




A BILL to amend and reenatron Prior to Substitute--Senator Dunnavant)
A BILL to amend and reenact $§$ 4.1-206, 4.1-206.3, as it shall become effective, 4.1-231, 4.1-231.1, as it shall become effective, 4.1-233, 4.1-233.1, as it shall become effective, and 4.1-308 of the Code of Virginia, relating to alcoholic beverage control; designated outdoor refreshment area license.
Be it enacted by the General Assembly of Virginia:

1. That $\S \S 4.1-206,4.1-206.3$, as it shall become effective, 4.1-231, 4.1-231.1, as it shall become effective, 4.1-233, 4.1-233.1, as it shall become effective, and 4.1-308 of the Code of Virginia are amended and reenacted as follows:
$\S$ 4.1-206. (Repealed effective July 1, 2021) Alcoholic beverage licenses.
A. The Board may grant the following licenses relating to alcoholic beverages generally:
2. Distillers' licenses, which shall authorize the licensee to manufacture alcoholic beverages other than wine and beer, and to sell and deliver or ship the same, in accordance with Board regulations, in closed containers, to the Board and to persons outside the Commonwealth for resale outside the Commonwealth. When the Board has established a government store on the distiller's licensed premises pursuant to subsection D of §4.1-119, such license shall also authorize the licensee to make a charge to consumers to participate in an organized tasting event conducted in accordance with subsection $G$ of § 4.1-119 and Board regulations.
3. 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 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 subdivision. For purposes of this subdivision, "land zoned agricultural" means (a) land zoned as an agricultural district or classification or (b) land otherwise permitted by a locality for limited distillery use. For purposes of this subdivision, "land zoned agricultural" does not include land zoned "residential conservation." Except for the limitation on land zoned "residential conservation," nothing in this definition shall otherwise limit or affect local zoning authority.
4. Fruit distillers' licenses, which shall authorize the licensee to manufacture any alcoholic beverages made from fruit or fruit juices, and to sell and deliver or ship the same, in accordance with Board regulations, in closed containers, to the Board and to persons outside the Commonwealth for resale outside the Commonwealth.
5. Banquet facility licenses to volunteer fire departments and volunteer emergency medical services agencies, which shall authorize the licensee to permit the consumption of lawfully acquired alcoholic beverages on the premises of the licensee by any person, and bona fide members and guests thereof, otherwise eligible for a banquet license. However, lawfully acquired alcoholic beverages shall not be purchased or sold by the licensee or sold or charged for in any way by the person permitted to use the premises. Such premises shall be a volunteer fire or volunteer emergency medical services agency 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 other than a volunteer fire or volunteer emergency medical services agency station, provided such other premises are occupied and under the control of the volunteer fire department or volunteer emergency medical services agency while the privileges of its license are being exercised.
6. Bed and breakfast licenses, which shall authorize the licensee to (i) serve alcoholic beverages in dining areas, private guest rooms and other designated areas to persons to whom overnight lodging is being provided, with or without meals, for on-premises consumption only in such rooms and areas, and without regard to the amount of gross receipts from the sale of food prepared and consumed on the premises and (ii) permit the consumption of lawfully acquired alcoholic beverages by persons to whom overnight lodging is being provided in (a) bedrooms or private guest rooms or (b) other designated areas of the bed and breakfast establishment. For purposes of this subdivision, "other designated areas" includes outdoor dining areas, whether or not contiguous to the licensed premises, which may have more 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 designated areas shall not be approved for any retail license issued pursuant to subdivision A 5 of § 4.1-201.
7. Tasting licenses, which shall authorize the licensee to sell or give samples of alcoholic beverages of the type specified in the license in designated areas at events held by the licensee. A tasting license

## SENATE BILL NO. 1471 <br> AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the Joint Conference Committee
on February 27, 2021)
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shall be issued for the purpose of featuring and educating the consuming public about the alcoholic beverages being tasted. A separate license shall be required for each day of each tasting event. No tasting license shall be required for conduct authorized by § 4.1-201.1.
7. Museum licenses, which may be issued to nonprofit museums exempt from taxation under § 501(c)(3) of the Internal Revenue Code, which shall authorize the licensee to (i) permit the consumption of lawfully acquired alcoholic beverages on the premises of the licensee by any bona fide member and guests thereof and (ii) serve alcoholic beverages on the premises of the licensee to any bona fide member and guests thereof. However, alcoholic beverages shall not be sold or charged for in any way by the licensee. The privileges of this license shall be limited to the premises of the museum, regularly occupied and utilized as such.
8. 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 license shall be (i) limited to the premises of the licensee, regularly occupied and utilized for equestrian, hunt and steeplechase events and (ii) exercised on no more than four calendar days per year.
9. Day spa licenses, which shall authorize the licensee to (i) permit the consumption of lawfully acquired wine or beer on the premises of the licensee by any bona fide customer of the day spa and (ii) serve wine or beer on the premises of the licensee to any such bona fide customer; however, the licensee shall not give more than two five-ounce glasses of wine or one 12 -ounce glass of beer to any such customer, nor shall it sell or otherwise charge a fee to such customer for the wine or beer served or consumed. The privileges of this license shall be limited to the premises of the day spa regularly occupied and utilized as such.
10. Motor car sporting event facility licenses, 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 events. However, alcoholic beverages shall not be sold or charged for in any way, directly or indirectly, by the licensee. The privileges of this license shall be limited to those areas of the licensee's premises designated by the Board that are regularly occupied and utilized for motor car sporting events.
11. Meal-assembly kitchen license, which shall authorize the licensee to serve wine or beer on the premises of the licensee to any such bona fide customer attending either a private gathering or a special event; however, the licensee shall not give more than two five-ounce glasses of wine or two 12 -ounce glasses of beer to any such customer, nor shall it sell or otherwise charge a fee to such customer for the wine or beer served or consumed. The privileges of this license shall be limited to the premises of the meal-assembly kitchen regularly occupied and utilized as such.
12. Canal boat operator license, which shall authorize the licensee to permit the consumption of lawfully acquired alcoholic beverages on the premises of the licensee by any bona fide customer attending either a private gathering or a special event; however, the licensee shall not sell or otherwise charge a fee to such customer for the alcoholic beverages so consumed. The privileges of this license shall be limited to the premises of the licensee, including the canal, the canal boats while in operation, and any pathways adjacent thereto. Upon authorization of the licensee, any person may keep and consume his own lawfully acquired alcoholic beverages on the premises in all areas and locations covered by the license.
13. Annual arts venue event licenses, to persons operating an arts venue, which shall authorize the licensee participating in a community art walk that is open to the public to serve lawfully acquired wine or beer on the premises of the licensee to adult patrons thereof during such events. However, alcoholic beverages shall not be sold or charged for in any way, directly or indirectly, by the licensee, and the licensee shall not give more than two five-ounce glasses of wine or one 12 -ounce glass of beer to any one adult patron. The privileges of this license shall be (i) limited to the premises of the arts venue regularly occupied and used as such and (ii) exercised on no more than 12 calendar days per year.
14. Art instruction studio licenses, which shall authorize the licensee to serve wine or beer on the premises of the licensee to any such bona fide customer; however, the licensee shall not give more than two five-ounce glasses of wine or one 12 -ounce glass of beer to any such customer, nor shall it sell or otherwise charge a fee to such customer for the wine or beer served or consumed. The privileges of this license shall be limited to the premises of the art instruction studio regularly occupied and utilized as such.
15. Commercial lifestyle center license, which may be issued only to a commercial owners' 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 bona fide customer to whom alcoholic beverages may be lawfully sold for consumption on that portion of the licensed premises of the commercial lifestyle center designated by the Board, including (i) plazas, seating areas, concourses, walkways, or such other similar areas and (ii) the premises of any tenant

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location of the commercial lifestyle center that is not a retail licensee of the Board, upon approval of such tenant, but excluding any parking areas. Only alcoholic beverages purchased from such retail on-premises restaurant licensees may be consumed on the licensed premises of the commercial lifestyle center, and such alcoholic beverages shall be contained in paper, plastic, or similar disposable containers 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 licensee. The licensee shall post appropriate signage clearly demarcating for the public the boundaries of the licensed premises; however, no physical barriers shall be required for this purpose. The licensee shall provide adequate security for the licensed premises to ensure compliance with the applicable provisions of this title and Board regulations.
16. Confectionery license, which shall authorize the licensee to prepare and sell on the licensed premises for off-premises consumption confectionery that contains five percent or less alcohol by volume. Any alcohol contained in such confectionery shall not be in liquid form at the time such confectionery is sold.
17. Local special events Designated outdoor refreshment area license, which may be issued only to a locality, business improvement district, or nonprofit organization and which shall authorize (i) the licensee to permit the consumption of alcoholic beverages within the area designated by the Board for the special event designated outdoor refreshment area and (ii) any permanent retail on-premises licensee that is located within the area designated by the Board for the special event designated outdoor refreshment area to sell alcoholic beverages within the permanent retail location for consumption in the area designated for the special event designated outdoor refreshment area, including sidewalks and the premises of businesses not licensed to sell alcoholic beverages at retail, upon approval of such businesses. In determining the designated area for the special event designated outdoor refreshment area, the Board shall consult with the locality. Local special events Designated outdoor refreshment area licensees shall be limited to 16 special events per year, and the duration of any special event shall not exceed three consecutive days. However, the Board may increase the frequency and duration of events after adoption of an ordinance by a locality requesting such increase in frequency and duration. Such ordinance shall include the size and scope of the area within which such events will be held, a public safety plan, and any other considerations deemed necessary by the Board. Such limitations on the number of special events that may be held shall not apply during the effective dates of any rule, regulation, or order that is issued by the Governor or State Health Commissioner to meet a public health emergency and that effectively reduces allowable restaurant seating capacity; however, events designated outdoor refreshment area licensees shall be subject to all other applicable provisions of this title and Board regulations and shall provide notice to the Board regarding the days and times during which the privileges of the license will be exercised. Only alcoholic beverages purchased from permanent retail on-premises licensees located within the designated area may be consumed at the special event, and such alcoholic beverages shall be contained in paper, plastic, or similar disposable containers that clearly display the name or logo of the retail on-premises licensee from which the alcoholic beverage was purchased. Alcoholic beverages shall not be sold or charged for in any way by the local special events designated outdoor refreshment area licensee. The local special events designated outdoor refreshment area licensee shall post appropriate signage clearly demarcating for the public the boundaries of the special event; however, no physical barriers shall be required for this purpose. The local speciat events designated outdoor refreshment area licensee shall provide adequate security for the special event to ensure compliance with the applicable provisions of this title and Board regulations.
18. Coworking establishment license, which shall authorize the licensee to (i) permit the consumption of lawfully acquired wine or beer between 4:00 p.m. and 8:00 p.m. on the premises of the licensee by any member and up to two guests of each member, provided that such member and guests are persons who may lawfully consume alcohol and an employee of the coworking establishment is present, and (ii) serve wine and beer on the premises of the licensee between 4:00 p.m. and 8:00 p.m. to any member and up to two guests of each member, provided that such member and guests are persons to whom alcoholic beverages may be lawfully served. However, the licensee shall not give more than two five-ounce glasses of wine or two 12 -ounce glasses of beer to any person, nor shall it sell or otherwise charge a fee for the wine or beer served or consumed. For purposes of this subdivision, the payment of membership dues by a member to the coworking establishment shall not constitute a sale or charge for alcohol, provided that the availability of alcohol is not a privilege for which the amount of membership dues increases. The privileges of this license shall be limited to the premises of the coworking establishment, regularly occupied and utilized as such.
19. Bespoke clothier establishment license, which shall authorize the licensee to serve wine or beer for on-premises consumption upon the licensed premises approved by the Board to any member; however, the licensee shall not give more than (i) two five-ounce glasses of wine or (ii) two 12-ounce
glasses of beer to any such customer, nor shall it sell or otherwise charge a fee to such customer for the wine or beer served or consumed. For purposes of this subdivision, the payment of membership dues by a member to the bespoke clothier establishment shall not constitute a sale or charge for alcohol, provided that the availability of alcohol is not a privilege for which the amount of membership dues increases. The privileges of this license shall be limited to the premises of the bespoke clothier establishment, regularly occupied and utilized as such.
B. Any limited distillery that, prior to July 1, 2016, (i) holds a valid license granted by the Board in accordance with this title and (ii) is in compliance with the local zoning ordinance as an agricultural district or classification or as otherwise permitted by a locality for limited distillery use shall be allowed to continue such use as provided in § 15.2-2307, notwithstanding (a) the provisions of this section or (b) a subsequent change in ownership of the limited distillery on or after July 1, 2016, whether by transfer, acquisition, inheritance, or other means. Any such limited distillery located on land zoned residential conservation prior to July 1, 2016, may expand any existing building or structure and the uses thereof so long as specifically approved by the locality by special exception. Any such limited distillery located on land zoned residential conservation prior to July 1, 2016, may construct a new building or structure so long as specifically approved by the locality by special exception. All such licensees shall comply with the requirements of this title and Board regulations for renewal of such license or the issuance of a new license in the event of a change in ownership of the limited distillery on or after July 1, 2016.

## § 4.1-206.3. (Effective July 1, 2021) Retail licenses.

A. The Board may grant the following mixed beverages licenses:

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

If the restaurant is located on the premises of a hotel or motel with no fewer than four permanent bedrooms where food and beverage service is customarily provided by the restaurant in designated areas, bedrooms, and other private rooms of such hotel or motel, such licensee may (a) sell and serve mixed beverages for consumption in such designated areas, bedrooms, and other private rooms and (b) sell spirits packaged in original closed containers purchased from the 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 complex, the Board may authorize the sale and on-premises consumption of alcoholic beverages in all areas within the resort complex deemed appropriate by the Board. Nothing herein shall prohibit any person from keeping and consuming his own lawfully acquired spirits in bedrooms or private rooms.

If the restaurant is located on the premises of and operated by a private, nonprofit, or profit club 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 authorize the licensees to (1) sell and serve mixed beverages for on-premises consumption and (2) sell spirits that are packaged in original closed containers with a maximum capacity of two fluid ounces or 50 milliliters and purchased from the Board for on-premises consumption. Where 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 building, this fact shall not prohibit the granting of a license by the Board to such club qualifying in all other respects. The club's gross receipts from the sale of nonalcoholic beverages consumed on the premises and food resold to its members and guests and consumed on the premises shall amount to at least 45 percent of its gross receipts from the sale of mixed beverages and food. The food sales made by a restaurant to such a club shall be excluded in any consideration of the qualifications of such restaurant for a license from the Board.

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

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

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

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 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 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 airplanes，as well as any airplanes of a licensed express carrier flying under the same brand，an air carrier licensee may appoint an authorized representative to load alcoholic beverages onto the same airplanes and to transport and store alcoholic beverages at or in close proximity to the airport where the 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 delivered onto airplanes of the air carrier and any such licensed express carrier and（ii）maintain records of all alcoholic beverages to be transported，stored，and delivered by its authorized representative．The granting of a license pursuant to this subdivision shall automatically authorize the licensee to obtain a license to sell and serve wine and beer for on－premises consumption or in closed containers for off－premises consumption；however，the licensee shall be required to pay the local fee required for such additional license pursuant to § 4．1－233．1．

5．Annual mixed beverage motor sports facility licenses，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．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 and has a track surface of 3.27 miles in length or（ii）hosts a NASCAR national touring race．Upon authorization of the licensee，any person may keep and consume his own lawfully acquired alcoholic beverages on the premises in all areas and locations covered by the license．The granting of a license pursuant to this subdivision shall automatically authorize the licensee to obtain a license to sell and serve wine and beer for on－premises consumption or in closed containers for off－premises consumption； however，the licensee shall be required to pay the local fee required for such additional license pursuant to § 4．1－233．1．

6．Limited mixed beverage restaurant licenses，which shall authorize the licensee to sell and serve dessert wines as defined by Board regulation and no more than six varieties of liqueurs，which liqueurs shall be combined with coffee or other nonalcoholic beverages，for consumption in dining areas of the restaurant．Such license may be granted only to persons who operate a restaurant and in no event shall the sale of such wine or liqueur－based drinks，together with the sale of any other alcoholic beverages， exceed 10 percent of the total annual gross sales of all food and alcoholic beverages．The granting of a license pursuant to this subdivision shall automatically authorize the licensee to obtain a license to sell and serve wine and beer for on－premises consumption or in closed containers for off－premises consumption；however，the licensee shall be required to pay the local fee required for such additional
license pursuant to § 4.1-233.1.
7. Annual mixed beverage performing arts facility licenses, which shall (i) authorize the licensee to sell, on the dates of performances or events, alcoholic beverages in paper, plastic, or similar disposable containers or in single original metal cans for on-premises consumption in all seating areas, concourses, 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 beer for on-premises consumption or in closed containers for off-premises consumption; however, the licensee shall be required to pay the local fee required for such additional license pursuant to § 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 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;
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;
f. 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;
g. 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; 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.
8. Combined mixed beverage restaurant and caterer's licenses, which may be granted to any restaurant or hotel that meets the qualifications for both a mixed beverage restaurant pursuant to 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 beverage caterer at the same business premises designated in the license, with a common alcoholic beverage inventory for purposes of the restaurant and catering operations. Such licensee shall meet the separate food qualifications established for the mixed beverage restaurant license pursuant to subdivision 1 and mixed beverage caterer's license pursuant to subdivision 2. The granting of a license pursuant to this subdivision shall automatically authorize the licensee to obtain a license to sell and serve wine and beer for on-premises consumption or in closed containers for off-premises consumption; however, the licensee shall be required to pay the local fee required for such additional license pursuant to § 4.1-233.1.
9. Bed and breakfast licenses, which shall authorize the licensee to (i) serve alcoholic beverages in dining areas, private guest rooms, and other designated areas to persons to whom overnight lodging is being provided, with or without meals, for on-premises consumption only in such rooms and areas, and

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without regard to the amount of gross receipts from the sale of food prepared and consumed on the premises and (ii) permit the consumption of lawfully acquired alcoholic beverages by persons to whom overnight lodging is being provided in (a) bedrooms or private guest rooms or (b) other designated areas of the bed and breakfast establishment. For purposes of this subdivision, "other designated areas" includes outdoor dining areas, whether or not contiguous to the licensed premises, which may have more 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 designated areas shall not be approved for any retail license issued pursuant to subdivision A 5 of § 4.1-201.
10. Museum licenses, which may be issued to nonprofit museums exempt from taxation under § 501(c)(3) of the Internal Revenue Code, which shall authorize the licensee to (i) permit the consumption of lawfully acquired alcoholic beverages on the premises of the licensee by any bona fide member and guests thereof and (ii) serve alcoholic beverages on the premises of the licensee to any bona fide member and guests thereof. However, alcoholic beverages shall not be sold or charged for in any way by the licensee. The privileges of this license shall be limited to the premises of the museum, regularly occupied and utilized as such.
11. Motor car sporting event facility licenses, 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 events. However, alcoholic beverages shall not be sold or charged for in any way, directly or indirectly, by the licensee. The privileges of this license shall be limited to those areas of the licensee's premises designated by the Board that are regularly occupied and utilized for motor car sporting events.
12. Commercial lifestyle center licenses, which may be issued only to a commercial owners' 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 bona fide customer to whom alcoholic beverages may be lawfully sold for consumption on that portion of the licensed premises of the commercial lifestyle center designated by the Board, including (i) plazas, seating areas, concourses, walkways, or such other similar areas and (ii) the premises of any tenant location of the commercial lifestyle center that is not a retail licensee of the Board, upon approval of such tenant, but excluding any parking areas. Only alcoholic beverages purchased from such retail on-premises restaurant licensees may be consumed on the licensed premises of the commercial lifestyle center, and such alcoholic beverages shall be contained in paper, plastic, or similar disposable containers 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 licensee. The licensee shall post appropriate signage clearly demarcating for the public the boundaries of the licensed premises; however, no physical barriers shall be required for this purpose. The licensee shall provide adequate security for the licensed premises to ensure compliance with the applicable provisions of this title and Board regulations.
13. Mixed beverage port restaurant licenses, which shall authorize the licensee to sell and serve mixed beverages for consumption in dining areas and other designated areas of such restaurant. Such license may be granted only to persons operating a business (i) that is primarily engaged in the sale of meals; (ii) that is located on property owned by the United States government or an agency thereof and used as a port of entry to or egress from the United States; and (iii) whose gross receipts from the sale of food cooked, or prepared, and consumed on the premises and nonalcoholic beverages served on the premises, after issuance of such license, amount to at least 45 percent of the gross receipts from the sale of mixed beverages and food. For the purposes of this subdivision, other designated areas shall include outdoor dining areas, whether or not contiguous to the licensed premises, which outdoor dining areas may have more than one means of ingress and egress to an adjacent public thoroughfare, provided such areas are under the control of the licensee and approved by the Board. Such noncontiguous designated 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 license to sell and serve wine and beer for on-premises consumption or in closed containers for off-premises consumption; however, the licensee shall be required to pay the local fee required for such additional license pursuant to § 4.1-233.1.
14. Annual mixed beverage special events licenses to (i) a duly organized nonprofit corporation or association operating either a performing arts facility or an art education and exhibition facility; (ii) a nonprofit corporation or association chartered by Congress for the preservation of sites, buildings, and 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 and equine and other livestock show areas, which includes barns, pavilions, or other structures equipped with roofs, exterior walls, and open-door or closed-door access; or (iv) a locality for special events
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 bona fide lease, the original term of which was for more than one year's duration. Such license shall authorize the licensee to sell alcoholic beverages during scheduled events and performances for on-premises consumption in areas upon the licensed premises approved by the Board.
B. The Board may grant an on-and-off-premises wine and beer license to the following:

1. Hotels, restaurants, and clubs, which shall authorize the licensee to sell wine and beer (i) in closed 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 rooms, and other designated areas of such hotels or clubs, for consumption only in such rooms and areas. However, with regard to a hotel classified by the Board as (a) a resort complex, the Board may authorize the sale and consumption of alcoholic beverages in all areas within the resort complex deemed appropriate by the Board or (b) a limited service hotel, the Board may authorize the sale and consumption of alcoholic beverages in dining areas, private guest rooms, and other designated areas to persons to whom overnight lodging is being provided, for on-premises consumption in such rooms or areas, and without regard to the amount of gross receipts from the sale of food prepared and consumed on the premises, provided that at least one meal is provided each day by the hotel to such guests. With regard to facilities registered in accordance with Chapter 49 (§ 38.2-4900 et seq.) of Title 38.2 as continuing care communities that are also licensed by the Board under this subdivision, any resident may, upon authorization of the licensee, keep and consume his own lawfully acquired alcoholic beverages on the premises in all areas covered by the license. For purposes of this subdivision, "other designated areas" includes outdoor dining areas, whether or not contiguous to the licensed premises, which may have more 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 designated areas shall not be approved for any retail license issued pursuant to subdivision A 5 of § 4.1-201.
2. Hospitals, which shall authorize the licensee to sell wine and beer (i) in the rooms of patients for their on-premises consumption only in such rooms, provided the consent of the patient's attending physician is first obtained or (ii) in closed containers for off-premises consumption.
3. Rural grocery stores, which shall authorize the licensee to sell wine and beer for on-premises consumption or in closed containers for off-premises consumption. No license shall be granted unless (i) the grocery store is located in any town or in a rural area outside the corporate limits of any city or town and (ii) it appears affirmatively that a substantial public demand for such licensed establishment exists and that public convenience and the purposes of this title will be promoted by granting the license.
4. Coliseums, stadiums, and racetracks, which shall authorize the licensee to sell wine and beer during any event and immediately subsequent thereto to patrons within all seating areas, concourses, walkways, concession areas, and additional locations designated by the Board (i) in closed containers for off-premises 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 own lawfully acquired alcoholic beverages on the premises in all areas and locations covered by the license. Such licenses may be granted to persons operating food concessions at coliseums, stadiums, racetracks, or similar facilities.
5. Performing arts food concessionaires, which shall authorize the licensee to sell wine and beer during the performance of any event to patrons within all seating areas, concourses, walkways, or concession areas, or other areas approved by the Board (i) in closed containers for off-premises 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 own lawfully acquired alcoholic beverages on the premises in all areas and locations covered by the license. Such licenses may be granted to persons operating food concessions at any outdoor performing 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 than 3,500 persons and is located in the County of Albemarle, Alleghany, Augusta, Nelson, Pittsylvania, or Rockingham or the City of Charlottesville, Danville, or Roanoke; or (c) has capacity for more than 9,500 persons and is located in Henrico County.
6. Exhibition halls, which shall authorize the licensee to sell wine and beer during the event to patrons or attendees within all seating areas, exhibition areas, concourses, walkways, concession areas, and such additional locations designated by the Board in such facilities (i) in closed containers for off-premises 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 own lawfully acquired alcoholic beverages on the premises in all areas and locations 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 urban county executive form of government or any city that is completely surrounded by such county. For purposes of this subdivision, "exhibition or exposition hall" and "convention centers" mean facilities conducting private or public trade shows or exhibitions in an indoor facility having in excess of 100,000 square feet of floor space.
7. Concert and dinner-theaters, which shall authorize the licensee to sell wine and beer during events to patrons or attendees within all seating areas, exhibition areas, concourses, walkways, concession areas, dining areas, and such additional locations designated by the Board in such facilities, for on-premises consumption or in closed containers for off-premises consumption. Persons licensed pursuant to this subdivision shall serve food, prepared on or off premises, whenever wine or beer is served. Such licenses may be granted to persons operating concert or dinner-theater venues on property fronting Natural Bridge School Road in Natural Bridge Station and formerly operated as Natural Bridge High School.
8. Historic cinema houses, which shall authorize the licensee to sell wine and beer, either with or without meals, during any showing of a motion picture to patrons to whom alcoholic beverages may be lawfully sold, for on-premises consumption or in closed containers for off-premises consumption. The privileges of this license shall be limited to the premises of the historic cinema house regularly occupied and utilized as such.
9. Nonprofit museums, which shall authorize the licensee to sell wine and beer for on-premises consumption or in closed containers for off-premises consumption in areas approved by the Board. Such licenses may be granted to persons operating a nonprofit museum exempt from taxation under $\S 501(\mathrm{c})(3)$ of the Internal Revenue Code, located in the Town of Front Royal, and dedicated to educating the consuming public about historic beer products. The privileges of this license shall be limited to the premises of the museum, regularly occupied and utilized as such.
C. The Board may grant the following off-premises wine and beer licenses:
10. Retail off-premises wine and beer licenses, which may be granted to a convenience grocery store, 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 beer in closed containers for off-premises consumption and, notwithstanding the provisions of § 4.1-308, 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 wine and no more than 12 ounces of beer or five ounces of wine shall be served to any person per day. 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 tasted. With the consent of the licensee, farm wineries, wineries, breweries, distillers, and wholesale licensees or authorized representatives of such licensees may participate in such tastings, including the pouring of samples. The licensee shall comply with any food inventory and sales volume requirements established by Board regulation.
11. Gourmet brewing shop licenses, which shall authorize the licensee to sell to any person to whom wine or beer may be lawfully sold, ingredients for making wine or brewing beer, including packaging, and to rent to such persons facilities for manufacturing, fermenting, and bottling such wine or beer, for off-premises consumption in accordance with subdivision 6 of § 4.1-200.
12. Confectionery licenses, which shall authorize the licensee to prepare and sell on the licensed premises for off-premises consumption confectionery that contains five percent or less alcohol by volume. Any alcohol contained in such confectionery shall not be in liquid form at the time such confectionery is sold.
D. The Board may grant the following banquet, special event, and tasting licenses:
13. Per-day event licenses.
a. Banquet licenses to persons in charge of banquets, and to duly organized nonprofit corporations or associations in charge of special events, which shall authorize the licensee to sell or give wine and beer in rooms or areas approved by the Board for the occasion for on-premises consumption in such rooms or areas. Licensees who are nonprofit corporations or associations conducting fundraisers (i) shall also be authorized to sell wine, as part of any fundraising activity, in closed containers for off-premises consumption to persons to whom wine may be lawfully sold and (ii) shall be limited to no more than 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 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, restaurant, or club holding a retail wine and beer license.
b. 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.
c. Mixed beverage club events licenses to a club holding a wine and beer club license, which shall 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 required for each day of each club event. No more than 12 such licenses shall be granted to a club in any calendar year. The granting of a license pursuant to this subdivision shall automatically authorize the licensee to obtain a license to sell and serve wine and beer for on-premises consumption; however, the licensee shall be required to pay the local fee required for such additional license pursuant to § 4.1-233.1.
d. Tasting licenses, which shall authorize the licensee to sell or give samples of alcoholic beverages of the type specified in the license in designated areas at events held by the licensee. A tasting license shall be issued for the purpose of featuring and educating the consuming public about the alcoholic beverages being tasted. A separate license shall be required for each day of each tasting event. No tasting license shall be required for conduct authorized by § 4.1-201.1.
14. Annual licenses.
a. Annual 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 members and their guests, which shall authorize the licensee to serve wine and beer in rooms or areas approved by the Board for the occasion for on-premises consumption in such rooms or areas. Such license shall authorize the licensee to conduct no more than 12 banquets per calendar year. For the purposes of this subdivision, when the location 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, restaurant, or club holding a retail wine and beer license.
b. Banquet facility licenses to volunteer fire departments and volunteer emergency medical services agencies, which shall authorize the licensee to permit the consumption of lawfully acquired alcoholic beverages on the premises of the licensee by any person, and bona fide members and guests thereof, otherwise eligible for a banquet license. However, lawfully acquired alcoholic beverages shall not be purchased or sold by the licensee or sold or charged for in any way by the person permitted to use the premises. Such premises shall be a volunteer fire or volunteer emergency medical services agency 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 other than a volunteer fire or volunteer emergency medical services agency station, provided such other premises are occupied and under the control of the volunteer fire department or volunteer emergency medical services agency while the privileges of its license are being exercised.
c. Local special events Designated outdoor refreshment area licenses to a locality, business improvement district, or nonprofit organization, which shall authorize (i) the licensee to permit the consumption of alcoholic beverages within the area designated by the Board for the special event designated outdoor refreshment area and (ii) any permanent retail on-premises licensee that is located within the area designated by the Board for the special event designated outdoor refreshment area to sell alcoholic beverages within the permanent retail location for consumption in the area designated for the special event designated outdoor refreshment area, including sidewalks and the premises of businesses not licensed to sell alcoholic beverages at retail, upon approval of such businesses. In determining the designated area for the special event designated outdoor refreshment area, the Board shall consult with the locality. Lecal special events Designated outdoor refreshment area licensees shall be limited to 16 speciat events per year, and the duration of any speciat event shall not exceed three consecutive days. However, the Board may increase the frequency and duration of events after adoption of an ordinance by a locality requesting such increase in frequency and duration. Such ordinance shall include the size and scope of the area within which such events will be held, a public safety plan, and any other considerations deemed necessary by the Board. Such limitations on the number of special events that may be held shall not apply during the effective dates of any rule, regulation, or order that is issued by the Governor or State Health Commissioner to meet a public health emergency and that effectively reduces allowable restaurant seating capacity; however, local special events designated outdoor refreshment area licensees shall be subject to all other applicable provisions of this title and Board regulations and shall provide notice to the Board regarding the days and times during which the privileges of the license will be exercised. Only alcoholic beverages purchased from permanent retail on-premises licensees located within the designated area may be consumed at the special event, and such alcoholic beverages shall be contained in paper, plastic, or similar disposable containers that clearly display the name or logo of the retail on-premises licensee from which the alcoholic beverage was purchased. Alcoholic beverages shall not be sold or charged for in any way by the loeal special events designated outdoor refreshment area licensee. The loeal special events designated outdoor refreshment

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area licensee shall post appropriate signage clearly demarcating for the public the boundaries of the special event; however, no physical barriers shall be required for this purpose. The local special events designated outdoor refreshment area licensee shall provide adequate security for the special event to ensure compliance with the applicable provisions of this title and Board regulations.
d. 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 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. The granting of a license pursuant to this subdivision shall automatically authorize the licensee to obtain a license to sell and serve wine and beer for on-premises consumption; however, the licensee shall be required to pay the local fee required for such additional license pursuant 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 license shall be (i) limited to the premises of the licensee, regularly occupied and utilized for equestrian, hunt, and steeplechase events, and (ii) exercised on no more than four calendar days per year.
f. Annual arts venue event licenses, to persons operating an arts venue, which shall authorize the licensee participating in a community art walk that is open to the public to serve lawfully acquired wine or beer on the premises of the licensee to adult patrons thereof during such events. However, alcoholic beverages shall not be sold or charged for in any way, directly or indirectly, by the licensee, and the licensee shall not give more than two five-ounce glasses of wine or two 12 -ounce glasses of beer to any one adult patron. The privileges of this license shall be (i) limited to the premises of the arts venue regularly occupied and used as such and (ii) exercised on no more than 12 calendar days per year.
E. The Board may grant a marketplace license to persons operating a business enterprise of which 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 imposed by the Board; however, the licensee shall not give more than two five-ounce glasses of wine or two 12-ounce glasses of beer to any customer per day, nor shall it sell or otherwise charge a fee to such customer for the wine or beer served or consumed. In order to be eligible for and retain a marketplace license, the applicant's business enterprise must (i) provide a single category of goods or services in a manner intended to create a personalized experience for the customer; (ii) employ staff with expertise in such goods or services; (iii) be ineligible for any other license granted by the Board; (iv) have an alcoholic beverage control manager on the licensed premises at all times alcohol is served; (v) ensure that all employees satisfy any training requirements imposed by the Board; and (vi) purchase all wine and beer to be served from a licensed wholesaler or the Authority and retain purchase records as prescribed by the Board. In determining whether to grant a marketplace license, the Board shall consider (a) the average amount of time customers spend at the business; (b) the business's hours of operation; (c) the amount of time that the business has been in operation; and (d) any other requirements deemed necessary by the Board to protect the public health, safety, and welfare.
F. The Board may grant the following shipper, bottler, and related licenses:

1. Wine and beer shipper licenses, which shall carry the privileges and limitations set forth in § 4.1-209.1.
2. Internet wine and beer retailer licenses, which shall authorize persons located within or outside the Commonwealth to sell and ship wine and beer, in accordance with § 4.1-209.1 and Board regulations, in closed containers to persons in the Commonwealth to whom wine and beer may be lawfully sold for off-premises consumption. Such licensee shall not be required to comply with the monthly food sale requirement established by Board regulations.
3. Bottler licenses, which shall authorize the licensee to acquire and receive deliveries and shipments of beer in closed containers and to bottle, sell, and deliver or ship it, in accordance with Board regulations to (i) wholesale beer licensees for the purpose of resale, (ii) owners of boats registered under the laws of the United States sailing for ports of call of a foreign country or another state, and (iii) persons outside the Commonwealth for resale outside the Commonwealth.
4. Fulfillment warehouse licenses, which shall authorize associations as defined in § 13.1-313 with a 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 owner; and (iii) pick, pack, and ship such wine or beer as directed by the owner, all in accordance with Board regulations. No wholesale wine or wholesale beer licensee, whether licensed in the Commonwealth or not, or any person under common control of such licensee, shall acquire or hold any
financial interest, direct or indirect, in the business for which any fulfillment warehouse license is issued.
5. Marketing portal licenses, which shall authorize agricultural cooperative associations organized under the provisions of the Agricultural Cooperative Association Act (§ 13.1-312 et seq.), with a place of business located in the Commonwealth, in accordance with Board regulations, to solicit and receive orders for wine or beer through the use of the Internet from persons in the Commonwealth to whom wine or beer may be lawfully sold, on behalf of holders of wine and beer shipper's licenses. Upon receipt of an order for wine or beer, the licensee shall forward it to a holder of a wine and beer shipper's license for fulfillment. Marketing portal licensees may also accept payment on behalf of the shipper.

## § 4.1-231. (Repealed effective July 1, 2021) Taxes on state licenses.

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

1. Alcoholic beverage licenses. For each:
a. Distiller's license, if not more than 5,000 gallons of alcohol or spirits, or both, manufactured during the year in which the license is granted, $\$ 450$; if more than 5,000 gallons but not more than 36,000 gallons manufactured during such year, $\$ 2,500$; and if more than 36,000 gallons manufactured during such year, $\$ 3,725$;
b. Fruit distiller's license, $\$ 3,725$;
c. Banquet facility license or museum license, $\$ 190$;
d. Bed and breakfast establishment license, $\$ 35$;
e. Tasting license, $\$ 40$ per license granted;
f. Equine sporting event license, $\$ 130$;
g. Motor car sporting event facility license, $\$ 130$;
h. Day spa license, $\$ 100$;
i. Delivery permit, $\$ 120$ if the permittee holds no other license under this title;
j. Meal-assembly kitchen license, $\$ 100$;
k. Canal boat operator license, $\$ 100$;
2. Annual arts venue event license, $\$ 100$;
m . Art instruction studio license, $\$ 100$;
n. Commercial lifestyle center license, $\$ 300$;
o. Confectionery license, $\$ 100$;
p. Lecal special events Designated outdoor refreshment area license, \$300. However, for any designated outdoor refreshment area license issued pursuant to a local ordinance, the annual fee shall be \$3,000;
q. Coworking establishment license, $\$ 500$; and
r. Bespoke clothier establishment license, $\$ 100$.
3. Wine licenses. For each:
a. Winery license, if not more than 5,000 gallons of wine manufactured during the year in which the license is granted, $\$ 189$, and if more than 5,000 gallons manufactured during such year, $\$ 3,725$;
b. (1) Wholesale wine license, $\$ 185$ for any wholesaler who sells 30,000 gallons of wine or less per year, $\$ 930$ for any wholesaler who sells more than 30,000 gallons per year but not more than 150,000 gallons of wine per year, $\$ 1,430$ for any wholesaler who sells more than 150,000 but not more than 300,000 gallons of wine per year, and, $\$ 1,860$ for any wholesaler who sells more than 300,000 gallons of wine per year;
(2) Wholesale wine license, including that granted pursuant to § 4.1-207.1, applicable to two or more premises, the annual state license tax shall be the amount set forth in subdivision $b$ (1), multiplied by the number of separate locations covered by the license;
c. Wine importer's license, $\$ 370$;
d. Retail off-premises winery license, $\$ 145$, which shall include a delivery permit;
e. Farm winery license, $\$ 190$ for any Class A license and $\$ 3,725$ for any Class B license, each of which shall include a delivery permit;
f. Wine shipper's license, $\$ 230$; and
g. Internet wine retailer license, $\$ 150$.
4. Beer licenses. For each:
a. Brewery license, if not more than 500 barrels of beer manufactured during the year in which the license is granted, $\$ 350$; if not more than 10,000 barrels of beer manufactured during the year in which the license is granted, $\$ 2,150$; and if more than 10,000 barrels manufactured during such year, $\$ 4,300$;
b. Bottler's license, $\$ 1,430$;
c. (1) Wholesale beer license, $\$ 930$ for any wholesaler who sells 300,000 cases of beer a year or less, and $\$ 1,430$ for any wholesaler who sells more than 300,000 but not more than 600,000 cases of beer a year, and $\$ 1,860$ for any wholesaler who sells more than 600,000 cases of beer a year;
(2) Wholesale beer license applicable to two or more premises, the annual state license tax shall be
the amount set forth in subdivision c (1), multiplied by the number of separate locations covered by the license;
d. Beer importer's license, $\$ 370$;
e. Retail on-premises beer license to a hotel, restaurant, club or other person, except a common carrier of passengers by train or boat, $\$ 145$; for each such license to a common carrier of passengers by train or boat, $\$ 145$ per annum for each of the average number of boats, dining cars, buffet cars or club cars operated daily in the Commonwealth;
f. Retail off-premises beer license, $\$ 120$, which shall include a delivery permit;
g. Retail on-and-off premises beer license to a hotel, restaurant, club or grocery store located in a town or in a rural area outside the corporate limits of any city or town, $\$ 300$, which shall include a delivery permit;
h. Beer shipper's license, \$230;
i. Retail off-premises brewery license, $\$ 120$, which shall include a delivery permit; and
j. Internet beer retailer license, $\$ 150$.
5. Wine and beer licenses. For each:
a. Retail on-premises wine and beer license to a hotel, restaurant, club or other person, except a common carrier of passengers by train, boat or airplane, $\$ 300$; for each such license to a common carrier of passengers by train or boat, $\$ 300$ per annum for each of the average number of boats, dining cars, buffet cars or club cars operated daily in the Commonwealth, and for each such license granted to a common carrier of passengers by airplane, $\$ 750$;
b. Retail on-premises wine and beer license to a hospital, $\$ 145$;
c. Retail on-premises wine and beer license to a historic cinema house, $\$ 200$;
d. Retail off-premises wine and beer license, including each gift shop, gourmet shop and convenience grocery store license, $\$ 230$, which shall include a delivery permit;
e. Retail on-and-off premises wine and beer license to a hotel, restaurant or club, $\$ 600$, which shall include a delivery permit;
f. Banquet license, $\$ 40$ per license granted by the Board, except for banquet licenses granted by the Board pursuant to subsection A of § 4.1-215, which shall be $\$ 100$ per license;
g. Gourmet brewing shop license, $\$ 230$;
h. Wine and beer shipper's license, $\$ 230$;
i. Annual banquet license, $\$ 150$;
j. Fulfillment warehouse license, $\$ 120$;
k. Marketing portal license, $\$ 150$; and
6. Gourmet oyster house license, $\$ 230$.
7. Mixed beverage licenses. For each:
a. Mixed beverage restaurant license granted to persons operating restaurants, including restaurants located on premises of and operated by hotels or motels, or other persons:
(i) With a seating capacity at tables for up to 100 persons, $\$ 560$;
(ii) With a seating capacity at tables for more than 100 but not more than 150 persons, $\$ 975$; and
(iii) With a seating capacity at tables for more than 150 persons, $\$ 1,430$.
b. Mixed beverage restaurant license for restaurants located on the premises of and operated by private, nonprofit clubs:
(i) With an average yearly membership of not more than 200 resident members, $\$ 750$;
(ii) With an average yearly membership of more than 200 but not more than 500 resident members, \$1,860; and
(iii) With an average yearly membership of more than 500 resident members, $\$ 2,765$.
c. Mixed beverage caterer's license, $\$ 1,860$;
d. Mixed beverage limited caterer's license, $\$ 500$;
e. Mixed beverage special events license, $\$ 45$ for each day of each event;
f. Mixed beverage club events licenses, $\$ 35$ for each day of each event;
g. Annual mixed beverage special events license, $\$ 560$;
h. Mixed beverage carrier license:
(i) $\$ 190$ for each of the average number of dining cars, buffet cars or club cars operated daily in the Commonwealth by a common carrier of passengers by train;
(ii) $\$ 560$ for each common carrier of passengers by boat;
(iii) $\$ 1,475$ for each license granted to a common carrier of passengers by airplane.
i. Annual mixed beverage amphitheater license, $\$ 560$;
j. Annual mixed beverage motor sports race track license, $\$ 560$;
k. Annual mixed beverage banquet license, $\$ 500$;
8. Limited mixed beverage restaurant license:
(i) With a seating capacity at tables for up to 100 persons, $\$ 460$;
(ii) With a seating capacity at tables for more than 100 but not more than 150 persons, $\$ 875$;
(iii) With a seating capacity at tables for more than 150 persons, $\$ 1,330$;
m . Annual mixed beverage motor sports facility license, $\$ 560$; and
n. Annual mixed beverage performing arts facility license, $\$ 560$.
9. Temporary licenses. For each temporary license authorized by § 4.1-211, one-half of the tax imposed by this section on the license for which the applicant applied.
B. The tax on each such license, except banquet and mixed beverage special events licenses, shall be subject to proration to the following extent: If the license is granted in the second quarter of any year, the tax shall be decreased by one-fourth; if granted in the third quarter of any year, the tax shall be decreased by one-half; and if granted in the fourth quarter of any year, the tax shall be decreased by three-fourths.

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

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

Notwithstanding the foregoing, the tax on each license granted or reissued for a period other than 12, 24 , or 36 months shall be equal to one-twelfth of the taxes required by subsection A computed to the nearest cent, multiplied by the number of months in the license period, and then increased by five percent. Such tax shall not be refundable, except as provided in § 4.1-232.
C. Nothing in this chapter shall exempt any licensee from any state merchants' license or state restaurant license or any other state tax. Every licensee, in addition to the taxes imposed by this chapter, shall be liable to state merchants' license taxation and state restaurant license taxation and other state taxation the same as if the alcoholic beverages were nonalcoholic. In ascertaining the liability of a beer wholesaler to merchants' license taxation, however, and in computing the wholesale merchants' license tax on a beer wholesaler, the first $\$ 163,800$ of beer purchases shall be disregarded; and in ascertaining the liability of a wholesale wine distributor to merchants' license taxation, and in computing the wholesale merchants' license tax on a wholesale wine distributor, the first $\$ 163,800$ of wine purchases shall be disregarded.
D. In addition to the taxes set forth in this section, a fee of $\$ 5$ may be imposed on any license purchased in person from the Board if such license is available for purchase online.
§ 4.1-231.1. (Effective July 1, 2021) Fees on state licenses.
A. (For expiration date, see Editor's note) The annual fees on state licenses shall be as follows:

1. Manufacturer licenses. For each:
a. Distiller's license and limited distiller's license, if not more than 5,000 gallons of alcohol or spirits, or both, manufactured during the year in which the license is granted, $\$ 490$; if more than 5,000 gallons but not more than 36,000 gallons manufactured during such year, $\$ 2,725$; and if more than 36,000 gallons manufactured during such year, $\$ 4,060$;
b. Brewery license and limited brewery license, if not more than 500 barrels of beer manufactured during the year in which the license is granted, $\$ 380$; if not more than 10,000 barrels of beer manufactured during the year in which the license is granted, $\$ 2,350$; and if more than 10,000 barrels manufactured during such year, $\$ 4,690$;
c. Winery license, if not more than 5,000 gallons of wine manufactured during the year in which the license is granted, $\$ 215$, and if more than 5,000 gallons manufactured during such year, $\$ 4,210$;
d. Farm winery license, $\$ 245$ for any Class A license and $\$ 4,730$ for any Class B license;
e. Wine importer's license, $\$ 460$; and
f. Beer importer's license, $\$ 460$.
2. Wholesale licenses. For each:
a. (1) Wholesale beer license, $\$ 1,005$ for any wholesaler who sells 300,000 cases of beer a year or less, $\$ 1,545$ for any wholesaler who sells more than 300,000 but not more than 600,000 cases of beer a year, and $\$ 2,010$ for any wholesaler who sells more than 600,000 cases of beer a year; and
(2) Wholesale beer license applicable to two or more premises, the annual state license tax shall be the amount set forth in subdivision a (1), multiplied by the number of separate locations covered by the license;
b. (1) Wholesale wine license, $\$ 240$ for any wholesaler who sells 30,000 gallons of wine or less per year, $\$ 1,200$ for any wholesaler who sells more than 30,000 gallons per year but not more than 150,000 gallons of wine per year, $\$ 1,845$ for any wholesaler who sells more than 150,000 but not more than

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300,000 gallons of wine per year，and $\$ 2,400$ for any wholesaler who sells more than 300,000 gallons of wine per year；and
（2）Wholesale wine license，including that granted pursuant to subdivision 3 of § 4．1－206．2， applicable to two or more premises，the annual state license tax shall be the amount set forth in subdivision b （1），multiplied by the number of separate locations covered by the license．

3．Retail licenses－mixed beverage．For each：
a．Mixed beverage restaurant license，granted to persons operating restaurants，including restaurants located on premises of and operated by hotels or motels，or other persons：
（1）With a seating capacity at tables for up to 100 persons，$\$ 1,050$ ；
（2）With a seating capacity at tables for more than 100 but not more than 150 persons，$\$ 1,495$ ；
（3）With a seating capacity at tables for more than 150 persons but not more than 500 persons， \＄1，980；
（4）With a seating capacity at tables for more than 500 persons but not more than 1,000 persons， \＄2，500；and
（5）With a seating capacity at tables for more than 1,000 persons，$\$ 3,100$ ；
b．Mixed beverage restaurant license for restaurants located on the premises of and operated by private，nonprofit clubs：
（1）With an average yearly membership of not more than 200 resident members，$\$ 1,250$ ；
（2）With an average yearly membership of more than 200 but not more than 500 resident members， \＄2，440；and
（3）With an average yearly membership of more than 500 resident members，$\$ 3,410$ ；
c．Mixed beverage restaurant license for restaurants located on the premises of and operated by a casino gaming establishment，$\$ 3,100$ plus an additional $\$ 5$ for each gaming station located on the premises of the casino gaming establishment；
d．Mixed beverage caterer＇s license，$\$ 1,990$ ；
e．Mixed beverage limited caterer＇s license，$\$ 550$ ；
f．Mixed beverage carrier license：
（1）$\$ 520$ for each of the average number of dining cars，buffet cars，or club cars operated daily in the Commonwealth by a common carrier of passengers by train；
（2）$\$ 910$ for each common carrier of passengers by boat；
（3）$\$ 520$ for each common carrier of passengers by bus；and
（4）$\$ 2,360$ for each license granted to a common carrier of passengers by airplane；
g．Annual mixed beverage motor sports facility license，$\$ 630$ ；
h．Limited mixed beverage restaurant license：
（1）With a seating capacity at tables for up to 100 persons，$\$ 945$ ；
（2）With a seating capacity at tables for more than 100 but not more than 150 persons，$\$ 1,385$ ；and
（3）With a seating capacity at tables for more than 150 persons，$\$ 1,875$ ；
i．Annual mixed beverage performing arts facility license，$\$ 630$ ；
j．Bed and breakfast license，$\$ 100$ ；
k．Museum license，$\$ 260$ ；
1．Motor car sporting event facility license，$\$ 300$ ；
m ．Commercial lifestyle center license，$\$ 300$ ；
n ．Mixed beverage port restaurant license，$\$ 1,050$ ；and
o．Annual mixed beverage special events license，$\$ 630$ ．
4．Retail licenses－on－and－off－premises wine and beer．For each on－and－off premises wine and beer license，$\$ 450$ ．

5．Retail licenses－off－premises wine and beer．For each：
a．Retail off－premises wine and beer license，$\$ 300$ ；
b．Gourmet brewing shop license，$\$ 320$ ；and
c．Confectionery license，$\$ 170$ ．
6．Retail licenses－banquet，special event，and tasting licenses．
a．Per－day event licenses．For each：
（1）Banquet license，$\$ 40$ per license granted by the Board，except for banquet licenses granted by the Board pursuant to subsection A of $\S 4.1-215$ ，which shall be $\$ 100$ per license；
（2）Mixed beverage special events license，$\$ 45$ for each day of each event；
（3）Mixed beverage club events license，$\$ 35$ for each day of each event；and
（4）Tasting license，$\$ 40$ ．
b．Annual licenses．For each：
（1）Annual banquet license，$\$ 300$ ；
（2）Banquet facility license，$\$ 260$ ；
（3）Local special events license Designated outdoor refreshment area license，$\$ 300$ ．However，for any
designated outdoor refreshment area license issued pursuant to a local ordinance, the annual fee shall be \$3,000;
(4) Annual mixed beverage banquet license, $\$ 630$;
(5) Equine sporting event license, $\$ 300$; and
(6) Annual arts venue event license, $\$ 300$.
7. Retail licenses - marketplace. For each marketplace license, $\$ 1,000$.
8. Retail licenses - shipper, bottler, and related licenses. For each:
a. Wine and beer shipper's license, $\$ 230$;
b. Internet wine and beer retailer license, \$240;
c. Bottler license, \$1,500;
d. Fulfillment warehouse license, $\$ 210$; and
e. Marketing portal license, $\$ 285$.
9. Temporary licenses. For each temporary license authorized by § 4.1-211, one-half of the tax imposed by this section on the license for which the applicant applied.
B. The tax on each license granted or reissued for a period other than 12,24 , or 36 months shall be equal to one-twelfth of the taxes required by subsection A computed to the nearest cent, multiplied by the number of months in the license period, and then increased by five percent. Such tax shall not be refundable, except as provided in § 4.1-232.
C. Nothing in this chapter shall exempt any licensee from any state merchants' license or state restaurant license or any other state tax. Every licensee, in addition to the taxes imposed by this chapter, shall be liable to state merchants' license taxation and state restaurant license taxation and other state taxation the same as if the alcoholic beverages were nonalcoholic. In ascertaining the liability of a beer wholesaler to merchants' license taxation, however, and in computing the wholesale merchants' license tax on a beer wholesaler, the first $\$ 163,800$ of beer purchases shall be disregarded; and in ascertaining the liability of a wholesale wine distributor to merchants' license taxation, and in computing the wholesale merchants' license tax on a wholesale wine distributor, the first $\$ 163,800$ of wine purchases shall be disregarded.
D. In addition to the taxes set forth in this section, a fee of $\$ 5$ may be imposed on any license purchased in person from the Board if such license is available for purchase online.

## § 4.1-233. (Repealed effective July 1, 2021) Taxes on local licenses.

A. In addition to the state license taxes, the annual local license taxes which may be collected shall not exceed the following sums:

1. Alcoholic beverages. -- For each:
a. Distiller's license, if more than 5,000 gallons but not more than 36,000 gallons manufactured during such year, $\$ 750$; if more than 36,000 gallons manufactured during such year, $\$ 1,000$; and no local license shall be required for any person who manufactures not more than 5,000 gallons of alcohol or spirits, or both, during such license year;
b. Fruit distiller's license, $\$ 1,500$;
c. Bed and breakfast establishment license, $\$ 40$;
d. Museum license, $\$ 10$;
e. Tasting license, $\$ 5$ per license granted;
f. Equine sporting event license, $\$ 10$;
g. Day spa license, $\$ 20$;
h. Motor car sporting event facility license, $\$ 10$;
i. Meal-assembly kitchen license, $\$ 20$;
j. Canal boat operator license, $\$ 20$;
k. Annual arts venue event license, $\$ 20$;
2. Art instruction studio license, $\$ 20$;
m . Commercial lifestyle center license, $\$ 60$;
n. Confectionery license, $\$ 20$;
o. Local special events Designated outdoor refreshment area license, \$60. However, for any designated outdoor refreshment area license issued pursuant to a local ordinance, the annual fee shall be \$600;
p. Coworking establishment license, $\$ 50$; and
q. Bespoke clothier establishment license, \$20.
3. Beer. - For each:
a. Brewery license, if not more than 500 barrels of beer manufactured during the year in which the license is granted, $\$ 250$, and if more than 500 barrels of beer manufactured during the year in which the license is granted, $\$ 1,000$;
b. Bottler's license, $\$ 500$;
c. Wholesale beer license, in a city, $\$ 250$, and in a county or town, $\$ 75$;
d. Retail on-premises beer license for a hotel, restaurant, club or other person and for each retail

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off-premises beer license in a city, $\$ 100$, and in a county or town, $\$ 25$; and
e. Beer shipper's license, $\$ 10$.
3. Wine. - For each:
a. Winery license, $\$ 50$;
b. Wholesale wine license, $\$ 50$;
c. Farm winery license, $\$ 50$; and
d. Wine shipper's license, $\$ 10$.
4. Wine and beer. - For each:
a. Retail on-premises wine and beer license for a hotel, restaurant or club; and for each retail off-premises wine and beer license, including each gift shop, gourmet shop and convenience grocery store license, in a city, $\$ 150$, and in a county or town, $\$ 37.50$;
b. Hospital license, \$10;
c. Historic cinema house license, $\$ 20$;
d. Banquet license, $\$ 5$ for each license granted, except for banquet licenses granted by the Board pursuant to subsection A of § 4.1-215, which shall be $\$ 20$ per license;
e. Gourmet brewing shop license, $\$ 150$;
f. Wine and beer shipper's license, $\$ 10$;
g. Annual banquet license, $\$ 15$; and
h. Gourmet oyster house license, in a city, $\$ 150$, and in a county or town, $\$ 37.50$.
5. Mixed beverages. - For each:
a. Mixed beverage restaurant license, including restaurants located on the premises of and operated by hotels or motels, or other persons:
(i) With a seating capacity at tables for up to 100 persons, $\$ 200$;
(ii) With a seating capacity at tables for more than 100 but not more than 150 persons, $\$ 350$; and
(iii) With a seating capacity at tables for more than 150 persons, $\$ 500$.
b. Private, nonprofit club operating a restaurant located on the premises of such club, $\$ 350$;
c. Mixed beverage caterer's license, $\$ 500$;
d. Mixed beverage limited caterer's license, $\$ 100$;
e. Mixed beverage special events licenses, $\$ 10$ for each day of each event;
f. Mixed beverage club events licenses, $\$ 10$ for each day of each event;
g. Annual mixed beverage amphitheater license, $\$ 300$;
h. Annual mixed beverage motor sports race track license, $\$ 300$;
i. Annual mixed beverage banquet license, $\$ 75$;
j. Limited mixed beverage restaurant license:
(i) With a seating capacity at tables for up to 100 persons, $\$ 100$;
(ii) With a seating capacity at tables for more than 100 but not more than 150 persons, $\$ 250$;
(iii) With a seating capacity at tables for more than 150 persons, $\$ 400$;
k. Annual mixed beverage motor sports facility license, $\$ 300$; and

1. Annual mixed beverage performing arts facility license, $\$ 300$.
B. Common carriers. - No local license tax shall be either charged or collected for the privilege of selling alcoholic beverages in (i) passenger trains, boats or airplanes and (ii) rooms designated by the Board of establishments of air carriers of passengers at airports in the Commonwealth for on-premises consumption only.
C. Merchants' and restaurants' license taxes. - The governing body of each county, city or town in the Commonwealth, in imposing local wholesale merchants' license taxes measured by purchases, local retail merchants' license taxes measured by sales, and local restaurant license taxes measured by sales, may include alcoholic beverages in the base for measuring such local license taxes the same as if the alcoholic beverages were nonalcoholic. No local alcoholic beverage license authorized by this chapter shall exempt any licensee from any local merchants' or local restaurant license tax, but such local merchants' and local restaurant license taxes may be in addition to the local alcoholic beverage license taxes authorized by this chapter.

The governing body of any county, city or town, in adopting an ordinance under this section, shall provide that in ascertaining the liability of (i) a beer wholesaler to local merchants' license taxation under the ordinance, and in computing the local wholesale merchants' license tax on such beer wholesaler, purchases of beer up to a stated amount shall be disregarded, which stated amount shall be the amount of beer purchases which would be necessary to produce a local wholesale merchants' license tax equal to the local wholesale beer license tax paid by such wholesaler and (ii) a wholesale wine licensee to local merchants' license taxation under the ordinance, and in computing the local wholesale merchants' license tax on such wholesale wine licensee, purchases of wine up to a stated amount shall be disregarded, which stated amount shall be the amount of wine purchases which would be necessary to produce a local wholesale merchants' license tax equal to the local wholesale wine licensee license tax
paid by such wholesale wine licensee.
D. Delivery. - No county, city or town shall impose any local alcoholic beverages license tax on any wholesaler for the privilege of delivering alcoholic beverages in the county, city or town when such wholesaler maintains no place of business in such county, city or town.
E. Application of county tax within town. - Any county license tax imposed under this section shall not apply within the limits of any town located in such county, where such town now, or hereafter, imposes a town license tax on the same privilege.

## § 4.1-233.1. (Effective July 1, 2021) Fees on local licenses.

A. In addition to the state license taxes, the annual local license taxes that may be collected shall not exceed the following sums:

1. Manufacturer licenses. For each:
a. Distiller's license and limited distiller's license, if more than 5,000 gallons but not more than 36,000 gallons manufactured during such year, $\$ 750$; if more than 36,000 gallons manufactured during such year, $\$ 1,000$; and no local license shall be required for any person who manufactures not more than 5,000 gallons of alcohol or spirits, or both, during such license year;
b. Brewery license and limited brewery license, if not more than 500 barrels of beer manufactured during the year in which the license is granted, $\$ 250$, and if more than 10,000 barrels manufactured during such year, $\$ 1,000$;
c. Winery license, $\$ 50$; and
d. Farm winery license, $\$ 50$.
2. Wholesale licenses. For each:
a. Wholesale beer license, in a city, $\$ 250$, and in a county or town, $\$ 75$; and
b. Wholesale wine license, $\$ 50$.
3. Retail licenses - mixed beverage. For each:
a. Mixed beverage restaurant license, granted to persons operating restaurants, including restaurants located on premises of and operated by hotels or motels, or other persons:
(1) With a seating capacity at tables for up to 100 persons, $\$ 200$;
(2) With a seating capacity at tables for more than 100 but not more than 150 persons, $\$ 350$;
(3) With a seating capacity at tables for more than 150 persons but not more than 500 persons, $\$ 500$;
(4) With a seating capacity at tables for more than 500 persons but not more than 1,000 persons, \$650; and
(5) With a seating capacity at tables for more than 1,000 persons, $\$ 800$;
b. Mixed beverage restaurant license for restaurants located on the premises of and operated by private, nonprofit clubs, $\$ 350$;
c. Mixed beverage restaurant license for restaurants located on the premises of and operated by a casino gaming establishment, $\$ 800$ plus an additional $\$ 2$ for each gaming station located on the premises of the casino gaming establishment;
d. Mixed beverage caterer's license, $\$ 500$;
e. Mixed beverage limited caterer's license, $\$ 100$;
f. Annual mixed beverage motor sports facility license, $\$ 300$;
g. Limited mixed beverage restaurant license:
(1) With a seating capacity at tables for up to 100 persons, $\$ 100$;
(2) With a seating capacity at tables for more than 100 but not more than 150 persons, $\$ 250$; or
(3) With a seating capacity at tables for more than 150 persons, $\$ 400$;
h. Annual mixed beverage performing arts facility license, $\$ 300$;
i. Bed and breakfast license, $\$ 40$;
j. Museum license, $\$ 10$;
k. Motor car sporting event facility license, $\$ 10$;
4. Commercial lifestyle center license, $\$ 60$; and
m . Annual mixed beverage special events license, $\$ 300$.
5. Retail licenses - on-and-off-premises wine and beer. For each on-and-off premises wine and beer license issued to:
a. Hotels, restaurants, and clubs, in a city, $\$ 150$, and in a county or town, $\$ 37.50$;
b. Hospitals, \$10;
c. Rural grocery stores, $\$ 37.50$; and
d. Historic cinema houses, $\$ 20$.
6. Retail licenses - off-premises wine and beer. For each:
a. Retail off-premises wine and beer license, in a city, $\$ 150$, and in a county or town, $\$ 37.50$;
b. Gourmet brewing shop license, $\$ 150$; and
c. Confectionery license, $\$ 20$.
7. Retail licenses - banquet, special event, and tasting licenses. For each:
a. Per-day event licenses. For each:

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(1) Banquet license, $\$ 5$ per license granted by the Board, except for banquet licenses granted by the Board pursuant to subsection A of §4.1-215, which shall be \$20 per license;
(2) Mixed beverage special events license, $\$ 10$ for each day of each event;
(3) Mixed beverage club events license, $\$ 10$ for each day of each event; and
(4) Tasting license, $\$ 10$.
b. Annual licenses. For each:
(1) Annual banquet license, $\$ 15$;
(2) Local special events Designated outdoor refreshment area license, \$60. However, for any designated outdoor refreshment area license issued pursuant to a local ordinance, the annual fee shall be \$600;
(3) Annual mixed beverage banquet license, $\$ 75$;
(4) Equine sporting event license, $\$ 10$; and
(5) Annual arts venue event license, $\$ 10$.
7. Retail licenses - marketplace. For each marketplace license, \$200.
8. Retail licenses - shipper, bottler, and related licenses. For each:
a. Wine and beer shipper's license, $\$ 10$; and
b. Bottler license, $\$ 500$.
B. Common carriers. No local license tax shall be either charged or collected for the privilege of selling alcoholic beverages in (i) passenger trains, boats, buses, or airplanes or (ii) rooms designated by the Board of establishments of air carriers of passengers at airports in the Commonwealth for on-premises consumption only.
C. Merchants' and restaurants' license taxes. The governing body of each county, city, or town in the Commonwealth, in imposing local wholesale merchants' license taxes measured by purchases, local retail merchants' license taxes measured by sales, and local restaurant license taxes measured by sales, may include alcoholic beverages in the base for measuring such local license taxes the same as if the alcoholic beverages were nonalcoholic. No local alcoholic beverage license authorized by this chapter shall exempt any licensee from any local merchants' or local restaurant license tax, but such local merchants' and local restaurant license taxes may be in addition to the local alcoholic beverage license taxes authorized by this chapter.

The governing body of any county, city, or town, in adopting an ordinance under this section, shall provide that in ascertaining the liability of (i) a beer wholesaler to local merchants' license taxation under the ordinance, and in computing the local wholesale merchants' license tax on such beer wholesaler, purchases of beer up to a stated amount shall be disregarded, which stated amount shall be the amount of beer purchases which would be necessary to produce a local wholesale merchants' license tax equal to the local wholesale beer license tax paid by such wholesaler and (ii) a wholesale wine licensee to local merchants' license taxation under the ordinance, and in computing the local wholesale merchants' license tax on such wholesale wine licensee, purchases of wine up to a stated amount shall be disregarded, which stated amount shall be the amount of wine purchases which would be necessary to produce a local wholesale merchants' license tax equal to the local wholesale wine licensee license tax paid by such wholesale wine licensee.
D. Delivery. No county, city, or town shall impose any local alcoholic beverage license tax on any wholesaler for the privilege of delivering alcoholic beverages in the county, city, or town when such wholesaler maintains no place of business in such county, city, or town.
E. Application of county tax within town. Any county license tax imposed under this section shall not apply within the limits of any town located in such county, where such town imposes a town license tax on the same privilege.
§ 4.1-308. Drinking alcoholic beverages, or offering to another, in public place; penalty; exceptions.
A. If any person takes a drink of alcoholic beverages or offers a drink thereof to another, whether accepted or not, at or in any public place, he is guilty of a Class 4 misdemeanor.
B. This section shall not prevent any person from drinking alcoholic beverages or offering a drink thereof to another in any rooms or areas approved by the Board in a licensed establishment, provided such establishment or the person who operates the same is licensed to sell alcoholic beverages at retail for on-premises consumption and the alcoholic beverages drunk or offered were purchased therein.
C. This section shall not prevent any person from drinking alcoholic beverages or offering a drink thereof to another in any room or area approved by the Board at an event for which a banquet license, mixed beverage special events license, or local special events designated outdoor refreshment area license has been granted. Nor shall this section prevent, upon authorization of the licensee, any person from drinking his own lawfully acquired alcoholic beverages or offering a drink thereof to another in approved areas and locations at events for which a coliseum or stadium license has been granted.
D. This section shall not prevent any person from drinking alcoholic beverages or offering a drink
thereof to another on a chartered boat being used for the transportation of passengers for compensation which is not licensed by the Board and which does not sell alcoholic beverages.
E. This section shall not prevent any person from drinking alcoholic beverages or offering a drink thereof to another in any areas approved by the Board in a licensed commercial lifestyle center.

