Amendment - 1st Reading/2nd House-blue - Requested by: (S) Business, Labor, and Economic Affairs - 2023				
	egislature 2023 Drafter: Erin Sullivan, 406-444-3594 HB0305.002.004			
1	HOUSE BILL NO. 305			
2	INTRODUCED BY E. BUTTREY, K. ZOLNIKOV, L. JONES, M. HOPKINS, C. SPRUNGER			
3				
4	A BILL FOR AN ACT ENTITLED: "AN ACT GENERALLY REVISING ALCOHOL LICENSE LAWS RELATING			
5	TO MANUFACTURERS AND RETAILERS; ALLOWING A LIMITED EXCEPTION FOR LICENSED BREWERS,			
6	DISTILLERS, AND WINERIES TO HOLD RETAIL LICENSES; ALLOWING A LIMITED EXCEPTION FOR			
7	RETAIL LICENSEES TO HOLD A BREWER, DISTILLER, OR WINERY LICENSE; PROVIDING LIMITATIONS;			
8	PROVIDING DEFINITIONS; AMENDING SECTIONS 16-3-213, 16-3-214, 16-3-241, 16-3-242, 16-3-244, 16-3-			
9	311, 16-3-411, <u>16-4-105, 16-4-201, </u> 16-4-311, <u>AND</u> -16-4-401, <u>AND 16-4-420,</u> MCA; AND PROVIDING AN			
10	EFFECTIVE DATE."			
11				
12	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:			
13				
14	Section 1. Section 16-3-213, MCA, is amended to read:			
15	"16-3-213. Brewers or beer importers not to retail beer small brewery exceptions. (1) Except			
16	as provided for small breweries in subsection (2) and except as provided in 16-4-401(10), it is unlawful for any			
17	brewer or breweries or beer importer to have or own any permit to sell or retail beer at any place or premises. It			
18	is the intention of this section to prohibit brewers and beer importers from engaging in the retail sale of beer.			
19	This section does not prohibit breweries from selling and delivering beer manufactured by them, in original			
20	packages, at either wholesale or retail.			
21	(2) (a) For the purposes of this section, a "small brewery" is a brewery that has an annual			
22	nationwide production of not less than 100 barrels or more than 60,000 barrels, including:			
23	(i) the production of all affiliated manufacturers; and			
24	(ii) beer purchased from any other beer producer to be sold by the brewery.			
25	(b) A small brewery may, at one location for each brewery license and at no more than three			
26	locations including affiliated manufacturers, provide samples of beer that were brewed and fermented on the			
27	premises in a sample room located on the licensed premises. The samples may be provided with or without			



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1	delivered purs	uant to this subsection (2)(a)(i) does not exceed 4,500 cases a year;	
2	(ii)	contracts with a licensed table wine distributor to ship and deliver the winery's wine to the	
3	retailer; or		
4	(iii)	contracts with a common carrier to ship and deliver the winery's wine to the retailer and:	
5	(A)	the wine shipped and delivered by common carrier is shipped directly from the producer's	
6	winery or bond	led warehouse;	
7	(B)	individual shipments delivered by common carrier are limited to three cases a day for each	
8	licensed retaile	er; and	
9	(C)	the shipments delivered by common carrier do not exceed 4,500 cases a year.	
10	(b)	If a winery uses a common carrier for delivery of the wine to licensed table wine distributors	
11	and retailers, t	he shipment must be:	
12	(i)	in boxes that are marked with the words: "Wine Shipment From Montana-Licensed Winery to	
13	Montana Licen	isee";	
14	(ii)	delivered to the premises of a licensed table wine distributor or licensed retailer who is in good	
15	standing; and		
16	(iii)	signed for by the wine distributor or retailer or its employee or agent.	
17	(c)	In addition to any records required to be maintained under 16-4-107, a winery that distributes	
18	wine within the	e state under this subsection (2) shall maintain records of all sales and shipments. The winery	
19	shall, pursuant	to 16-1-411, electronically file a report in the manner and form prescribed by the department,	
20	reporting the a	mount of wine or hard cider, or both, that it shipped in the state during the preceding period,	
21	including the n	ames and addresses of consignees or retailers, and other information that the department may	
22	determine to be necessary to ensure that distribution of wine or hard cider, or both, within this state conforms to		
23	the requiremer	nts of this code."	
24			
25	Sectio	n 8. Section 16-4-105, MCA, is amended to read:	
26	"16-4-	105. Limit on retail beer licenses wine license amendments limitation on use of	
27	license exc	eptions competitive bidding rulemaking. (1) Except as provided in 16-4-109, 16-4-110,	



- 2023 68th Legislature 2023 Drafter: Erin Sullivan, 406-444-3594 HB0305.002.004 1 16-4-115, 16-4-420, and chapter 4, part 3, of this title, a license to sell beer at retail or beer and wine at retail, in 2 accordance with the provisions of this code and the rules of the department, may be issued to any person or 3 business entity that is approved by the department, subject to the following exceptions: 4 The number of retail beer licenses that the department may issue for premises situated within (a) 5 incorporated cities and incorporated towns and within 5 miles of the corporate limits of the cities and towns 6 must be determined on the basis of population prescribed in 16-4-502 as follows: 7 in incorporated towns of 500 inhabitants or fewer and within 5 miles of the corporate limits of (i) 8 the towns, not more than one retail beer license; 9 (ii) in incorporated cities or incorporated towns of more than 500 inhabitants and not more than 10 2,000 inhabitants and within 5 miles of the corporate limits of the cities or towns, one retail beer license for 11 every 500 inhabitants; 12 in incorporated cities of more than 2,000 inhabitants and within 5 miles of the corporate limits of (iii) 13 the cities, four retail beer licenses for the first 2,000 inhabitants, two additional retail beer licenses for the next 14 2,000 inhabitants or major fraction of 2,000 inhabitants, and one additional retail beer license for each 15 additional 2,000 inhabitants. 16 (b) The number of inhabitants in each incorporated city or incorporated town, exclusive of the 17 number of inhabitants residing within 5 miles of the corporate limits of the city or town, governs the number of 18 retail beer licenses that may be issued for use within the city or town and within 5 miles of the corporate limits of 19 the city or town. The distance of 5 miles from the corporate limits of an incorporated city or incorporated town 20 must be measured in a straight line from the nearest entrance of the premises proposed for licensing to the 21 nearest corporate boundary of the city or town. A license that is restricted by quota limitations in this section 22 may not be located farther than: 23 (i) the county boundary within which the incorporated city or incorporated town is located; or 24 (ii) the line that separates the incorporated city's or incorporated town's boundary from another 25 incorporated city or incorporated town as specified in this section. 26 (C) (i) When the 5-mile boundary of one incorporated city or incorporated town overlaps the 5-mile 27 boundary of another incorporated city or incorporated town, the quota area for each city or town terminates in a



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1 straight line equidistant between each city or town.

2 (ii) If there are more than two overlapping quota areas, the quota area for each city or town
3 terminates from the center of the overlap in a straight line to the intersecting exterior point of overlap. Licenses
4 existing as of November 24, 2017, will be designated as belonging to whichever quota area they are in as a
5 result of the straight line equidistant between each city or town, except for the following:

(A) In the Helena and East Helena previously combined quota area, the straight line will be drawn
connecting the two outermost edges of the Helena corporate boundaries and extend outward to the quota area
boundaries. Any license existing as of November 24, 2017, with a physical address of Helena will become a
Helena license or with a physical address of East Helena will become an East Helena license, regardless of
where it falls in the new quota areas.

(B) In the Pinesdale and Hamilton previously combined quota area, the straight line will be drawn
 along Mill Creek road to the quota area boundaries.

(C) In the Polson and Ronan quota areas, the straight line will be drawn from U.S. highway 93 west
on Pablo West road to the quota area boundary and east on Clairmont road extending out to the quota area
boundary. Any license existing as of November 24, 2017, within the Polson quota area will become a Polson
license, regardless of where it falls in the new quota areas. Any license existing as of November 24, 2017,

17 within the Ronan quota area will become a Ronan license, regardless of where it falls in the new quota areas.

(d) Retail beer licenses of issue on March 7, 1947, and retail beer licenses issued under 16-4-110
that are in excess of the limitations in this section are renewable, but new licenses may not be issued in
violation of the limitations.

(e) The limitations do not prevent the issuance of a nontransferable and nonassignable retail beer
license to an enlisted persons', noncommissioned officers', or officers' club located on a state or federal military
reservation on May 13, 1985, or to a post of a nationally chartered veterans' organization or a lodge of a
recognized national fraternal organization if the veterans' or fraternal organization has been in continuous
existence for a period of 5 years or more prior to January 1, 1949, and is applying for a license at the same
location that it has occupied for the last 5 years. A post of a nationally chartered veterans' or fraternal license within the past



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1 10 years is not subject to the 5-year same location requirement.

2 (f) The number of retail beer licenses that the department may issue for use at premises situated 3 outside of any incorporated city or incorporated town and outside of the area within 5 miles of the corporate 4 limits or for use at premises situated within any unincorporated area must be determined by the department in 5 its discretion, except that a retail beer license may not be issued for any premises so situated unless the 6 department determines that the issuance of the license is required by public convenience and necessity 7 pursuant to 16-4-203. Subsection (8) does not apply to licenses issued under this subsection (1)(f). The owner 8 of the license whose premises are situated outside of an incorporated city or incorporated town may offer 9 gambling, regardless of when the license was issued, if the owner and premises qualify under Title 23, chapter 10 5, part 3, 5, or 6. 11 (2) (a) For a period of 12 years after November 24, 2017, existing licenses or licenses that resulted 12 from applications in process as of November 24, 2017, in either of two quota areas that were established as 13 provided in subsection (1)(c) may be transferred between the two quota areas if they were part of the combined 14 quota area prior to November 24, 2017. If any new retail beer licenses are allowed by separating a combined quota area that existed as 15 (b) 16 of November 24, 2017, as provided in subsection (1)(c), the department shall publish the availability of no more 17 than one new beer license a year until the guota has been reached. 18 (C) If any new retail beer licenses are allowed by license transfers as provided in subsection (2)(a), 19 the department may publish the availability of more than one new license a year until the quota has been 20 reached. 21 (3) A license issued under subsection (1)(f) that becomes located within 5 miles of an incorporated 22 city or town because of annexation after April 15, 2005, may not be transferred to another location within the 23 city quota area any sooner than 5 years from the date of the annexation. 24 (4) When the department determines that a quota area is eligible for a new retail beer license 25 under subsection (1) or (2)(b), the department shall use a competitive bidding process as provided in 16-4-430 26 to determine the party afforded the opportunity to apply for the new license. 27

Except as provided in subsection (2)(b), when more than one new beer license becomes (5)



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1	available at the same time in the same quota area, the department shall conduct a separate competitive bidding
2	process at separate times for each available license.

3 (6) (a) A person holding a license to sell beer for consumption on the premises at retail may apply 4 to the department for an amendment to the license permitting the holder to sell wine as well as beer. The 5 department may issue an amendment if it finds, on a satisfactory showing by the applicant, that the sale of wine 6 for consumption on the premises would be supplementary to a restaurant or prepared-food business. Except for 7 beer and wine licenses issued pursuant to 16-4-420, a person holding a beer and wine license may sell wine for 8 consumption on or off the premises. Nonretention of the beer license, for whatever reason, means automatic 9 loss of the wine amendment license. 10 (b) A person licensed under this subsection (6) may apply to the department and pay a fee for an 11 endorsement to, with the licensee's own employees 21 years of age or older, deliver beer and wine in original 12 packaging if the delivery includes food that is prepared by the licensee at the licensee's premises. The 13 purchase price of the delivered beer and wine may not exceed the purchase price of the delivered food. 14 A person licensed under this subsection (6) may possess and use liquor in the kitchen of the (c) licensed premises only for the preparation of food and as long as the alcohol content is cooked out of the food 15

16 at the time of serving. Nothing in this subsection (6)(c) authorizes a licensee to consume, sell, serve, or give

17 <u>away liquor.</u>

18 (7) A license issued under this section may offer curbside pickup between 8 a.m. and 2 a.m. in
19 original packaging, prepared servings, or growlers.

20 (8) Except as provided in subsection (1)(f), a license issued pursuant to this section after October
21 1, 1997, must have a conspicuous notice that the license may not be used for premises where gambling is
22 conducted.

(9) An applicant for a license issued through a competitive bidding process in 16-4-430 shall pay a
\$25,000 new license fee and in subsequent years pay the annual fee for the license as provided in 16-4-501.

(10) The department may adopt rules to implement this section."

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Section 9. Section 16-4-201, MCA, is amended to read:



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"16-4-201. All-beverages license quota. (1) Except as otherwise provided by law, a license to sell
 liquor, beer, and table wine at retail, an all-beverages license, in accordance with the provisions of this code
 and the rules of the department, may be issued to any person who is approved by the department as a fit and
 proper person to sell alcoholic beverages, except that the number of all-beverages licenses that the department
 may issue for premises situated within incorporated cities and incorporated towns and within 5 miles of the
 corporate limits of those cities and towns must be determined on the basis of population prescribed in 16-4-502
 as follows:

8 (a) in incorporated towns of 500 inhabitants or fewer and within 5 miles of the corporate limits of
9 the towns, not more than two retail licenses;

(b) in incorporated cities or incorporated towns of more than 500 inhabitants and not more than
3,000 inhabitants and within 5 miles of the corporate limits of the cities and towns, three retail licenses for the
first 1,000 inhabitants and one retail license for each additional 1,000 inhabitants;

(c) in incorporated cities of more than 3,000 inhabitants and within 5 miles of the corporate limits of
the cities, five retail licenses for the first 3,000 inhabitants and one retail license for each additional 1,500
inhabitants.

16 (2) The number of inhabitants in each incorporated city or incorporated town, exclusive of the 17 number of inhabitants residing within 5 miles of the corporate limits of the city or town, governs the number of 18 retail licenses that may be issued for use within the city or town and within 5 miles of the corporate limits of the 19 city or town. The distance of 5 miles from the corporate limits of any incorporated city or incorporated town must 20 be measured in a straight line from the nearest entrance of the premises proposed for licensing to the nearest 21 corporate boundary of the city or town. A license that is restricted by quota limitations in this section may not be 22 located farther than:

23

(a) the county boundary within which the incorporated city or incorporated town is located; or

(b) the line that separates the incorporated city's or incorporated town's boundary from another
 incorporated city or incorporated town as specified in this section.

26 (3) (a) When the 5-mile boundary of one incorporated city or incorporated town overlaps the 5-mile 27 boundary of another incorporated city or incorporated town, the quota area for each city or town terminates in a



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1 straight line equidistant between each city or town.

(b) If there are more than two overlapping quota areas, the quota area for each city or town
terminates from the center of the overlap in a straight line to the intersecting exterior point of overlap. Licenses
existing as of November 24, 2017, will be designated as belonging to whichever quota area they are in as a
result of the straight line equidistant between each city or town, except for the following:

6 (i) In the Helena and East Helena previously combined quota area, the straight line will be drawn
7 connecting the two outermost edges of the Helena corporate boundaries and extend outward to the quota area
8 boundaries. Any license existing as of November 24, 2017, with a physical address of Helena will become a
9 Helena license or with a physical address of East Helena will become an East Helena license, regardless of
10 where it falls in the new quota areas.

(ii) In the Pinesdale and Hamilton previously combined quota area, the straight line will be drawn
 along Mill Creek road to the quota area boundaries.

(iii) In the Polson and Ronan quota areas, the straight line will be drawn from U.S. highway 93 west
on Pablo West road to the quota area boundary and east on Clairmont road extending out to the quota area
boundary. Any license existing as of November 24, 2017, within the Polson quota area will become a Polson
license, regardless of where it falls in the new quota areas. Any license existing as of November 24, 2017,

within the Ronan quota area will become a Ronan license, regardless of where it falls in the new quota areas.

(4) For a period of 12 years after November 24, 2017, existing licenses or licenses that resulted
from applications in process as of November 24, 2017, in either of two quota areas that were established as
provided in subsection (3) may be transferred between the two quota areas if they were part of the combined
quota area prior to November 24, 2017.

(5) (a) If any new retail all-beverages licenses are allowed by separating a combined quota area
that existed as of November 24, 2017, as provided in subsection (3), the department shall publish the
availability of no more than one new retail all-beverages license a year until the quota has been reached. The
department shall use a competitive bidding process as provided in 16-4-430 to determine the party afforded the
opportunity to apply for the new license.

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(b) If any new all-beverages licenses are allowed by license transfers as provided in subsection



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1	(4), the departr	nent may publish the availability of more than one new license a year until the	quota has been
2	reached.		
3	(6)	Except as provided in subsection (5)(a), when more than one new all-bevera	ges license
4	becomes availa	able at the same time in the same quota area, the department shall conduct a	separate
5	competitive bid	lding process at separate times for each available license.	
6	(7)	Retail all-beverages licenses of issue on March 7, 1947, and all-beverages li	censes issued
7	under 16-4-209	that are in excess of the limitations in subsections (1) and (2) are renewable,	but new licenses
8	may not be iss	ued in violation of the limitations.	
9	(8)	The limitations in subsections (1) and (2) do not prevent the issuance of a no	ontransferable and
10	nonassignable	, as to ownership only, retail license to:	
11	(a)	an enlisted personnel, noncommissioned officers', or officers' club located or	a state or federal
12	military reserva	ation on May 13, 1985;	
13	<u>(b)</u>	a continuing care retirement community as provided in 16-4-315; or	
14	(b) (c)	any post of a nationally chartered veterans' organization or any lodge of a re-	cognized national
15	fraternal organ	ization if the veterans' or fraternal organization has been in <u>continuous</u> existen	ce for a period of 5
16	years or more	prior to January 1, 1949 <u>, and is applying for a license at the same location that</u>	t it has occupied
17	for the last 5 ye	ears. A post of a nationally chartered veteran's organization or a lodge of a rec	ognized national
18	<u>fraternal organ</u>	ization that has held a veterans' or fraternal license within the past 10 years is	not subject to the
19	<u>5-year same-lo</u>	<u>ocation requirement; or.</u>	
20	(c) a	continuing care retirement community as provided in 16-4-315.	
21	(9)	The number of retail all-beverages licenses that the department may issue for	or use at premises
22	situated more t	han 5 miles outside of any incorporated city or incorporated town may not be r	nore than one
23	license for eac	h 750 in population of the county after excluding the population of incorporated	l cities and
24	incorporated to	owns in the county.	
25	(10)	An all-beverages license issued under subsection (9) that becomes located v	vithin 5 miles of an
26	incorporated ci	ty or town because of annexation after April 15, 2005, may not be transferred t	to another location
27	within the city of	quota area any sooner than 5 years from the date of annexation.	



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1	(11)	A license issued under this section may offer curbside pickup between 8 a.m.	and 2 a.m. in	
2	original packag	ging, prepared servings, or growlers.		
3	(12)	A person licensed under this section may apply to the department and pay a f	ee for an	
4	endorsement to	o, with the licensee's own employees 21 years of age or older, deliver beer and	wine in original	
5	packaging if the	e delivery includes food that is prepared by the licensee at the licensee's premi	ses. The	
6	purchase price	of the delivered beer and wine may not exceed the purchase price of the delive	ered food.	
7	(13)	The department may adopt rules to implement this section."		
8				
9	Sectio	n 10. Section 16-4-311, MCA, is amended to read:		
10	"16-4-3	311. Distillery license. (1) The department may, upon receipt of an application	n, issue a	
11	distillery license	e to a person who is authorized under the provisions of the Federal Alcohol Adr	ninistration Act,	
12	27 U.S.C. 201	through 212, to distill, rectify, bottle, and process liquor. A licensee may import,	manufacture,	
13	distill, rectify, b	lend, denature, and store spirits of an alcoholic content greater than 0.5% alcoh	ol by volume for	
14	sale to the dep	partment or as provided in 16-4-312 and may transport the liquor out of this state	e for sale outside	
15	this state. Disti	llery licensees must be permitted to purchase, from and through the departmen	t, alcoholic	
16	beverages for I	blending and manufacturing purposes upon terms and conditions that the depar	rtment may	
17	provide. A licer	nsee may not sell any alcoholic beverage within this state except to the departm	ient or as	
18	provided in 16-	-4-312.		
19	(2)	An agricultural producer or association of agricultural producers or legal agent	t who	
20	manufactures a	and converts agricultural surpluses, byproducts, or wastes into denatured ethyl	and industrial	
21	alcohol for purp	poses other than human consumption is not required to obtain a distillery licens	e from the	
22	department.			
23	(3)	(a) A distillery producing less than 25,000 gallons of product annually may del	liver its product	
24	directly to a sta	ate agency liquor store if the distillery uses the distillery's own equipment, trucks	, and employees	
25	to deliver the p	roduct. The amount of product delivered may not be less than a case. The depa	artment shall	
26	create an elect	tronic reporting system for distilleries to record deliveries made under this subse	ection (3). Agency	
27	liquor stores m	ust be invoiced by the department for product received from a distillery.		



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1	ownership of b	rewery or winery licenses. The first of these licenses must be a colocated license.
2	<u>(b)</u>	A PERSON WITH AN OWNERSHIP INTEREST IN A licensed distillery may hold complete ownership of
3	up to three reta	ail licenses issued pursuant to 16-4-201. The owner of a retail license issued pursuant to 16-4-
4	201 may hold o	complete ownership of distillery licenses. The first of these licenses must be a colocated license.
5	<u>(c)</u>	A person who holds a license WITH AN OWNERSHIP INTEREST IN A RETAIL LICENSE issued pursuant
6	<u>to 16-4-104 16</u>	-4-105 may not also hold HAVE AN OWNERSHIP INTEREST IN a distillery license.
7	<u>(d)</u>	To hold both a manufacturing license and a retail license pursuant to this subsection (10), a
8	licensee:	
9	<u>(i)</u>	must maintain both the manufacturing license and the retail license on the same premises for
10	the first of thes	e licenses, known as a colocated premises;
11	<u>(ii)</u>	must have 100% of the same ownership between the manufacturing license and the retail
12	license; and	
13	<u>(iii)</u>	must provide and serve through the colocated retail license alcohol produced by other
14	manufacturers	that are not affiliated or financially interested, either directly or indirectly, in the conduct or
15	operation of the	e business in which the license was issued pursuant to 16-4-104 16-4-105 and 16-4-201, or the
16	licensed brewe	ery, winery, or distillery.
17	<u>(e)</u>	Colocated licensees may transfer beer manufactured, liquor distilled, or wine produced by the
18	licensee betwe	een the colocated manufacturing licenses LICENSE and THE retail licenses LICENSE without it being
19	considered dis	tributed or delivered as provided in this code.
20	<u>(f)</u>	For the purposes of this code, the following definitions apply:
21	<u>(i)</u>	"Colocated license" means a manufacturing license and a retail license owned completely by a
22	person-License	EE and that are operated at one premises.
23	<u>(ii)</u>	"Colocated premises" means a premises where a manufacturing license and a retail license are
24	both located."	
25		
26		
27	Sectio	n 12. Section 16-4-420, MCA, is amended to read:



- 2023 68th Legislature 2023 Drafter: Erin Sullivan, 406-444-3594 HB0305.002.004 1 "16-4-420. Restaurant beer and wine license -- competitive bidding -- rulemaking. (1) The 2 department shall issue a restaurant beer and wine license to an applicant whenever the department determines 3 that the applicant, in addition to satisfying the requirements of this section, meets the following qualifications 4 and conditions: 5 the applicant complies with the licensing criteria provided in 16-4-401 for an on-premises (a) 6 consumption license; 7 the applicant operates a restaurant at the location where the restaurant beer and wine license (b) 8 will be used or satisfies the department that: 9 (i) the applicant intends to open a restaurant that will meet the requirements of subsection (6) and 10 intends to operate the restaurant so that at least 65% of the restaurant's gross income during its first year of 11 operation is expected to be the result of the sale of food; 12 (ii) the restaurant beer and wine license will be used in conjunction with that restaurant, that the 13 restaurant will serve beer and wine only to a patron who orders food, and that beer and wine purchases will be 14 stated on the food bill; and 15 (iii) the restaurant will serve beer and wine from a service bar, as service bar is defined by the 16 department by rule: 17 (c) the applicant understands and acknowledges in writing on the application that this license 18 prohibits the applicant from being licensed to conduct any gaming or gambling activity or operate any gambling 19 machines and that if any gaming or gambling activity or machine exists at the location where the restaurant 20 beer and wine license will be used, the activity must be discontinued or the machines must be removed before 21 the restaurant beer and wine license takes effect; and 22 the applicant states the planned seating capacity of the restaurant, if it is to be built, or the (d) 23 current seating capacity if the restaurant is operating. 24 (a) A restaurant that has an existing retail license for the sale of beer, wine, or any other (2) 25 alcoholic beverage may not be considered for a restaurant beer and wine license at the same location. 26 (b) (i) An on-premises retail licensee who sells the licensee's existing retail license may not apply 27 for a license under this section for a period of 1 year from the date that license is transferred to a new



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1	purchaser.	
2	(ii)	A person, including an individual, with an ownership interest in an existing on-premises retail
2		being transferred to a new purchaser may not attain an ownership interest in a license applied for
4		tion for a period of 1 year from the date that the existing on-premises retail license is transferred
4 5		
	to a new purch	
6	(3)	A completed application for a license under this section and the appropriate application fee, as
7		bsection (11), must be submitted to the department. The department shall investigate the items
8	-	application as described in subsections (3)(a) and (3)(b). Based on the results of the investigation
9		se of its sound discretion, the department shall determine whether:
10	(a)	the applicant is qualified to receive a license; and
11	(b)	(i) the applicant's premises are suitable for the carrying on of the business;
12	(ii)	the applicant is qualified to receive a license prior to a determination that the applicant's
13	premises are s	suitable for carrying on with the business in accordance with 16-4-417; or
14	(iii)	if the applicant has already been issued a license, the proposed premises are suitable for the
15	carrying on of	the business and the seating capacity stated on the application is correct.
16	(4)	An application for a beer and wine license submitted under this section is subject to the
17	provisions of 1	6-4-203, 16-4-207, and 16-4-405.
18	(5)	If a premises proposed for licensing under this section is a new or remodeled structure, then
19	the departmen	t may issue a license prior to completion of the premises based on reasonable evidence,
20	including a sta	tement from the applicant's architect or contractor confirming that the seating capacity stated on
21	the application	is correct, that the premises will be suitable for the carrying on of business as a bona fide
22	restaurant, as	defined in subsection (6). If a license is issued without a premises, the license will immediately
23	be placed on n	nonuse status until the premises are approved subject to 16-4-417.
24	(6)	(a) For purposes of this section, "restaurant" means a public eating place:
25	(i)	where individually priced meals are prepared and served for on-premises consumption;
26	(ii)	where at least 65% of the restaurant's annual gross income from the operation must be from
27	the sale of food	d and not from the sale of alcoholic beverages. Each year after a license is issued, the applicant



- 2023 68th Legislature 2023 Drafter: Erin Sullivan, 406-444-3594 HB0305.002.004 1 shall file with the department a statement, in a form approved by the department, attesting that at least 65% of 2 the gross income of the restaurant during the prior year resulted from the sale of food. 3 (iii) that has a dining room, a kitchen, and the number and kinds of employees necessary for the 4 preparation, cooking, and serving of meals in order to satisfy the department that the space is intended for use 5 as a full-service restaurant; and 6 that serves an evening dinner meal at least 4 days a week for at least 2 hours a day between (iv) 7 the hours of 5 p.m. and 11 p.m. The provisions of subsection (6)(b) and this subsection (6)(a)(iv) do not apply to 8 a restaurant for which a restaurant beer and wine license is in effect as of April 9, 2009, or to subsequent 9 renewals of that license. 10 (b) The term does not mean a fast-food restaurant that, excluding any carry-out business, serves a 11 majority of its food and drink in throw-away containers not reused in the same restaurant. 12 (a) A restaurant beer and wine license not issued through a competitive bidding process as (7)13 provided in 16-4-430 may be transferred, on approval by the department, from the original applicant to a new 14 owner of the restaurant only after 1 year of use by the original owner, unless that transfer is due to the death of 15 an owner. 16 (b) A license issued under this section may be jointly owned, and the license may pass to the 17 surviving joint tenant upon the death of the other tenant. However, the license may not be transferred to any 18 other person or entity by operation of the laws of inheritance or succession or any other laws allowing the 19 transfer of property upon the death of the owner in this state or in another state. 20 (C) An estate may, upon the sale of a restaurant that is property of the estate and with the approval 21 of the department, transfer a restaurant beer and wine license to a new owner. 22 (8) (a) The department shall issue a restaurant beer and wine license to a gualified applicant: 23 (i) except as provided in subsection (8)(c), for a restaurant located in a quota area with a 24 population of 5,000 persons or fewer, as the quota area population is determined in 16-4-105, if the number of 25 restaurant beer and wine licenses issued in that quota area is equal to or less than 80% of the number of beer 26 licenses that may be issued in that quota area pursuant to 16-4-105; 27 for a restaurant located in a quota area with a population of 5,001 to 20,000 persons, as the (ii)



- 2023 68th Legislature 2023 Drafter: Erin Sullivan, 406-444-3594 HB0305.002.004 1 quota area population is determined in 16-4-105, if the number of restaurant beer and wine licenses issued in 2 that quota area is equal to or less than 160% of the number of beer licenses that may be issued in that quota 3 area pursuant to 16-4-105; 4 (iii) for a restaurant located in a quota area with a population of 20,001 to 60,000 persons, as the 5 quota area population is determined in 16-4-105, if the number of restaurant beer and wine licenses issued in 6 that quota area is equal to or less than 100% of the number of beer licenses that may be issued in that quota 7 area pursuant to 16-4-105; 8 (iv) for a restaurant located in a quota area with a population of 60,001 persons or more, as the 9 quota area population is determined in 16-4-105, if the number of restaurant beer and wine licenses issued in 10 that guota area is equal to or less than 80% of the number of beer licenses that may be issued in that guota 11 area pursuant to 16-4-105; and 12 for a restaurant located in a quota area that is also a resort community, as defined in 7-6-1501, (v) 13 if the number of restaurant beer and wine licenses issued in the quota area that is also a resort community is 14 equal to or less than 200% of the number of beer licenses that may be issued in that quota area pursuant to 16-4-105. 15 16 (b) In determining the number of restaurant beer and wine licenses that may be issued under this 17 subsection (8) based on the percentage amounts described in subsections (8)(a)(i) through (8)(a)(v), the 18 department shall round to the nearer whole number. 19 (c) If the department has issued the number of restaurant beer and wine licenses authorized for a 20 quota area under subsection (8)(a)(i), there must be a one-time adjustment of four additional licenses for that 21 quota area. 22 (d) (i) When the 5-mile boundary of one incorporated city or incorporated town overlaps the 5-mile 23 boundary of another incorporated city or incorporated town, the quota area for each city or town terminates in a 24 straight line equidistant between each city or town. A license that is restricted by quota limitations in this section 25 may not be located farther than: 26 (A) the county boundary within which the incorporated city or incorporated town is located; or 27 the line that separates the incorporated city's or incorporated town's boundary from another (B)



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1 incorporated city or incorporated town as specified in this section.

2 (ii) If there are more than two overlapping quota areas, the quota area for each city or town
3 terminates from the center of the overlap in a straight line to the intersecting exterior point of overlap. Licenses
4 existing as of November 24, 2017, will be designated as belonging to whichever quota area they are in as a
5 result of the straight line equidistant between each city or town, except for the following:

(A) In the Helena and East Helena previously combined quota area, the straight line will be drawn
connecting the two outermost edges of the Helena corporate boundaries and extend outward to the quota area
boundaries. Any license existing as of November 24, 2017, with a physical address of Helena will become a
Helena license or with a physical address of East Helena will become an East Helena license, regardless of
where it falls in the new quota areas.

(B) In the Pinesdale and Hamilton previously combined quota area, the straight line will be drawn
 along Mill Creek road to the quota area boundaries.

(C) In the Polson and Ronan quota areas, the straight line will be drawn from U.S. highway 93 west
on Pablo West road to the quota area boundary and east on Clairmont road extending out to the quota area
boundary. Any license existing as of November 24, 2017, within the Polson quota area will become a Polson
license, regardless of where it falls in the new quota areas. Any license existing as of November 24, 2017,

17 within the Ronan quota area will become a Ronan license, regardless of where it falls in the new quota areas.

(9) (a) For a period of 12 years after November 24, 2017, existing licenses or licenses that resulted
from applications in process as of November 24, 2017, in either of two quota areas that were established as
provided in 16-4-105 and subsection (8)(d) of this section may be transferred between the two quota areas if
they were part of the combined quota area prior to November 24, 2017.

(b) If any new restaurant beer and wine licenses are allowed by separating a combined quota area
that existed as of November 24, 2017, as provided in 16-4-105 and subsection (9)(a) of this section, the
department shall publish the availability of no more than one new restaurant beer and wine license a year until
the quota has been reached.

(c) If any new restaurant beer and wine licenses are allowed by license transfers as provided in
subsection (9)(a), the department may publish the availability of more than one new license a year until the



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1 quota has been reached.

(10) Except as provided in subsection (9)(b), when more than one new restaurant beer and wine
license becomes available at the same time in the same quota area, the department shall conduct a separate
competitive bidding process at separate times for each available license.

- (11) When a restaurant beer and wine license becomes available by the initial issuance of licenses
 under this section or as the result of an increase in the population in a quota area, the nonrenewal of a
 restaurant beer and wine license, or the lapse or revocation of a license by the department, then the
 department shall advertise the availability of the license in the quota area for which it is available.
- 9 (12) When the department determines that a quota area is eligible for a new restaurant beer and 10 wine license under subsection (9) or (11), the department shall use a competitive bidding process as provided 11 in 16-4-430 to determine the party afforded the opportunity to apply for a new license.
- (13) (a) Except as provided in subsection (13)(b), beer and wine may be sold for off-premises
 consumption, including curbside pickup, during the hours of 11 a.m. and 11 p.m. in original packaging,
 prepared servings, or growlers. If offering off-premises sales, food must also be ordered, the beer or wine must
 be stated on the food bill, and the sales must count toward the 65% limit as provided in this section.
- (b) A restaurant beer and wine licensee may apply to the department and pay a fee for an
 endorsement to, with the licensee's own employees 21 years of age or older, deliver beer and wine in original
 packaging if the delivery includes food that is prepared by the licensee at the licensee's premises. The
 purchase price of the delivered beer and wine may not exceed the purchase price of the delivered food.
- 20 An application for a restaurant beer and wine license must be accompanied by a fee equal to (14) 21 20% of the initial licensing fee. If the department does not decide either to grant or to deny the license within 4 22 months of receipt of a complete application, the department shall pay interest on the application fee at the rate 23 of 1% a month until a license is issued or the application is denied. Interest may not accrue during any period 24 that the processing of an application is delayed by reason of a protest filed pursuant to 16-4-203 or 16-4-207. If 25 the department denies an application, the application fee, plus any interest, less a processing fee established 26 by rule, must be refunded to the applicant. Upon the issuance of a license, the licensee shall pay the balance of 27 the initial licensing fee. The amount of the initial licensing fee is determined according to the following schedule:



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1	(a)	\$5,000 for restaurants with a stated seating capacity of 60 persons or fewer;	
2	(b)	\$10,000 for restaurants with a stated seating capacity of 61 to 100 persons; o	r
3	(c)	\$20,000 for restaurants with a stated seating capacity of 101 persons or more	
4	(15)	The annual fee for a restaurant beer and wine license is \$400.	
5	(16)	If a restaurant licensed under this part increases the stated seating capacity of	of the licensed
6	. ,	the department determines that a licensee has increased the stated seating ca	
7		irant, then the licensee shall pay to the department the difference between the	
8	-	e original application and issuance of a license and the applicable fees for the a	-
9	(17)	The number of beer and wine licenses issued to restaurants with a stated sea	iting capacity of
10	101 persons or	more may not exceed 25% of the total licenses issued.	
11	(18)	Possession of a restaurant beer and wine license is not a qualification for lice	nsure of any
12	gaming or gam	bling activity. A gaming or gambling activity may not occur on the premises of a	a restaurant with a
13	restaurant beer	r and wine license.	
14	<u>(19)</u>	A person licensed under this section may possess and use liquor in the kitche	en of the licensed
15	premises only f	for the preparation of food and as long as the alcohol content is cooked out of t	<u>he food at the</u>
16	time of serving	. Nothing in this subsection authorizes a licensee to consume, sell, serve, or giv	<u>ve away liquor.</u>
17	(19)<u>(20</u>) The department may adopt rules to implement this section."	
18			
19	COOR	DINATION SECTION. Section 13. Coordination instruction. If House Bill N	lo. 242, Senate
20	Bill No. 75, and	[[this act] are passed and approved and all contain a section that amends 16-4	-401, then the
21	sections amen	ding 16-4-401 are void and 16-4-401 must be amended as follows:	
22	"16-4-4	401. License as privilege criteria for decision on application restricti	ons colocated
23	licenses. (1) A	license under this code is a privilege that the state may grant to an applicant a	ind is not a right to
24	which any appl	icant is entitled.	
25	(2)	Except as provided in 16-4-311 and subsection (6)(5) of this section and sub	ject to subsection
26	(8), in the case	of a license that permits on-premises consumption, the department shall find i	n every case in
27	which it makes	an order for the issuance of a new license, or for the approval of the transfer o	f a license <u>, or the</u>



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1	renewal of a license that:
2	(a) if the applicant is an individual:
3	(i) and the application is approved, the applicant will not possess an ownership interest in more than
4	three establishments licensed under this chapter for all-beverages sales. However, resort retail all-beverages
5	licenses issued under 16-4-213 do not count toward this limit.
6	(ii) the applicant does not possess an ownership interest in an agency liquor store as defined in 16-1-
7	106;
8	(iii) the applicant or any member of the applicant's immediate family is without financing from or any
9	affiliation to a manufacturer, importer, bottler, or distributor of alcoholic beverages, except that an applicant's
10	spouse may possess an ownership interest in one or more manufacturer licenses;
11	(iv)(i) the applicant's past record and present status as a purveyor of alcoholic beverages and as a
12	business person and citizen demonstrate that the applicant is likely to operate the establishment in compliance
13	with all applicable laws of the state and local governments; however, nothing in this subsection (2)(a)(iv)
14	authorizes the department to consider an applicant's tax status or whether the applicant was or is an income tax
15	protestor when renewing the license ;
16	(v)(ii) the applicant has not been convicted of a felony or, if the applicant has been convicted of a
17	felony, the applicant's rights have been restored; and
18	(vi)(iii) the applicant is not under 19 years of age;
19	(b) if the applicant is a publicly traded corporation:
20	(i) each owner of 15% or more of the outstanding stock meets the requirements for an individual
21	applicant listed in subsection (2)(a). If no single owner owns more than 15% of the outstanding stock, the
22	applicant shall designate two or more officers or board members, each of whom must meet the requirements
23	for an individual applicant listed in subsection (2)(a).
24	(ii) each individual who has control over the operation of the license meets the requirements for an
25	individual applicant listed in subsection (2)(a) <u>; and</u>
26	(iii) each person who shares in the profits or liabilities of a license meets the requirements for an
27	individual applicant listed in subsection (2)(a). This subsection (2)(b)(iii) does not apply to a shareholder of a



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1	corporation who	e owns less than 15% of the outstanding stock in that corporation except that the provisions of		
2	subsection (8)	apply.		
3	(iv)<u>(iii)</u>	the corporation is authorized to do business in Montana;		
4	(c)	if the applicant is a privately held corporation, all of the following must apply:		
5	(i)	each owner of 15% or more of the outstanding stock meets the requirements for an individual		
6	applicant listed	in subsection (2)(a). If no single owner owns more than 15% of the outstanding stock, the		
7	applicant shall	designate two or more officers or board members, each of whom must meet the requirements		
8	for an individua	I applicant listed in subsection (2)(a), and the owners of 51% of the outstanding stock must meet		
9	the requiremen	ts of subsection (2)(a).		
10	(ii)	each individual who has control over the operation of the license meets the requirements for an		
11	individual appli	cant listed in subsection (2)(a);		
12	(iii)	each person who shares in the profits or liabilities of a license meets the requirements for an		
13	individual applicant listed in subsection (2)(a). This subsection (2)(c)(iii) does not apply to a shareholder of a			
14	corporation who owns less than 15% of the outstanding stock in that corporation except that the provisions of			
15	subsection <mark>(8)(</mark>	7) apply.		
16	(iv)	the corporation is authorized to do business in Montana;		
17	(d)	if the applicant is a general partnership, each partner must meet the requirements of		
18	subsection (2)(a);		
19	(e)	if the applicant is a limited partnership or a limited liability partnership, each general partner and		
20	all limited partn	ers whose ownership interest in the partnership equals or exceeds 15% must meet the		
21	requirements o	f subsection (2)(a). If no single limited partner's interest equals or exceeds 15%, then 51% of all		
22	limited partners	s must meet the requirements of subsection (2)(a).		
23	(f)	if the applicant is a limited liability company,		
24	<u>(i)</u>	_all managing members and those members whose ownership interest in the company equals		
25	or exceeds 15%	% must meet the requirements of subsection (2)(a). If no single member's interest equals or		
26	exceeds 15%, t	then 51% of all members must meet the requirements of subsection (2)(a).		
27	<u>(ii)</u>	the limited liability company is authorized to do business in Montana;		
1				



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1	<u>(g)</u>	if the applicant is a trust, the trustee must meet the requirements of subsection	<u>n (2)(a);</u>
2	<u>(h)</u>	if the applicant is a nonprofit organization:	
3	<u>(i)</u>	the applicant shall designate two or more officers or board members, each of	whom must meet
4	the requiremer	nts for an individual applicant listed in subsection (2)(a); and	
5	<u>(ii)</u>	the nonprofit organization is authorized to do business in Montana;	
6	<u>(i)</u>	if the applicant is a cooperative association:	
7	<u>(i)</u>	the applicant shall designate two or more officers or board members, each of	whom must meet
8	the requiremer	nts for an individual applicant listed in subsection (2)(a); and	
9	<u>(ii)</u>	the cooperative association is authorized to do business in Montana.	
10	(3) Ir	the case of a license that permits only off-premises consumption and subject t	ə subsection (8),
11	the departmen	t shall find in every case in which it makes an order for the issuance of a new lic	ense or for the
12	approval of the	e transfer of a license that:	
13	(a) if	the applicant is an individual:	
14	(i) an	nd the application is approved, the applicant will not possess an ownership inter	əst in more than
15	three establish	ments licensed under this chapter for all-beverages sales;	
16	(ii) the	e applicant does not possess an ownership interest in an agency liquor store as	defined in 16-1-
17	106;		
18	(iii) th o	e applicant or any member of the applicant's immediate family is without financi	ng from or any
19	affiliation to a r	nanufacturer, importer, bottler, or distributor of alcoholic beverages;	
20	(iv) th	e applicant has not been convicted of a felony or, if the applicant has been conv	r icted of a felony,
21	the applicant's	rights have been restored;	
22	(v) th	e applicant's past record and present status as a purveyor of alcoholic beverag	es and as a
23	business perso	on and citizen demonstrate that the applicant is likely to operate the establishme	nt in compliance
24	with all applica	ble laws of the state and local governments; however, nothing in this subsection	า (3)(a)(v)
25	authorizes the	department to consider an applicant's tax status or whether the applicant was c	r is an income tax
26	protestor when	renewing the license; and	
27	(vi) th	e applicant is not under 19 years of age;	



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1	(b) if the a	plicant is a publicly traded corporatio	n:	
2	(i) each ow	ner of 15% or more of the outstanding	g stock meets the requirements f	or an individual listed
3	in subsection (3)(a).	I f no single owner owns more than 15	<mark>i% of the outstanding stock, the</mark> a	applicant shall
4	designate two or mo	e officers or board members, each of	i whom must meet the requireme	ents for an individual
5	applicant listed in su	esection (3)(a).		
6	(ii) the corp	pration is authorized to do business in	Montana;	
7	(c) if the a	plicant is a privately held corporation	÷	
8	(i) each ow	ner of 15% or more of the outstanding	g stock meets the requirements f	or an individual
9	applicant listed in su	osection (3)(a). If no single owner own	n s more than 15% of the outstan	ding stock, the
10	applicant shall desig	nate two or more officers or board me	mbers, each of whom must mee	t the requirements
11	for an individual app	icant listed in subsection (3)(a), and t	he owners of 51% of the outstan	ding stock must meet
12	t he requirements of subsection (3)(a).			
13	(ii) the corp	pration is authorized to do business in	-Montana;	
14	(d) if the a j	plicant is a general partnership, each	partner must meet the requirem	ents of subsection
15	(3)(a);			
16	(e) if the a l	pplicant is a limited partnership or a lir	nited liability partnership, each g	eneral partner and all
17	limited partners who	e ownership interest in the partnersh	ip equals or exceeds 15% must ⊣	meet the
18	requirements of sub	ection (3)(a). If no single limited partr	er's interest equals or exceeds	15%, then 51% of all
19	limited partners mus	meet the requirements of subsection	ı (3)(a).	
20	(f) if the ap	plicant is a limited liability company, a	III managing members and those	members whose
21	ownership interest ir	the company equals or exceeds 15%	must meet the requirements of	subsection (3)(a). If
22	no single member's	nterest equals or exceeds 15%, then	51% of all members must meet t	he requirements of
23	subsection (3)(a).			
24	(4) Subjec i	to 16-4-311, in the case of a license	that permits the manufacture, im	porting, or
25	wholesaling of an alo	oholic beverage, the department sha	Il find in every case in which it m	a kes an order for the
26	issuance of a new lic	ense or for the approval of the transfe	er of a license that:	
27	(a) if the a	plicant is an individual:		



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1	(i) the applicant has no ownership interest in any establishment licensed under this chapter for retail					
2	alcoholic beverages sales;					
3	(ii) the applicant does not possess an ownership interest in an agency liquor store as defined in 16-1-					
4	106;					
5	(iii) the applicant has not been convicted of a felony or, if the applicant has been convicted of a felony,					
6	the applicant's rights have been restored;					
7	(iv) the applicant's past record and present status as a purveyor of alcoholic beverages and as a					
8	business person and citizen demonstrate that the applicant is likely to operate the establishment in compliance					
9	with all applicable laws of the state and local governments; however, nothing in this subsection (4)(a)(iv)					
10	authorizes the department to consider an applicant's tax status or whether the applicant was or is an income tax					
11	protestor when renewing the license;					
12	(v) the applicant is not under 19 years of age; and					
13	(vi) an applicant for a wholesale license is not a manufacturer of an alcoholic beverage or owned or					
14	controlled by a manufacturer of an alcoholic beverage;					
15	(b) if the applicant is a publicly traded corporation:					
16	(i) each owner of 15% or more of the outstanding stock meets the requirements for an individual listed					
17	in subsection (4)(a). If no single owner owns more than 15% of the outstanding stock, the applicant shall					
18	designate two or more officers or board members, each of whom must meet the requirements for an individual					
19	applicant listed in subsection (4)(a).					
20	(ii) an applicant for a wholesale license is not a manufacturer of an alcoholic beverage or owned or					
21	controlled by a manufacturer of an alcoholic beverage; and					
22	(iii) the corporation is authorized to do business in Montana;					
23	(c) if the applicant is a privately held corporation:					
24	(i) each owner of 15% or more of the outstanding stock meets the requirements for an individual					
25	applicant listed in subsection (4)(a). If no single owner owns more than 15% of the outstanding stock, the					
26	applicant must designate two or more officers or board members, each of whom must meet the requirements					
27	for an individual applicant listed in subsection (4)(a) and the owners of 51% of the outstanding stock must meet					



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1	the requirements of subsection (4)(a).					
2	(ii) an applicant for a wholesale license is not a manufacturer of an alcoholic beverage or owned or					
3	controlled by a manufacturer of an alcoholic beverage; and					
4	(iii) the corporation is authorized to do business in Montana;					
5	(d) if the applicant is a general partnership, each partner must meet the requirements of subsection					
6	(4)(a);					
7	(e) if the applicant is a limited partnership or a limited liability partnership, each general partner and all					
8	limited partners whose ownership interest in the partnership equals or exceeds 15% must meet the					
9	requirements of subsection (4)(a). If no single limited partner's interest equals or exceeds 15%, then 51% of all					
10	limited partners must meet the requirements of subsection (4)(a).					
11	(f) if the applicant is a limited liability company, all managing members and those members whose					
12	ownership interest in the company equals or exceeds 15% must meet the requirements of subsection (4)(a). If					
13	no single member's interest equals or exceeds 15%, then 51% of all members must meet the requirements of					
14	subsection (4)(a).					
15	(3) The applicant and any individual of the applicant who must meet the requirements of (2)(a)					
16	must be current on all tax filings, taxes, interest, and penalties due to the state; however, nothing in this					
17	subsection authorizes the department to consider an applicant's tax status or whether the applicant was or is an					
18	income tax protestor when renewing the license.					
19	(5)(4) In the case of a corporate applicant, the requirements of subsections (2)(b), (3)(b), and (4)(b) or					
20	(2)(c) apply separately to each class of stock.					
21	(6)(5) The provisions of subsection (2) do not apply to an applicant for or holder of a license pursuant					
22	to 16-4-302 or an applicant for registration under 16-4-101 or 16-4-107.					
23	(7)(6) An applicant's source of funding must be from a suitable source. A lender or other source of					
24	money or credit may be found unsuitable if the source:					
25	(a) is a person whose prior financial or other activities or criminal record:					
26	(i) poses a threat to the public interest of the state;					
27	(ii) poses a threat to the effective regulation and control of alcoholic beverages; or					



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1	(iii) creates a danger of illegal practices, methods, or activities in the conduct of the lice		he licensed		
2	business; or				
3	(b)	has been convicted of a felony offense within 5 years of the date of application	n or is on		
4	probation or pa	arole or under deferred prosecution for committing a felony offense.			
5	(8) (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, o	wn an interest in		
7	more than half	the total number of allowable all-beverages licenses in any quota area describ	ed in 16-4-201.		
8	(b) If	two or more individuals through business or family relationship share in the pro	ofits or liabilities of		
9	all-beverages I	icenses, the aggregate number of licenses in which they share profits or liabilit	i es may not		
10	exceed half the	e total number of allowable all-beverages licenses in the specific quota area in	which the all-		
11	beverages lice	nses will be heldunless the person's rights have been restored.			
12	(9)<u>(7)</u>	(a) Except as specifically provided in this code relating to financial interests in	licenses, nothing		
13	in this section a	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 within				
16	90 days. An ap	pplicant or individual may obtain multiple transactions up to an aggregate maxir	num of \$100,000		
17	with each indiv	idual transaction not to exceed \$25,000 to be used on behalf of the licensed er	ntity.		
18	(b)	A licensee's use of short-term financing of 90 days or less from institutional le	enders and		
19	noninstitutional	I lenders does not constitute an undisclosed ownership interest in the license.			
20	(c)	It is the intent of this subsection $\frac{(9)(7)}{(7)}$ to facilitate the efficient administration	of an entity		
21	licensed under	this code.			
22	<u>(8)</u>	(a) An individual applying for an all-beverages license or having any ownersh	<u>ip interest in an</u>		
23	entity applying	for an all-beverages license may not, if the application were to be approved, o	<u>wn an interest in</u>		
24	more than half	the total number of allowable all-beverages licenses in any quota area describ	<u>ed in 16-4-201.</u>		
25	<u>(b)</u>	If two or more individuals through a business or family relationship share in the	ne profits or		
26	liabilities of all-	beverages licenses, the aggregate number of licenses in which they share in the	ne profits or		
27	liabilities may r	not exceed half the total number of allowable all-beverages licenses in the spec	cific quota area in		



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1	which the all-beverages licenses will be held.			
2	(c) An applicant applying for an all-beverages license and any individual of the applicant who mu			
3	neet the requirements of subsection (2)(a) may not, if the application were to be approved, possess an			
4	wnership interest in more than the limit established in 16-4-205 for establishments licensed under this chapte			
5	or all-beverages sales. However, resort retail all-beverages licenses issued under 16-4-213 do not count			
6	toward this limit.			
7	(d) An applicant and any individual of the applicant who must meet the requirements of subsection			
8	2)(a) may not possess an ownership interest in an agency liquor store as defined in 16-1-106.			
9	(e) Except as provided in subsection (9), an applicant for an on-premises consumption license			
10	iny member of the applicant's immediate family must be without financing from and may not have any affiliation			
11	to a manufacturer, importer, bottler, or distributor of alcoholic beverages, except that an applicant's spouse ma			
12	ossess an ownership interest in one or more manufacturer licenses. This prohibition also applies to any			
13	ndividual of the applicant who must meet the requirements of subsection (2)(a).			
14	(f) An applicant for an off-premises consumption license or any member of the applicant's			
15	mmediate family must be without financing from and may not have any affiliation to a manufacturer, importer,			
16	ottler, or distributor of alcoholic beverages. This prohibition also applies to any individual of the applicant who			
17	nust meet the requirements of subsection (2)(a).			
18	(g) Except as provided in subsection (9), an applicant for a manufacturing, importing, or			
19	wholesaling license and any individual of the applicant who must meet the requirements of subsection (2)(a)			
20	nay not possess an ownership interest in any establishment licensed under this chapter for retail alcoholic			
21	everage sales.			
22	(h) An applicant for a wholesale license and any individual of the applicant who must meet the			
23	equirements of subsection (2)(a) may not be a manufacturer of an alcoholic beverage or owned or controlled			
24	y a manufacturer of an alcoholic beverage.			
25	(9) (a) A person with an ownership interest in a licensed brewery or licensed winery may hold			
26	complete ownership of up to a combined total of three retail licenses issued pursuant to 16-4-105 or 16-4-201			
27	The owner of a retail license issued pursuant to 16-4-105 or 16-4-201 may hold complete ownership of brewe			



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1	or winery licens	ses. The first of these licenses must be a colocated license.			
2	(b)	A person with an ownership interest in a licensed distillery may hold complete	e ownership of up		
3		icenses issued pursuant to 16-4-201. The owner of a retail license issued pursu			
4		blete ownership of distillery licenses. The first of these licenses must be a coloc			
5	(c)	A person with an ownership interest in a retail license issued pursuant to 16-4			
6	also have an ownership interest in a distillery license.				
7	(d)	To hold both a manufacturing license and a retail license pursuant to this sub	section (9), a		
8	licensee:				
9	(i)	must maintain both the manufacturing license and the retail license on the sa	<u>me premises for</u>		
10	the first of thes	e licenses, known as a colocated premises;			
11	<u>(ii)</u>	must have 100% of the same ownership between the manufacturing license a	and the retail		
12	license; and				
13	<u>(iii)</u>	must provide and serve through the retail license alcohol produced by other n	nanufacturers that		
14	are not affiliate	d or financially interested, either directly or indirectly, in the conduct or operatio	on of the business		
15	in which the lic	ense was issued pursuant to 16-4-105 and 16-4-201, or the licensed brewery,	winery, or		
16	distillery.				
17	<u>(e)</u>	Colocated licenses may transfer beer manufactured, liquor distilled, or wine p	produced by the		
18	licensee betwe	en the colocated manufacturing license and the retail license without it being c	onsidered		
19	distributed or d	lelivered as provided in this code.			
20	<u>(f)</u>	For the purposes of this code, the following definitions apply:			
21	<u>(i)</u>	"Colocated license" means a manufacturing license and a retail license owne	d completely by a		
22	licensee and th	nat are operated at one premises.			
23	<u>(ii)</u>	"Colocated premises" means a premises where a manufacturing license and	<u>a retail license are</u>		
24	both located."				
25					
26	NEW S	SECTION. Section 14. Saving clause. [This act] does not affect rights and d	uties that		
27	matured, pena	Ities that were incurred, or proceedings that were begun before [the effective da	ate of this act].		

