the Board shall consider 942 (a) the average amount of time customers spend at the business; (b) the business's hours of operation; 943 (c) the amount of time that the business has been in operation; and (d) any other requirements deemed 944 necessary by the Board to protect the public health, safety, and welfare. 945

F. The Board may grant the following shipper, bottler, and related licenses:

946 1. Wine and beer shipper licenses, which shall carry the privileges and limitations set forth in 947 § 4.1-209.1.

948 2. Internet wine and beer retailer licenses, which shall authorize persons located within or outside the 949 Commonwealth to sell and ship wine and beer, in accordance with § 4.1-209.1 and Board regulations, in 950 closed containers to persons in the Commonwealth to whom wine and beer may be lawfully sold for 951 off-premises consumption. Such licensee shall not be required to comply with the monthly food sale 952 requirement established by Board regulations.

953 3. Bottler licenses, which shall authorize the licensee to acquire and receive deliveries and shipments 954 of beer in closed containers and to bottle, sell, and deliver or ship it, in accordance with Board 955 regulations to (i) wholesale beer licensees for the purpose of resale, (ii) owners of boats registered under 956 the laws of the United States sailing for ports of call of a foreign country or another state, and (iii) 957 persons outside the Commonwealth for resale outside the Commonwealth.

958 4. Fulfillment warehouse licenses, which shall authorize associations as defined in § 13.1-313 with a 959 place of business located in the Commonwealth to (i) receive deliveries and shipments of wine or beer owned by holders of wine and beer shipper's licenses; (ii) store such wine or beer on behalf of the 960 961 owner; and (iii) pick, pack, and ship such wine or beer as directed by the owner, all in accordance with 962 Board regulations. No wholesale wine or wholesale beer licensee, whether licensed in the 963 Commonwealth or not, or any person under common control of such licensee, shall acquire or hold any 964 financial interest, direct or indirect, in the business for which any fulfillment warehouse license is 965 issued.

5. Marketing portal licenses, which shall authorize agricultural cooperative associations organized 966 967 under the provisions of the Agricultural Cooperative Association Act (§ 13.1-312 et seq.), with a place 968 of business located in the Commonwealth, in accordance with Board regulations, to solicit and receive 969 orders for wine or beer through the use of the Internet from persons in the Commonwealth to whom 970 wine or beer may be lawfully sold, on behalf of holders of wine and beer shipper's licenses. Upon 971 receipt of an order for wine or beer, the licensee shall forward it to a holder of a wine and beer 972 shipper's license for fulfillment. Marketing portal licensees may also accept payment on behalf of the 973 shipper. 974

## § 4.1-207. (Repealed effective July 1, 2021) Wine licenses.

The Board may grant the following licenses relating to wine:

976 1. Winery licenses, which shall authorize the licensee to manufacture wine and to sell and deliver or 977 ship the wine, in accordance with Board regulations, in closed containers, to persons licensed to sell the 978 wine so manufactured at wholesale for the purpose of resale, and to persons outside the Commonwealth 979 for resale outside the Commonwealth. In addition, such license shall authorize the licensee to (i) operate 980 distilling equipment on the premises of the licensee in the manufacture of spirits from fruit or fruit 981 juices only, which shall be used only for the fortification of wine produced by the licensee; (ii) operate

982 a contract winemaking facility on the premises of the licensee in accordance with Board regulations; (iii)

983 store wine in bonded warehouses on or off the licensed premises upon permit issued by the Board; and **984** (iv) sell wine at retail on the premises described in the winery license for on-premises consumption or in 985 closed containers for off-premises consumption, provided that such wine is manufactured on the licensed

986 premises.

987 2. Wholesale wine licenses, including those granted pursuant to § 4.1-207.1, which shall authorize the 988 licensee to acquire and receive deliveries and shipments of wine and to sell and deliver or ship the wine 989 from one or more premises identified in the license, in accordance with Board regulations, in closed 990 containers, to (i) persons licensed to sell such wine in the Commonwealth, (ii) persons outside the 991 Commonwealth for resale outside the Commonwealth, (iii) religious congregations for use only for 992 sacramental purposes, and (iv) owners of boats registered under the laws of the United States sailing for 993 ports of call of a foreign country or another state.

994 No wholesale wine licensee shall purchase wine for resale from a person outside the Commonwealth 995 who does not hold a wine importer's license unless such wholesale wine licensee holds a wine importer's 996 license and purchases wine for resale pursuant to the privileges of such wine importer's license.

997 3. Wine importers' licenses, which shall authorize persons located within or outside the 998 Commonwealth to sell and deliver or ship wine, in accordance with Board regulations, in closed 999 containers, to persons in the Commonwealth licensed to sell wine at wholesale for the purpose of resale, 1000 and to persons outside the Commonwealth for resale outside the Commonwealth.

1001 4. Retail off-premises winery licenses to persons holding winery licenses, which shall authorize the 1002 licensee to sell wine at the place of business designated in the winery license, in closed containers, for 1003 off-premises consumption.

1004 5. Farm winery licenses, which shall authorize the licensee to manufacture wine containing 21 1005 percent or less of alcohol by volume and to sell, deliver or ship the wine, in accordance with Board 1006 regulations, in closed containers, to (i) the Board, (ii) persons licensed to sell the wine so manufactured 1007 at wholesale for the purpose of resale, or (iii) persons outside the Commonwealth. In addition, the 1008 licensee may (a) acquire and receive deliveries and shipments of wine and sell and deliver or ship this 1009 wine, in accordance with Board regulations, to the Board, persons licensed to sell wine at wholesale for 1010 the purpose of resale, or persons outside the Commonwealth; (b) operate a contract winemaking facility 1011 on the premises of the licensee in accordance with Board regulations; and (c) store wine in bonded 1012 warehouses located on or off the licensed premises upon permits issued by the Board. For the purposes 1013 of this title, a farm winery license shall be designated either as a Class A or Class B farm winery 1014 license in accordance with the limitations set forth in § 4.1-219. A farm winery may enter into an 1015 agreement in accordance with Board regulations with a winery or farm winery licensee operating a 1016 contract winemaking facility.

1017 Such licenses shall also authorize the licensee to sell wine at retail at the places of business 1018 designated in the licenses, which may include no more than five additional retail establishments of the 1019 licensee. Wine may be sold at these business places for on-premises consumption and in closed 1020 containers for off-premises consumption. In addition, wine may be pre-mixed by the licensee to be 1021 served and sold for on-premises or off-premises consumption at these business places.

1022 6. Internet wine retailer license, which shall authorize persons located within or outside the 1023 Commonwealth to sell and ship wine, in accordance with § 4.1-209.1 and Board regulations, in closed 1024 containers to persons in the Commonwealth to whom wine may be lawfully sold for off-premises consumption. Such licensee shall not be required to comply with the monthly food sale requirement 1025 1026 established by Board regulations. 1027

## § 4.1-210. (Repealed effective July 1, 2021) Mixed beverages licenses.

1028 A. Subject to the provisions of § 4.1-124, the Board may grant the following licenses relating to 1029 mixed beverages:

1030 1. Mixed beverage restaurant licenses, which shall authorize the licensee to sell and serve mixed 1031 beverages for *on-premises* consumption in dining areas and other designated areas of such restaurant or 1032 off-premises consumption. Such license may be granted only to persons (i) who operate a restaurant and 1033 (ii) whose gross receipts from the sale of food cooked or prepared, and consumed on the premises and 1034 nonalcoholic beverages served on the premises, after issuance of such license, amount to at least 45 1035 percent of the gross receipts from the sale of mixed beverages and food. For the purposes of this 1036 subdivision, other designated areas shall include outdoor dining areas, whether or not contiguous to the 1037 licensed premises, which outdoor dining areas may have more than one means of ingress and egress to 1038 an adjacent public thoroughfare, provided such areas are under the control of the licensee and approved 1039 by the Board. Such noncontiguous designated areas shall not be approved for any retail license issued 1040 pursuant to subdivision A 5 of § 4.1-201.

1041 If the restaurant is located on the premises of a hotel or motel with not less than four permanent 1042 bedrooms where food and beverage service is customarily provided by the restaurant in designated areas,

1043 bedrooms and other private rooms of such hotel or motel, such licensee may (a) sell and serve mixed 1044 beverages for *on-premises* consumption in such designated areas, bedrooms and other private rooms or 1045 off-premises consumption and (b) sell spirits packaged in original closed containers purchased from the 1046 Board for on-premises consumption to registered guests and at scheduled functions of such hotel or 1047 motel only in such bedrooms or private rooms. However, with regard to a hotel classified as a resort 1048 complex, the Board may authorize the sale and on-premises consumption of alcoholic beverages in all 1049 areas within the resort complex deemed appropriate by the Board. Nothing herein shall prohibit any 1050 person from keeping and consuming his own lawfully acquired spirits in bedrooms or private rooms.

1051 If the restaurant is located on the premises of and operated by a private, nonprofit or profit club 1052 exclusively for its members and their guests, or members of another private, nonprofit or profit club in another city with which it has an agreement for reciprocal dining privileges, such license shall also 1053 authorize the licensees to (a) sell and serve mixed beverages for on-premises or off-premises 1054 1055 consumption and (b) sell spirits that are packaged in original closed containers with a maximum capacity 1056 of two fluid ounces or 50 milliliters and purchased from the Board for on-premises consumption. Where 1057 such club prepares no food in its restaurant but purchases its food requirements from a restaurant 1058 licensed by the Board and located on another portion of the premises of the same hotel or motel 1059 building, this fact shall not prohibit the granting of a license by the Board to such club qualifying in all 1060 other respects. The club's gross receipts from the sale of nonalcoholic beverages consumed on the 1061 premises and food resold to its members and guests and consumed on the premises shall amount to at 1062 least 45 percent of its gross receipts from the sale of mixed beverages and food. The food sales made 1063 by a restaurant to such a club shall be excluded in any consideration of the qualifications of such 1064 restaurant for a license from the Board.

1065 If the restaurant is located on the premises of and operated by a municipal golf course, the Board 1066 shall recognize the seasonal nature of the business and waive any applicable monthly food sales 1067 requirements for those months when weather conditions may reduce patronage of the golf course, 1068 provided that prepared food, including meals, is available to patrons during the same months. The gross 1069 receipts from the sale of food cooked, or prepared, and consumed on the premises and nonalcoholic 1070 beverages served on the premises, after the issuance of such license, shall amount to at least 45 percent 1071 of the gross receipts from the sale of mixed beverages and food on an annualized basis.

1072 If the restaurant is located on the premises of and operated by a culinary lodging resort, such license 1073 shall authorize the licensee to (1) sell alcoholic beverages for on-premises consumption, without regard 1074 to the amount of gross receipts from the sale of food prepared and consumed on the premises, *for* 1075 *off-premises consumption or for on-premises consumption* in areas upon the licensed premises approved 1076 by the Board and other designated areas of the resort, including outdoor areas under the control of the 1077 licensee, and (2) permit the possession and consumption of lawfully acquired alcoholic beverages by 1078 persons to whom overnight lodging is being provided in bedrooms and private guest rooms.

1079 2. Mixed beverage caterer's licenses, which may be granted only to a person regularly engaged in the
1080 business of providing food and beverages to others for service at private gatherings or at special events,
1081 which shall authorize the licensee to sell and serve alcoholic beverages for on-premises consumption.
1082 The annual gross receipts from the sale of food cooked and prepared for service and nonalcoholic
1083 beverages served at gatherings and events referred to in this subdivision shall amount to at least 45
1084 percent of the gross receipts from the sale of mixed beverages and food.

1085 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.

1096 5. Annual mixed beverage special events licenses to (i) a duly organized nonprofit corporation or 1097 association operating either a performing arts facility or an art education and exhibition facility; (ii) a 1098 nonprofit corporation or association chartered by Congress for the preservation of sites, buildings, and 1099 objects significant in American history and culture; (iii) persons operating an agricultural event and entertainment park or similar facility that has a minimum of 50,000 square feet of indoor exhibit space 1100 1101 and equine and other livestock show areas, which includes barns, pavilions, or other structures equipped 1102 with roofs, exterior walls, and open or closed-door access; or (iv) a locality for special events conducted 1103 on the premises of a museum for historic interpretation that is owned and operated by the locality. The 1104 operation in all cases shall be upon premises owned by such licensee or occupied under a bona fide

## 19 of 23

1105 lease the original term of which was for more than one year's duration. Such license shall authorize the
1106 licensee to sell alcoholic beverages during scheduled events and performances for on-premises
1107 consumption in areas upon the licensed premises approved by the Board.

1108 6. Mixed beverage carrier licenses to persons operating a common carrier of passengers by train, boat 1109 or airplane, which shall authorize the licensee to sell and serve mixed beverages anywhere in the 1110 Commonwealth to passengers while in transit aboard any such common carrier, and in designated rooms 1111 of establishments of air carriers at airports in the Commonwealth. For purposes of supplying its 1112 airplanes, as well as any airplanes of a licensed express carrier flying under the same brand, an air 1113 carrier licensee may appoint an authorized representative to load distilled spirits onto the same airplanes and to transport and store distilled spirits at or in close proximity to the airport where the distilled spirits 1114 1115 will be delivered onto airplanes of the air carrier and any such licensed express carrier. The air carrier licensee shall (i) designate for purposes of its license all locations where the inventory of distilled spirits 1116 1117 may be stored and from which the distilled spirits will be delivered onto airplanes of the air carrier and 1118 any such licensed express carrier and (ii) maintain records of all distilled spirits to be transported, 1119 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 or in single original metal cans, 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 or in single original metal cans, to patrons within all seating areas, concourses, walkways, concession areas, or similar facilities, for on-premises consumption.

1137 10. Annual mixed beverage motor sports facility license to persons operating food concessions at any 1138 outdoor motor sports road racing club facility, of which the track surface is 3.27 miles in length, on 1139 1,200 acres of rural property bordering the Dan River, which shall authorize the licensee to sell mixed 1140 beverages, in paper, plastic, or similar disposable containers or in single original metal cans, during 1141 scheduled events, as well as events or performances immediately subsequent thereto, to patrons in all 1142 dining facilities, seating areas, viewing areas, walkways, concession areas or similar facilities, for 1143 on-premises consumption. Upon authorization of the licensee, any person may keep and consume his 1144 own lawfully acquired alcoholic beverages on the premises in all areas and locations covered by the 1145 license.

1146 11. Annual mixed beverage banquet licenses to duly organized private nonprofit fraternal, patriotic or 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 serve mixed beverages for on-premises consumption in areas approved by the Board on the premises of the place designated in the license. Such license shall authorize the licensee to conduct no more than 12 banquets per calendar year.

1152 12. Limited mixed beverage restaurant licenses, which shall authorize the licensee to sell and serve 1153 dessert wines as defined by Board regulation and no more than six varieties of liqueurs, which liqueurs 1154 shall be combined with coffee or other nonalcoholic beverages, for *on-premises* consumption in dining 1155 areas of the restaurant *or off-premises consumption*. Such license may be granted only to persons who 1156 operate a restaurant and in no event shall the sale of such wine or liqueur-based drinks, together with 1157 the sale of any other alcoholic beverages, exceed 10 percent of the total annual gross sales of all food 1158 and alcoholic beverages.

1159 13. Annual mixed beverage motor sports facility licenses to persons operating concessions at an outdoor motor sports facility that hosts a NASCAR national touring race, which shall authorize the licensee to sell mixed beverages, in paper, plastic, or similar disposable containers or in single original metal cans, during scheduled events, as well as events 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.

1165 14. Annual mixed beverage performing arts facility license to corporations or associations operating a

1227

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

1171 15. Annual mixed beverage performing arts facility license to persons operating food concessions at 1172 any performing arts facility located in the City of Norfolk or the City of Richmond, provided that the 1173 performing arts facility (i) is occupied under a bona fide long-term lease or concession agreement, the 1174 original term of which was more than five years; (ii) has a capacity in excess of 1,400 patrons; (iii) has 1175 been rehabilitated in accordance with historic preservation standards; and (iv) has monthly gross receipts 1176 from the sale of food cooked, or prepared, and consumed on the premises and nonalcoholic beverages 1177 served on the premises that meet or exceed the monthly minimum established by Board regulations for 1178 mixed beverage restaurants. Such license shall authorize the sale, on the dates of performances or 1179 events, of alcoholic beverages for on-premises consumption in areas upon the licensed premises 1180 approved by the Board.

1181
16. Annual mixed beverage performing arts facility license to persons operating food concessions at any performing arts facility located in the City of Waynesboro, provided that the performing arts facility (i) is occupied under a bona fide long-term lease or concession agreement, the original term of which was more than five years; (ii) has a total capacity in excess of 550 patrons; and (iii) has been rehabilitated in accordance with historic preservation standards. Such license shall authorize the sale, on the dates of performances or private or special events, of alcoholic beverages for on-premises consumption in areas upon the licensed premises approved by the Board.

1188 17. Annual mixed beverage performing arts facility license to persons operating food concessions at any performing arts facility located in the arts and cultural district of the City of Harrisonburg, provided 1189 1190 that the performing arts facility (i) is occupied under a bona fide long-term lease or concession 1191 agreement, the original term of which was more than five years; (ii) has been rehabilitated in accordance 1192 with historic preservation standards; (iii) has monthly gross receipts from the sale of food cooked, or 1193 prepared, and consumed on the premises and nonalcoholic beverages served on the premises that meet 1194 or exceed the monthly minimum established by Board regulations for mixed beverage restaurants; and 1195 (iv) has a total capacity in excess of 900 patrons. Such license shall authorize the sale, on the dates of 1196 performances or private or special events, of alcoholic beverages for on-premises consumption in areas 1197 upon the licensed premises approved by the Board.

1198 18. A combined mixed beverage restaurant and caterer's license, which may be granted to any 1199 restaurant, culinary lodging resort, or hotel that meets the qualifications for both a mixed beverage 1200 restaurant pursuant to subdivision A 1 and mixed beverage caterer pursuant to subdivision A 2 for the 1201 same business location, 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, 1202 1203 with a common alcoholic beverage inventory for purposes of the restaurant and catering operations. 1204 Such licensee shall meet the separate food qualifications established for the mixed beverage restaurant 1205 license pursuant to subdivision A 1 and mixed beverage caterer's license pursuant to subdivision A 2.

1206 19. Annual mixed beverage performing arts facility license to persons operating food concessions at any multipurpose theater located in the historical district of the Town of Bridgewater, provided that the theater (i) is owned and operated by a governmental entity and (ii) has a total capacity in excess of 100 patrons. Such license shall authorize the sale, on the dates of performances or events, of alcoholic beverages for on-premises consumption in areas upon the licensed premises approved by the Board.

20. Annual mixed beverage performing arts facility license to persons operating food concessions at
any corporate and performing arts facility located in Fairfax County, provided that the corporate and
performing arts facility (i) is occupied under a bona fide long-term lease, management, or concession
agreement, the original term of which was more than one year and (ii) has a total capacity in excess of
1,400 patrons. Such license shall authorize the sale, on the dates of performances or events, of alcoholic
beverages for on-premises consumption in areas upon the licensed premises approved by the Board.

1217 B. The granting of any license under subdivision A 1, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, or 20 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.

#### 1220 § 4.1-212.1. (Effective until July 1, 2021) Permits; delivery of wine and beer; regulations of 1221 Board.

A. Any brewery, winery, or farm winery located within or outside the Commonwealth that is authorized to engage in the retail sale of wine or beer for off-premises consumption may apply to the Board for issuance of a delivery permit that shall authorize the delivery of the brands of beer, wine, and farm wine produced by the same brewery, winery, or farm winery in closed containers to consumers within the Commonwealth for personal consumption.

B. Any person located within or outside the Commonwealth who is authorized to sell wine or beer at

retail for off-premises consumption in their state of domicile, and who is not a brewery, winery, or farm winery, may apply for a delivery permit that shall authorize the delivery of any brands of beer, wine, and farm wine it is authorized to sell in its state of domicile, in closed containers, to consumers within the Commonwealth for personal consumption.

1232 C. Any person located within the Commonwealth who is authorized to sell mixed beverages at retail
1233 for off-premises consumption may apply for a delivery permit that shall authorize the delivery of any
1234 mixed beverages it is authorized to sell, in closed containers, to consumers within the Commonwealth
1235 for personal consumption.

1236 D. Any distiller that has been appointed as an agent of the Board pursuant to subsection D of 1237 § 4.1-119 may, subject to the distiller's agency agreement with the Authority, deliver to consumers 1238 within the Commonwealth for personal consumption any alcoholic beverages that the distiller is 1239 authorized to sell through organized tasting events in accordance with subsection G of § 4.1-119 and 1240 Board regulations.

1241 E. All such deliveries made pursuant to this section shall be to consumers within the Commonwealth 1242 for personal consumption only and not for resale. All such deliveries of beer, wine, or farm wine 1243 shall be performed by either (i) the owner or any agent, officer, director, shareholder, or employee of 1244 the permittee or (ii) an independent contractor of the permittee, provided that (a) the permittee has 1245 entered into a written agreement with the independent contractor establishing that the permittee shall be 1246 vicariously liable for any administrative violations of this section or § 4.1-304 committed by the 1247 independent contractor relating to any deliveries of beer, wine, or farm wine alcoholic beverages made 1248 on behalf of the permittee and (b) only one individual takes possession of the beer, wine, or farm wine 1249 alcoholic beverages during the course of the delivery. No more than four cases of wine nor more than 1250 four cases of beer may be delivered at one time to any person in Virginia to whom alcoholic beverages 1251 may be lawfully sold, except that the permittee may deliver more than four cases of wine or more than 1252 four cases of beer if he notifies the Department in writing at least one business day in advance of any 1253 such delivery, which notice contains the name and address of the intended recipient. The Board may 1254 adopt such regulations as it reasonably deems necessary to implement the provisions of this section. 1255 Such regulations shall include provisions that require (i) (1) the recipient to demonstrate, upon delivery, 1256 that he is at least 21 years of age and (ii) (2) the recipient to sign an electronic or paper form or other 1257 acknowledgement acknowledgment of receipt as approved by the Board.

1258 D. F. In addition to other applicable requirements set forth in this section, the following provisions
 1259 shall apply to the sale of mixed beverages for off-premises consumption and the delivery of mixed
 1260 beverages pursuant to this section:

1261 1. Notwithstanding any provision of law to the contrary, mixed beverages may be delivered to (i) a
1262 person's vehicle if located in a designated parking area of the licensee's premises where such person
1263 has electronically ordered mixed beverages in advance of the delivery or (ii) such other locations as
1264 may be permitted by Board regulation;

**1265** 2. Mixed beverages shall not be sold for off-premises consumption or delivered after 11:00 p.m. or **1266** before 6:00 a.m.;

1267 3. No distiller shall sell for off-premises consumption or deliver more than two mixed beverages at
1268 any one time, and no mixed beverage restaurant or limited mixed beverage restaurant licensee may sell
1269 for off-premises consumption or deliver more than four mixed beverages at any one time;

4. All mixed beverages sold for off-premises consumption or delivered by a mixed beverage
restaurant or limited mixed beverage restaurant licensee shall contain at least one mixer and have a
maximum combined volume of 16 ounces;

1273 5. Mixed beverage restaurant and limited mixed beverage restaurant licensees shall serve at least 1274 one meal with every two mixed beverages sold for off-premises consumption or delivered; and

6. Mixed beverages sold for off-premises consumption or delivered shall be in single original metal
cans or in glass, paper, plastic, or similar disposable containers that include a secure lid, cap, or
similar closure that prevents the mixed beverage from being consumed without removal of such lid, cap,
or similar closure.

1279 The Board may summarily revoke a licensee's privileges to sell or deliver mixed beverages for 1280 off-premises consumption for noncompliance with the provisions of this section or § 4.1-225 or 4.1-325. 1281 Any summary revocation by the Board pursuant to this paragraph (i) shall not be subject to the 1282 provisions of § 4.1-227, (ii) shall not be subject to appeal, and (iii) shall become effective upon personal 1283 service of the notice of summary revocation to the licensee or upon the fourth business day after such 1284 notice is mailed to the licensee's residence or the address listed for the licensed premises on the initial 1285 license application.

**1286** *G.* For purposes of §§ 4.1-234 and 4.1-236 and Chapter 6 (§ 58.1-600 et seq.) of Title 58.1, each delivery of wine or, beer, or mixed beverages by a permittee shall constitute a sale in Virginia. The permittee shall collect the taxes due to the Commonwealth and remit any excise taxes monthly to the

**1289** Authority and any sales taxes to the Department of Taxation, if such taxes have not already been paid.

1290 § 4.1-212.1. (Effective July 1, 2021) Delivery of wine and beer; kegs; regulations of Board.

A. Any brewery, winery, or farm winery located within or outside the Commonwealth that is
authorized to engage in the retail sale of wine or beer for off-premises consumption may deliver the
brands of beer, wine, and farm wine produced by the same brewery, winery, or farm winery in closed
containers to consumers within the Commonwealth for personal off-premises consumption.

B. Any person licensed to sell wine and beer at retail for off-premises consumption in the Commonwealth, and who is not a brewery, winery, or farm winery, may deliver the brands of beer, wine, and farm wine it is authorized to sell in closed containers to consumers within the Commonwealth for personal off-premises consumption. Notwithstanding any provision of law to the contrary, such deliveries may be made to (i) a person's vehicle if located in a designated parking area of the licensee's premises where such person has electronically ordered beer, wine, or farm wine in advance of the delivery or (ii) such other locations as may be permitted by Board regulation.

C. Any person located outside the Commonwealth who is authorized to sell wine or beer at retail for
off-premises consumption in its state of domicile, and who is not a brewery, winery, or farm winery,
may apply for a delivery permit that shall authorize the delivery of any brands of beer, wine, and farm
wine it is authorized to sell in its state of domicile, in closed containers, to consumers within the
Commonwealth for personal off-premises consumption.

D. Any person licensed to sell mixed beverages at retail for off-premises consumption in the
Commonwealth may deliver any mixed beverages it is authorized to sell in closed containers to
consumers within the Commonwealth for personal off-premises consumption. Notwithstanding any
provision of law to the contrary, such deliveries may be made to (i) a person's vehicle if located in a
designated parking area of the licensee's premises where such person has electronically ordered mixed
beverages in advance of the delivery or (ii) such other locations as may be permitted by Board
regulation.

E. Any distiller that has been appointed as an agent of the Board pursuant to subsection D of § 4.1-119 may deliver to consumers within the Commonwealth for personal consumption any alcoholic beverages the distiller is authorized to sell through organized tasting events in accordance with subsection G of § 4.1-119 and Board regulations. Notwithstanding any provision of law to the contrary, such deliveries may be made to (i) a person's vehicle if located in a designated parking area of the licensee's premises where such person has electronically ordered mixed beverages in advance of the delivery or (ii) such other locations as may be permitted by Board regulation.

1321 F. All such deliveries made pursuant to this section shall be to consumers within the Commonwealth 1322 for personal consumption only and not for resale. All such deliveries of beer, wine, or farm wine 1323 shall be performed by either (i) the owner or any agent, officer, director, shareholder, or employee of 1324 the licensee or permittee or (ii) an independent contractor of the licensee or permittee, provided that (a) 1325 the licensee or permittee has entered into a written agreement with the independent contractor 1326 establishing that the licensee or permittee shall be vicariously liable for any administrative violations of 1327 this section or § 4.1-304 committed by the independent contractor relating to any deliveries of beer, 1328 wine, or farm wine alcoholic beverages made on behalf of the licensee or permittee and (b) only one 1329 individual takes possession of the beer, wine, or farm wine alcoholic beverages during the course of the 1330 delivery. No more than four cases of wine nor more than four cases of beer may be delivered at one 1331 time to any person in Virginia to whom alcoholic beverages may be lawfully sold, except that the 1332 licensee or permittee may deliver more than four cases of wine or more than four cases of beer if he 1333 notifies the Authority in writing at least one business day in advance of any such delivery, which notice contains the name and address of the intended recipient. The Board may adopt such regulations as it 1334 1335 reasonably deems necessary to implement the provisions of this section. Such regulations shall include provisions that require (1) the recipient to demonstrate, upon delivery, that he is at least 21 years of age 1336 1337 and (2) the recipient to sign an electronic or paper form or other acknowledgement of receipt as 1338 approved by the Board.

1339 E. G. In addition to other applicable requirements set forth in this section, the following provisions
1340 shall apply to the sale of mixed beverages for off-premises consumption and the delivery of mixed
1341 beverages pursuant to this section:

1342 1. Mixed beverages shall not be sold for off-premises consumption or delivered after 11:00 p.m. or 1343 before 6:00 a.m.;

1344 2. No distiller shall sell for off-premises consumption or deliver more than two mixed beverages at any one time, and no mixed beverage restaurant or limited mixed beverage restaurant licensee may sell for off-premises consumption or deliver more than four mixed beverages at any one time;

1347 3. All mixed beverages sold for off-premises consumption or delivered by a mixed beverage
1348 restaurant or limited mixed beverage restaurant licensee shall contain at least one mixer and have a
1349 maximum combined volume of 16 ounces;

1350 4. Mixed beverage restaurant and limited mixed beverage restaurant licensees shall serve at least

one meal with every two mixed beverages sold for off-premises consumption or delivered; and 1351

1352 5. Mixed beverages sold for off-premises consumption or delivered shall be in single original metal 1353 cans or in glass, paper, plastic, or similar disposable containers that include a secure lid, cap, or 1354 similar closure that prevents the mixed beverage from being consumed without removal of such lid, cap, 1355 or similar closure.

1356 The Board may summarily revoke a licensee's privileges to sell or deliver mixed beverages for 1357 off-premises consumption for noncompliance with the provisions of this section or § 4.1-225 or 4.1-325. 1358 Any summary revocation by the Board pursuant to this paragraph (i) shall not be subject to the 1359 provisions of § 4.1-227, (ii) shall not be subject to appeal, and (iii) shall become effective upon personal 1360 service of the notice of summary revocation to the licensee or upon the fourth business day after such 1361 notice is mailed to the licensee's residence or the address listed for the licensed premises on the initial 1362 license application.

1363 H. For purposes of §§ 4.1-234 and 4.1-236 and Chapter 6 (§ 58.1-600 et seq.) of Title 58.1, each 1364 delivery of wine or, beer, or mixed beverages by a licensee or permittee shall constitute a sale in 1365 Virginia. The licensee or permittee shall collect the taxes due to the Commonwealth and remit any 1366 excise taxes monthly to the Authority and any sales taxes to the Department of Taxation, if such taxes 1367 have not already been paid.

1368 F. I. Any manufacturer or retailer who is licensed to sell wine, beer, or both for off-premises 1369 consumption may sell such wine or beer in kegs, subject to any limitations imposed by Board 1370 regulation. The Board may impose a fee for keg registration seals. For purposes of this subsection, "keg 1371 registration seal" means any document, stamp, declaration, seal, decal, sticker, or device that is approved 1372 by the Board, designed to be affixed to kegs, and displays a registration number and such other 1373 information as may be prescribed by the Board. 1374

## § 4.1-221. Limitation on mixed beverage licensees; exceptions.

1375 A. Unless excepted by subsection B, all alcoholic beverages sold as mixed beverages shall be 1376 purchased from the Board.

1377 B. Mixed beverage carrier licensees may obtain from other lawful sources alcoholic beverages to be 1378 sold as mixed beverages on trains, boats or airplanes of the licensees provided there is paid to the Board 1379 in lieu of the taxes otherwise directly imposed under this chapter and any markup otherwise charged by 1380 the Board, a tax of ten cents for each of the average number of drinks of mixed beverages determined 1381 by the Board as having been consumed within the geographical confines of the Commonwealth on such 1382 trains, boats or airplanes. Such tax shall be calculated on the basis of the proportionate number of 1383 revenue passenger miles traveled within the Commonwealth by such a licensee in relation to the total 1384 quantity of all alcoholic beverages obtained either inside or outside the Commonwealth by the licensee 1385 for consumption on trains, boats or airplanes of the licensee. Such tax shall be paid to the Board on a 1386 quarterly basis.

1387 C. The entire contents of a closed container of distilled spirits shall not be served to an individual for 1388 on-premises consumption or for off-premises consumption pursuant to § 4.1-212.1 except as may be 1389 provided by Board regulation.

1390 2. That the provisions of this act shall expire on July 1, 2022.

1391 3. That the Virginia Alcoholic Beverage Control Authority (the Authority) shall convene a work 1392 group to study the sale and delivery of mixed beverages and pre-mixed wine for off-premises 1393 consumption. In conducting the study, the work group shall analyze the implementation of the 1394 provisions of this act that authorize the sale and delivery of mixed beverages and pre-mixed wine 1395 for off-premises consumption, determine whether such provisions should be implemented 1396 permanently, and identify any further statutory or regulatory modifications that should be made 1397 in the event that such provisions are made permanent. The Authority shall report its findings and 1398 recommendations to the Chairmen of the House Committee on General Laws and the Senate 1399 Committee on Rehabilitation and Social Services by November 1, 2021.