L. Division

1	HOUSE BILL NO. 705
2	INTRODUCED BY E. BUTTREY, D. SALOMON, R. FITZGERALD, M. HOPKINS
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4	A BILL FOR AN ACT ENTITLED: "AN ACT GENERALLY REVISING ALCOHOL AND GAMBLING LAWS;
5	REVISING LAWS RELATED TO ALCOHOL AND GAMBLING LICENSING; PROVIDING FOR AN OUTDOOR
6	RECREATION ALL-BEVERAGES LICENSE; REVISING LAWS RELATING TO SUITABLE PREMISES FOR
7	LICENSED RETAIL ESTABLISHMENTS; REVISING LAWS RELATING TO RESORT ALL-BEVERAGES
8	LICENSES; REVISING LAWS APPLYING TO THE DEPARTMENT OF REVENUE'S REVIEW OF LICENSE
9	APPLICATIONS; REVISING LAWS APPLYING TO LOANS AND FINANCING BY LICENSEES; REVISING
10	LAWS RELATING TO CONCESSION AGREEMENTS; REVISING LAWS RELATING TO BUSINESS
11	OWNERSHIP INTERESTS; REVISING LAWS RELATED TO BOTTLE CLUBS; REVISING LAWS RELATED
12	TO PREMISES SUITABILITY; REVISING LAWS RELATED TO SEATING AND VIDEO GAMBLING
13	MACHINES; PROVIDING RULEMAKING AUTHORITY; AMENDING SECTIONS 16-3-218, 16-3-301, 16-3-
14	311, 16-4-213, 16-4-401, 16-4-402, 16-4-406, 16-4-414, 16-4-415, 16-6-306, 16-6-314, <u>AND</u> 23-5-117, AND
15	23-5-177, MCA; AND PROVIDING AN IMMEDIATE EFFECTIVE DATE EFFECTIVE DATES."
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18	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
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20	NEW SECTION. Section 1. Outdoor recreation all-beverages license.(1) The department may
21	issue an outdoor recreation all-beverages license to a seasonal business that operates less than 8months in
22	any calendar year and that is primarily involved in the business of providing recreation or tourism activities and
23	experiences associated with guest ranches, outfitters, and private campgrounds and lodges.
24	(2) Alcoholic beverage sales must be part of a customer-purchased recreational or tourist package
25	and may not be charged by the drink.
26	(3) An application for a license under this section must be accompanied by a fee of \$200, which
27	constitutes the first annual license fee. The annual license fee renewal is \$200. All license fees collected under
28	this section must be deposited as provided in 16-1-306.
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1	(4) A licensee may purchase alcoholic beverages from a retailer and transport beverages for and
2	allow consumption by its customers while performing recreation or tourism activities or on the property of the
3	guest ranch, outfitting and guide facility, or private campground or lodge. Service of alcoholic beverages may
4	only be conducted between 8 a.m. and 2 a.m.
5	(5) The license issued pursuant to this section:
6	(a) is not subject to the quota provisions of 16-4-201(1)(a), (1)(b), and (9);
7	(b) is nontransferable; and
8	(c) does not permit gambling activities otherwise allowed under Title 23, chapter 5.
9	(6) The applicant shall submit proof of compliance with the following requirements:
10	(a) that the applicant is the owner of a seasonal business;
11	(b) that the applicant is primarily engaged in recreational or tourism activities; and
12	(c) that the applicant has procured business liability insurance coverage.
13	(7) Other than the criteria specified in this part, licenses submitted under this section are not subject
14	to the suitability provisions of this code.
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16	SECTION 1. SECTION 16-3-218, MCA, IS AMENDED TO READ:
17	"16-3-218. "Distribute" defined. As used in 16-3-219, 16-3-220, 16-4-103, and 16-4-108, "distribute"
18	means to deliver beer or wine to a retailer's premises licensed to sell beer, table wine, or sacramental wine as
19	well as an alternate alcoholic beverage storage facility as allowed in 16-4-213(8)."
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21	SECTION 2. SECTION 16-3-301, MCA, IS AMENDED TO READ:
22	"16-3-301. Unlawful purchases, transfers, sales, or deliveries presumption of legal age. (1) It
23	is unlawful for a licensed retailer to purchase or acquire beer or wine from anyone except a brewery, winery, or
24	wholesaler licensed under the provisions of this code except as allowed in 16-4-213(8).
25	(2) It is unlawful for a licensed retailer to transport beer or wine from one licensed premises or other
26	facility to any other licensed premises owned by the licensee except as allowed in 16-4-213(8).
27	(3) It is unlawful for a licensed retailer to purchase or acquire liquor from anyone except an agency
28	liquor store except as allowed in 16-4-213(8).



(3)(4) It is unlawful for a licensed wholesaler to purchase beer or wine from anyone except a brewery,
winery, or wholesaler licensed or registered under this code.
(4)(5) It is unlawful for any licensee, a licensee's employee, or any other person to sell, deliver, or give
away or cause or permit to be sold, delivered, or given away any alcoholic beverage to:
(a) any person under 21 years of age; or
(b) any person actually, apparently, or obviously intoxicated.

7 (5)(6) Any person under 21 years of age or any other person who knowingly misrepresents the
 8 person's qualifications for the purpose of obtaining an alcoholic beverage from the licensee is equally guilty with
 9 the licensee and, upon conviction, is subject to the penalty provided in 45-5-624. However, nothing in this
 10 section may be construed as authorizing or permitting the sale of an alcoholic beverage to any person in
 11 violation of any federal law.

12 (6)(7) All licensees shall display in a prominent place in their premises a placard, issued by the
 13 department, stating fully the consequences for violations of the provisions of this code by persons under 21
 14 years of age.

15 (7)(8) For purposes of 45-5-623 and this title, the establishment of the following facts by a person 16 making a sale of alcoholic beverages to a person under the legal age constitutes prima facie evidence of 17 innocence and a defense to a prosecution for sale of alcoholic beverages to a person under the legal age:

(a) the purchaser falsely represented and supported with documentary evidence that an ordinary and
 prudent person would accept that the purchaser was of legal age to purchase alcoholic beverages;

20 (b) the appearance of the purchaser was such that an ordinary and prudent person would believe the 21 purchaser to be of legal age to purchase alcoholic beverages; and

(c) the sale was made in good faith and in reasonable reliance upon the representation and
 appearance of the purchaser that the purchaser was of legal age to purchase alcoholic beverages. (See
 compiler's comments for contingent termination of certain text.)"

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26 Section 3. Section 16-3-311, MCA, is amended to read:

27 "16-3-311. Suitable premises for licensed retail establishments. (1) (A) A licensed retailer may
 28 use a part of a building as premises licensed for on-premises consumption of alcoholic beverages. <u>THE</u>



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1	LICENSED RETAILER MUST DEMONSTRATE THAT IT HAS ADEQUATE CONTROL OVER ALL ALCOHOLIC BEVERAGES TO
2	PREVENT SELF-SERVICE, SERVICE TO UNDERAGE PERSONS, AND SERVICE TO PERSONS WHO ARE ACTUALLY OR
3	APPARENTLY INTOXICATED. The premises must be separated from the rest of the building by permanent walls but
4	may have inside access during lawful hours of operation to the rest of the building at all times even if the
5	businesses or uses in the other part of the building are unrelated to the operation of the premises in which the
6	alcoholic beverages are served. If the premises are located in a portion of a building, the licensed retailer must
7	be able to demonstrate that there are adequate safeguards in place to prevent public access to alcoholic
8	beverages after hours, either by the presence of a lockable door or other security features such as rolling gates,
9	locking cabinets, tap locks, or key card access.
10	(B) A RESORT RETAIL ALL-BEVERAGES LICENSEE OR A RETAIL ALL-BEVERAGES LICENSEE WITHIN THE
11	BOUNDARIES OF A RESORT AREA MAY ALSO UTILIZE AN ALTERNATE ALCOHOLIC BEVERAGE STORAGE FACILITY AS
12	ALLOWED IN 16-4-213(8).
13	(2) A licensee may alter the approved floorplan of the premises without requiring the prior approval of
14	the department to begin. The alteration must be consistent with the requirements of subsection (1) (A). A
15	licensee shall provide A COPY OF THE REVISED FLOORPLAN WITH THE PROPOSED ALTERATION FOR THE LICENSED
16	PREMISES TO THE DEPARTMENT WITHIN 7 DAYS OF BEGINNING THE ALTERATION. DEPARTMENT APPROVAL MAY NOT BE
17	UNREASONABLY WITHHELD. notice to the department of the proposed alteration 7 days prior to beginning the
18	alteration a copy of the revised floorplan for the licensed premises after the alteration is complete
19	whose premises did not meet the requirements of this section on September 24, 1992, shall meet the
20	requirements when an alteration to the premises has been completed and the department has approved the
21	alteration. IF THE COMPLETED ALTERATION DIFFERS FROM THE APPROVED ALTERATION DUE TO MODIFICATIONS
22	REQUIRED FOR APPROVAL BY OTHER STATE OR LOCAL GOVERNMENT ENTITIES, SUCH AS COMPLIANCE WITH FIRE OR
23	BUILDING CODES, THE DEPARTMENT MUST BE NOTIFIED, BUT PREAPPROVAL IS NOT REQUIRED FOR THESE
24	MODIFICATIONS. An alteration for the purposes of this section is any structural change in a premises that does
25	not increase the square footage of the existing approved premises. AN ALTERATION THAT INCREASES THE SQUARE
26	FOOTAGE OF THE EXISTING APPROVED PREMISES MUST BE APPROVED BY THE DEPARTMENT PRIOR TO BEGINNING THE
27	ALTERATION OCCURRING. A cosmetic change, such as painting, carpeting, or other interior decorating, is not
28	considered an alteration under this section.



1	(3) The interior portion of the licensed premises must be a continuous area that is under the control of
2	the licensee and not interrupted by any area in which the licensee does not have adequate control, and
3	includes multiple floors on the premises and common areas necessarily shared by multiple building tenants in
4	order to allow patrons to access other tenant businesses or private dwellings in the same building, including but
5	not limited to entryways, hallways, stairwells, and elevators.
6	(4) The premises may include one or more exterior patios or decks as long as sufficient physical
7	safeguards are in place to ensure proper service and consumption of alcoholic beverages. An additional
8	perimeter barrier may not be required if an existing boundary naturally defines the outdoor service area, such
9	as a water feature, hillside, trees, shrubs, berms, snow, or other landscape features that impede AND IMPEDES
10	foot traffic.
11	(5) Premises suitability does not include a minimum number of seats separate from gambling.
12	(6) A licensed retailer may apply to the department to have a noncontiguous storage area THAT IS
13	UNDER THE CONTROL OF THE LICENSED RETAILER approved for onsite alcohol-ALCOHOLIC beverage storage
14	separate from its service area as long as the licensed retailer demonstrates that there are adequate safeguards
15	in place to prevent public access to alcoholic beverages after hours, either by the presence of a lockable door
16	or other security features such as rolling gates, locking cabinets, tap locks, or key card access. THE APPLICATION
17	<u>FEE IS \$100.</u>
18	(7) For licensed retailers A licensed retailer operating within a hotel or similar short-term
19	LODGING FACILITY, MAY APPLY TO THE DEPARTMENT TO ALLOW FOR THE DELIVERY OF ALCOHOL ALCOHOLIC BEVERAGES
20	TO GUESTS OF ACCOMMODATION UNITS AND THE PRESTOCKING OF ALCOHOLIC BEVERAGES IN ACCOMMODATION UNITS
21	IS ALLOWED FOR THE ACCOMMODATION UNITS WITHIN THE PROPERTY AS LONG AS THE PURCHASER'S AGE IS VERIFIED
22	AND THERE ARE ADEQUATE SAFEGUARDS IN PLACE TO PREVENT UNDERAGE SERVICE. THE APPLICATION FEE IS \$100."
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24	Section 4. Section 16-4-213, MCA, is amended to read:
25	"16-4-213. Resort retail all-beverages licenses. (1) After a resort area has been approved,
26	applications may be filed with the department for the issuance of resort retail all-beverages licenses within the
27	resort area.
28	(2) (a) Except as provided in subsections (2)(b) and (2)(c), the department may issue one resort retail



1 all-beverages license for the first 100 accommodation units and an additional license for each additional 50 2 accommodation units within an approved resort area as long as the recreational facilities under 16-4-212 have 3 also been completed.

4 (b) For a resort area with a perimeter containing at least 1,000 contiguous acres that has a current 5 actual valuation of completed recreational facilities, including land and improvements, of not less than \$30 6 million, the department may issue up to 10 resort retail all-beverages licenses regardless of the number of 7 accommodation units.

(c) A resort area designation application to the department that received approval prior to January 1. 8 9 1999, is entitled to the issuance of one resort retail all-beverages license for a \$20,000 license fee. Any 10 additional resort retail all-beverages licenses issued to a resort area under this subsection (2)(c) must meet the 11 accommodation unit requirement in subsection (2)(a) of this section and pay the license fee and renewal fees 12 as provided in 16-4-501.

13

(d) (I) For purposes of this code, "accommodation unit" means a unit that is available for short-term 14 guest rental and includes:

15 (i)(A) a single-family home;

16 (iii)(B) a single unit of an apartment, condominium, or multiplex;

17 (iii)(C) a single room of a hotel or motel; or

18 (iv)(D) similar living space for occupants making up a single household. A space under this subsection

19 $\frac{(2)(d)(iv)}{(2)}$ (2)(D)(I)(D) must be distinctly separated from other living spaces within the building and have its own

20 sleeping, bath, and toilet facilities.

21 (II) IN ORDER TO QUALIFY TOWARD THE REQUIRED TOTAL FOR THE PURPOSES OF SUBSECTION (2)(A),

22 ACCOMMODATION UNITS MAY NOT BE LOCATED WITHIN THE BOUNDARIES OF A QUOTA AREA AS PROVIDED IN 16-4-201(1)

- 23 OR (2) AS OF THE DATE OF SUBMISSION FOR A RESORT RETAIL ALL-BEVERAGES LICENSE.
- 24 (3) Regardless of how many resort area all-beverages licenses are issued in a resort area, no more
- 25 than 20 gambling machine permits may be issued for the resort area.
- 26 (4) A resort retail all-beverages license within the resort area:
- 27 (a) is subject to all other requirements of an all-beverages license in this code, except:
- 28 (i) for the purposes of premises suitability under 16-3-311, a licensed retailer may use a part of the



1	building as a licensed premises for the consumption of alcoholic beverages on the premises. The premises
2	must be separated from the rest of the building by permanent walls but may have inside access to the rest of
3	the building at all times even if the businesses or uses in the other part of the building are unrelated to the
4	operation of the premises in which alcoholic beverages are served. If the premises are located in a portion of a
5	building, the licensed retailer must be able to demonstrate that there are adequate safeguards in place to
6	prevent public access to alcoholic beverages after hours, either by the presence of a lockable door or other
7	security features such as rolling gates, locking cabinets, tap locks, or key card access;
8	(ii) the interior portion of the licensed premises must be a continuous area that is under the control of
9	the licensee and not interrupted by any area in which the licensee does not have adequate control, and
10	includes multiple floors on the premises and common areas necessarily shared by multiple building tenants in
11	order to allow patrons to access other tenant businesses or private dwellings in the same building, including but
12	not limited to entryways, hallways, stairwells, and elevators; and
13	(iii) the premises may include one or more exterior patios or decks as long as sufficient physical
14	safeguards are in place to ensure proper service and consumption of alcoholic beverages. An additional
15	perimeter barrier may not be required if an existing boundary naturally defines the outdoor service area, such
16	as a water feature, hillside, trees, shrubs, berms, snow, or other landscape features that impede AND IMPEDES
17	foot traffic.;
18	(b) is not subject to the quota limitations set forth in 16-4-201; and
19	(c) is transferable to another location within the boundaries of the resort area or to another owner to
20	be used at a location within the boundaries of the resort area.
21	(5) For licenses issued under this section, <u>A LICENSEE MAY APPLY TO THE DEPARTMENT TO ALLOW FOR</u> the
22	delivery of alcohol to guests of accommodation units and the prestocking of alcoholic beverages in
23	accommodation units is allowed to for the accommodation units on within the designated resort area property
24	as long as the purchaser is present, the purchaser's age is verified, and the purchaser is not intoxicated. The
25	APPLICATION FEE IS \$100.
26	(6) Employees of the resort licensee who sell, serve, or deliver alcohol must be trained as provided in
27	16-4-1005.
28	(7) A resort retail all-beverages licensee whose premises is located outside of a municipal-quota area



1	AS DEFINED IN 16-4-201(1) OR (2) may enter into a maximum of one concession agreement per license with an
2	unlicensed entity to serve alcoholic beverages. The provisions of 16-4-418 apply.
3	(8) If a resort area has two or more resort retail all-beverage licenses or retail all-beverages licenses
4	within the boundaries of the resort, the resort area LICENSEES may also apply for a TO USE A resort alternate
5	alcoholic beverage storage facility to be located within the resort area. THE APPLICATION FEE IS \$100. The
6	alternate storage facility must-WILL be considered part of one of the EACH LICENSEE'S existing licensed premises,
7	though it does not need to be contiguous to qualify for approval. The LICENSEES USING THE alternate storage
8	facility must meet all requirements to ensure the secure storage of alcoholic beverages and prevent on-site
9	consumption of alcoholic beverages. Alcoholic beverages in sealed containers belonging to multiple licensees
10	within the resort area may be stored in the same storage facility. A resort retail licensee or retail licensee who is
11	approved to use the alternate storage facility may accept delivery of alcoholic beverages at the alternate
12	storage facility and may transfer alcoholic beverages to another LICENSEE approved licensee TO USE THE
13	ALTERNATE STORAGE FACILITY. Any transfer of alcoholic beverages between approved licensees must be
14	properly accounted for. Approval to use the alternate storage facility must be documented on the face of each
15	license within the resort area that applies to use the alternate storage facility."
15 16	license within the resort area that applies to use the alternate storage facility."
	license within the resort area that applies to use the alternate storage facility." Section 5. Section 16-4-401, MCA, is amended to read:
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16 17	Section 5. Section 16-4-401, MCA, is amended to read:
16 17 18	Section 5. Section 16-4-401, MCA, is amended to read: "16-4-401. License as privilege criteria for decision on application. (1) A license under this
16 17 18 19	Section 5. Section 16-4-401, MCA, is amended to read: "16-4-401. License as privilege criteria for decision on application. (1) A license under this code is a privilege that the state may grant to an applicant and is not a right to which any applicant is entitled.
16 17 18 19 20	 Section 5. Section 16-4-401, MCA, is amended to read: "16-4-401. License as privilege criteria for decision on application. (1) A license under this code is a privilege that the state may grant to an applicant and is not a right to which any applicant is entitled. (2) Except as provided in 16-4-311 and subsection (6) of this section and subject to subsection (8), in
16 17 18 19 20 21	 Section 5. Section 16-4-401, MCA, is amended to read: "16-4-401. License as privilege criteria for decision on application. (1) A license under this code is a privilege that the state may grant to an applicant and is not a right to which any applicant is entitled. (2) Except as provided in 16-4-311 and subsection (6) of this section and subject to subsection (8), in the case of a license that permits on-premises consumption, the department shall find in every case in which it
16 17 18 19 20 21 22	 Section 5. Section 16-4-401, MCA, is amended to read: "16-4-401. License as privilege criteria for decision on application. (1) A license under this code is a privilege that the state may grant to an applicant and is not a right to which any applicant is entitled. (2) Except as provided in 16-4-311 and subsection (6) of this section and subject to subsection (8), in the case of a license that permits on-premises consumption, the department shall find in every case in which it makes an order for the issuance of a new license or for the approval of the transfer of a license that:
16 17 18 19 20 21 22 23	 Section 5. Section 16-4-401, MCA, is amended to read: "16-4-401. License as privilege criteria for decision on application. (1) A license under this code is a privilege that the state may grant to an applicant and is not a right to which any applicant is entitled. (2) Except as provided in 16-4-311 and subsection (6) of this section and subject to subsection (8), in the case of a license that permits on-premises consumption, the department shall find in every case in which it makes an order for the issuance of a new license or for the approval of the transfer of a license that: (a) if the applicant is an individual:
16 17 18 19 20 21 22 23 24	 Section 5. Section 16-4-401, MCA, is amended to read: "16-4-401. License as privilege criteria for decision on application. (1) A license under this code is a privilege that the state may grant to an applicant and is not a right to which any applicant is entitled. (2) Except as provided in 16-4-311 and subsection (6) of this section and subject to subsection (8), in the case of a license that permits on-premises consumption, the department shall find in every case in which it makes an order for the issuance of a new license or for the approval of the transfer of a license that: (a) if the applicant is an individual: (b) and the application is approved, the applicant will not possess an ownership interest in more than
16 17 18 19 20 21 22 23 24 25	 Section 5. Section 16-4-401, MCA, is amended to read: "16-4-401. License as privilege criteria for decision on application. (1) A license under this code is a privilege that the state may grant to an applicant and is not a right to which any applicant is entitled. (2) Except as provided in 16-4-311 and subsection (6) of this section and subject to subsection (8), in the case of a license that permits on-premises consumption, the department shall find in every case in which it makes an order for the issuance of a new license or for the approval of the transfer of a license that: (a) if the applicant is an individual: (i) and the application is approved, the applicant will not possess an ownership interest in more than three establishments licensed under this chapter for all-beverages sales. However, resort retail all-beverages

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1	(iii) the applicant or any member of the applicant's immediate family is without financing from or any
2	affiliation to a manufacturer, importer, bottler, or distributor of alcoholic beverages;
3	(iv) the applicant's past record and present status as a purveyor of alcoholic beverages and as a
4	business person and citizen demonstrate that the applicant is likely to operate the establishment in compliance
5	with all applicable laws of the state and local governments; however, nothing in this subsection (2)(a)(iv)
6	authorizes the department to consider an applicant's tax status or whether the applicant was or is an income tax
7	protestor WHEN RENEWING THE LICENSE; and
8	(V) THE APPLICANT HAS NOT BEEN CONVICTED OF A FELONY OR, IF THE APPLICANT HAS BEEN CONVICTED OF A
9	FELONY, THE APPLICANT'S RIGHTS HAVE BEEN RESTORED; AND
10	(v)(vi) the applicant is not under 19 years of age;
11	(b) if the applicant is a publicly traded corporation:
12	(i) each owner of $\frac{10\%}{25\%}$ $\frac{25\%}{15\%}$ or more of the outstanding stock meets the requirements for an
13	individual applicant listed in subsection (2)(a). If no single owner owns more than 10% 25% 15% of the
14	outstanding stock, the applicant shall designate two or more officers or board members, each of whom must
15	meet the requirements for an individual applicant listed in subsection (2)(a).
16	(ii) each individual who has control over the operation of the license meets the requirements for an
17	individual applicant listed in subsection (2)(a);
18	(iii) each person who shares in the profits or liabilities of a license meets the requirements for an
19	individual applicant listed in subsection (2)(a). This subsection (2)(b)(iii) does not apply to a shareholder of a
20	corporation who owns less than 10% 25% 15% of the outstanding stock in that corporation except that the
21	provisions of subsection (8) apply.
22	(iv) the corporation is authorized to do business in Montana;
23	(c) if the applicant is a privately held corporation:
24	(i) each owner of $\frac{10\%}{20\%}$ $\frac{20\%}{15\%}$ or more of the outstanding stock meets the requirements for an
25	individual applicant listed in subsection (2)(a). If no single owner owns more than 10% 20% 15% of the
26	outstanding stock, the applicant shall designate two or more officers or board members, each of whom must
27	meet the requirements for an individual applicant listed in subsection (2)(a), and the owners of 51% of the
28	outstanding stock must meet the requirements of subsection (2)(a).



1 (ii) each individual who has control over the operation of the license meets the requirements for an 2 individual applicant listed in subsection (2)(a); 3 (iii) each person who shares in the profits or liabilities of a license meets the requirements for an 4 individual applicant listed in subsection (2)(a). This subsection (2)(c)(iii) does not apply to a shareholder of a 5 corporation who owns less than 10% 20% 15% of the outstanding stock in that corporation except that the 6 provisions of subsection (8) apply. 7 (iv) the corporation is authorized to do business in Montana; 8 (d) if the applicant is a general partnership, each partner who is substantially involved in the 9 management of the partnership must meet the requirements of subsection (2)(a): 10 (e) if the applicant is a limited partnership or a limited liability partnership, each general partner and all 11 limited partners whose ownership interest in the partnership equals or exceeds 10% 20% 15% must meet the 12 requirements of subsection (2)(a). If no single limited partner's interest equals or exceeds 10% 20% 15%, then 13 51% of all limited partners must meet the requirements of subsection (2)(a). 14 (f) if the applicant is a limited liability company, all managing members and those members whose 15 ownership interest in the company equals or exceeds 10% 20% 15% must meet the requirements of subsection 16 (2)(a). If no single member's interest equals or exceeds 10% 20% 15%, then 51% of all members must meet 17 the requirements of subsection (2)(a). 18 (3) In the case of a license that permits only off-premises consumption and subject to subsection (8), 19 the department shall find in every case in which it makes an order for the issuance of a new license or for the 20 approval of the transfer of a license that: 21 (a) if the applicant is an individual: 22 (i) and the application is approved, the applicant will not possess an ownership interest in more than 23 three establishments licensed under this chapter for all-beverages sales; 24 (ii) the applicant does not possess an ownership interest in an agency liquor store as defined in 16-1-106; 25 26 (iii) the applicant or any member of the applicant's immediate family is without financing from or any affiliation to a manufacturer, importer, bottler, or distributor of alcoholic beverages; 27 28 (iv) the applicant has not been convicted of a felony or, if the applicant has been convicted of a felony,



1 the applicant's rights have been restored; 2 (v) the applicant's past record and present status as a purveyor of alcoholic beverages and as a 3 business person and citizen demonstrate that the applicant is likely to operate the establishment in compliance 4 with all applicable laws of the state and local governments; however, nothing in this subsection (2)(a)(iv) 5 authorizes the department to consider an applicant's tax status or whether the applicant was or is an income tax 6 protestor WHEN RENEWING THE LICENSE; and 7 (vi) the applicant is not under 19 years of age; 8 (b) if the applicant is a publicly traded corporation: 9 (i) each owner of 10% 25% 15% or more of the outstanding stock meets the requirements for an 10 individual listed in subsection (3)(a). If no single owner owns more than 10% 25% 15% of the outstanding stock, 11 the applicant shall designate two or more officers or board members, each of whom must meet the 12 requirements for an individual applicant listed in subsection (3)(a). 13 (ii) the corporation is authorized to do business in Montana; 14 (c) if the applicant is a privately held corporation: 15 (i) each owner of 10% 20% 15% or more of the outstanding stock meets the requirements for an 16 individual applicant listed in subsection (3)(a). If no single owner owns more than 10% 20% 15% of the 17 outstanding stock, the applicant shall designate two or more officers or board members, each of whom must 18 meet the requirements for an individual applicant listed in subsection (3)(a), and the owners of 51% of the 19 outstanding stock must meet the requirements of subsection (3)(a). 20 (ii) the corporation is authorized to do business in Montana; 21 (d) if the applicant is a general partnership, each partner who is substantially involved in the 22 management of the partnership must meet the requirements of subsection (3)(a); 23 (e) if the applicant is a limited partnership or a limited liability partnership, each general partner and all 24 limited partners whose ownership interest in the partnership equals or exceeds 10% 20% 15% must meet the 25 requirements of subsection (3)(a). If no single limited partner's interest equals or exceeds 10% 20% 15%, then 26 51% of all limited partners must meet the requirements of subsection (3)(a). 27 (f) if the applicant is a limited liability company, all managing members and those members whose 28 ownership interest in the company equals or exceeds 10% 20% 15% must meet the requirements of subsection



Division

HB 705.3

1	(3)(a). If no single member's interest equals or exceeds 10% 20% 15%, then 51% of all members must meet
2	the requirements of subsection (3)(a).
3	(4) Subject to 16-4-311, in the case of a license that permits the manufacture, importing, or
4	wholesaling of an alcoholic beverage, the department shall find in every case in which it makes an order for the
5	issuance of a new license or for the approval of the transfer of a license that:
6	(a) if the applicant is an individual:
7	(i) the applicant has no ownership interest in any establishment licensed under this chapter for retail
8	alcoholic beverages sales;
9	(ii) the applicant does not possess an ownership interest in an agency liquor store as defined in 16-1-
10	106;
11	(iii) the applicant has not been convicted of a felony or, if the applicant has been convicted of a felony,
12	the applicant's rights have been restored;
13	(iv) the applicant's past record and present status as a purveyor of alcoholic beverages and as a
14	business person and citizen demonstrate that the applicant is likely to operate the establishment in compliance
15	with all applicable laws of the state and local governments; however, nothing in this subsection (2)(a)(iv)
16	authorizes the department to consider an applicant's tax status or whether the applicant was or is an income tax
17	protestor WHEN RENEWING THE LICENSE;
18	(v) the applicant is not under 19 years of age; and
19	(vi) an applicant for a wholesale license is not a manufacturer of an alcoholic beverage or owned or
20	controlled by a manufacturer of an alcoholic beverage;
21	(b) if the applicant is a publicly traded corporation:
22	(i) each owner of 10% <u>25%</u> 15% or more of the outstanding stock meets the requirements for an
23	individual listed in subsection (4)(a). If no single owner owns more than 10% 25% 15% of the outstanding stock,
24	the applicant shall designate two or more officers or board members, each of whom must meet the
25	requirements for an individual applicant listed in subsection (4)(a).
26	(ii) an applicant for a wholesale license is not a manufacturer of an alcoholic beverage or owned or
27	controlled by a manufacturer of an alcoholic beverage; and
28	(iii) the corporation is authorized to do business in Montana;
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1 (c) if the applicant is a privately held corporation: 2 (i) each owner of 10% 20% 15% or more of the outstanding stock meets the requirements for an 3 individual applicant listed in subsection (4)(a). If no single owner owns more than 10% 20% 15% of the 4 outstanding stock, the applicant must designate two or more officers or board members, each of whom must 5 meet the requirements for an individual applicant listed in subsection (4)(a) and the owners of 51% of the 6 outstanding stock must meet the requirements of subsection (4)(a). 7 (ii) an applicant for a wholesale license is not a manufacturer of an alcoholic beverage or owned or 8 controlled by a manufacturer of an alcoholic beverage; and 9 (iii) the corporation is authorized to do business in Montana; 10 (d) if the applicant is a general partnership, each partner who is substantially involved in the 11 management of the partnership must meet the requirements of subsection (4)(a); 12 (e) if the applicant is a limited partnership or a limited liability partnership, each general partner and all 13 limited partners whose ownership interest in the partnership equals or exceeds 10% 20% 15% must meet the 14 requirements of subsection (4)(a). If no single limited partner's interest equals or exceeds 10% 20% 15%, then 15 51% of all limited partners must meet the requirements of subsection (4)(a). 16 (f) if the applicant is a limited liability company, all managing members and those members whose 17 ownership interest in the company equals or exceeds 10% 20% 15% must meet the requirements of subsection 18 (4)(a). If no single member's interest equals or exceeds 10% 20% 15%, then 51% of all members must meet 19 the requirements of subsection (4)(a). (5) In the case of a corporate applicant, the requirements of subsections (2)(b), (3)(b), and (4)(b) 20 21 apply separately to each class of stock. 22 (6) The provisions of subsection (2) do not apply to an applicant for or holder of a license pursuant to 23 16-4-302. 24 (7) An applicant's source of funding must be from a suitable source. A lender or other source of 25 money or credit may be found unsuitable if the source: 26 (a) is a person whose prior financial or other activities or criminal record: 27 (i) poses a threat to the public interest of the state; 28 (ii) poses a threat to the effective regulation and control of alcoholic beverages; or

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(iii) creates a danger of illegal practices, methods, or activities in the conduct of the licensed business;

2 or

- 3 (b) has been convicted of a felony offense within 5 years of the date of application or is on probation
 4 or parole or under deferred prosecution for committing a felony offense.
- 5 (8) (a) An individual applying for an all-beverages license or having any ownership interest in an 6 entity applying for an all-beverages license may not, if the application were to be approved, own an interest in 7 more than half the total number of allowable all-beverages licenses in any quota area described in 16-4-201.
- 8 (b) If two or more individuals through business or family relationship share in the profits or liabilities of
 9 all-beverages licenses, the aggregate number of licenses in which they share profits or liabilities may not
 10 exceed half the total number of allowable all-beverages licenses in the specific quota area in which the all-
- 11 beverages licenses will be held.
- 12 (9) (A) Except as specifically provided in this code relating to financial interests in licenses, nothing in 13 this section applies or otherwise prohibits an applicant or licensee from obtaining personal financing from a 14 licensed financial institution, taking advantage of consumer credit, or using a personal credit card to make 15 purchases on behalf of a licensed entity if the applicant or licensee is reimbursed by the licensed entity in a 16 timely manner WITHIN 90 DAYS. An applicant or individual may obtain multiple transactions up to an aggregate 17 maximum of \$100,000 with each individual transaction not to exceed \$25,000 to be used on behalf of the 18 licensed entity
- 18 licensed entity.
- 19 (B) A LICENSEE'S USE OF SHORT-TERM FINANCING OF 45-90 DAYS OR LESS FROM INSTITUTIONAL LENDERS
- 20 AND NONINSTITUTIONAL LENDERS DOES NOT CONSTITUTE AN UNDISCLOSED OWNERSHIP INTEREST IN THE LICENSE.
- (c) It is the intent of this subsection (9) to facilitate the efficient administration of an entity licensed
 under this code."
- 23
- 24 Section 5. Section 16-4-402, MCA, is amended to read:
- 25 **"16-4-402. Application -- investigation.**(1) Prior to the issuance of a license under this chapter, the
- 26 applicant shall file with the department an application containing information and statements relative to the
- 27 applicant and the premises where the alcoholic beverage is to be sold as required by the department.
- 28
- (2) (a) Upon receipt of a completed application for a license under this code, accompanied by the



- 1 necessary license fee, the department of justice shall make a thorough investigation of all matters relating to
- 2 the application. Based on the results of the investigation or on other information, the department shall

3 determine whether:

- 4 (i) the applicant is qualified to receive a license; and
- 5 (ii) (A) the applicant's premises are suitable for the carrying on of the business;
- 6 (B) the applicant is qualified to receive a license prior to a determination that the applicant's premises

7 are suitable for carrying on with the business in accordance with 16-4-417; or

8 (C) if the applicant has already been issued a license, the proposed premises are suitable for the

9 carrying on of the business.

10 (b) This subsection (2) does not apply to a catering endorsement provided in16-4-111or 16-4-204(5),

11 a retail beer and wine license for off-premises consumption as provided in 16-4-115, an outdoor recreation all-

12 <u>beverages license as provided in [section 1], or a special permit provided in 16-4-301.</u>

13 (c) For an original license application and an application for transfer of ownership or location of a

- 14 license, the department of justice's investigation and the department's determination under this subsection (2)
- 15 must be completed within 90 days of the receipt of a completed application. If information is requested from the

16 applicant by either department, the time period in this subsection (2)(c) is tolled until the requested information

17 is received by the requesting department. The time period is also tolled if the applicant requests and is granted

18 a delay in the license determination or if the license is for premises that are to be altered, as provided in 16-3-

19 311, or newly constructed. The basis for the tolling of the deadline must be documented.

20 (3) (a) Upon proof that an applicant made a false statement in any part of the original application, in

- 21 any part of an annual renewal application, or in any hearing conducted pursuant to an application, the
- 22 application for the license may be denied, and if issued, the license may be revoked.

23 (b) A statement on an application or at a hearing that is based upon a verifiable assertion made by a

- 24 governmental officer, employee, or agent that an applicant relied upon in good faith may not be used as the
- 25 basis of a false statement for a denial or revocation of a license."

26

27 Section 6. Section 16-4-406, MCA, is amended to read:

28

, ,

"16-4-406. Renewal -- suspension or revocation -- penalty -- mitigating and aggravating



circumstances. (1) The department shall upon a written, verified complaint of a person request that the
 department of justice investigate the action and operation of a brewer, winery, wholesaler, domestic distillery,
 table wine distributor, beer or wine importer, retailer, concessionaire, or any other person or business licensed
 or registered under this code.

5 (2) Subject to the opportunity for a hearing under the Montana Administrative Procedure Act, if the 6 department, after reviewing admissions of either the licensee or concessionaire or receiving the results of the 7 department of justice's or a local law enforcement agency's investigation, has reasonable cause to believe that 8 a licensee or concessionaire has violated a provision of this code or a rule of the department, it may, in its 9 discretion and in addition to the other penalties prescribed:

10 (a) reprimand a licensee or concessionaire or both;

11 (b) proceed to revoke the license of the licensee or the concession agreement of the concessionaire

12 or both, but may only revoke a license if the licensee or concessionaire has violated a provision of Title 16,

13 chapter 6, part 3; ONLY IF THE VIOLATIONS JEOPARDIZE HEALTH, WELFARE, AND SAFETY, LATE PAPERWORK,

14 INCOMPLETE PAPERWORK, OR OTHER PAPERWORK INSUFFICIENCIES AND ERRORS DO NOT CONSTITUTE VIOLATIONS FOR

- 15 <u>PURPOSES OF REVOCATION.</u> OR THERE IS NOT A PROPOSED CURE IN PLACE;
- 16 (c) suspend the license or the concession agreement or both for a period of not more than 3 months;
- 17 (d) refuse to grant a renewal of the license or concession agreement or both after its expiration ONLY
- 18 IF THE VIOLATIONS JEOPARDIZE HEALTH, WELFARE, AND SAFETY, OR THERE IS NOT A PROPOSED CURE IN PLACE; OR
- 19 (e) impose a civil penalty not to exceed \$1,500.

20 (3) The department shall consider mitigating circumstances and may adjust penalties within penalty

- 21 ranges based on its consideration of mitigating circumstances. Examples of mitigating circumstances are:
- 22 (a) there have been no violations by the licensee or concessionaire or both within the past 3 years;
- 23 (b) there have been good faith efforts by the licensee or concessionaire or both to prevent a violation;
- 24 (c) written policies exist that govern the conduct of the licensee's employees or the concessionaire's
- employees or both;
- 26 (d) there has been cooperation in the investigation of the violation that shows that the licensee or

27 concessionaire or both or an employee or agent of the licensee or concessionaire or both accepts

28 responsibility;



1	(e) the investigation was not based on complaints received or on observed misconduct, but was
2	based solely on the investigating authority creating the opportunity for a violation; or
3	(f) the licensee or concessionaire or both have provided responsible alcohol server training to all of
4	their employees.
5	(4) The department shall consider aggravating circumstances and may adjust penalties within penalty
6	ranges based on its consideration of aggravating circumstances. Examples of aggravating circumstances are:
7	(a) prior warnings about compliance problems;
8	(b) prior violations within the past 3 years;
9	(c) lack of written policies governing employee conduct;
10	(d) multiple violations during the course of the investigation;
11	(e) efforts to conceal a violation;
12	(f) the intentional nature of the violation; or
13	(g) involvement of more than one patron or employee in a violation."
14	
15	Section 7. Section 16-4-414, MCA, is amended to read:
16	"16-4-414. Fingerprints required of applicants exceptions. (1) Except as provided in
17	subsections (2) and, AND (3), and (4), an applicant for a license under this code, any person employed by the
18	applicant as a manager, and, if the applicant is a PRIVATELY HELD corporation, each person holding 10% or more
19	of the outstanding stock and each PERSON HOLDING 15% OR MORE OF THE OUTSTANDING STOCK, AND EACH
20	OFFICER , AND, SHALL SUBMIT THEIR FINGERPRINTS WITH THE APPLICATION TO FACILITATE A FINGERPRINT AND
21	BACKGROUND CHECK BY THE DEPARTMENT OF JUSTICE AND THE FEDERAL BUREAU OF INVESTIGATION. IF THE APPLICANT
22	IS A PUBLICLY TRADED CORPORATION, EACH officer responsible for operating the licensed establishment and
23	director ANY PERSON EMPLOYED BY THE APPLICANT AS A LOCATION MANAGER AND AN OFFICER shall submit their
24	fingerprints with the application to facilitate a fingerprint and background check by the department of justice and
25	the federal bureau of investigation. The results of the investigation must be used by the department in
26	determining the applicant's eligibility for a license.
27	(2) (a) When the applicant is seeking a license for off-premises consumption, the following persons
28	are subject to the fingerprint and background check described in subsection (1):



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1	(i) the applicant;
2	(ii) a person designated by the applicant as responsible for operating the licensed establishment on
3	behalf of the licensee; or
4	(iii) if the applicant is a corporation, each person holding 10% or more of the outstanding stock and
5	each-officer and director-responsible for operating the licensed establishment.
6	(b) Additional fingerprint and background checks may be required at renewal only for new persons
7	described in subsection (2)(a).
8	(c) A change in the form of a licensee's business entity that does not result in any person having a
9	new ownership interest in the business is not grounds for the department to require a fingerprint or background
10	check.
11	(3) When the applicant is seeking a license for off-premises consumption, a person employed by the
12	applicant as a manager is not subject to the fingerprint and background check described in subsection (1).
13	(4) If the applicant is a business entity, the fingerprinting requirements set forth in this section apply
14	only to the officers of the applicant entity and not to any owners or shareholders of that entity. However,
15	business entity applicants are required to report to the department each person or business entityowning25% or
16	more of its outstanding stock for a publicly traded corporation or 20% or more of its outstanding stock for all
17	other entities to ensure that a person or business entity under common control or management complies
18	<u>with16-4-205.</u>
19	(4) APPROVED APPLICANTS MAY USE A SINGLE BACKGROUND CHECK AND SET OF FINGERPRINTS FOR
20	MULTIPLE LICENSE APPLICATIONS WITHIN 3 YEARS. APPLICANTS MUST ATTEST THAT NO CRIMINAL CHARGES HAVE BEEN
21	FILED SINCE THE BACKGROUND CHECK WAS LAST COMPLETED."
22	
23	Section 8. Section 16-4-415, MCA, is amended to read:
24	"16-4-415. Changes in business entity ownership department approval required. (1) In the
25	case of corporate licensees, a person or entity that does not own stock or owns less than 10% 20% 15% of the
26	stock in the corporation or 25% of the stock in the publicly traded corporation may not receive stock that results
27	in the person or entity's share of stock in the corporation being 10% 20% 15% OR GREATER or greater for a
28	private corporation or 25% or greater for a publicly traded corporation, unless the department reviews and



1 determines that the person or entity qualifies for ownership of a liquor-license as provided in 16-4-401. 2 (2) In the case of all other business entities, when a proposed transfer of ownership would result in a 3 party who prior to the transfer owned no interest in the license owning an 20% 15% or more interest in the 4 license, the proposed transfer must be submitted to the department for review. The proposed new party must 5 qualify for ownership of a liquor license as provided in 16-4-401. 6 (3) In the case of a proposed change in business entity, the proposed new business entity shall apply 7 for a transfer of ownership of the license with the department prior to changing the business entity. The 8 proposed new business entity must qualify for ownership of a liquor license as provided in 16-4-401. If the 9 existing owners and ownership percentages do not change under the proposed change in business entity, the 10 new entity shall notify the department of the new business entity type, but prior department approval is not 11 required." 12 13 Section 9. Section 16-6-306, MCA, is amended to read: 14 **"16-6-306.** Bottle clubs prohibited. (1) The operation of alcoholic beverage bottle clubs is hereby 15 prohibited by any person, persons, partnership, firm, corporation, or association INDIVIDUAL OR ENTITY. A bottle 16 club is defined as any person, persons, partnership, firm, corporation, or association INDIVIDUAL OR ENTITY 17 maintaining, OPERATING, OR LEASING premises not licensed for the sale of alcoholic beverages, for a fee or other 18 consideration, including the sale of food, mixes, ice, or any other fluids for alcoholic beverages, or otherwise 19 furnishing premises for such these purposes and from which they would derive revenue IN WHICH ALCOHOLIC 20 BEVERAGES ARE KEPT FOR CONSUMPTION BY MEMBERS OF THE PUBLIC OR FOR THE PURPOSE OF PROVIDING A PLACE 21 FOR CONSUMING ALCOHOLIC BEVERAGES BY MEMBERS OF THE PUBLIC FOR A FEE OR OTHER CONSIDERATION. FOR THE 22 PURPOSES OF THIS SUBSECTION, "CONSIDERATION" INCLUDES BUT IS NOT LIMITED TO A COVER CHARGE, THE SALE OF 23 FOOD, ICE, MIXERS, OR ANY OTHER FLUIDS FOR ALCOHOLIC BEVERAGES, THE FURNISHING OF GLASSWARE OR OTHER 24 CONTAINERS FOR USE IN THE CONSUMPTION OF ALCOHOLIC BEVERAGES, OR THE EXPECTATION OF A PURCHASE OF A 25 GOOD OR SERVICE. 26 (2) NOTHING IN THIS SECTION PREVENTS THE SERVICE OR CONSUMPTION OF ALCOHOLIC BEVERAGES AT 27 PRIVATE GATHERINGS. FOR THE PURPOSES OF THIS SUBSECTION, "PRIVATE GATHERING" MEANS AN EVENT HOSTED BY 28 AN INDIVIDUAL THAT IS NOT OPEN TO THE GENERAL PUBLIC AND IN WHICH NO FEE OR CONSIDERATION IS CHARGED. THE



Division

1	TERM DOES NOT INCLUDE AN EVENT CATERED BY A LICENSED RETAILER.
2	(2)(3) Nothing in this section prohibits a licensed on-premises retailer OR CONCESSIONAIRE from
3	opening and serving to patrons 21 years of age or older wine from a sealed bottle brought to the premises by
4	the patron for on-premises consumption. This service may not constitute a violation of 16-3-301 or this section,
5	regardless of whether the licensed retailer charges a corkage fee.
6	(3)(4) The department may assess a fine of up to \$500 for violations against individuals or
7	ENTITIES SERVING ALCOHOLIC BEVERAGES OR ALLOWING CONSUMPTION OF ALCOHOLIC BEVERAGES IN VIOLATION OF
8	SUBSECTION (1) WITHOUT A LICENSE OR SPECIAL PERMIT. THE FINE APPLIES TO LICENSED ENTITIES AND NONLICENSED
9	ENTITIES."
10	
11	Section 10. Section 16-6-314, MCA, is amended to read:
12	"16-6-314. Penalty for violating code revocation of license penalty for violation by
13	underage person.(1) A person who violates a provision of this code <u>Title 16, chapter 6, part 3, i</u> s guilty of a
14	misdemeanor punishable as provided in 46-18-212, except as otherwise provided in this section.
15	(2) If a retail licensee is convicted of an offense under this code <u>part</u> , the licensee's license must be
16	immediately revoked or, in the discretion of the department, another sanction must be imposed as provided
17	under16-4-406.
18	(3) A person under 21 years of age who violates 16-3-301(5) or 16-6-305(3) is subject to the penalty
19	provided in 45-5-624(2) or (3). (See compiler's comments for contingent termination of certain text.)"
20	
21	Section 10. Section 23-5-117, MCA, is amended to read:
22	"23-5-117. Premises approval. (1) The department may approve a premises for issuance or
23	operation of an operator's license if the premises meets the requirements contained in subsections (2) and (3).
24	(2) The premises may include any concessioned area provided for in 16-4-418 and must:
25	(a) be a structure or facility that is clearly defined by permanently installed walls that extend from floor
26	to ceiling;
27	(b) have a unique address assigned by the local government in which the premises is located;
28	(c) have a public external entrance, leading to a street or other common area, that is not shared with
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1 another premises for which an operator's license has been issued; and 2 (d) be designed and arranged to allow for observation and control of all gambling activities by the 3 gambling operator. 4 (3) If the premises shares a common internal wall with another premises for which an operator's 5 license has been issued, the common wall must be permanently installed, opaque, and extend from floor to 6 ceiling and may not contain an internal entrance through which public access is allowed. 7 (4) The department may not provide additional requirements in rulemaking for premises suitability 8 related to seating that is not attached to gaming." 9 Section 12. Section 23-5-177, MCA, is amended to read: 10 11 "23-5-177. Operator of gambling establishment -- license -- fee. (1) Except as provided in 23-5-12 310and 23-5-410, it is a misdemeanor for a person who is not licensed by the department as an operator to make available to the public for play a gambling device or gambling enterprise for which a permit must be 13 14 obtained from the department. 15 (2) To obtain an operator's license, a person shall submit to the department: 16 (a) a completed operator's license application on a form prescribed and furnished by the department; 17 (b) the person's fingerprints and, if the applicant is a corporation, the fingerprints of each person 18 holding 10% or more of the outstanding stock of the corporation and of each officer responsible for operating 19 the gambling establishment and director of the t, corporation, to be used for a fingerprint and background check 20 that must be used by the department in determining eligibility for a license; 21 (c) any other relevant information requested by the department; and 22 (d) a license application processing fee, as required in subsection (8). 23 (3) Before issuing an operator's license, the department shall approve, in accordance with 23-5-117, 24 the premises in which the gambling activity is to be conducted. However, for applicants issued an alcoholic 25 beverage license under 16-4-417, the department may approve the gambling operator license prior to approval 26 of the premises. Gambling activities may not occur until the premises has been approved in accordance with 23-5-117. 27 28 (4) Except as provided in 23-5-117, regardless of the number of on-premises alcoholic beverage



1	licenses issued for a premises, the department may issue only one operator's license for the premises.
2	(5) An operator's license must include the following information:
3	(a) a description of the premises upon which the gambling will take place;
4	(b) the operator's name;
5	(c) a description of each gambling device or card game table for which a permit has been issued to
6	the operator by the department for play upon the premises, including the type of game and permit number for
7	each game; and
8	(d) any other relevant information determined necessary by the department.
9	(6) The operator's license must be issued annually along with all other permits for gambling devices
10	or games issued to the operator.
11	(7) The operator's license must be updated each time a video gambling machine, bingo, keno, or card
12	game table permit is newly issued or the machine or game is removed from the premises.
13	(8) The department shall charge an applicant who has submitted an operator's license application on
14	or after July 1, 1991, a one-time license application processing fee to cover the actual cost incurred by the
15	department in determining whether the applicant qualifies for licensure under23-5-176. After making its
16	determination, the department shall refund any overpayment or charge and collect amounts sufficient to
17	reimburse the department for any underpayment of actual costs.
18	(9) The operator's license must be prominently displayed upon the premises for which it is issued."
19	
20	NEW SECTION. Section 13. Codification instruction. [Section 1] is intended to be codified as an
21	integral part of Title 16, and the provisions of Title 16 apply to [section 1].
22	
23	NEW SECTION. SECTION 11. COORDINATION INSTRUCTION. IF BOTH HOUSE BILL NO. 525 AND [THIS ACT]
24	ARE PASSED AND APPROVED AND IF HOUSE BILL NO. 525 CONTAINS A SECTION THAT AMENDS 16-4-418, THEN THE
25	FINAL SENTENCE IN [SECTION 4(7) OF THIS ACT], AMENDING 16-4-213, MUST BE AMENDED AS FOLLOWS:
26	"The Except for 16-4-418(1), the provisions of 16-4-418 apply."
27	
28	NEW SECTION. Section 12. Severability. If a part of [this act] is invalid, all valid parts that are



1 severable from the invalid part remain in effect. If a part of [this act] is invalid in one or more of its applications,

- END -

2 the part remains in effect in all valid applications that are severable from the invalid applications.

3

- 4 NEW SECTION. Section 13. Effective date <u>DATES</u>. (1) [This act] is EXCEPT AS PROVIDED IN
- 5 <u>SUBSECTION (2), [THIS ACT] IS</u> effective on passage and approval.
- 6 (2) [SECTIONS 3(6), 3(7), 4(5), AND 4(8)] ARE EFFECTIVE JULY 1, 2021.
- 7

