Amendment - 1st Reading-white – Requested by: S. Fitzpatrick – (S) Business & Labor				
68th L	gislature 2023 Drafter: Erin Sullivan, 406-444-3594 SB007	75.001.001		
1	SENATE BILL NO. 75			
2	INTRODUCED BY S. FITZPATRICK			
3	BY REQUEST OF THE DEPARTMENT OF REVENUE			
4	DI REQUEUT OF THE DELARTMENT OF REVENUE			
5	A BILL FOR AN ACT ENTITLED: "AN ACT GENERALLY REVISING ALCOHOL LAWS RELATING T	·0		
6	LICENSING; REVISING LAWS RELATED TO BREWERS AND BEER IMPORTERS; ALLOWING OU			
7	STATE BREWERIES TO BE REGISTERED IN MONTANA; ALLOWING CERTAIN SALES AND SHI			
8	BEER; REVISING LAWS RELATED TO BEER SHIPPED BY BEER WHOLESALERS; PROVIDING T			
9	OUT-OF-STATE BREWERY REGISTERS; REVISING LAWS RELATING TO THE SUITABILITY OF			
10	APPLICANTS; REVISING LAWS RELATING TO LICENSING QUALIFICATIONS; ADDING NEW EN			
11	TYPES THAT CAN BE VETTED FOR LICENSURE; AND AMENDING SECTIONS 16-3-211, 16-3-212, 16-3-			
12	214, 16-3-230, 16-4-101, 16-4-107, 16-4-314, AND 16-4-401, MCA."			
13				
14	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:			
15				
16	Section 1. Section 16-3-211, MCA, is amended to read:			
17	"16-3-211. Monthly report of brewer, beer importer, or retailer inspection of books a	nd		
18	premises. (1) Every brewer and every beer importer licensed or registered to do business in this stat	e shall, on		
19	or before the 15th day of each month, as prescribed by the department, make an exact return to the o	department		
20	of the amount of beer manufactured or imported by the brewer or importer, the amount sold by the br	ewer or		
21	importer in the previous month, and the inventory of the brewer or importer. The department may make	ke an		
22	examination of any brewer's or beer importer's books and of the brewer's or importer's premises and otherwise			
23	check the accuracy of any return or check the alcoholic content of beer manufactured or imported by	the brewer		
24	or importer.			
25	(2) Every retailer licensed to do business in this state shall, on or before the 15th day of	each		
26	month, as prescribed by the department, make an exact return to the department of the amount of be	er		
27	purchased in the previous month directly from any brewery not located in the state of Montana."			

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1	Sectio	on 2. Section 16-3-212, MCA, is amended to read:	
2	"16-3-2	212. Brewers' or beer importers' sales to wholesalers lawful. A licensed or r	egistered
3	brewer may sel	ell or deliver beer manufactured by the brewer to any licensed wholesaler. A licens	sed <u>or</u>
4	<u>registered</u> beer	r importer may sell or deliver beer imported by the importer to any licensed whole	saler."
5			
6	Sectio	on 3. Section 16-3-214, MCA, is amended to read:	
7	"16-3-2	214. Beer sales by brewers sample room exception. (1) Subject to the limit	tations and
8	restrictions con	ntained in this code, a brewer who manufactures less than 60,000 barrels of beer	a year, upon
9	payment of the	e annual license fee imposed by 16-4-501 and upon presenting satisfactory evider	nce to the
10	department as	required by 16-4-101, must be licensed by the department, in accordance with th	e provisions of
11	this code and r	rules prescribed by the department, to:	
12	(a)	sell and deliver beer from its storage depot or brewery to:	
13	(i)	a wholesaler;	
14	(ii)	licensed retailers if the brewer uses the brewer's own equipment, trucks, and en	nployees to
15	deliver the beer	r and if:	
16	(A)	individual deliveries, other than draught beer, are limited to the case equivalent	of 8 barrels a
17	day to each lice	ensed retailer; and	
18	(B)	the total amount of beer sold or delivered directly to all retailers does not exceed	d 10,000 barrels
19	a year; or		
20	(iii)	the public, including curbside pickup between 8 a.m. and 2 a.m. in original pack	aging or
21	growlers;		
22	(b)	provide its own products for consumption on its licensed premises without charge	ge or, if it is a
23	small brewery,	provide its own products at a sample room as provided in 16-3-213; or	
24	(c)	do any one or more of the acts of sale and delivery of beer as provided in this c	ode.
25	(2)	A brewery may not use a common carrier for delivery of the brewery's product to	o the public or
26	to licensed retailers.		
27	(3)	A brewery may import or purchase, upon terms and conditions the department r	may require,
28	necessary flavo	ors and other nonbeverage ingredients containing alcohol for blending or manufac	cturing



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1 purposes.

2 (4) An additional license fee may not be imposed on a brewery providing its own products on its
3 licensed premises for consumption on the premises.

- 4 (5) This section does not prohibit a licensed <u>or registered</u> brewer from shipping and selling beer 5 directly to a wholesaler in this state under the provisions of 16-3-230."
- 6
- 7

Section 4. Section 16-3-230, MCA, is amended to read:

8 **"16-3-230. Beer required to be shipped to wholesaler.** Except as provided in 16-3-214 and 16-4-

9 <u>901</u>, all beer that is to be distributed in Montana, whether manufactured outside of or within the state of

10 Montana, must be consigned to and sold and shipped, either directly or via a licensed storage depot, to a

11 licensed wholesaler and unloaded into the wholesaler's warehouse in Montana or subwarehouse in Montana. A

12 brewer or beer importer may sell only to wholesalers from a storage depot in Montana and shall maintain

13 records of all beer, including the name or kind received, on hand, and sold. The records may at any time be

14 inspected by a representative of the department. The wholesaler shall distribute the beer from the warehouse

15 or subwarehouse and shall keep records at the wholesaler's principal place of business licensed premises of all

beer, including the name or kind received, on hand, sold, and distributed. The records may be inspected by a

- 17 representative of the department at any time."
- 18
- 19

Section 5. Section 16-4-101, MCA, is amended to read:

20 **"16-4-101.** Applications for sale, import, or manufacture of beer -- qualifications of applicant.

21 (1) Except as provided in subsection (4), Any any person desiring to manufacture, import, or sell beer under the

22 provisions of this code shall first apply to the department for a license to do so and pay with such the

23 application the license fee prescribed. The department shall require of such the applicant satisfactory evidence

24 that the applicant is of good moral character and a law-abiding person.

25 (2) Upon <u>On</u> being satisfied, from such <u>the</u> application or otherwise, that <u>such the</u> applicant is 26 qualified, the department shall issue <u>such a</u> license to <u>such the</u> person, <u>which and the</u> license <u>shall be must</u> at 27 all times <u>be</u> prominently displayed <u>at the licensed premises</u> in the place of business of such applicant.

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(3) If the department shall find finds that such the applicant is not qualified, no a license shall may



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1 not be granted and such the license fee shall must be returned. 2 A brewery that is not located in the state or a beer importer that holds the appropriate license (4) from the United States department of the treasury that desires to distribute its beer within this state through 3 4 licensed beer wholesalers shall apply to the department for registration on forms to be prepared and furnished 5 by the department. 6 A brewery or beer importer may not ship beer into this state until the registration is granted by (5) 7 the department. The registration may be canceled or suspended by the department upon a finding after notice and hearing that the registrant has not complied with the terms of its registration." 8 9 10 Section 6. Section 16-4-107, MCA, is amended to read: 11 "16-4-107. Winery license -- winery and importer registration. (1) (a) Wine, other than for personal 12 consumption in conformity with federal exemptions from holding a basic permit as a bonded winery, may be 13 manufactured or directly distributed to retailers within the state only by a licensed winery, and table wine may 14 be shipped directly by a winery with a direct shipment endorsement as provided in 16-4-1101 to an individual in 15 Montana who is at least 21 years of age. An application for a winery license must be accompanied by a fee of 16 \$400, which constitutes the first annual license fee, and a licensee shall in each succeeding year pay an annual 17 fee as provided in 16-4-501. Winery licensees located in Montana must hold the appropriate basic permit 18 required by the United States department of the treasury and be qualified for a license in accordance with the 19 provisions of 16-4-401(4) 16-4-401(2). Winery licensees located in another state must hold the appropriate 20 basic permit required by the United States department of the treasury and the appropriate license to 21 manufacture wine from the state in which the winery is located and shall provide all other information required 22 by the department. 23 (b) A winery located in Montana that is licensed to do business in the state shall, each quarter and 24 in the manner and form prescribed by the department, report to the department the amount of wine 25 manufactured or imported by the winery in the previous guarter and the winery's inventory. The department may at any time examine a winery's books. 26 27 (2) (a) A winery that is not located in the state or an importer of table wines that holds the 28 appropriate license from the United States department of the treasury and that desires to distribute its table



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1 wines within this state through licensed table wine distributors shall apply to the department of revenue for 2 registration on forms to be prepared and furnished by the department. 3 (b) Each winery shall furnish the department with a copy of each container label currently used by 4 the winery on its products imported into Montana. The department shall require the winery or importer to agree 5 to furnish monthly and other reports concerning quantities and prices of table wine that it ships into the state, 6 names and addresses of consignees, and any other information that the department may determine to be 7 necessary to ensure that importation and distribution of table wines within this state conform to the 8 requirements of this code. 9 A winery or importer of table wines may not ship table wines into this state until the registration (c) 10 is granted by the department. The registration may be canceled or suspended by the department upon a finding 11 after notice and hearing that the registrant has not complied with the terms of its registration. 12 A winery that is not located in Montana, that holds the appropriate license from the United (3) 13 States department of the treasury, that is not already registered with the department, and that desires to sell 14 and ship table wine directly to individuals in Montana who are at least 21 years of age shall apply to the department for registration pursuant to subsection (2) and for a direct shipment endorsement pursuant to 16-4-15 16 1101." 17 18 Section 7. Section 16-4-314, MCA, is amended to read: 19 "16-4-314. Academic brewer license under small brewer exception -- Flathead valley 20 community college or Montana state university-Billings -- conditions. (1) Flathead valley community college or Montana state university-Billings may apply for an academic brewer license under this section that 21 22 allows the licensee to brew and sell beer to wholesalers as provided in this section. The academic brewer 23 license: 24 (a) does not allow for the sale of beer at retail and does not allow for the operation of a sample 25 room as provided in 16-3-213; 26 (b) is limited to production of 10.000 barrels annually: 27 allows for distribution only to wholesalers as provided in 16-3-214; (c) 28 (d) is under the ownership of Flathead valley community college or Montana state university-



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1	Billings;		
2	(e)	is not subject to quotas under 16-4-105 or to the provisions of 16-3-306;	
3	(f) may not offer gambling activities;		
4	(g)	is otherwise subject to laws applying to brewery licenses as provided in this code; and	
5	(h)	must operate in an on-campus facility operated in conjunction with a beer-brewing class or	
6	curriculum tau	ght at the community college or Montana state university-Billings.	
7	(2)	When Flathead valley community college or Montana state university-Billings has met the	
8	conditions in s	ubsection (3) and has paid the fee specified for a brewer under 16-4-501, the department shall	
9	issue the acad	emic brewer license.	
10	(3)	To obtain a license under this section, Flathead valley community college or Montana state	
11	university-Billir	ngs shall:	
12	(a)	document approval by the community college district board of trustees or the board of regents	
13	of higher educ	ation, as applicable;	
14	(b)	identify the on-campus location of the site where classes in beer making are to be held; and	
15	(c)	for criminal background requirements under 16-4-414, designate two or more individuals, each	
16	of whom must have responsibility for licensing compliance and each of whom must meet the requirements in		
17	16-4-401 <u>(2)(a</u>)	(4)(a) .	
18	(4)	The department may adopt rules to implement this section."	
19			
20	Sectio	on 8. Section 16-4-401, MCA, is amended to read:	
21	"16-4-	401. License as privilege criteria for decision on application restrictions. (1) A license	
22	under this cod	e is a privilege that the state may grant to an applicant and is not a right to which any applicant is	
23	entitled.		
24	(2)	Except as provided in 16-4-311 and subsection (6) (5) of this section and subject to subsection	
25	(8), in the case	e of a license that permits on premises consumption, the department shall find in every case in	
26	which it makes an order for the issuance of a new license, or for the approval of the transfer of a license, or the		
27	renewal of a license that:		
28	(a)	if the applicant is an individual:	



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

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



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1	<u>(ii)</u>	the nonprofit organization is authorized to do business in Montana;	
2	<u>(i)</u>	if the applicant is a cooperative association:	
3	<u>(i)</u>	the applicant shall designate two or more officers or board members, each of	[*] whom must meet
4	the requirement	nts for an individual applicant listed in subsection (2)(a); and	
5	<u>(ii)</u>	the cooperative association is authorized to do business in Montana.	
6	(3) In	the case of a license that permits only off-premises consumption and subject	to subsection (8),
7	the department	t shall find in every case in which it makes an order for the issuance of a new li	cense or for the
8	approval of the	transfer of a license that:	
9	(a) if	the applicant is an individual:	
10	(i) an	d the application is approved, the applicant will not possess an ownership inter	r est in more than
11	three establish	ments licensed under this chapter for all-beverages sales;	
12	(ii) the	applicant does not possess an ownership interest in an agency liquor store as	defined in 16-1-
13	106;		
14	(iii) the	e applicant or any member of the applicant's immediate family is without financ	ing from or any
15	affiliation to a n	nanufacturer, importer, bottler, or distributor of alcoholic beverages;	
16	(iv) th	e applicant has not been convicted of a felony or, if the applicant has been con	victed of a felony,
17	the applicant's	rights have been restored;	
18	(v) th	e applicant's past record and present status as a purveyor of alcoholic bevera	jes and as a
19	business perso	on and citizen demonstrate that the applicant is likely to operate the establishm	ent in compliance
20	with all applica	ble laws of the state and local governments; however, nothing in this subsection	տ (3)(a)(v)
21	authorizes the	department to consider an applicant's tax status or whether the applicant was	o r is an income tax
22	protestor when	renewing the license; and	
23	(vi) th e	e applicant is not under 19 years of age;	
24	(b) if	the applicant is a publicly traded corporation:	
25	(i) ea	ch owner of 15% or more of the outstanding stock meets the requirements for	an individual listed
26	in subsection (3)(a). If no single owner owns more than 15% of the outstanding stock, the app	licant shall
27	designate two	or more officers or board members, each of whom must meet the requirements	s for an individual
28	applicant listed	hin subsection (3)(a).	



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1	(ii) the corporation i	s authorized to do business in Montana;	
2	(c) if the applicant is a privately held corporation:		
3	(i) each owner of 1	5% or more of the outstanding stock meets the require	ments for an individual
4	applicant listed in subsectior	n (3)(a). If no single owner owns more than 15% of the	outstanding stock, the
5	applicant shall designate two	o or more officers or board members, each of whom m	ust meet the requirements
6	for an individual applicant lis	ted in subsection (3)(a), and the owners of 51% of the	outstanding stock must meet
7	the requirements of subsect	on (3)(a).	
8	(ii) the corporation i	s authorized to do business in Montana;	
9	(d) if the applicant	is a general partnership, each partner must meet the r	equirements of subsection
10	(3)(a);		
11	(e) if the applicant	is a limited partnership or a limited liability partnership,	, each general partner and all
12	limited partners whose owne	ership interest in the partnership equals or exceeds 159	% must meet the
13	requirements of subsection ((3)(a). If no single limited partner's interest equals or ex	<ceeds 15%,="" 51%="" all<="" of="" td="" then=""></ceeds>
14	limited partners must meet t	he requirements of subsection (3)(a).	
15	(f) if the applicant i	s a limited liability company, all managing members ar	id those members whose
16	ownership interest in the cor	npany equals or exceeds 15% must meet the requirem	ents of subsection (3)(a). If
17	no single member's interest	equals or exceeds 15%, then 51% of all members mus	t meet the requirements of
18	subsection (3)(a).		
19	(4) Subject to 16-4	-311, in the case of a license that permits the manufac	ture, importing, or
20	wholesaling of an alcoholic t	peverage, the department shall find in every case in wh	lich it makes an order for the
21	issuance of a new license or	for the approval of the transfer of a license that:	
22	(a) if the applicant	is an individual:	
23	(i) the applicant ha	s no ownership interest in any establishment licensed	under this chapter for retail
24	alcoholic beverages sales;		
25	(ii) the applicant do	es not possess an ownership interest in an agency liqu	ior store as defined in 16-1-
26	106;		
27	(iii) the applicant ha	s not been convicted of a felony or, if the applicant has	been convicted of a felony,
28	the applicant's rights have b	een restored;	



68th Legislature 2023 Drafter: Erin Sullivan, 406-444-3594 SB0075.001.001 1 (iv) the applicant's past record and present status as a purveyor of alcoholic beverages and as a 2 business person and citizen demonstrate that the applicant is likely to operate the establishment in compliance 3 with all applicable laws of the state and local governments; however, nothing in this subsection (4)(a)(iv) 4 authorizes the department to consider an applicant's tax status or whether the applicant was or is an income tax 5 protestor when renewing the license; 6 (v) the applicant is not under 19 years of age; and (vi) an applicant for a wholesale license is not a manufacturer of an alcoholic beverage or owned or 7 8 controlled by a manufacturer of an alcoholic beverage; 9 (b) if the applicant is a publicly traded corporation: (i) each owner of 15% or more of the outstanding stock meets the requirements for an individual listed 10 11 in subsection (4)(a). If no single owner owns more than 15% of the outstanding stock, the applicant shall 12 designate two or more officers or board members, each of whom must meet the requirements for an individual 13 applicant listed in subsection (4)(a). 14 (ii) an applicant for a wholesale license is not a manufacturer of an alcoholic beverage or owned or 15 controlled by a manufacturer of an alcoholic beverage; and 16 (iii) the corporation is authorized to do business in Montana; 17 (c) if the applicant is a privately held corporation: 18 each owner of 15% or more of the outstanding stock meets the requirements for an individual (i) 19 applicant listed in subsection (4)(a). If no single owner owns more than 15% of the outstanding stock, the 20 applicant must designate two or more officers or board members, each of whom must meet the requirements for an individual applicant listed in subsection (4)(a) and the owners of 51% of the outstanding stock must meet 21 22 the requirements of subsection (4)(a). 23 (ii) an applicant for a wholesale license is not a manufacturer of an alcoholic beverage or owned or 24 controlled by a manufacturer of an alcoholic beverage; and 25 (iii) the corporation is authorized to do business in Montana: 26 (d) if the applicant is a general partnership, each partner must meet the requirements of subsection 27 (4)(a); 28 (e) if the applicant is a limited partnership or a limited liability partnership, each general partner and all



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1	limited partner	s whose ownership interest in the partnership equals or exceeds 15% must me	et the			
2	requirements o	requirements of subsection (4)(a). If no single limited partner's interest equals or exceeds 15%, then 51% of all				
3	limited partner	s must meet the requirements of subsection (4)(a).				
4	(f) if	the applicant is a limited liability company, all managing members and those me	embers whose			
5	ownership inte	rest in the company equals or exceeds 15% must meet the requirements of sul	esection (4)(a). If			
6	no single mem	ber's interest equals or exceeds 15%, then 51% of all members must meet the	requirements of			
7	subsection (4)	(a).				
8	<u>(3)</u>	The applicant and any individual of the applicant who must meet the requirem	<u>ents of (2)(a)</u>			
9	must be currer	nt on all tax filings, taxes, interest, and penalties due to the state; however, noth	ing in this			
10	subsection aut	horizes the department to consider an applicant's tax status or whether the app	licant was or is an			
11	income tax pro	otestor when renewing the license.				
12	(5) 4)	In the case of a corporate applicant, the requirements of subsections (2)(b) , (3)(b), and (4)(b) or			
13	<u>(2)(c)</u> apply se	parately to each class of stock.				
14	(6) (5)	The provisions of subsection (2) do not apply to an applicant for or holder of a	a license pursuant			
15	to 16-4-302 <u>or</u>	an applicant for registration under 16-4-101 or 16-4-107.				
16	(7)<u>(6)</u>	An applicant's source of funding must be from a suitable source. A lender or o	other source of			
17	money or cred	it may be found unsuitable if the source:				
18	(a)	is a person whose prior financial or other activities or criminal record:				
19	(i)	poses a threat to the public interest of the state;				
20	(ii)	poses a threat to the effective regulation and control of alcoholic beverages; o	or			
21	(iii)	creates a danger of illegal practices, methods, or activities in the conduct of the	ne licensed			
22	business; or					
23	(b)	has been convicted of a felony offense within 5 years of the date of application	n or is on			
24	probation or pa	arole or under deferred prosecution for committing a felony offense, unless the	person's rights			
25	<u>have been res</u>	tored.				
26	(8) (8	a) An individual applying for an all-beverages license or having any ownership	interest in an			
27	entity applying	for an all-beverages license may not, if the application were to be approved, ov	vn an interest in			
28	more than half	the total number of allowable all-beverages licenses in any quota area describe	∍d in 16-4-201.			



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1	(b) If two or more individuals through business or family relationship share in the profits or liabilities of			
2	all-beverages licenses, the aggregate number of licenses in which they share profits or liabilities may not			
3	exceed half the total number of allowable all-beverages licenses in the specific quota area in which the all-			
4	beverages licenses will be held.			
5	(9)(7) (a) Except as specifically provided in this code relating to financial interests in licenses, nothing			
6	in this section applies or otherwise prohibits an applicant or licensee from obtaining personal financing from a			
7	licensed financial institution, taking advantage of consumer credit, or using a personal credit card to make			
8	purchases on behalf of a licensed entity if the applicant or licensee is reimbursed by the licensed entity within			
9	90 days. An applicant or individual may obtain multiple transactions up to an aggregate maximum of \$100,000			
10	with each individual transaction not to exceed \$25,000 to be used on behalf of the licensed entity.			
11	(b) A licensee's use of short-term financing of 90 days or less from institutional lenders and			
12	noninstitutional lenders does not constitute an undisclosed ownership interest in the license.			
13	(c) It is the intent of this subsection (9) (7) to facilitate the efficient administration of an entity			
14	licensed under this code.			
15	(8) (a) An individual applying for an all-beverages license or having any ownership interest in an			
16	entity applying for an all-beverages license may not, if the application were to be approved, own an interest in			
17	more than half the total number of allowable all-beverages licenses in any quota area described in 16-4-201.			
18	(b) If two or more individuals through a business or family relationship share in the profits or			
19	liabilities of all-beverages licenses, the aggregate number of licenses in which they share in the profits or			
20	liabilities may not exceed half the total number of allowable all-beverages licenses in the specific quota area in			
21	which the all-beverages licenses will be held.			
22	(c) An applicant applying for an all-beverages license and any individual of the applicant who must			
23	meet the requirements of subsection (2)(a) may not, if the application were to be approved, possess an			
24	ownership interest in more than three establishments licensed under this chapter for all-beverages sales.			
25	However, resort retail all-beverages licenses issued under 16-4-213 do not count toward this limit.			
26	(d) An applicant and any individual of the applicant who must meet the requirements of subsection			
27	(2)(a) may not possess an ownership interest in an agency liquor store as defined in 16-1-106.			
28	(e) An applicant for an on-premises consumption license or any member of the applicant's			



Amendment - 1st Reading-white – Requested by: S. Fitzpatrick – (S) Business & Labor				
68th Legislature 2023 Drafter: Erin Sullivan, 406-444-3594			SB0075.001.001	
1	immediate far	ily must be without finar	ncing from and may not have any affiliati	on to a manufacturer, importer,
2	<u>bottler, or distr</u>	ibutor of alcoholic bever	ages, except that an applicant's spouse	may possess an ownership
3	interest in one	or more manufacturer li	censes. This prohibition also applies to a	any individual of the applicant
4	who must mee	t the requirements of su	<u>bsection (2)(a).</u>	
5	<u>(f)</u>	An applicant for an off	-premises consumption license or any n	nember of the applicant's
6	immediate fam	ily must be without finar	ncing from and may not have any affiliati	on to a manufacturer, importer,
7	bottler, or distr	ibutor of alcoholic bever	ages. This prohibition also applies to an	y individual of the applicant who
8	must meet the	requirements of subsec	<u>tion (2)(a).</u>	
9	<u>(g)</u>	An applicant for a mar	nufacturing, importing, or wholesaling lic	ense and any individual of the
10	applicant who	must meet the requirem	<u>ents of subsection (2)(a) may not posse</u>	<u>ss an ownership interest in any</u>
11	<u>establishment</u>	licensed under this char	oter for retail alcoholic beverage sales.	
12	<u>(h)</u>	An applicant for a who	elesale license and any individual of the	applicant who must meet the
13	requirements of	of subsection (2)(a) may	not be a manufacturer of an alcoholic b	everage or owned or controlled
14	<u>by a manufact</u>	urer of an alcoholic beve	erage."	
15				
16	<u>NEW</u> :	SECTION. Section 9.	Transition. The department shall reclas	sify existing licenses to a
17	registrant purs	uant to [section 5] after	June 30, 2024, and during the existing li	censee's renewal.
18				
19	<u>NEW</u> :	SECTION. Section 10.	Effective dates. (1) Except as provide	ed in subsection (2), [sections 1
20	through 5] are	effective July 1, 2024.		
21	(2)	[Sections [6 through 8] and this section are effective on passa	ge and approval.
22			- END -	

