WEST VIRGINIA LEGISLATURE

2023 REGULAR SESSION

Introduced

Senate Bill 513

By Senators Woodrum and Plymale

[Introduced January 30, 2023; referred

to the Committee on the Judiciary]

1 A BILL to amend and reenact §11-16-6a of the Code of West Virginia, 1931, as amended, relating to brewer and resident brewer licenses; providing that a licensed brewer or resident brewer 2 may not produce more than 50,000 barrels per calendar year at a brewer or resident 3 4 brewer's principle place of business and manufacture; clarifying that a licensed brewer or 5 resident brewer may have multiple locations; and providing that licensed brewers and 6 resident brewers may enter into contract brewing services agreements with another 7 licensed brewer or resident brewer for purposes of sharing equipment or facilities as part of 8 the manufacture of nonintoxicating beer or nonintoxicating craft beer.

Be it enacted by the Legislature of West Virginia:

ARTICLE16.NONINTOXICATINGBEER.§11-16-6a. Brewer and resident brewer license to manufacture, sell, and provide
complimentary samples.complimentary samples.

(a) Legislative findings. — The Legislature hereby finds that it is in the public interest to 1 2 regulate, control, and support the brewing, manufacturing, distribution, sale, consumption, 3 transportation, and storage of nonintoxicating beer and nonintoxicating craft beer and its industry 4 in this state in order to protect the public health, welfare, and safety of the citizens of this state, and 5 promote hospitality and tourism. Therefore, this section authorizes a licensed brewer or resident 6 brewer with its principal place of business and manufacture located in this state to have certain 7 abilities in order to promote the sale of nonintoxicating beer and nonintoxicating craft beer 8 manufactured in this state for the benefit of the citizens of this state, the state's growing brewing 9 industry, and the state's hospitality and tourism industry, all of which are vital components for the 10 state's economy.

(b) Sales of nonintoxicating beer. — A licensed brewer or resident brewer with its principal place of business and manufacture located in the State of West Virginia may offer only nonintoxicating beer or nonintoxicating craft beer manufactured by the licensed brewer or resident brewer for retail sale to customers from the brewer's or resident brewer's licensed premises for

15 consumption off of the licensed premises only in the form of kegs, bottles, cans, or growlers for 16 personal consumption and not for resale. A licensed brewer or resident brewer may not sell, give 17 or furnish nonintoxicating beer for consumption on the premises of the principal place of business 18 and manufacture located in the State of West Virginia, except for the limited purpose of 19 complimentary samples as permitted in subsection (c) of this section.

20 (c) Complimentary samples. — A licensed brewer or resident brewer with its principal 21 place of business and manufacture located in the State of West Virginia may only offer 22 complimentary samples of nonintoxicating beer or nonintoxicating craft beer brewed at the 23 brewer's or resident brewer's principal place of business and manufacture located in the State of 24 West Virginia. The complimentary samples may be no greater than two ounces per sample per 25 patron, and a sampling shall not exceed 10 complimentary two-ounce samples per patron per day. 26 A licensed brewer or resident brewer providing complimentary samples shall provide 27 complimentary food items to the patron consuming the complimentary samples; and prior to any 28 sampling, verify, using proper identification, that the patron sampling is 21 years of age or over and 29 that the patron is not visibly intoxicated.

(d) Retail sales. — Every licensed brewer or resident brewer under this section shall
 comply with all the provisions of this article as applicable to nonintoxicating beer retailers when
 conducting sales of nonintoxicating beer or nonintoxicating craft beer and shall be subject to all
 applicable requirements and penalties in this article.

(e) Payment of taxes and fees. — A licensed brewer or resident brewer under this section
 shall pay all taxes and fees required of licensed nonintoxicating beer retailers, in addition to any
 other taxes and fees required, and meet applicable licensing provisions as required by this chapter
 and by rule of the commissioner.

(f) Advertising. — A licensed brewer or resident brewer under this section may advertise a
 particular brand or brands of nonintoxicating beer or nonintoxicating craft beer produced by the
 licensed brewer or resident brewer and the price of the nonintoxicating beer or nonintoxicating

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41 craft beer subject to state and federal requirements or restrictions. The advertisement may not42 encourage intemperance.

43 (g) Growler requirements. — A licensed brewer or resident brewer under this section must 44 fill a growler and patrons are not permitted to access the secure area or fill a growler. A licensed 45 brewer or resident brewer under this section must sanitize, fill, securely seal, and label any growler 46 prior to its sale. A licensed brewer or resident brewer under this section may only offer for retail 47 sale growlers no larger than 128 fluid ounces of nonintoxicating beer or nonintoxicating craft beer 48 manufactured by the licensed brewer or resident brewer for personal consumption off of the 49 licensed premises and not for resale. A licensed brewer or resident brewer under this section may 50 refill a growler subject to the requirements of this section. A licensed brewer or resident brewer 51 shall visually inspect any growler before filling or refilling it. A licensed brewer or resident brewer 52 may not fill or refill any growler that appears to be cracked, broken, unsafe or otherwise unfit to 53 serve as a sealed beverage container.

(h) Growler labeling. — A licensed brewer or resident brewer under this section selling
growlers shall affix a conspicuous label on all sold and securely sealed growlers listing the name of
the licensee selling the growler, the brand of the nonintoxicating beer or nonintoxicating craft beer
in the growler, the alcohol content by volume of the nonintoxicating beer or nonintoxicating craft
beer in the growler and the date the growler was filled or refilled, and, further, all labeling on the
growler shall be consistent with all federal labeling and warning requirements.

(i) Growler sanitation. — A licensed brewer or resident brewer authorized under this
section shall clean and sanitize all growlers he or she fills or refills in accordance with all state and
county health requirements prior to its sealing. In addition, the licensed brewer or resident brewer
shall sanitize, in accordance with all state and county health requirements, all taps, tap lines, pipe
lines, barrel tubes and any other related equipment used to fill or refill growlers. Failure to comply
with this subsection may result in penalties under §11-16-23 of this code.

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(j) Fee. — There is no additional fee for a licensed brewer or resident brewer authorized

67 under this section to sell growlers.

68 (k) Limitations on licensees. — To be authorized under this section, a licensed brewer or 69 resident brewer may not produce more than 25,000 barrels 50,000 barrels per calendar year at the 70 brewer's or resident brewer's principal place of business and manufacture located in the State of 71 West Virginia. No more than one brewer or resident brewer license may be issued to a single 72 person or entity and no person may hold both a brewer and a resident brewer license The 73 commissioner may issue more than one brewer or resident brewer license to a single person or 74 entity for multiple places of business and manufacture located in the State of West Virginia so long 75 as the licensed brewer or resident brewer does not produce more than 50,000 barrels in the 76 aggregate per calendar year. A licensed brewer or resident brewer under this section may only 77 conduct tours, give complimentary samples and sell growlers during the hours of operation set 78 forth in §11-16-18(a)(1) of this code. A licensed brewer or resident brewer authorized under this 79 section shall be subject to the applicable penalties under §11-16-23 of this code for violations of 80 this section.

81 (I) (1) Contract Brewing Services Agreements. – A licensed brewer or resident brewer may 82 enter into contract brewing services agreements with another licensed brewer or resident brewer 83 with its principal place of business and manufacture located in the State of West Virginia for 84 purposes of sharing brewing equipment or facilities as part of the manufacture of nonintoxicating 85 beer or nonintoxicating craft beer. Any such contract brewing services agreement shall be 86 provided to the West Virginia Alcohol Beverage and Control Administration and set forth the 87 following terms and conditions:

(A) The licensed brewer or resident brewer serving as the brewer of record and retaining
 ownership, rights, title, and interest in the nonintoxicating beer or nonintoxicating craft beer recipe
 and brand;

91 (B) The licensed brewer or resident brewer who will be responsible for executing any brew
 92 of nonintoxicating beer or nonintoxicating craft beer;

- 93 (C) The location of the facilities to be utilized for the manufacture of the nonintoxicating
 94 beer or nonintoxicating craft beer;
- 95 (D) Specifications regarding the packaging of all nonintoxicating beer or nonintoxicating 96 craft beer manufactured under the contract brewing services agreement; and
- 97 (E) The manner of payment of any and all federal and state excise taxes associated with
- 98 the manufactured nonintoxicating beer or nonintoxicating craft beer.

99 (2) The licensed brewer or resident brewer serving as the brewer of record is responsible

100 for the transportation of the finished and packaged product to their licensed facility, where it must

- 101 come to rest and be tax determined. Any nonintoxicating beer or nonintoxicating craft beer
- 102 manufactured pursuant to a contract brewing services agreement shall be credited to the specified
- 103 brewer of record for purposes of the barrel limitations set forth in §11-16-6a(k) of this code, and not
- 104 the licensed brewer or resident brewer responsible for executing any brew on behalf of the brewer
- 105 of record. Subject to state and federal requirements or restrictions, the commissioner may allow
- 106 for a licensed brewer or resident brewer with its principal place of business and manufacture
- 107 located in the State of West Virginia to enter into contract brewing services agreements for the
- 108 purposes of executing any brew of nonintoxicating beer or nonintoxicating craft beer on behalf of
- 109 any person or entity that is currently licensed and in good standing in its domicile state as a brewer,
- 110 resident brewer, other nonintoxicating beer or nonintoxicating craft beer manufacturer.
- 111 (I) (m) Rules. The commissioner, in consultation with the Bureau for Public Health
- 112 concerning sanitation, is authorized to propose rules for legislative approval, pursuant to §29A-3-1
- 113 *et seq*. of this code, to implement this section.

NOTE: The purpose of this bill is to clarify that licensed brewers and licensed resident brewers may have more than one location so long as the brewer or resident brewer does not produce more than 50,000 barrels of nonintoxicating beer or nonintoxicating craft beer in the aggregate for a calendar year, and to allow for brewers to enter into contract brewing services agreements for purposes of sharing equipment and facilities as part of the manufacturing process.

Strike-throughs indicate language that would be stricken from a heading or the present law and underscoring indicates new language that would be added.