68th Legislature 2023

1		BILL NO	
2	INTRODUCED BY (Primary Sponsor)		
3		(Finitary Sponsor)	
4	A BILL FOR A	N ACT ENTITLED: "AN ACT REVISING BREWERY LAWS TO ALLOW FOR COLLABORATION	
5	BEERS; ALLOWING BREWERS TO SERVE BEER NOT BREWED ON THE PREMISES IF MADE IN		
6	COLLABORATION WITH ANOTHER MONTANA SMALL BREWERY; PROVIDING RESTRICTIONS; AND		
7	AMENDING S	ECTIONS 16-3-213 AND 16-3-214, MCA."	
8			
9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:		
10			
11	Sectio	on 1. Section 16-3-213, MCA, is amended to read:	
12	" 16-3 -:	213. Brewers or beer importers not to retail beer small brewery exceptions brewer	
13	collaboration	. (1) Except as provided for small breweries in subsection (2), it is unlawful for any brewer or	
14	breweries or beer importer to have or own any permit to sell or retail beer at any place or premises. It is the		
15	intention of this section to prohibit brewers and beer importers from engaging in the retail sale of beer. This		
16	section does not prohibit breweries from selling and delivering beer manufactured by them, in original		
17	packages, at e	ither wholesale or retail.	
18	(2)	(a) For the purposes of this section, a "small brewery" is a brewery that has an annual	
19	nationwide production of not less than 100 barrels or more than 60,000 barrels, including:		
20	(i)	the production of all affiliated manufacturers; and	
21	(ii)	beer purchased from any other beer producer to be sold by the brewery.	
22	(b)	A small brewery may, at one location for each brewery license and at no more than three	
23	locations including affiliated manufacturers, provide samples of beer that were brewed and fermented on the		
24	premises in a sample room located on the licensed premises, subject to subsection (4). The samples may be		
25	provided with or without charge between the hours of 10 a.m. and 8 p.m. No more than 48 ounces of malt		
26	beverage may be sold or given to each individual customer during a business day for consumption on the		
27	premises or in prepared servings through curbside pickup, provided that the 48-ounce limit may not in any way		
28	limit a small br	ewery's sales as provided in 16-3-214(1)(a)(iii). No more than 2,000 barrels may be provided	



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1	annually for or	n-premises consumption including all affiliated manufacturers.		
2	(3)	For the purposes of this section, "affiliated manufacturer" means a manufacturer of beer:		
3	(a)	that one or more members of the manufacturing entity have more than a majority share interest		
4	in or that controls directly or indirectly another beer manufacturing entity;			
5	(b)	for which the business operations conducted between or among entities are interrelated or		
6	interdependent to the extent that the net income of one entity cannot reasonably be determined without			
7	reference to operations of the other entity; or			
8	(c)	of which the brand names, products, recipes, merchandise, trade name, trademarks, labels, or		
9	logos are identical or nearly identical.			
10	<u>(4)</u>	A small brewery may serve in its sample room beer not brewed and fermented on the premises		
11	<u>if:</u>			
12	<u>(a)</u>	the beer is brewed in collaboration with another brewery, including multiple breweries;		
13	<u>(b)</u>	all brewers were actively involved in the brewing of the beer. For the purposes of this		
14	subsection (4)(b), the term "actively involved" means that all brewers were present for the brewing process.			
15	<u>(c)</u>	no more than six distinct collaboration beers, brewed and fermented at another brewery, may		
16	<u>be served in a calendar year;</u>			
17	<u>(d)</u>	the amount of beer that a brewer serves under this section, for any one type of distinct		
18	collaboration beer, does not exceed an equal proportion of the beer produced based on the number of			
19	participating breweries or seven barrels, whichever is less; and			
20	<u>(e)</u>	all brewers report to the department:		
21	<u>(i)</u>	that the brewers will collaborate as provided in this subsection (4) prior to the collaboration; and		
22	<u>(ii)</u>	sales from the collaboration for tax reporting."		
23				
24	Section	on 2. Section 16-3-214, MCA, is amended to read:		
25	"16-3-	214. Beer sales by brewers sample room exception. (1) Subject to the limitations and		
26	restrictions contained in this code, a brewer who manufactures less than 60,000 barrels of beer a year, upon			
27	payment of the annual license fee imposed by 16-4-501 and upon presenting satisfactory evidence to the			
28	department as	s required by 16-4-101, must be licensed by the department, in accordance with the provisions of		



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1	this code and rules prescribed by the department, to:		
2	(a)	sell and deliver beer from its storage depot or brewery to:	
3	(i)	a wholesaler;	
4	(ii)	licensed retailers if the brewer uses the brewer's own equipment, trucks, and employees to	
5	deliver the beer and if:		
6	(A)	individual deliveries, other than draught beer, are limited to the case equivalent of 8 barrels a	
7	day to each licensed retailer; and		
8	(B)	the total amount of beer sold or delivered directly to all retailers does not exceed 10,000 barrels	
9	a year; or		
10	(iii)	the public, including curbside pickup between 8 a.m. and 2 a.m. in original packaging or	
11	growlers;		
12	(b)	provide its own products for consumption on its licensed premises without charge or, if it is a	
13	small brewery, provide its own products or collaboration products at a sample room as provided in 16-3-213; or		
14	(c)	do any one or more of the acts of sale and delivery of beer as provided in this code.	
15	(2)	A brewery may not use a common carrier for delivery of the brewery's product to the public or	
16	to licensed retailers.		
17	(3)	A brewery may import or purchase, upon terms and conditions the department may require,	
18	necessary flavors and other nonbeverage ingredients containing alcohol for blending or manufacturing		
19	purposes.		
20	(4)	An additional license fee may not be imposed on a brewery providing its own products on its	
21	licensed premises for consumption on the premises.		
22	(5)	This section does not prohibit a licensed brewer from shipping and selling beer directly to a	
23	wholesaler in this state under the provisions of 16-3-230."		
24		- END -	

