## 2013 SESSION

13104879D **SENATE BILL NO. 1349** AMENDMENT IN THE NATURE OF A SUBSTITUTE (Proposed by the Senate Committee on Rehabilitation and Social Services on February 1, 2013) (Patron Prior to Substitute—Senator McEachin) A BILL to amend and reenact §§ 4.1-225, 4.1-226, 4.1-325, and 4.1-325.2 of the Code of Virginia, relating to alcoholic beverage control; mandatory revocation of mixed beverage licenses. Be it enacted by the General Assembly of Virginia: 1. That §§ 4.1-225, 4.1-226, 4.1-325, and 4.1-325.2 of the Code of Virginia are amended and reenacted as follows: § 4.1-225. Grounds for which Board may suspend or revoke licenses. The Board may suspend or revoke any license other than a brewery license, in which case the Board may impose penalties as provided in § 4.1-227, if it has reasonable cause to believe that: 13 14 1. The licensee, or if the licensee is a partnership, any general partner thereof, or if the licensee is an association, any member thereof, or a limited partner of 10 percent or more with voting rights, or if the licensee is a corporation, any officer, director, or shareholder owning 10 percent or more of its capital 16 stock, or if the licensee is a limited liability company, any member-manager or any member owning 10 percent or more of the membership interest of the limited liability company: a. Has misrepresented a material fact in applying to the Board for such license; b. Has defrauded or attempted to defraud the Board, or any federal, state or local government or governmental agency or authority, by making or filing any report, document or tax return required by 22 statute or regulation which is fraudulent or contains a false representation of a material fact; or has 23 willfully deceived or attempted to deceive the Board, or any federal, state or local government, or 24 governmental agency or authority, by making or maintaining business records required by statute or regulation which are false or fraudulent; e. Within the five years immediately preceding the date of the hearing held in accordance with § 4.1-227, has (i) been convicted of a violation of any law, ordinance or regulation of the Commonwealth, of any county, city or town in the Commonwealth, of any state, or of the United States, applicable to the manufacture, transportation, possession, use or sale of alcoholic beverages; (ii) violated any provision of Chapter 3 (§ 4.1-300 et seq.); (iii) committed a violation of the Wine Franchise Act (§ 4.1-400 et seq.) or the Beer Franchise Act (§ 4.1-500 et seq.) in bad faith; (iv) violated or failed or refused to comply with any regulation, rule or order of the Board; or (v) failed or refused to comply with any of the conditions or restrictions of the license granted by the Board; d.c. Has been convicted in any court of a felony or of any crime or offense involving moral turpitude under the laws of any state, or of the United States; e.d. Is not the legitimate owner of the business conducted under the license granted by the Board, or other persons have ownership interests in the business which have not been disclosed;  $f_{e}$ . Cannot demonstrate financial responsibility sufficient to meet the requirements of the business conducted under the license granted by the Board; g.f. Has been intoxicated or under the influence of some self-administered drug while upon the licensed premises; h.g. Has maintained the licensed premises in an unsanitary condition, or allowed such premises to become a meeting place or rendezvous for members of a criminal street gang as defined in § 18.2-46.1 or persons of ill repute, or has allowed any form of illegal gambling to take place upon such premises; +h. Knowingly employs in the business conducted under such license, as agent, servant, or employee, other than a busboy, cook or other kitchen help, any person who has been convicted in any court of a 46 felony or of any crime or offense involving moral turpitude, or who has violated the laws of the Commonwealth, of any other state, or of the United States, applicable to the manufacture, transportation, possession, use or sale of alcoholic beverages; 50  $i_{\tau}$ . Subsequent to the granting of his original license, has demonstrated by his police record a lack of respect for law and order;  $k_{-i}$ . Has allowed the consumption of alcoholic beverages upon the licensed premises by any person whom he knew or had reason to believe was (i) less than 21 years of age, (ii) interdicted, or (iii) intoxicated, or has allowed any person whom he knew or had reason to believe was intoxicated to loiter upon such licensed premises; *Lk.* Has allowed any person to consume upon the licensed premises any alcoholic beverages except as provided under this title:

m.l. Is physically unable to carry on the business conducted under such license or has been 58 59 adjudicated incapacitated;

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

61  $\Theta$ -n. Has possessed any illegal gambling apparatus, machine or device upon the licensed premises;

p.o. Has upon the licensed premises (i) illegally possessed, distributed, sold or used, or has 62 63 knowingly allowed any employee or agent, or any other person, to illegally possess, distribute, sell or 64 use marijuana, controlled substances, imitation controlled substances, drug paraphernalia or controlled 65 paraphernalia as those terms are defined in Articles 1 and 1.1 (§ 18.2-247 et seq.) of Chapter 7 of Title 66 18.2 and the Drug Control Act (§ 54.1-3400 et seq.) or synthetic cannabinoids as defined in § 18.2-248.1:1; (ii) laundered money in violation of § 18.2-246.3; or (iii) conspired to commit any 67 drug-related offense in violation of Articles 1 and 1.1 of Chapter 7 (§ 18.2-247 et seq.) of Title 18.2 or 68 the Drug Control Act (§ 54.1-3400 et seq.). The provisions of this subdivision shall also apply to any 69 70 conduct related to the operation of the licensed business which facilitates the commission of any of the 71 offenses set forth herein; or

72  $q_{-p}$ . Has failed to take reasonable measures to prevent (i) the licensed premises, (ii) any premises immediately adjacent to the licensed premises that are owned or leased by the licensee, or (iii) any 73 74 portion of public property immediately adjacent to the licensed premises from becoming a place where patrons of the establishment commit criminal violations of Article 1 (§ 18.2-30 et seq.), 2 (§ 18.2-38 et 75 seq.), 2.1 (§ 18.2-46.1 et seq.), 2.2 (§ 18.2-46.4 et seq.), 3 (§ 18.2-47 et seq.), 4 (§ 18.2-51 et seq.), 5 76 (§ 18.2-58 et seq.), 6 (§ 18.2-59 et seq.), or 7 (§ 18.2-61 et seq.) of Chapter 4 of Title 18.2; Article 2 77 78 (§ 18.2-266 et seq.) of Chapter 7 of Title 18.2; Article 3 (§ 18.2-344 et seq.) or 5 (§ 18.2-372 et seq.) of 79 Chapter 8 of Title 18.2; or Article 1 (§ 18.2-404 et seq.), 2 (§ 18.2-415), or 3 (§ 18.2-416 et seq.) of Chapter 9 of Title 18.2 and such violations lead to arrests that are so frequent and serious as to 80 reasonably be deemed a continuing threat to the public safety. 81 82

2. The place occupied by the licensee:

83 a. Does not conform to the requirements of the governing body of the county, city or town in which 84 such establishment is located, with respect to sanitation, health, construction or equipment, or to any 85 similar requirements established by the laws of the Commonwealth or by Board regulations; 86

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

87 c. Has become a meeting place or rendezvous for illegal gambling, illegal users of narcotics, drunks, prostitutes, pimps, panderers or habitual law violators or has become a place where illegal drugs are 88 89 regularly used or distributed. The Board may consider the general reputation in the community of such 90 establishment in addition to any other competent evidence in making such determination.

3. The licensee or any employee of the licensee discriminated against any member of the armed 91 92 forces of the United States by prices charged or otherwise.

93 4. The licensee, his employees, or any entertainer performing on the licensed premises has been convicted of a violation of a local public nudity ordinance for conduct occurring on the licensed 94 95 premises and the licensee allowed such conduct to occur.

96 5. Any cause exists for which the Board would have been entitled to refuse to grant such license had 97 the facts been known. 98

6. Any other cause authorized by this title.

## § 4.1-226. Grounds for which Board shall suspend or revoke licenses.

100 The Board shall suspend or revoke any license, other than a brewery license, in which case the Board may impose penalties as provided in § 4.1-227, if it finds that: 101

102 1. A licensee has violated or permitted the violation of § 18.2-331, relating to the illegal possession of a gambling device, upon the premises for which the Board has granted a license for the sale of 103 104 alcoholic beverages to the public.

105 2. In the licensed establishment of a mixed beverage licensee there (i) is entertainment of an obscene 106 nature, entertainment commonly called stripteasing, topless entertaining, or entertainment that has employees who are not clad both above and below the waist or (ii) are employees who solicit the sale 107 108 of alcoholic beverages. The provisions of clause (i) shall not apply to persons operating theaters, concert 109 halls, art centers, museums, or similar establishments that are devoted primarily to the arts or theatrical 110 performances, when the performances that are presented are expressing matters of serious literary, 111 artistic, scientific, or political value.

112 3. A licensee has defrauded or attempted to defraud the Board, or any federal, state, or local 113 government or governmental agency or authority, by making or filing any report, document, or tax 114 return required by statute or regulation that is fraudulent or contains a willful or knowing false representation of a material fact or has willfully deceived or attempted to deceive the Board, or any 115 116 federal, state, or local government or governmental agency or authority, by making or maintaining business records required by statute or regulation that are false or fraudulent. 117 118

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

119 A. In addition to § 4.1-324, no mixed beverage licensee nor any agent or employee of such licensee 120 shall:

1. Sell or serve any alcoholic beverage other than as authorized by law; 121

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

123 3. Allow at the place described in his license the consumption of alcoholic beverages in violation of 124 this title;

125 4. Keep at the place described in his license any alcoholic beverage other than that which he is 126 licensed to sell; 127

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

128 6. Keep any alcoholic beverage other than in the bottle or container in which it was purchased by 129 him except (i) for a frozen alcoholic beverage, which may include alcoholic beverages in a frozen drink 130 dispenser of a type approved by the Board; (ii) in the case of wine, in containers of a type approved by 131 the Board pending automatic dispensing and sale of such wine; and (iii) as otherwise provided by Board 132 regulation. Neither this subdivision nor any Board regulation shall prohibit any mixed beverage licensee 133 from pre-mixing containers of sangria to be served and sold for consumption on the licensed premises;

134 7. Refill or partly refill any bottle or container of alcoholic beverage or dilute or otherwise tamper 135 with the contents of any bottle or container of alcoholic beverage, except as provided by Board 136 regulation adopted pursuant to § 4.1-111 B 11;

137 8. Sell or serve any brand of alcoholic beverage which is not the same as that ordered by the 138 purchaser without first advising such purchaser of the difference;

139 9. Remove or obliterate any label, mark or stamp affixed to any container of alcoholic beverages 140 offered for sale;

141 10. Deliver or sell the contents of any container if the label, mark or stamp has been removed or 142 obliterated;

143 11. Allow any obscene conduct, language, literature, pictures, performance or materials on the 144 licensed premises; 145

12. Allow any striptease act on the licensed premises;

146 13. Allow persons connected with the licensed business to appear nude or partially nude;

147 14. Consume or allow the consumption by an employee of any alcoholic beverages while on duty 148 and in a position that is involved in the selling or serving of alcoholic beverages to customers.

149 The provisions of this subdivision shall not prohibit any retail licensee or his designated employee 150 from (i) consuming product samples or sample servings of (a) beer or wine provided by a representative 151 of a licensed beer or wine wholesaler or manufacturer or (b) a distilled spirit provided by a permittee of 152 the Board who represents a distiller, if such samples are provided in accordance with Board regulations 153 and the retail licensee or his designated employee does not violate the provisions of subdivision 1 g f of 154 § 4.1-225 or (ii) tasting an alcoholic beverage that has been or will be delivered to a customer for 155 quality control purposes;

156 15. Deliver to a consumer an original bottle of an alcoholic beverage purchased under such license 157 whether the closure is broken or unbroken except in accordance with § 4.1-210.

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

a. "Soju." For the purposes of this clause, "soju" means a traditional Korean alcoholic beverage 159 160 distilled from rice, barley or sweet potatoes; or

b. Spirits, provided (i) the original container is no larger than 375 milliliters, (ii) the alcohol content 161 162 is no greater than 15 percent by volume, and (iii) the contents of the container are carbonated and 163 perishable;

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

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

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166 18. Fail or refuse to make samples of any alcoholic beverages available to the Board upon request or 167 obstruct special agents of the Board in the discharge of their duties;

168 19. Store alcoholic beverages purchased under the license in any unauthorized place or remove any 169 such alcoholic beverages from the premises;

170 20. Knowingly employ in the licensed business any person who has the general reputation as a 171 prostitute, panderer, habitual law violator, person of ill repute, user or peddler of narcotics, or person 172 who drinks to excess or engages in illegal gambling;

173 21. Keep on the licensed premises a slot machine or any prohibited gambling or gaming device, 174 machine or apparatus;

175 22. Make any gift of an alcoholic beverage, other than as a gift made (i) to a personal friend, as a 176 matter of normal social intercourse, so long as the gift is in no way a shift or device to evade the 177 restriction set forth in this subdivision; (ii) to a person responsible for the planning, preparation or 178 conduct on any conference, convention, trade show or event held or to be held on the premises of the 179 licensee, when such gift is made in the course of usual and customary business entertainment and is in 180 no way a shift or device to evade the restriction set forth in this subdivision; (iii) pursuant to subsection 181 C of § 4.1-209; or (iv) pursuant to subdivision A 12 of § 4.1-201. Any gift permitted by this subdivision shall be subject to the taxes imposed by this title on sales of alcoholic beverages. The licensee shall 182

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183 keep complete and accurate records of gifts given in accordance with this subdivision; or

184 23. Establish any normal or customary pricing of its alcoholic beverages that is intended as a shift or 185 device to evade any "happy hour" regulations adopted by the Board; however, a licensee may increase 186 the volume of an alcoholic beverage sold to a customer if there is a commensurate increase in the 187 normal or customary price charged for the same alcoholic beverage.

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

189 C. The provisions of subdivisions A 12 and A 13 shall not apply to persons operating theaters, 190 concert halls, art centers, museums, or similar establishments that are devoted primarily to the arts or 191 theatrical performances, when the performances that are presented are expressing matters of serious 192 literary, artistic, scientific, or political value. 193

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

A. In addition to the provisions of § 4.1-324, no retail wine or beer licensee or his agent or 194 195 employee shall consume any alcoholic beverages while on duty and in a position that is involved in the 196 selling or serving of alcoholic beverages to customers.

197 The provisions of this subsection shall not prohibit any retail licensee or his designated employee 198 from (i) consuming product samples or sample servings of beer or wine provided by a representative of 199 a licensed beer or wine wholesaler or manufacturer, if such samples are provided in accordance with 200 Board regulations and the retail licensee or his designated employee does not violate the provisions of 201 subdivision 1 g f of § 4.1-225 or (ii) tasting an alcoholic beverage that has been or will be delivered to 202 a customer for quality control purposes.

203 B. For the purposes of subsection A, a wine or beer wholesaler or farm winery licensee or its 204 employees that participate in a wine or beer tasting sponsored by a retail wine or beer licensee shall not 205 be deemed to be agents of the retail wine or beer licensee.

C. No retail wine or beer licensee, or his agent or employee shall make any gift of an alcoholic 206 207 beverage, other than as a gift made (i) to a personal friend, as a matter of normal social intercourse, so 208 long as the gift is in no way a shift or device to evade the restriction set forth in this subsection; (ii) to 209 a person responsible for the planning, preparation or conduct on any conference, convention, trade show 210 or event held or to be held on the premises of the licensee, when such gift is made in the course of 211 usual and customary business entertainment and is in no way a shift or device to evade the restriction 212 set forth in this subsection; (iii) pursuant to subsection C of  $\S$  4.1-209; or (iv) pursuant to subdivision A 213 12 of § 4.1-201. Any gift permitted by this subsection shall be subject to the taxes imposed by this title on sales of alcoholic beverages. The licensee shall keep complete and accurate records of gifts given in 214 215 accordance with this subsection.

216 D. Any person convicted of a violation of this section shall be subject to a civil penalty in an 217 amount not to exceed \$500.

That the Virginia Alcoholic Beverage Control Board shall meet with interested parties, 218 2. 219 including licensees and trade associations representing the same, to develop guidelines for 220 appropriate sanctions, including license revocation, for violations of alcoholic beverage control 221 laws and regulations governing (i) the food-to-beverage ration for mixed beverage licensees and (ii) the submission of the annual MBAR report by such licensees, including instances where the 222 223 Alcoholic Beverage Control Board finds that a licensee has submitted a fraudulent report. On or before September 1, 2013, the Alcoholic Beverage Control Board shall report to the Secretary of 224 225 Public Safety and the chairmen of the Senate Committee on Rehabilitation and Social Services and 226 the House Committee on General Laws on the aforementioned guidelines.