# WEST VIRGINIA LEGISLATURE

### **2025 REGULAR SESSION**

### ENROLLED

### **Committee Substitute**

for

# House Bill 2054

BY DELEGATES W. CLARK, MAYNOR, AND MASTERS

[Passed April 12, 2025; in effect 90 days from passage

(July 11, 2025)]

1 AN ACT to amend and reenact §60-4-3a, §60-7-2, §60-7-3, §60-7-8c, §60-7-8d, §60-7-8e, §60-2 7-8g, §60-8-2, and §60-8-32a of the Code of West Virginia, 1931, as amended, amending 3 liquor sampling requirements; revising definitions; addressing and making minor 4 corrections in the Alcohol Beverage Control Administration ("ABCA") code sections 5 correcting mistakes relating to a \$100 requirement for canned or packaged food: removing 6 the requirement that a private farmers market or private food court with two or more 7 unrelated vendors applying for a license must certify that all vendors have agreed to 8 liability responsibility therein and removing the requirement that a private farmers market 9 or private food court provide a written copy of the agreement between all vendors 10 acknowledging that each vendor is jointly and severally liable for any violations; 11 authorizing the use of self-pour automated systems for nonintoxicating beer, cider, and 12 wine by the drink on licensee premises; removing the requirement that a joint and several 13 liability agreement be executed between the multiple vendors at a multi-vendor fair or 14 festival; regulating private clubs sale and service of alcoholic and non-intoxicating 15 beverages; providing limitations on sealed craft cocktail or wine growlers sold to persons 16 who have dined in an establishment, or a patron who is in vehicle while picking up food or 17 a meal and ordered a sealed craft cocktail or wine growler; clarifying and expanding the types of licensed entities authorized to participate in a duly permitted private outdoor 18 19 designated area ("PODA"); defining terms; exempting certain licensees from certain fees; authorizing consumer activity within a PODA; authorizing a new S4N license for gualified 20 21 nonprofits; authorizing S1, S2, and S3 licensees to participate in a private outdoor 22 designated area on the premises of a participating Class S4 permit holder upon written 23 invitation of the Class 2 S4 permit holder; correcting mistaken listed percentage for fortified 24 wine; all generally relating to the licensing, sale and service of alcoholic liquor, 25 nonintoxicating beer or nonintoxicating craft beer, wine, cider, craft and cocktails as 26 beverages or sealed containers, and where same may be sold and served.

Be it enacted by the Legislature of West Virginia:

## CHAPTER 60. STATE CONTROL OF ALCOHOLIC LIQUORS. ARTICLE 4. LICENSES.

#### §60-4-3a. Distillery, mini-distillery, and micro-distillery license to manufacture and sell.

1 (a) Sales of liquor. — An operator of a distillery, mini-distillery, or micro-distillery may offer 2 liquor for retail sale to customers from the distillery, mini-distillery, or micro-distillery for 3 consumption off-premises only. Except for samples offered pursuant to §60-6-1 of this code, 4 customers may not consume any liquor on the premises of the distillery, mini-distillery, or micro-5 distillery, except for a distillery, mini-distillery, or micro-distillery that obtains a private 6 manufacturer club license set forth in §60-7-1 et seq. of this code, and a Class A retail dealer 7 license set forth in §11-16-1 et seq. of the code: Provided, That a licensed distillery, mini-distillery, 8 or micro-distillery may offer samples of alcoholic liquors as authorized by this subsection when 9 alcoholic liquors are manufactured by that licensed distillery, mini-distillery, or micro-distillery for 10 consumption on the licensed premises. Notwithstanding any other provision of law to the contrary, 11 a licensed distillery, mini-distillery, or micro-distillery may sell, furnish, and serve alcoholic liquors 12 when licensed accordingly beginning at 6:00 a.m. unless otherwise determined by the residents 13 of the county pursuant to §7-1-3ss of this code.

14 (b) Retail on-premises and off-premises consumption sales. — Every licensed distillery, 15 mini-distillery, or micro-distillery shall comply with the provisions of §60-3A-9, §60-3A-11, §60-3A-16 13, §60-3A-16, §60-3A-17, §60-3A-18, §60-3A-19, §60-3A-22, §60-3A-23, §60-3A-24, §60-3A-17 25, and §60-3A-26 of this code, and the provisions of §60-3-1 et seg., §60-4-1 et seg., and §60-18 7-1 et seq. of this code, applicable to liquor retailers, and distillers. In the interest of promoting 19 tourism throughout the state, every licensed distillery, mini-distillery, or micro-distillery 20 manufacturing liquor in this state is authorized, with a limited off-site retail privilege at private fairs 21 and festivals, for on-premises consumption sales served by the drink or glass, and off-premises

22 consumption sales by the bottle of only the licensed distillery, mini-distillery, or micro-distillery's 23 sealed liquor. At least five days prior to an approved private fair and festival, an authorized 24 distillery, mini-distillery, or micro-distillery shall provide a copy of a written agreement to sell only 25 liquor manufactured by the licensed distillery, mini-distillery, or micro-distillery at the private fair 26 and festival's licensed premises. If approved, an authorized distillery, mini-distillery, or micro-27 distillery may conduct on-premises and off-premises consumption sales of its liquor from a 28 designated booth at the private fair and festival as set forth in §60-7-8a of this code. All authorized 29 and approved distilleries, mini-distilleries, and micro-distilleries' off-premises consumption sales 30 shall comply with all retail requirements in §60-3A-1 et seq. of this code, and specifically §60-3A-31 17 of this code with respect to all markups, taxes, and fees and also all retail requirements of §60-32 7-1 et seq. of this code when applicable. Additionally, every authorized distillery, mini-distillery, 33 and micro-distillery may provide samples to patrons who are 21 years of age and older and who 34 are not intoxicated. The liquor samples of the licensed distillery, mini-distillery, or micro-distillery's 35 product on any sampling day shall not exceed six ounces in total volume. Samples may be mixed 36 with each other or with non-alcoholic liquids as long as the total amount of the liquor sampled 37 does not exceed six ounces.

38 (c) Payment of taxes and fees. — The distillery, mini-distillery, or micro-distillery shall pay 39 all taxes and fees required of licensed retailers and meet applicable licensing provisions as 40 required by this chapter and by rule of the commissioner, except for payments of the wholesale 41 markup percentage and the handling fee provided by rule of the commissioner: Provided, That all 42 liquor for sale to customers from the distillery, mini-distillery, or micro-distillery for off-premises consumption is subject of a five percent wholesale markup fee and an 80 cents per case bailment 43 44 fee to be paid to the commissioner: Provided, however, That liquor sold by the distillery, mini-45 distillery, or micro-distillery shall not be priced less than the price set by the commissioner pursuant §60-3A-17 of this code. 46

47 (d) Payments to market zone retailers. — Each distillery, mini-distillery, or micro-distillery 48 shall submit to the commissioner two percent of the gross sales price of each retail liquor sale for 49 the value of all sales at the distillery, mini-distillery, or micro-distillery each month. Any sales by a 50 distillery, mini-distillery, or micro-distillery at a private fair and festival are treated as occurring on 51 their licensed premises for purposes of this market zone calculation. This collection shall be 52 distributed by the commissioner, at least quarterly, to each market zone retailer located in the 53 distillery, mini-distillery, or micro-distillery's market zone, proportionate to each market zone 54 retailer's annual gross prior years pretax value sales. The maximum amount of market zone payments that a distillery, mini-distillery, or micro-distillery shall submit to the commissioner is 55 \$15,000 per annum. 56

(e) Limitations on licensees. — A distillery, mini-distillery, or micro-distillery may not
produce more than 50,000 gallons per calendar year. The commissioner may issue more than
one distillery, mini-distillery, or micro-distillery license to a single person or entity and a person
may hold both a distillery and a mini-distillery license. The owners of a licensed distillery, minidistillery, or micro-distillery may operate a winery, farm winery, brewery, or as a resident brewer
as otherwise specified in the code.

*(f) Building code and tax classification.* — Notwithstanding any provision of this code to
the contrary, the mere addition of a distillery, mini-distillery, or micro-distillery licensed under this
article on a property does not change the nature or use of the property which otherwise qualifies
as agricultural use for building code and property tax classification purposes.

(g) A political subdivision of this state may not regulate any of the following activities of a
distillery, mini-distillery, or micro-distillery licensed and operating in accordance with this section:
(1) The on-premises sale, tasting, or consumption of liquor during business hours set forth
in §60-7-12 of this code;

(2) The storage, warehousing, and wholesaling of liquor in accordance with the rules of
the commissioner and federal law or regulations; or

(3) The sale of liquor related items including but not limited to the sale of pre-packaged
food not requiring kitchen preparation that are incidental to the sale of liquor and on-premises
consumption.

#### ARTICLE 7. LICENSES TO PRIVATE CLUBS.

#### §60-7-2. Definitions; authorizations; requirements for certain licenses.

Unless the context in which used clearly requires a different meaning, as used in this
 article:

3 (1) "Applicant" means a private club applying for a license under the provisions of this4 article.

5 (2) "Code" means the official Code of West Virginia, 1931, as amended.

6 (3) "Commissioner" means the West Virginia Alcohol Beverage Control Commissioner.

7 (4) "Licensee" means the holder of a license to operate a private club granted under this
8 article, which remains unexpired, unsuspended, and unrevoked.

9 (5) "Private club" means any corporation or unincorporated association which either:

10 (A) Belongs to or is affiliated with a nationally recognized fraternal or veterans' 11 organization which is operated exclusively for the benefit of its members, which pays no part of 12 its income to its shareholders or individual members, which owns or leases a building or other 13 premises to which are admitted only duly-elected or approved dues-paying members in good 14 standing of the corporation or association and their quests while in the company of a member and 15 to which club the general public is not admitted, and which maintains in the building or on the 16 premises a suitable kitchen and dining facility with related equipment for serving food to members 17 and their guests;

(B) Is a nonprofit social club, which is operated exclusively for the benefit of its members,
which pays no part of its income to its shareholders or individual members, which owns or leases
a building or other premises to which are admitted only duly-elected or approved dues-paying
members in good standing of the corporation or association and their guests while in the company

of a member and to which club the general public is not admitted, and which maintains in the building or on the premises a suitable kitchen and dining facility with related equipment for serving food to members and their quests:

25 (C) Is organized and operated for legitimate purposes, which has at least 100 duly- elected 26 or approved dues-paying members in good standing, which owns or leases a building or other 27 premises, including any vessel licensed or approved by any federal agency to carry or 28 accommodate passengers on navigable waters of this state, to which are admitted only duly-29 elected or approved dues-paying members in good standing of the corporation or association and 30 their guests while in the company of a member and to which the general public is not admitted, 31 and which club maintains in the building or on the premises a suitable kitchen and dining facility 32 with related equipment and employs a sufficient number of persons for serving meals to members 33 and their guests; or

(D) Is organized for legitimate purposes and owns or leases a building or other delimited premises in any state, county, or municipal park, or at any airport, in which a club has been established, to which are admitted only duly-elected and approved dues-paying members in good standing and their guests while in the company of a member and to which the general public is not admitted, and which maintains in connection with the club a suitable kitchen and dining facility and related equipment and employs a sufficient number of persons for serving meals in the club to the members and their guests.

<sup>41</sup> "Private bakery" means an applicant for a private club or licensed private club license that <sup>42</sup> has a primary function of operating a food preparation business that produces baked goods, <sup>43</sup> including brownies, cookies, cupcakes, confections, muffins, breads, cakes, wedding cakes, and <sup>44</sup> other baked goods where the applicant or licensee desires to sell baked goods infused with liquor, <sup>45</sup> wine, or nonintoxicating beer or nonintoxicating craft beer, included: (A) In the icing, syrup, drizzle, <sup>46</sup> or some other topping; (B) as an infusion where the alcohol is not processed or cooked out of the <sup>47</sup> baked goods; or (C) from an infusion packet containing alcohol no greater than 10 milliliters where

48 the purchaser adds the alcohol. The applicant or licensee may not sell liquor, wine, or 49 nonintoxicating beer or nonintoxicating craft beer for on-premises or off-premises consumption. 50 The applicant or licensee may sell the baked goods with alcohol added as authorized for on-51 premises and off-premises consumption. Further, the applicant or licensee shall:

52 (i) Have at least 50 members;

(ii) Operate a kitchen that produces baked goods, as specified in this subdivision, including at least: (I) A baking oven and a four-burner range or hot plate; (II) a sink with hot and cold running water; (III) a 17 cubic foot refrigerator or freezer, or some combination of a refrigerator and freezer which is not used for alcohol cold storage; (IV) baking utensils and pans, kitchen utensils, and other food consumption apparatus as determined by the commissioner; and (V) food fit for human consumption available to be served during all hours of operation on the licensed premises;

(iii) Maintain, at any one time, a food inventory capable of being prepared in the private
bakery's kitchen. In calculating the food inventory, the commissioner shall include bags of chips
or similar products, microwavable food or meals, frozen meals, pre-packaged foods, baking items
such as flour, sugar, icing, and other confectionary items, or canned prepared foods;

(iv) Use an age verification system approved by the commissioner for the purpose of
verifying that persons under the age of 21 who are in the private bakery are not sold items
containing alcoholic liquors, nonintoxicating beer or nonintoxicating craft beer, or wine. A person
under 21 years of age may enter the shop and purchase other items not containing alcoholic
liquors; and

68 (v) Meet and be subject to all other private club requirements.

69 "Private cigar shop" means an applicant for a private club or licensed private club licensee 70 that has a primary function of operating a cigar shop for sales of premium cigars for consumption 71 on or off the licensed premises. Where permitted by law, indoor on-premises cigar consumption 72 is permitted with a limited food menu, which may be met by using a private caterer, for members 73 and guests while the private club applicant or licensee is selling and serving liquor, wine, or

nonintoxicating beer or nonintoxicating craft beer for on-premises consumption. Further, theapplicant or licensee shall:

76 (A) Have at least 50 members;

(B) Operate a cigar shop and bar with a kitchen, including at least: (i) A two-burner hot
plate, air fryer, or microwave oven; (ii) a sink with hot and cold running water; (iii) a 17 cubic foot
refrigerator or freezer, or some combination of a refrigerator and freezer which is not used for
alcohol cold storage; (iv) kitchen utensils and other food consumption apparatus as determined
by the commissioner; and (v) food fit for human consumption available to be served during all
hours of operation on the licensed premises;

(C) Maintain, at any one time, not less than a food inventory capable of being prepared in
the private club bar's kitchen or have on hand at least \$150 in food provided by a private caterer.
In calculating the food inventory, the commissioner shall include bags of chips or similar products,
microwavable food or meals, frozen meals, pre-packaged foods, or canned prepared foods;

(D) Use an age verification system approved by the commissioner for the purpose of
verifying that persons under the age of 21 who are in the private club bar are accompanied by a
parent or legal guardian, and if a person under 21 years of age is not accompanied by a parent
or legal guardian, refuse to admit that person as a guest; and

91 (E) Meet and be subject to all other private club requirements.

92 "Private caterer" means a licensed private club restaurant, private hotel, or private resort 93 hotel authorized by the commissioner to cater and serve food and sell and serve alcoholic liquors, 94 or non-intoxicating beer or non-intoxicating craft beer. A private caterer shall purchase wine sold or served at a catering event from a wine distributor. A private caterer shall purchase 95 nonintoxicating beer and nonintoxicating craft beer sold or served at the catering event from a 96 97 licensed beer distributor. A private caterer shall purchase liquor from a retail liquor outlet 98 authorized to sell in the market zone, where the catering event is held. The private caterer or the 99 persons or entity holding the catering event shall:

100 (A) Have at least 10 members and guests attending the catering event;

101 (B) Have obtained an open container waiver or have otherwise been approved by a 102 municipality or county in which the event is being held;

103 (C) Operate a private club restaurant on a daily operating basis;

(D) Only use its employees, independent contractors, or volunteers to sell and serve
alcoholic liquors and nonintoxicating beer or nonintoxicating craft beer who have received certified
training in verifying the legal identification, the age of a purchasing person, and the signs of visible,
noticeable, and physical intoxication;

108 (E) Provide to the commissioner, at least seven days before the event is to take place:

(i) The name and business address of the unlicensed private venue where the privatecaterer is to provide food and alcohol for a catering event;

111 (ii) The name of the owner or operator of the unlicensed private venue;

(iii) A copy of the contract or contracts between the private caterer, the person contracting
with the caterer, and the unlicensed private venue;

114 (iv) A floorplan of the unlicensed private venue to comprise the private catering premises, 115 which shall only include spaces in buildings or rooms of an unlicensed private venue where the 116 private caterer has control of the space for a set time period and where the space safely accounts 117 for the ingress and egress of the stated members and guests who will be attending the private 118 catering event at the catering premises. The unlicensed private venue's floorplan during the set 119 time period as stated in the contract shall comprise the private caterer's licensed premises, which 120 is authorized for the lawful sale, service, and consumption of alcoholic liquors, nonintoxicating 121 beer and nonintoxicating craft beer, and wine throughout the licensed private catering premises: 122 Provided, That the unlicensed private venue shall: (I) Be inside a building or structure; (II) have 123 other facilities to prepare and serve food and alcohol; (III) have adequate restrooms and sufficient 124 building facilities for the number of members and guests expected to attend the private catering 125 event; and (IV) otherwise be in compliance with health, fire, safety, and zoning requirements;

126 (F) Not hold more than 15 private catering events per calendar year. Upon reaching the127 16th event, the unlicensed venue shall obtain its own private club license;

(G) Submit to the commissioner, evidence that any noncontiguous area of an unlicensed
 venue is within 150 feet of the private caterer's submitted floorplan and may submit a floorplan
 extension for authorization to permit alcohol and food at an outdoor event;

131 (H) Meet and be subject to all other private club requirements; and

132 (I) Use an age verification system approved by the commissioner.

133 "Private club bar" means an applicant for a private club or licensed private club licensee 134 that has a primary function for the use of the licensed premises as a bar for the sale and 135 consumption of alcoholic liquors and nonintoxicating beer or nonintoxicating craft beer and wine 136 when licensed for those sales, while providing a limited food menu for members and guests, and 137 meeting the criteria set forth in this subdivision which:

138 (A) Has at least 100 members;

(B) Operates a bar with a kitchen, including at least: (i) A two-burner hot plate, air fryer, or microwave oven; (ii) a sink with hot and cold running water; (iii) a 17 cubic foot refrigerator or freezer, or some combination of a refrigerator and freezer which is not used for alcohol cold storage; (iv) kitchen utensils and other food consumption apparatus as determined by the commissioner; and (v) food fit for human consumption available to be served during all hours of operation on the licensed premises;

(C) Maintains, at any one time, a food inventory capable of being prepared in the private
club bar's kitchen. In calculating the food inventory, the commissioner shall include bags of chips
or similar products, microwavable food or meals, frozen meals, prepackaged foods, or canned
prepared foods;

(D) Uses an age verification system approved by the commissioner for the purpose of
 verifying that persons under the age of 18 who are in the private club bar are accompanied by a

parent or legal guardian. If a person under 18 years of age is not accompanied by a parent or
legal guardian that person may not be admitted as a guest; and

153 (E) Meets and is subject to all other private club requirements.

"Private food truck" means an applicant for a private club, licensed private club licensee. 154 155 or licensed private manufacturer's club licensee that has a primary function of operating a food 156 preparation business using an industrial truck, van, or trailer to prepare food and meals for sale 157 at various locations within the state while using a propane or electric generator powered kitchen. 158 The private food truck applicant shall obtain county or municipal approval to operate a private 159 food truck for food and liquor, wine, hard cider, and nonintoxicating beer or nonintoxicating craft 160 beer sales and service, while providing a food menu for members and quests. The private food 161 truck applicant shall:

162 (A) Have at least 10 members;

(B) Operate with a kitchen, including at least: (i) A two-burner hot plate, air fryer, or
microwave oven; (ii) a sink with hot and cold running water; (iii) at least a 10 cubic foot refrigerator
or freezer, or some combination of a refrigerator and freezer which is not used for alcohol cold
storage; and (iv) plastic or metal kitchen utensils and other food consumption apparatus as
determined by the commissioner;

(C) Maintain, at any one time, not less than \$200 of food inventory that is fit for human
 consumption and capable of being prepared and served from the private food truck's kitchen
 during all hours of operation;

(D) Be sponsored, endorsed, or approved by the governing body or its designee of the
county or municipality in which the private food truck is to be located and operated. Each location
shall have a bounded and defined area and set hours for private food truck operations, sales, and
consumption of alcohol that are not greater than a private club's hours of operation;

(E) Provide the commissioner with a list of all locations, including a main business location,
where the private food truck operates, and is approved for sales pursuant to paragraph (D) of this

section, and immediately update the commissioner when new locations are approved by a countyor municipality;

(F) Require all nonintoxicating beer and nonintoxicating craft beer sold, furnished, tendered, or served pursuant to the license created by this section to be purchased from the licensed distributor where the private food truck has its home location or from a resident brewer acting in a limited capacity as a distributor, all in accordance with §11-16-1 *et seq.* of this code.

(G) Require wine or hard cider sold, furnished, tendered, or served pursuant to the license
created by this section to be purchased from a licensed distributor, winery, or farm winery in
accordance with §60-8-1 *et seq.* of this code.

(H) Require liquor sold, furnished, tendered, or served pursuant to the license created by
this section shall be purchased from a licensed retail liquor outlet in the market zone or contiguous
market zone where the private food truck has its main business location, all in accordance with
§60-3A-1 *et seq.* of this code.

(I) A licensee authorized by this section shall use bona fide employees to sell, furnish,
tender, or serve the nonintoxicating beer or nonintoxicating craft beer, wine, or liquor.

(J) A brewer, resident brewer, winery, farm winery, distillery, mini-distillery, or micro-distillery may obtain a private food truck license;

(K) Licensed representatives of a brewer, resident brewer, beer distributor, wine distributor, wine supplier, winery, farm winery, distillery, mini-distillery, micro-distillery, and liquor broker representatives may attend a location where a private food truck is located and discuss their respective products but may not engage in the selling, furnishing, tendering, or serving of any nonintoxicating beer or nonintoxicating craft beer, wine, or liquor.

(L) Use an age verification system approved by the commissioner for the purpose of
verifying that persons under the age of 21 who are in the private club bar are not permitted to be
served any alcoholic liquors, nonintoxicating beer or nonintoxicating craft beer, or wine but may
be permitted to purchase food or other items;

203 (M) Obtain all permits required by §60-6-12 of this code; and

204 (N) Meet and be subject to all other applicable private club requirements.

205 "Private club restaurant" means an applicant for a private club or licensed private club 206 licensee that has a primary function of using the licensed premises as a restaurant for serving 207 freshly prepared meals and dining in the restaurant area. The private club restaurant may have a 208 bar area separate from or commingled within the restaurant where seating requirements for 209 members and guests are met by including the restaurant area. The applicant for a private club 210 restaurant license is an applicant which:

211 (A) Has at least 100 members;

(B) Operates a restaurant and full kitchen with at least: (i) Ovens and four-burner ranges;
(ii) refrigerators or freezers, or some combination of refrigerators and freezers greater than 50
cubic feet, or a walk-in refrigerator or freezer; (iii) other kitchen utensils and apparatus as
determined by the commissioner; and (iv) freshly prepared food fit for human consumption
available to be served during all hours of operation on the licensed premises;

(C) Maintains, at any one time, fresh food capable of being prepared in the private club
 restaurant's full kitchen. In calculating the food inventory, the commissioner may not include bags
 of chips or similar products, microwavable meals, frozen meals, pre-packaged foods, or canned
 prepared foods;

(D) Uses an age verification system approved by the commissioner for the purpose of verifying that persons under 18 years of age who are in the bar area of a private club restaurant are accompanied by a parent or legal guardian. The licensee may not seat a person in the bar area who is under the age of 18 years who is not accompanied by a parent or legal guardian, but may allow that person, as a guest, to dine for food and nonalcoholic beverage purposes in the restaurant area of a private club restaurant:

(E) May uncork and serve members and guests up to two bottles of wine that a memberpurchased from a wine retailer, wine specialty shop, an applicable winery or farm winery when

licensed for retail sales, or a licensed wine direct shipper when the purchase is for personal use and, not for resale. The licensee may charge a corkage fee of up to \$10 dollars per bottle. In no event may a member or a group of members and guests exceed two sealed bottles or containers of wine to carry onto the licensed premises for uncorking and serving by the private club restaurant and for personal consumption by the member and guests. A member or guest may cork and reseal any unconsumed wine bottles as provided in §60-8-3 (j) of this code and the legislative rules for carrying unconsumed wine off the licensed premises;

(F) Has at least two restrooms for members and their guests: *Provided*, That this requirement may be waived by the local health department upon supplying a written waiver of the requirement to the commissioner: *Provided, however*, That the requirement may also be waived for a historic building by written waiver supplied to commissioner of the requirement from the historic association or district with jurisdiction over a historic building: *Provided, further*, That in no event may a private club restaurant have less than one restroom; and

242 (G) Meets and is subject to all other private club requirements.

243 "Private manufacturer club" means an applicant for a private club or licensed private club244 licensee which is also licensed as a distillery, mini-distillery, micro-distillery, winery, farm winery,245 brewery, or resident brewery that manufacturers liquor, wine, nonintoxicating beer or246 nonintoxicating craft beer, which may be sold, served, and furnished to members and guests for247 on-premises consumption at the licensee's licensed premises and in the area or areas denoted248 on the licensee's floorplan, and which:

249 (A) Has at least 100 members;

(B) Offers tours, may offer samples, and may offer space as a conference center or formeetings;

252 (C) Operates a restaurant and full kitchen with ovens, four-burner ranges, a refrigerator, 253 or freezer, or some combination of a refrigerator and freezer, and other kitchen utensils and 254 apparatus as determined by the commissioner on the licensed premises and serves food:

*Provided*, That a licensee required by the provisions of this code to serve food on premises in order to lawfully serve alcoholic liquors, nonintoxicating beer or nonintoxicating craft beer, wine, or hard cider may meet the requirement of having on-premises food preparation facilities by, during all hours alcoholic liquors, beer, wine, and hard cider are offered for sale or sampling, having on-site an operating food truck or other portable kitchen: *Provided, however*, That the approval of the commissioner and the appropriate health department is required to operate as allowed by subsection (a) of this section;

262 (D) Maintains, at any one time fresh food capable of being prepared in the private 263 manufacturer club's full kitchen. In calculating the food inventory, the commissioner may include 264 bags of chips or similar products, microwavable meals, frozen meals, pre-packaged foods, or 265 canned prepared foods;

(E) Owns or leases, controls, operates, and uses space which is contiguous, bounded, or
fenced real property sufficient to safely operate the licensed premises that would be listed on the
licensee's floorplan and may be used for large events such as weddings, reunions, conferences,
meetings, and sporting or recreational events;

(F) Lists the entire property from paragraph (E) of this subdivision and all adjoining buildings and structures on the private manufacturer club's floorplan that would comprise the licensed premises, which would be authorized for the lawful sale, service, and consumption of alcoholic liquors, nonintoxicating beer or nonintoxicating craft beer, hard cider, and wine throughout the licensed premises, whether these activities were conducted in a building or structure or outdoors while on the private manufacturer club's licensed premises, and as noted on the private manufacturer club's floorplan;

(G) Identifies a person, persons, an entity, or entities who or which have the right, title,
and ownership or lease interest in the real property, buildings, and structures located on the
proposed licensed premises;

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(H) Uses an age verification system approved by the commissioner; and

281 (I) Meets and is subject to all other private club requirements.

282 "Private fair and festival" means an applicant for a private club or a licensed private club
283 licensee meeting the requirements of §60-7-8a of this code for a temporary event, and the criteria
284 set forth in this subdivision which:

285 (A) Has at least 100 members;

(B) Has been sponsored, endorsed, or approved, in writing, by the governing body, or its
duly elected or appointed officers, of either the municipality or of the county in which the festival,
fair, or other event is to be conducted;

(C) Prepares, provides, or engages a food vendor to provide adequate freshly prepared
 food or meals to serve its stated members and guests who will be attending the temporary festival,
 fair, or other event, and further provides any documentation or agreements to the commissioner
 prior to approval;

(D) Does not use third-party entities or individuals to purchase, sell, furnish, or serve
 alcoholic liquors, nonintoxicating beer or nonintoxicating craft beer;

(E) Provides adequate restroom facilities, whether permanent or portable, to serve the
 stated members and guests who will be attending the festival, fair, or other event;

(F) Provides a floorplan for the proposed premises with a defined and bounded area to
safely account for the ingress and egress of stated members and guests who will be attending
the festival, fair, or other event;

300 (G) Uses an age verification system approved by the commissioner; and

301 (H) Meets and is subject to all other private club requirements.

302 "Private hotel" means an applicant for a private club or licensed private club licensee303 meeting the criteria set forth in this subsection which:

304 (A) Has at least 2,000 members;

305 (B) Offers short-term, daily rate accommodations or lodging for members and their guests
 306 amounting to at least 30 separate bedrooms, and also offers a conference center for meetings;

307 (C) Operates a restaurant and full kitchen with ovens, four-burner ranges, walk-in freezers,
 308 and other kitchen utensils and apparatus as determined by the commissioner on the licensed
 309 premises and serves freshly prepared food at least 20 hours per week;

310 (D) Maintains, at any one time, fresh food capable of being prepared in the private hotel's
311 full kitchen. In calculating the food inventory, the commissioner may not include microwavable,
312 frozen, or canned foods;

313 (E) Owns or leases, controls, operates, and uses acreage amounting to more than one 314 acre but fewer than three acres, which are contiguous acres of bounded or fenced real property 315 which would be listed on the licensee's floorplan and would be used for hotel and conferences 316 and large contracted-for group-type events such as weddings, reunions, conferences, meetings, 317 and sporting or recreational events:

318 (F) Lists the entire property from paragraph (E) of this subdivision and all adjoining 319 buildings and structures on the private hotel's floorplan which would comprise the licensed 320 premises, which would be authorized for the lawful sales, service, and consumption of alcoholic 321 liquors and nonintoxicating beer or nonintoxicating craft beer throughout the licensed premises 322 whether these activities were conducted in a building or structure or outdoors while on the private 323 hotel's licensed premises and as noted on the private hotel's floorplan;

(G) Has an identified person, persons, or entity that has right, title, and ownership or lease
 interest in the real property buildings and structures located on the proposed licensed premises;

326 (H) Uses an age verification system approved by the commissioner;

327 (I) Meets and is subject to all other private club requirements; and

328 (J) May provide members and guests who are verified by proper form of identification to 329 be 21 years of age or older to have secure access via key or key card to an in-room mini-bar in 330 their rented short-term accommodation; the mini-bar may be a small refrigerator not in excess of 331 1.6 cubic feet for the sale of nonintoxicating beer or nonintoxicating craft beer, wine, hard cider, 332 and liquor sold from the original sealed container, and the refrigerator may contain: (i) Any

333 combination of 12 fluid ounce cans or bottles not exceeding 72 fluid ounces of nonintoxicating 334 beer or nonintoxicating craft beer; (ii) any combination of cans or bottles of wine or hard cider not 335 exceeding 750 ml of wine or hard cider; (iii) liquor in bottles sized from 50 ml, 100 ml, and 200 ml, 336 with any combination of those liquor bottles not exceeding 750 ml; and (iv) any combination of 337 canned or packaged food valued at least \$50. All markups, fees, and taxes shall be charged on 338 the sale of nonintoxicating beer, nonintoxicating craft beer, wine, liquor, and hard cider. All 339 nonintoxicating beer or nonintoxicating craft beer available for sale shall be purchased from the 340 licensed distributor in the area where licensed. All wine or hard cider available for sale shall be 341 purchased from a licensed wine distributor or authorized farm winery. All liquor available for sale 342 shall be purchased from the licensed retail liquor outlet in the market zone of the licensed 343 premises. The mini-bar shall be checked daily and replenished as needed to benefit the member 344 and guest.

345 "Private resort hotel" means an applicant for a private club or licensed private club licensee346 which:

347 (A) Has at least 5,000 members;

348 (B) Offers short term, daily rate accommodations or lodging for members and their guests
349 amounting to at least 50 separate bedrooms;

350 (C) Operates a restaurant and full kitchen with ovens, six-burner ranges, walk-in freezers, 351 and other kitchen utensils and apparatus as determined by the commissioner on the licensed 352 premises and serves freshly prepared food at least 25 hours per week;

353 (D) Maintains, at any one time, fresh food capable of being prepared in the private resort 354 hotel's full kitchen. In calculating the food inventory, the commissioner may not include 355 microwavable, frozen, or canned foods;

356 (E) Owns or leases, controls, operates, and uses acreage amounting to at least 10 357 contiguous acres of bounded or fenced real property which would be listed on the licensee's

floorplan and would be used for destination, resort, and large contracted-for group-type events
such as weddings, reunions, conferences, meetings, and sporting or recreational events;

360 (F) Lists the entire property from paragraph (E) of this subdivision and all adjoining 361 buildings and structures on the private resort hotel's floorplan comprising the licensed premises 362 which would be authorized for the lawful sales, service, and consumption of alcoholic liquors and 363 nonintoxicating beer or nonintoxicating craft beer throughout the licensed premises whether these 364 activities were conducted in a building or structure or outdoors while on the private resort hotel's 365 licensed premises;

366 (G) Has an identified person, persons, or entity that has right, title, and ownership or lease
 367 interest in the real property, buildings, and structures located on the proposed licensed premises;

368 (H) Uses an age verification system approved by the commissioner;

369 (I) Meets and is subject to all other private club requirements;

370 (J) May have a separately licensed resident brewer with a brewpub license inner-371 connected via a walkway, doorway, or entryway, all as determined and approved by the 372 commissioner, for limited access during permitted hours of operation for tours and samples at the 373 resident brewery; and

374 (K) May provide members and guests who are verified by proper form of identification to 375 be 21 years of age or older to have access via key or key card to an in-room mini-bar in their 376 rented short-term accommodation. The mini-bar may be a small refrigerator not in excess of 3.2 377 cubic feet for the sale of nonintoxicating beer, nonintoxicating craft beer, wine, hard cider, and 378 liquor sold from the original sealed container, and the refrigerator may contain: (i) Any combination 379 of 12 fluid ounce cans or bottles not exceeding 144 fluid ounces of nonintoxicating beer or 380 nonintoxicating craft beer; (ii) any combination of cans or bottles of wine or hard cider not 381 exceeding one and a half liters of wine or hard cider; (iii) liquor in bottles sized from 50 ml, 100 382 ml, 200 ml, and 375 ml with any combination of such liquor bottles not exceeding one and a half 383 liters; and (iv) any combination of canned or packaged food. All markups, fees, and taxes shall

be charged on the sale of nonintoxicating beer, nonintoxicating craft beer, hard cider, wine, and liquor. All nonintoxicating beer or nonintoxicating craft beer available for sale shall be purchased from the licensed distributor in the area where licensed. All wine or hard cider available for sale shall be purchased from a licensed wine distributor or authorized farm winery. All liquor available for sale shall be purchased from the licensed retail liquor outlet in the market zone of the licensed premises. The mini-bar shall be checked daily and replenished as needed to benefit the member and guest.

391 "Private golf club" means an applicant for a private club or licensed private club licensee392 which:

393 (A) Has at least 100 members;

(B) Maintains at least one 18-hole golf course with separate and distinct golf playing holes,
not reusing nine golf playing holes to comprise the 18 golf playing holes, and a clubhouse;

396 (C) Operates a restaurant and full kitchen with ovens, as determined by the commissioner,
397 on the licensed premises and serves freshly prepared food at least 15 hours per week;

398 (D) Owns or leases, controls, operates, and uses acreage amounting to at least 80 399 contiguous acres of bounded or fenced real property which would be listed on the private golf 400 club's floorplan and could be used for golfing events and large contracted-for group-type events 401 such as weddings, reunions, conferences, meetings, and sporting or recreational events;

402 (E) Lists the entire property from paragraph (D) of this subsection and all adjoining 403 buildings and structures on the private golf club's floorplan comprising the licensed premises 404 which would be authorized for the lawful sales, service, and consumption of alcoholic liquors and 405 nonintoxicating beer, wine, hard cider, or nonintoxicating craft beer throughout the licensed 406 premises whether these activities are conducted in a building or structure or outdoors while on 407 the private golf club's licensed premises;

408 (F) Has an identified person, persons, or entity that has right, title, and ownership interest 409 in the real property, buildings, and structures located on the proposed licensed premises;

410 (G) Uses an age verification system approved by the commissioner; and

411 (H) Meets and is subject to all other private club requirements.

412 "Private nine-hole golf course" means an applicant for a private club or licensed private413 club licensee which:

414 (A) Has at least 50 members;

415 (B) Maintains at least one nine-hole golf course with separate and distinct golf playing416 holes;

417 (C) Operates a restaurant and full kitchen with ovens, as determined by the commissioner,
418 on the licensed premises and serves freshly prepared food at least 15 hours per week;

(D) Owns or leases, controls, operates, and uses acreage amounting to at least 30
contiguous acres of bounded or fenced real property which would be listed on the private ninehole golf course's floorplan and could be used for golfing events and large contracted for grouptype events such as weddings, reunions, conferences, meetings, and sporting or recreational
events;

424 (E) Lists the entire property from paragraph (D) of this subdivision and all adjoining 425 buildings and structures on the private nine-hole golf course's floorplan comprising the licensed 426 premises which would be authorized for the lawful sales, service, and consumption of alcoholic 427 liquors and nonintoxicating beer or nonintoxicating craft beer throughout the licensed premises 428 whether these activities were conducted in a building or structure or outdoors while on the private 429 nine-hole golf course's licensed premises;

430 (F) Has an identified person, persons, or entity that has right, title, and ownership interest431 in the real property buildings and structures located on the proposed licensed premises;

432 (G) Uses an age verification system approved by the commissioner; and

433 (H) Meets and is subject to all other private club requirements.

434 "Private tennis club" means an applicant for a private club or licensed private club licensee435 which:

436 (A) Has at least 100 members;

437 (B) Maintains at least four separate and distinct tennis courts, either indoor or outdoor,438 and a clubhouse or similar facility;

439 (C) Has a restaurant and full kitchen with ovens, as determined by the commissioner, on440 the licensed premises which is capable of serving freshly prepared food;

(D) Owns or leases, controls, operates, and uses acreage amounting to at least two
contiguous acres of bounded or fenced real property which would be listed on the private tennis
club's floorplan and could be used for tennis events and large events such as weddings, reunions,
conferences, tournaments, meetings, and sporting or recreational events;

(E) Lists the entire property from paragraph (D) of this subdivision and all adjoining
buildings and structures on the private tennis club's floorplan comprising the licensed premises
which would be authorized for the lawful sales, service, and consumption of alcoholic liquors
throughout the licensed premises whether these activities were conducted in a building or
structure or outdoors while on the private tennis club's licensed premises;

450 (F) Has identified a person, persons, an entity, or entities who or which has right, title, and
451 ownership interest in the real property buildings and structures located on the proposed licensed
452 premises;

453 (G) Meets and is subject to all other private club requirements; and

454 (H) Uses an age verification system approved by the commissioner.

<sup>455</sup> "Private college sports stadium" means an applicant for a private club or licensed private
<sup>456</sup> club licensee that operates a college or university stadium or coliseum for Division I, II, or III sports
<sup>457</sup> and that involves a college, public or private, or university that is a member of the National
<sup>458</sup> Collegiate Athletic Association, or its successor, and uses the facility for football, basketball,
<sup>459</sup> baseball, soccer, or other Division I, II, or III sports, reserved weddings, reunions, conferences,
<sup>460</sup> meetings, or other special events and does not maintain daily or regular operating hours as a bar
<sup>461</sup> or restaurant. The licensee may sell alcoholic liquors and nonintoxicating beer or nonintoxicating

462 craft beer when conducting or temporarily hosting non-collegiate sporting events. This license 463 may be issued in the name of the National Collegiate Athletic Association Division I, II, or III 464 college or university or the name of the primary food and beverage vendor under contract with 465 that college or university. All alcohol sales shall take place within the confines of the college or 466 university stadium: Provided, That any outside area approved for alcohol sales and 467 nonintoxicating beer or nonintoxicating craft beer shall be surrounded by a fence or other barrier 468 prohibiting entry except upon the college or university's express permission, and under the 469 conditions and restrictions established by the college or university, so that the alcohol sales area 470 is closed in order to prevent entry and access by the general public. Further the applicant shall:

471 (A) Have at least 100 members;

(B) Maintain an open-air or enclosed stadium or coliseum venue primarily used for sporting
events, such as football, basketball, baseball, soccer, or other Division I, II, or III sports, and also
weddings, reunions, conferences, meetings, or other events where parties shall reserve the
college stadium venue in advance of the event;

476 (C) Operate a restaurant and full kitchen with ovens and equipment that is equivalent or
477 greater than a private club restaurant, as determined by the commissioner, on the licensed
478 premises that is capable of serving freshly prepared food or meals to its stated members, guests,
479 and patrons who will be attending the event at the private college sports stadium;

(D) Own or lease, control, operate, and use acreage amounting to at least two contiguous acres of bounded or fenced real property, as determined by the commissioner, which would be listed on the private college stadium's floorplan and could be used for contracted-for temporary non-collegiate sporting events, group-type weddings, reunions, conferences, meetings, or other events;

485 (E) List the entire property from paragraph (D) of this subdivision and all adjoining buildings
486 and structures on the private college sports stadium's floorplan which would comprise the licensed
487 premises, which would be authorized for the lawful sales, service, and consumption of alcoholic

liquors and nonintoxicating beer or nonintoxicating craft beer throughout the licensed premises
whether these activities were conducted in a building or structure or outdoors while on the private
college sports stadium's licensed premises and as noted on the private college sports stadium's
floorplan;

492 (F) Have an identified person, persons, or entity that has right, title, and ownership interest493 in the real property buildings and structures located on the proposed licensed premises;

494 (G) Meet and be subject to all other private club requirements; and

495 (H) Use an age verification system approved by the commissioner.

<sup>496</sup> "Private professional sports stadium" means an applicant for a private club or licensed <sup>497</sup> private club licensee that is only open for professional sporting events when the events are <sup>498</sup> affiliated with or sponsored by a professional sporting association, reserved weddings, reunions, <sup>499</sup> conferences, meetings, or other special events and does not maintain daily or regular operating <sup>500</sup> hours as a bar or restaurant. The licensee may not sell alcoholic liquors and nonintoxicating beer <sup>501</sup> or nonintoxicating craft beer when conducting or hosting non-professional sporting events, and <sup>502</sup> further the applicant shall:

503 (A) Have at least 1,000 members;

(B) Maintain an open-air or enclosed stadium venue primarily used for sporting events,
such as football, baseball, soccer, auto racing, or other professional sports, and also weddings,
reunions, conferences, meetings, or other events where parties reserve the stadium venue in
advance of the event;

508 (C) Operate a restaurant and full kitchen with ovens, as determined by the commissioner, 509 on the licensed premises which is capable of serving freshly prepared food or meals to serve its 510 stated members, guests, and patrons who will be attending the event at the private professional 511 sports stadium;

512 (D) Own or lease, control, operate, and use acreage amounting to at least three 513 contiguous acres of bounded or fenced real property, as determined by the commissioner, which

would be listed on the professional sports stadium's floorplan and could be used for contractedfor professional sporting events, group-type weddings, reunions, conferences, meetings, or other
events;

517 (E) List the entire property from paragraph (D) of this subdivision and all adjoining buildings 518 and structures on the private professional sports stadium's floorplan comprising the licensed 519 premises which would be authorized for the lawful sales, service, and consumption of alcoholic 520 liquors and nonintoxicating beer or nonintoxicating craft beer throughout the licensed premises 521 whether these activities were conducted in a building or structure or outdoors while on the private 522 professional sports stadium's licensed premises;

523 (F) Have an identified person, persons, or entity that has right, title, and ownership interest 524 in the real property buildings and structures located on the proposed licensed premises;

525 (G) Meet and be subject to all other private club requirements; and

526 (H) Use an age verification system approved by the commissioner.

527 "Private farmers market" means an applicant for a private club or licensed private club 528 licensee that operates as an association of bars, restaurants, and retailers who sell West Virginia-529 made products among other products, and other stores who open primarily during daytime hours 530 of 6:00 a.m. to 6:00 p.m., but may operate in the day or evenings for special events where the 531 sale of food and alcoholic liquors and nonintoxicating beer or nonintoxicating craft beer may occur 532 for on-premises consumption, such as reserved weddings, reserved dinners, pairing events, 533 tasting events, reunions, conferences, meetings, or other special events and does not maintain 534 daily or regular operating hours as a bar or restaurant. All businesses that are members of the 535 association shall agree in writing to be liable and responsible for all sales, service, furnishing, 536 tendering, and consumption of alcoholic liquors, nonintoxicating beer, nonintoxicating craft beer, 537 wine, and hard cider occurring on the entire licensed premises of the private farmer's market, 538 including indoor and outdoor bounded areas. The applicant shall also:

539 (A) Have at least 100 members;

(B) Have one or more members operating a private club restaurant and full kitchen with ovens, four-burner ranges, a refrigerator or freezer or some combination of a refrigerator and freezer, and other kitchen utensils and apparatus as determined by the commissioner on the licensed premises and serve freshly prepared food at least 15 hours per week;

544 (C) Have one or more members operating a private club restaurant who maintain, at any 545 one time, fresh food capable of being prepared for events conducted at the private farmers market 546 in the private club restaurant's full kitchen. In calculating the food inventory, the commissioner 547 may not include bags of chips or similar products, microwavable meals, frozen meals, pre-548 packaged foods, or canned prepared foods;

(D) Have an association that owns or leases, controls, operates, and uses acreage amounting to more than one acre, which is contiguous acreage of bounded or fenced real property which would be listed on the licensee's floorplan and would be used for large contracted-for reserved weddings, reserved dinners, pairing events, tasting events, reunions, conferences, meetings, or other special events;

(E) Have an association that lists in the application for licensure the entire property and all adjoining buildings and structures on the private farmers market's floorplan which would comprise the licensed premises, which would be authorized for the lawful sales, service, and consumption of alcoholic liquors and nonintoxicating beer or nonintoxicating craft beer throughout the licensed premises whether these activities were conducted in a building or structure or outdoors while on the private farmers market's licensed premises and as noted on the private farmers market's floorplan;

(F) Have an identified person, persons, or entity that has right, title, and ownership or lease
interest in the real property buildings and structures located on the proposed licensed premises;
(G) Have at least two separate and unrelated vendors applying for the private farmers
market license;

565 (H) Only use its employees, independent contractors, or volunteers to purchase, sell, 566 furnish, or serve liquor, wine, nonintoxicating beer or nonintoxicating craft beer;

567 (I) Provide adequate restroom facilities, whether permanent or portable, to serve the 568 stated members and guests who will be attending the private farmers market;

569 (J) Provide a security plan indicating all vendor points of service, entrances, and exits in 570 order to verify members', patrons', and guests' ages, to verify whether a member, patron, or guest 571 is intoxicated, and to provide for the public health and safety of members, patrons, and guests;

572 (K) Use an age verification system approved by the commissioner; and

573 (L) Meet and be subject to all other private club requirements.

574 "Private wedding venue or barn" means an applicant for a private club or licensed private 575 club licensee that is only open for reserved weddings, reunions, conferences, meetings, or other 576 events and does not maintain daily or regular operating hours, and which:

577 (A) Has at least 25 members;

(B) Maintains a venue, facility, barn, or pavilion primarily used for weddings, reunions,
conferences, meetings, or other events where parties reserve or contract for the venue, facility,
barn, or pavilion in advance of the event;

(C) Operates a restaurant and full kitchen with ovens, as determined by the commissioner, on the licensed premises that is capable of serving freshly prepared food, or engages a food caterer to provide adequate freshly prepared food or meals to serve its stated members, guests, and patrons who will be attending the event at the private wedding venue or barn. The applicant or licensee shall provide written documentation including a list of food caterers or written agreements regarding any food catering operations to the commissioner prior to approval of a food catering event;

588 (D) Owns or leases, controls, operates, and uses space sufficient to safely operate the 589 licensed premises. The applicant or licensee shall verify that, the property is not less than two 590 acres and is remotely located, subject to the commissioner's approval. The bounded or fenced

591 real property may be listed on the private wedding venue's or barn's floorplan and may be used592 for large events such as weddings, reunions, conferences, meetings, or other events;

(E) Lists the entire property from paragraph (D) of this subdivision and all adjoining buildings and structures on the private wedding venue or barn's floorplan that would comprise the licensed premises and which would be authorized for the lawful sales, service, and consumption of alcoholic liquors and nonintoxicating beer or nonintoxicating craft beer throughout the licensed premises whether these activities were conducted in a building or structure or outdoors while on the private wedding venue or barn's licensed premises;

(F) Has an identified person, persons, or entity that has right, title, and ownership interestin the real property buildings and structures located on the proposed licensed premises;

601 (G) Meets and is subject to all other private club requirements; and

602 (H) Uses an age verification system approved by the commissioner.

603 "Private multi-sport complex" means an applicant for a private club or licensed private club
604 licensee that is open for multiple sports events to be played at the complex facilities, reserved
605 weddings, concerts, reunions, conferences, meetings, or other special events, and which:

606 (A) Has at least 100 members;

607 (B) Maintains an open-air multi-sport complex primarily for use for sporting events, such 608 as baseball, soccer, basketball, tennis, frisbee, or other sports, but may also conduct weddings, 609 concerts, reunions, conferences, meetings, or other events where parties reserve parts of the 610 sports complex in advance of the sporting or other event;

611 (C) Operates a restaurant and full kitchen with ovens in the licensee's main facility, as 612 determined by the commissioner, on the licensed premises which is capable of serving freshly 613 prepared food, or meals to its stated members, guests, and patrons who will be attending the 614 event at the private multi-sport complex. A licensee may contract with temporary food vendors or 615 food trucks for food sales only, but not on a permanent basis, in areas of the multi-sport complex 616 not readily accessible by the main facility;

617 (D) Maintains, at any one time, fresh food capable of being prepared in the private multi-618 sport complex's full kitchen. In calculating the food inventory, the commissioner may not include 619 bags of chips or similar products, microwavable meals, frozen meals, prepackaged foods, or 620 canned prepared foods;

(E) Owns or leases, controls, operates, and uses acreage amounting to at least 50 contiguous acres of bounded or fenced real property, as determined by the commissioner, which would be listed on the private multi-sport complex's floorplan and could be used for contractedfor sporting events, group-type weddings, concerts, reunions, conferences, meetings, or other events;

626 (F) Lists the entire property from paragraph (E) of this subdivision and all adjoining 627 buildings and structures on the private multi-sport complex's floorplan which would comprise the 628 licensed premises, and which would be authorized for the lawful sales, service, and consumption 629 of alcoholic liquors, nonintoxicating beer, nonintoxicating craft beer, and hard cider throughout 630 the licensed premises whether these activities were conducted in a building or structure or 631 outdoors while on the private multi-sport complex's licensed premises, as noted on the private 632 multi-sport complex's floorplan. The licensee may sell alcoholic liquors and nonintoxicating beer 633 or nonintoxicating craft beer from a golf cart or food truck owned or leased by the licensee and 634 also operated by the licensee when the golf cart or food truck is located on the private multi-sport 635 complex's licensed premises;

636 (G) Has an identified person, persons, or entity that has right, title, and ownership interest637 in the real property buildings and structures located on the proposed licensed premises;

638 (H) Meets and is subject to all other private club requirements; and

639 (I) Uses an age verification system approved by the commissioner.

640 "Private coliseum or center" means an applicant for a private club or licensed private club
641 licensee that is open for various events including, but not limited to, musical concerts, bands,
642 sporting events, monster trucks, sports entertainment events, circuses, expos, hobby events,

tradeshows, health events, reserved weddings, reunions, retreats, conventions, conferences,
meetings, or other special events. The licensee may not sell alcoholic liquors, nonintoxicating
beer or wine when conducting or hosting events focused on patrons who are less than 21 years
of age. The applicant shall also:

647 (A) Have at least 5,000 members;

(B) Maintain an enclosed coliseum or center venue with at least 80,000 square feet of
event space primarily used for events where parties reserve the coliseum or center venue in
advance of the event;

651 (C) Operate a restaurant and full kitchen with ovens, as determined by the commissioner, 652 on the licensed premises and be capable of serving freshly prepared food or meals to its stated 653 members, guests, and patrons who will be attending events at the private coliseum or center;

(D) Own or lease, control, operate, and use acreage amounting to at least two contiguous acres of bounded or fenced real property, as determined by the commissioner, which would be listed on the private coliseum or center's floorplan and could be used for contracted-for events, or a private fair and festival, as authorized by the commissioner per dual licensing requirements as set forth in §60-7-2a of this code;

(E) List the entire property from paragraph (D) of this subdivision and all adjoining buildings and structures on the private coliseum or center's floorplan comprising the licensed premises which would be authorized for the lawful sales, service, and consumption of alcoholic liquors and nonintoxicating beer or nonintoxicating craft beer throughout the licensed premises whether these activities were conducted in a building or structure or outdoors while on private coliseum or center's licensed premises;

(F) Have an identified person, persons, or entity that has right, title, and ownership interest
in the real property buildings and structures located on the proposed licensed premises;

667 (G) Meet and be subject to all other private club requirements; and

668 (H) Use an age verification system approved by the commissioner.

669 "Private food court" means an applicant who qualifies for a private club restaurant or 670 licensed private club restaurant license that operates in a facility within a licensed premises with 671 one licensed floorplan that includes an association of other inter-connected licensed private club 672 restaurants or unlicensed restaurants that operate legally without alcohol sales, where all 673 businesses that are licensed members of the association have agreed in writing to be liable and 674 responsible for all sales, service, furnishing, tendering, and consumption of alcoholic liquors and 675 nonintoxicating beer or nonintoxicating craft beer occurring on the entire licensed premises of the 676 private food court. The applicant shall also:

677 (A) Have at least 100 members;

(B) Have at least one member of its association who qualifies for a private club restaurant
containing a full kitchen with ovens, four-burner ranges, a refrigerator or freezer or some
combination of a refrigerator and freezer, and other kitchen utensils and apparatus as determined
by the commissioner on the licensed premises and be capable of serving freshly prepared food
at least 15 hours per week in the private food court;

683 (C) Have at least one member of its association who qualifies for a private club restaurant 684 license who maintains, at any one time, fresh food capable of being prepared in the private club 685 restaurant's full kitchen. In calculating the food inventory the commissioner may not include bags 686 of chips or similar products, microwavable meals, frozen meals, pre-packaged foods, or canned 687 prepared foods;

(D) Have an association that owns or leases, controls, operates, and uses a facility that
meets requirements of this article, and the entire facility is listed on the licensee's floorplan as its
licensed premises;

691 (E) Have an association that lists in the application for licensure the entire facility and any 692 inter-connected and adjoining structures on the private food court's floorplan which would 693 compromise the licensed premises, and which would be authorized for the lawful sales, service, 694 and consumption of alcoholic liquors and nonintoxicating beer or nonintoxicating craft beer

throughout the licensed premises whether these activities were conducted in a building or
structure while on the private food court's licensed premises as noted on the private food court's
licensed floorplan;

(F) Have an identified person, persons, or entity that has right, title, and ownership or leaseinterest in the real property buildings and structures located on the proposed licensed premises;

(G) Have at least one separate and unrelated business applying for private food courtlicense;

(H) Only use its employees, independent contractors, or volunteers to purchase, sell,
furnish, or serve liquor, wine, nonintoxicating beer or nonintoxicating craft beer;

(I) Provide adequate restroom facilities, whether permanent or portable, to serve the
 stated members, patrons, and guests who will be attending the private food court;

(J) Provide a security plan indicating all businesses who will be selling and serving
alcoholic liquors and nonintoxicating beer or nonintoxicating craft beer, list non-licensees who will
be selling and serving food, list all entrances, and list all exits, provide a plan to verify the ages of
members, patrons, and guests, a plan to verify whether a member, patron, or guest is intoxicated,

and a plan to provide for the public health and safety of members, patrons, and guests;

711 (K) Use an age verification system approved by the commissioner; and

712 (L) Meet and be subject to all other private club requirements.

The Division of Natural Resources, the authority governing any county or municipal park, or any county commission, municipality, other governmental entity, public corporation, or public authority operating any park or airport may lease, as lessor, a building or portion thereof or other limited premises in any park or airport to any corporation or unincorporated association for the establishment of a private club pursuant to this article.

#### §60-7-3. Sale of alcoholic liquors and nonintoxicating beer by licensee authorized.

(a) Notwithstanding any other provisions of this code to the contrary, licensees may sell,
 tender, and serve alcoholic liquors by the drink and as otherwise authorized by the provisions of

§60-1-1 *et seq.*, §60-8-1 *et seq.*, and §60-8A-1 *et seq.* of this code, other than in sealed packages,
for consumption on the premises of the licensees, to their members and their guests in
accordance with the provisions of this article, rules of the commissioner and as authorized under
§60-6-8 of this code. The licensees may keep and maintain on their premises a supply of those
lawfully acquired alcoholic liquors in such quantities as may be appropriate for the conduct of their
operations.

9 (b) Authorization for use of self-pour automated systems for nonintoxicating beer, hard10 cider, and wine.

11 (1) A licensee authorized pursuant to this article to sell alcoholic liquor and/or 12 nonintoxicating beer, hard cider, or wine for on-premises consumption may use a self-pour 13 automated system that, upon activation of a payment card by the licensee, may be operated to 14 dispense nonintoxicating beer, hard cider, and wine to the following: (A) An employee of the 15 licensee who is authorized by law to serve alcoholic beverages, or (B) a person whom the licensee 16 has verified to be 21 years of age or older who displays a government-issued identification card 17 that matches the name on the payment card. The verification that a person is 21 years of age or 18 older shall be recorded by the licensee or an employee of the licensee.

(2) A self-pour automated system authorized by subsection (a) of this section may not
dispense a serving of more than (1) 32 ounces of nonintoxicating beer, (2) 32 ounces of hard
cider, or (3) 10 ounces of wine, before the payment card is reactivated by the licensee or an
employee of the licensee.

# §60-7-8c. Special license for a multi-vendor private fair and festival; license fee and application; license subject to provisions of article; exception.

(a) There is hereby created a special license designated Class S3 private multivendor fair
 and festival license for the retail sale of liquor, wine, nonintoxicating beer, and nonintoxicating
 craft beer for on-premises consumption at an event where multiple vendors shall share liability
 and responsibility, and apply for the license. Each vendor may temporarily purchase, sell, furnish,

or serve liquor, wine, nonintoxicating beer, and nonintoxicating craft beer as provided in thissection.

7 (b) To be eligible for the license authorized by subsection (a) of this section, the private
8 multivendor fair and festival or other event shall:

9 (1) Be sponsored, endorsed, or approved by the governing body or its designee of the 10 county or municipality in which the private multivendor fair and festival or other event is located;

(2) Jointly apply to the commissioner for the special license at least 15 days prior to the
private fair, festival, or other event;

(3) Pay a nonrefundable nonprorated license fee of \$500 per event that may be dividedamong all the vendors attending the event;

(4) Be approved by the commissioner to operate the private multivendor fair, festival, orother event;

17 (5) Be limited to no more than 15 consecutive days;

(6) Have at least two separate and unrelated vendors applying for the license and
certifying that at least 100 members will be in attendance;

(7) Freshly prepare and provide food or meals, or engage a food vendor to prepare and
provide adequate freshly prepared food or meals to serve its stated members and guests who will
be attending the temporary festival, fair, or other event, and provide any written documentation or
agreements with a food caterer to the commissioner prior to approval of the license;

(8) Only use its employees, independent contractors, or volunteers to purchase, sell,
furnish, or serve liquor, wine, nonintoxicating beer, or nonintoxicating craft beer;

(9) Provide adequate restroom facilities, whether permanent or portable, to serve the
stated members, patrons, and guests who will be attending the private multi-vendor festival, fair,
or other event;

(10) Provide a security plan indicating all vendor points of service, entrances, and exits in
order to verify members', patrons', and guests' ages, and whether a member, patron, or guest is
intoxicated, to provide for the public health and safety of members, patrons, and guests;

(11) Provide a floorplan for the proposed premises with one defined and bounded indoor and/or outdoor area to safely account for the ingress and egress of stated members, patrons, and guests who will be attending the festival, fair, or other event, and the floorplan that would comprise the licensed premises, which would be authorized for the lawful sales, service, and consumption of liquor, wine, nonintoxicating beer, or nonintoxicating craft beer throughout the licensed premises whether these activities were conducted in a building or structure, or outdoors while on the licensed premises and as noted on the floorplan;

39 (12) Meet and be subject to all other private club requirements; and

40 (13) Use an age verification system approved by the commissioner.

41 (c) Nonintoxicating beer and nonintoxicating craft beer sold, furnished, tendered, or served
42 pursuant to the license created by this section shall be purchased from the licensed distributor
43 that services the area in which the private multi-vendor fair and festival will be held or from a
44 resident brewer acting in a limited capacity as a distributor, in accordance with §11-16-1 *et seq.*45 of this code.

46 (d) Wine sold, furnished, tendered, or served pursuant to the license created by this
47 section shall be purchased from a licensed distributor, winery, or farm winery in accordance with
48 §60-8-1 *et seq.* of this code.

49 (e) Liquor sold, furnished, tendered, or served pursuant to the license created by this
50 section shall be purchased from a licensed retail liquor outlet in the market zone or contiguous
51 market zone where the private multi-vendor fair or festival will be held, all in accordance with §6052 3A-1 *et seq.* of this code.

(f) A licensee authorized by this section may use bona fide employees, independent
 contractors, or volunteers to sell, furnish, tender, or serve the liquor, wine, nonintoxicating beer,

or nonintoxicating craft beer: *Provided*, That the licensee shall train all employees, independent
 contractors, or volunteers to verify legal identification and to verify signs of intoxication.

(g) Licensed representatives of a brewer, resident brewer, beer distributor, wine distributor, wine supplier, winery, farm winery, distillery, mini-distillery, micro-distillery, and liquor brokers may attend a private multi-vendor festival or fair and discuss their respective products but may not engage in the selling, furnishing, tendering, or serving of any liquor, wine, nonintoxicating beer, or nonintoxicating craft beer.

62 (h) A licensee licensed under this section is subject to all other provisions of this article 63 and the rules and orders of the commissioner: Provided, That the commissioner may, by rule or order, allow certain waivers or exceptions with respect to those provisions, rules, or orders as 64 65 required by the circumstances of each private multi-vendor fair and festival. The commissioner 66 may revoke or suspend immediately any license issued under this section prior to any notice or 67 hearing, notwithstanding §60-7-13a of this code: Provided, however, That under no circumstances may the provisions of §60-7-12 of this code be waived or an exception granted 68 69 with respect thereto.

# §60-7-8d. Where private clubs may sell and serve alcoholic liquors and nonintoxicating beer or nonintoxicating craft beer.

(a) With prior approval of the commissioner, a private club licensee may sell, serve, and
furnish alcoholic liquor and, if licensed to also sell, serve, and furnish nonintoxicating beer or
nonintoxicating craft beer to be consumed on premises in a legally demarcated area which may
include a temporary private outdoor dining area or temporary private outdoor street dining area.
A temporary private outdoor street dining area shall be approved by the municipal government or
county commission in which the licensee operates. The commissioner shall develop and make
available an application form to facilitate the purposes of this subsection.

8 (b) The private club licensee shall submit to the commissioner: (1) the municipal or county
9 approval of the private outdoor dining area or private outdoor street dining area; and, (2) a revised

10 floorplan requesting to sell alcoholic liquors, and when licensed, for nonintoxicating beer or 11 nonintoxicating craft beer, subject to the commissioner's requirements, in an approved and 12 bounded outdoor area. The approved and bounded area need not be adjacent to the licensee's 13 licensed premises, but in close proximity, for private outdoor street dining or private outdoor 14 dining. For purposes of this subsection, "close proximity" means an available area within 300 feet 15 of a licensee's licensed premises and under the licensee's control and with right of ingress and 16 egress.

(c) This private outdoor dining or private outdoor street dining may be operated in
conjunction with a private wine outdoor dining or private wine outdoor street dining area set forth
in §60-8-32a of this code and nonintoxicating beer or nonintoxicating craft beer outdoor dining or
outdoor street dining set forth in §11-16-9 of this code.

(d) For purposes of this section, private outdoor dining and private outdoor street dininginclude dining areas that are:

23 (1) Outside and not served by an HVAC system for air handling services and use outside24 air;

25 (2) Open to the air; and

26 (3) Not enclosed by fixed or temporary walls; however, the commissioner may seasonally
27 approve a partial enclosure with up to three temporary or fixed walls.

Any area where seating is incorporated inside a permanent building with ambient air through HVAC is not considered outdoor dining pursuant to this subsection.

30 (e) A private club restaurant or a private manufacturer club licensed for craft cocktail 31 growler sales shall provide food or a meal along with sealed craft cocktail growler sales as set 32 forth in this article to a patron who is (i) in-person or in-vehicle while picking up food or a meal, or 33 (ii) in-person having dined on food or a meal, and (iii) has ordered a sealed craft cocktail growler 34 to-go, subject to verification that the purchasing person is 21 years of age or older, and not visibly, 35 or noticeably intoxicated, and as otherwise specified in this article.

# §60-7-8e. Private club restaurant or private manufacturer club licensee's authority to sell craft cocktail growlers.

1 (a) Legislative findings. — The Legislature hereby finds that it is in the public interest to 2 regulate, control, and support the brewing, manufacturing, distribution, sale, consumption, 3 transportation, and storage of liquor and its industry in this state to protect the public health, 4 welfare, and safety of the citizens of this state and promote hospitality and tourism. Therefore, 5 this section authorizes a licensed private club restaurant or private manufacturer club, to have 6 certain abilities to promote the sale of liquor manufactured in this state for the benefit of the 7 citizens of this state, the state's growing distilling industry, and the state's hospitality and tourism 8 industry, all of which are vital components for the state's economy.

9 (b) Sales of craft cocktail growlers. — A licensed private club restaurant or private 10 manufacturer club may under a current and valid license that meets the requirements of this 11 section may offer a craft cocktail growler in the ratio of up to one fluid ounce of liquor to four fluid 12 ounces of nonalcoholic beverages or mixers, not to exceed 128 fluid ounces for the entire 13 beverage in the craft cocktail growler, for retail sale to patrons from their licensed premises in a 14 sealed craft cocktail growler for personal consumption only off of the licensed premises. Prior to 15 the sale, the licensee shall verify in-person, using proper identification, that any patron purchasing 16 the craft cocktail growler is 21 years of age or older and that the patron is not visibly or noticeably 17 intoxicated. There is a \$100 non-prorated, non-refundable annual fee to sell craft cocktail 18 growlers.

(c) *Retail sales.* — Every licensee licensed under this section shall comply with all the provisions of this chapter applicable to retail sale of liquor at retail liquor outlets, shall comply with markup specified in §60-3A-17(e)(2) of this code when conducting sealed craft cocktail growler sales, and is subject to all applicable requirements and penalties in this article.

(d) *Payment of taxes.* — Every licensee licensed under this section shall pay all sales
taxes required of retail liquor outlets, in addition to any other taxes required, and meet any
applicable licensing provisions as required by this chapter and by rule of the commissioner.

(e) *Advertising.* — Every licensee licensed under this section may only advertise a
particular brand or brands of liquor manufactured by a distillery, mini-distillery, or micro-distillery
upon written approval from the distillery, mini-distillery, micro-distillery, or an authorized and
licensed broker to the licensee. Advertisements may not encourage intemperance or target
minors.

31 (f) Craft cocktail growler defined. — For purposes of this chapter, "Craft Cocktail Growler" 32 means a container or jug that is made of glass, ceramic, metal, plastic, or other material approved 33 by the commissioner, that may be no larger than 128 fluid ounces in size and must be capable of 34 being securely sealed. The growler may be used by an authorized licensee for purposes of offpremises sales only of liquor and a nonalcoholic mixer or beverage for personal consumption not 35 36 on a licensed premise. Notwithstanding any other provision of this code to the contrary, a securely 37 sealed craft cocktail growler is not an open container under state and local law. A craft cocktail 38 growler with a broken seal is an open container under state and local law unless it is located in 39 an area of the motor vehicle physically separated from the passenger compartment. A craft 40 cocktail growler is not an original container of liguor, but once sanitized, filled, properly sealed, 41 and sold, all as set forth in this article, is a sealed container.

(g) Craft cocktail growler requirements. — A licensee licensed under this section shall prevent patrons from accessing the secure area where the filling of the craft cocktail or craft cocktail growler occurs. A licensee licensed under this section shall sanitize, fill, securely seal, and label any craft cocktail growler prior to its sale. A licensee licensed under this section may refill a craft cocktail growler subject to the requirements of this section. A licensee licensed under this section shall visually inspect any craft cocktail growler before filling or refilling it. A licensee licensed under this section may not fill or refill any craft cocktail growler that appears to be

49 cracked, broken, unsafe, or otherwise unfit to serve as a sealed beverage container. For purposes 50 of this article, a secure sealing means using a tamper-evident seal, such as: (1) A plastic heat 51 shrink wrap band, strip, or sleeve extending around the cap or lid of craft cocktail growler to form 52 a seal that must be broken when the container is opened; or (2) A screw top cap or lid that breaks 53 apart when the craft cocktail growler is opened.

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

61 (i) Craft cocktail growler sanitation. — A licensee licensed under this section shall clean 62 and sanitize all craft cocktail growlers he or she fills or refills in accordance with all state and 63 county health requirements prior to its sealing. In addition, the licensee licensed under this section 64 shall sanitize, in accordance with all state and county health requirements, all taps, tap lines, pipe 65 lines, barrel tubes, and any other related equipment used to fill or refill craft cocktail growlers. 66 Failure to comply with this subsection may result in penalties under this article: *Provided*, That, if 67 the reuse or refilling of a craft cocktail growler would violate federal law such craft cocktail growler may only be used one-time, for one filling, and shall be discarded after the one-time use. 68

(j) Pre-mixing of craft cocktail. — A licensee licensed under this section may pre-mix the nonalcoholic beverages or mixers in the advance of a craft cocktail growler purchase and sealing, and add the liquor, as set forth in this section, upon a member or guest's purchase of a craft cocktail growler. A licensee licensed under this section shall dispose of any expired premixed nonalcoholic beverages or mixers pursuant to Bureau for Public Health requirements when such premixed nonalcoholic beverages or mixers are no longer fit for human consumption. A licensee

authorized under §60-6-8(7) of this code may use a premixed beverage meeting the requirements
of that section and is also subject to the requirements of this section for a craft cocktail growler.

77 (k) Limitations on licensees. — A licensee licensed under this section shall not sell craft 78 cocktail growlers to other licensees, but only to its members and guests. A licensee licensed under 79 this section shall provide food or a meal along with one sealed craft cocktail growler to a patron 80 who is in-person or in-vehicle while picking up food or a meal, or who dined in-person on food or 81 a meal and has ordered and a sealed craft cocktail growler-to-go, subject to verification that the 82 purchasing person is 21 years of age or older, and not visibly or noticeably intoxicated, and as 83 otherwise specified in this article. A licensee licensed under this section may only sell one sealed 84 craft cocktail growler to a patron or one craft cocktail growler per food or meal in the order delivered per §60-7-8f of this code. A licensee licensed under this section shall be subject to the 85 86 applicable penalties under this article for violations of this article.

87 (I) *Rules.* — The commissioner, in consultation with the Bureau for Public Health, may
88 propose legislative rules concerning sanitation for legislative approval, pursuant to §29A-3-1 *et*89 *seq.* of this code, to implement the purposes of this section.

# §60-7-8g. Special permit for a qualified permit holder in a private outdoor designated area; license fee and application; license subject to provisions of article.

(a) There is hereby created a special permit, designated Class S4, for the sale of liquor,
wine, nonintoxicating beer, and nonintoxicating craft beer in a private outdoor designated area
that has been approved by a municipality pursuant to §8-12-26 of this code. Each Class S4
permittee may sell, furnish, or serve liquor, wine, nonintoxicating beer, and nonintoxicating craft
beer as provided in this section.

6 (b) Definitions:

(1) "Private outdoor designated area" means public property that has become a legally
demarcated area established by a municipal ordinance as set forth in §8-12-26 of this code for
the consumption of liquor, wine, nonintoxicating beer, and nonintoxicating craft beer.

10 (2) "Qualified permit holder" means the holder of any of the following:

(i) A Class A private club type license or Class S2 or Class S3 license issued under this
article;

(ii) A Class A tavern or brewpub license or Class S or Class S1 license issued under §1116-1 *et seg.* of this code;

(iii) A Class A private wine restaurant, private wine bed and breakfast, or private wine spa
license issued under §60-8-1 *et seq.* of this code;

17 (iv) A Class A hard cider license issued under §60-8A-1 et seq. of this code; or

18 (v) A Class S4N permit issued under §60-7-8h of this code.

(c) To be eligible for the special Class S4 permit authorized by subsection (a) of thissection, the qualified permit holder shall:

(1) Operate in a private outdoor designated area created by municipal ordinance as set
forth in §8-12-26 of this code, and provide the commissioner a copy of the certified ordinance
from the municipality;

(2) Apply to the commissioner for the special permit prior to operating in an approved
private outdoor designated area on an application provided by the commissioner;

(3) Pay a nonrefundable non-prorated annual special permit fee of \$100 to the
commissioner: *Provided*, That this fee does not apply to qualified permit holders with a Class S1,
Class S2, or Class S3 license, which are subject only to the applicable fees in \$11-16-1 *et seq.*and \$60-7-1 *et seq.* of this code;

30 (4) Be in compliance with all state and federal laws and be in good standing with the31 commissioner;

32 (5) Be approved by the municipality to operate in the private outdoor designated area;

33

(6) Provide the days and hours of operation in the private outdoor designated area;

(7) Provide, in conjunction with the municipality, adequate restroom facilities, whether
 permanent or portable, to serve the members, patrons, and guests who will be attending the
 private outdoor designated area;

(8) Provide a security plan for the private outdoor designated area indicating: All qualified
permit holders' licensed premises where alcohol will be served in approved non-glass containers;
all entrances and exits in order to verify members', patrons', and guests' ages, and to assess
whether a member, patron, or guest is under 21 years of age or intoxicated; and a plan to provide
for the public health and safety of members, patrons, and guests;

42 (9) Provide a floorplan for the private outdoor designated area indicating a legally 43 demarcated area that is bounded or uses signage to safely account for the ingress and egress of 44 members, patrons, and quests who will be within the private outdoor designated area and also be 45 permitted to carry liquor, wine, nonintoxicating beer, and nonintoxicating craft beer on and off of 46 the qualified permit holders' licensed premises and within the private outdoor designated area 47 when contained in an approved non-glass container: Provided, That customers within the private 48 outdoor designated area may carry alcoholic beverages purchased from any holder of a Class S4 49 or S4N permit and served in an approved non-glass container into and out of, and consume the 50 beverages within, the establishment of any other holder of a Class S4 or S4N permit within the 51 applicable private outdoor designated area. The private outdoor designated area's floorplan does 52 comprise a separate licensed premises authorized only for the lawful consumption of liquor, wine, 53 nonintoxicating beer, or nonintoxicating craft beer throughout the licensed premises when lawfully 54 purchased from a qualified permit holder:

55

(10) Meet and be subject to all other applicable license requirements;

(11) Provide a plan to prevent members, guests, and patrons from bringing, consuming,
or selling alcohol not in an approved non-glass container in the private outdoor designated area;
and

59

(12) Use an age verification system approved by the commissioner.

60 (d) Notwithstanding the requirement to acquire a Class S4 or S4N permit to operate within 61 a private outdoor designated area set forth in §60-7-8g(c) of this code, the holder of a Class S, 62 Class S1, Class S2, or Class S3 license may participate in a private outdoor designated area on 63 the premises of a Class S4 or S4N permit holder if that Class S4 or S4N permit holder grants 64 permission, in writing, for the Class S, Class S1, Class S2, or Class S3 licensee to participate. A Class S, Class S1, Class S2, or Class S3 licensee may not participate in a private outdoor 65 designated area pursuant to such written permission unless it has first met all applicable permit 66 67 and fee requirements found in §11-16-1 et seq. and §60-7-1 et seq. of this code.

(e) As set forth in §8-12-26 of this code a municipality may, by ordinance, establish a
private outdoor designated area where the municipality may zone, set requirements, and establish
conditions for safe operation of a private outdoor designated area by qualified permit holders.

(f) A municipality is responsible for the enforcement of any criminal violations occurring in
a private outdoor designated area and shall report such violations to the commissioner for a
determination of any violation of §11-16-1 *et seq.* and chapter 60 of this code.

(g) The commissioner shall enforce any violations of §11-16-1 *et seq.* and §60-1-1 *et seq.*of this code committed by individual qualified permit holders against their permit and any other
current license issued by the commissioner to the qualified permit holder alleged to be in violation.

(h) A qualified permit holder that is separately authorized for an outdoor dining area or
sidewalk dining area may continue to operate those areas in conjunction with the private outdoor
designated area subject to the commissioner's requirements. Notwithstanding any other section
of the code, a private outdoor designated area is authorized to simultaneously host multiple
qualified permit holders as defined in §60-7-1 *et seq.* of the code.

(i) A licensee permitted under this section is subject to all other provisions of the article
under which the licensee's license is issued, as well as to the rules and orders of the
commissioner: *Provided*, That the commissioner may, by rule or order, allow certain waivers or
exceptions with respect to those provisions, rules, or orders as required by the circumstances of

the operation of qualified permit holders in each private outdoor designated area. The commissioner may revoke or suspend immediately any permit issued under this section prior to any notice or hearing, notwithstanding §60-7-13a of this code: *Provided, however*, That under no circumstances may the provisions of §60-7-12 of this code be waived or an exception granted with respect thereto.

§60-7-8h. Special permit for a qualified non-profit permit holder in a private outdoor designated area; license fee and application; license subject to provisions of article.

(a) There is hereby created a special permit, designated Class S4N, for the sale of liquor,
wine, nonintoxicating beer, and nonintoxicating craft beer in a private outdoor designated area
that has been approved by a municipality pursuant to §8-12-26 of this code by qualified non-profit
corporate entities organized pursuant to §31E-1-1 *et seq.* of this code. Each Class S4N permittee
may sell, furnish, or serve liquor, wine, nonintoxicating beer, and nonintoxicating craft beer as
provided in this section.

7 (b) Definitions:

8 Except as set forth in this section, the definitions of §60-7-8g of this code also apply to this9 section.

"Qualified non-profit permit holder" means a non-profit corporate entity organized pursuant
to §31E-1-1 *et seq.* of this code that elects to operate its events solely within a private outdoor
designated area, and who has applied and been approved for a Class S4N special permit
pursuant to §60-7-1 *et seq.* of this code.

(c) To be eligible for the special S4N permit authorized by subsection (a) of this section,
the qualified non-profit permit holder shall:

(1) Have an approved outdoor location that operates solely in a private outdoor designated
area created by a municipal ordinance as set forth in §8-12-26 of this code, provide the
commissioner a copy of the certified ordinance from the municipality, and operate only on dates
designated within the dates of operation for the private outdoor designated area;

(2) Apply to the commissioner for the special S4N permit prior to operating in an approved
 private outdoor designated area on an application provided by the commissioner which will
 provide verification of non-profit corporate status with the West Virginia Secretary of State;

(3) Pay a one-time, nonrefundable non-prorated annual special permit fee of \$1,500 to the
commissioner: *Provided*, That in the first year following the effective date of this section, this
special permit fee may be pro-rated for the period between effective date and June 30 of that
year. The one-time permit covers as many approved events that can be held during the permit
annual time period;

(4) Be in compliance with all state and federal laws and be in good standing with thecommissioner;

30 (5) Provide the dates, days, and hours of operation of all events to be held in the private 31 outdoor designated area between July 1 of the application year and June 30 of the year following 32 the application year within the dates of operation of the private outdoor designated area within 33 that timeframe: *Provided*, That the S4N permit applicant may list future dates within the permit 34 annual time period as to be determined so long as the qualified non-profit permit holder notifies 35 the commissioner of the specific future event dates not later than 60 days prior to the event.

36 (d) The commissioner shall enforce any violations of §11-16-1 *et seq.* and §60-1-1 *et seq.*37 of this code committed by qualified non-profit permit holders against their permit and their Class
38 A, Class B, Class S, Class S1, Class S2 or Class S3 license.

## ARTICLE 8. SALE OF WINES.

### §60-8-2. Definitions.

Unless the context in which used clearly requires a different meaning, as used in this
 article:

3 "Commissioner" or "commission" means the West Virginia Alcohol Beverage Control
4 Commissioner.

5 "Distributor" means any person whose principal place of business is within the State of 6 West Virginia who makes purchases from a supplier to sell or distribute wine to retailers, grocery 7 stores, private wine bed and breakfasts, private wine restaurants, private wine spas, private clubs, 8 or wine specialty shops and that sells or distributes nonfortified dessert wine, port, sherry, and 9 Madeira wines to wine specialty shops, private wine restaurants, private clubs, or retailers under 10 authority of this article and maintains a warehouse in this state for the distribution of wine. For the 11 purpose of a distributor only, the term "person" means and includes an individual, firm, trust, 12 partnership, limited partnership, limited liability company, association, or corporation. Any trust 13 licensed as a distributor or any trust that is an owner of a distributor licensee, and the trustee or 14 other persons in active control of the activities of the trust relating to the distributor license, is 15 liable for acts of the trust or its beneficiaries relating to the distributor license that are unlawful 16 acts or violations of this article, notwithstanding the liability of trustees in §44D-10-1 et seq. of this 17 code.

18 "Fortified wine" means any wine to which brandy or other alcohol has been added where 19 the alcohol content by volume does not exceed 24 percent, and includes nonfortified dessert 20 wines where the alcohol content by volume is greater than 17 percent and does not exceed 24 21 percent.

22 "Grocery store" means any retail establishment, commonly known as a grocery store, 23 supermarket, delicatessen, caterer, or party supply store, where food, food products, and supplies 24 for the table are sold for consumption off the premises with average monthly sales (exclusive of 25 sales of wine) of not less than \$500 and an average monthly inventory (exclusive of inventory of wine) of not less than \$500. The term "grocery store" also includes and means a separate and 26 27 segregated portion of any other retail store which is dedicated solely to the sale of food, food 28 products, and supplies for the table for consumption off the premises with average monthly sales 29 with respect to the separate or segregated portion, exclusive of sales of wine, of not less than 30 \$500 and an average monthly inventory, exclusive of inventory of wine, of not less than \$500.

31 "Hard Cider" means a type of wine that is derived primarily from the fermentation of apples, 32 pears, peaches, honey, or another fruit, or from apple, pear, peach, or another fruit juice 33 concentrate and water; contains no more than 0.64 grams of carbon dioxide per 100 milliliters; 34 contains at least one half of one percent and less than 12 and one-half percent alcohol by volume; 35 and is advertised, labeled, offered for sale, or sold, as hard cider or cider containing alcohol, and 36 not as wine, wine product, or as a substitute for wine.

37 "Hard Cider Distributor" means any person whose principal place of business is within the 38 State of West Virginia who makes purchases from a supplier to sell or distribute hard cider, but 39 not other types of wine, to retailers, grocery stores, private wine bed and breakfasts, private wine 40 restaurants, private wine spas, private clubs, or wine specialty shops under authority of this code 41 and maintains a warehouse in this state for the distribution of hard cider, but not other types of 42 wine. For the purpose of a hard cider distributor, the term "person" means and includes an 43 individual, firm, trust, partnership, limited partnership, limited liability company, association, or 44 corporation. Any trust licensed as a distributor or any trust that is an owner of a distributor 45 licensee, and the trustee, or any other person or persons in active control of the activities of the 46 trust relating to the distributor license, is liable for acts of the trust or its beneficiaries relating to 47 the distributor license that are unlawful acts or violations of this article, notwithstanding the liability 48 of trustees in §44D-10-1 et seq. of this code.

49 "Licensee" means the holder of a license granted under the provisions of this article.
50 "Nonfortified dessert wine" means a wine that is a dessert wine to which brandy or other
51 alcohol has not been added, and which has an alcohol content by volume of at least 15.6 percent
52 and less than or equal to 17 percent.

53 "Person" means and includes an individual, firm, partnership, limited partnership, limited
54 liability company, association, or corporation.

55 "Private wine bed and breakfast" means any business with the sole purpose of providing,
56 in a residential or country setting, a hotel, motel, inn, or other such establishment properly zoned

57 as to its municipality or local ordinances, lodging and meals to its customers in the course of their 58 stay at the establishment, which business also: (1) Is a partnership, limited partnership, 59 corporation, unincorporated association, or other business entity which as part of its general 60 business purpose provides meals on its premises to its members and their guests; (2) is licensed 61 under the provisions of this article as to all of its premises or as to a separate segregated portion 62 of its premises to serve wine to its members and their quests when the sale accompanies the 63 serving of food or meals; and (3) admits only duly elected and approved dues-paying members 64 and their guests while in the company of a member and does not admit the general public.

"Private wine restaurant" means a restaurant which: (1) Is a partnership, limited 65 partnership, corporation, unincorporated association, or other business entity which has, as its 66 67 principal purpose, the business of serving meals on its premises to its members and their guests: 68 (2) is licensed under the provisions of this article as to all of its premises or as to a separate 69 segregated portion of its premises to serve wine to its members and their quests when the sale 70 accompanies the serving of food or meals; and (3) admits only duly elected and approved dues-71 paying members and their quests while in the company of a member and does not admit the 72 general public. Private clubs that meet the private wine restaurant requirements in this definition 73 shall be considered private wine restaurants: Provided, That, a private wine restaurant shall have 74 at least two restrooms: *Provided, however*, That the two restroom requirement may be waived by 75 a written waiver provided from a local health department to the commissioner: And provided 76 further, That a private wine restaurant located in an historic building may also be relieved of the 77 two restroom requirement if a historic association or district with jurisdiction over a historic building 78 provides a written waiver of the requirement to the commissioner: And provided further. That in 79 no event shall a private wine restaurant have less than one restroom: And provided further, That 80 a winery or farm winery holding a private wine restaurant license or a multi-capacity winery or 81 farm winery license is not subject to the food service requirements of this subdivision.

82 "Private wine spa" means any business with the sole purpose of providing commercial 83 facilities devoted especially to health, fitness, weight loss, beauty, therapeutic services, and 84 relaxation, and may also be a licensed massage parlor or a salon with licensed beauticians or 85 stylists, which business also: (1) Is a partnership, limited partnership, corporation, unincorporated 86 association, or other business entity which as part of its general business purpose provides meals 87 on its premises to its members and their quests; (2) is licensed under the provisions of this article as to all of its premises or as to a separate segregated portion of its premises to serve up to two 88 89 glasses of wine to its members and their guests when the sale accompanies the serving of food 90 or meals; and (3) admits only duly elected and approved dues-paying members and their guests 91 while in the company of a member, and does not admit the general public.

92 "Retailer" means any person licensed to sell wine at retail to the public at his or her
93 established place of business for off-premises consumption and who is licensed to do so under
94 authority of this article.

95 "Supplier" means any manufacturer, producer, processor, winery, farm winery, national
96 distributor, or other supplier of wine who sells or offers to sell or solicits or negotiates the sale of
97 wine to any licensed West Virginia distributor.

98 "Table wine" means a wine with an alcohol content by volume between 0.5 percent and99 15.5 percent.

100 "Tax" includes within its meaning interest, additions to tax, and penalties.

101 "Taxpayer" means any person liable for any tax, interest, additions to tax, or penalty under
102 the provisions of this article, and any person claiming a refund of tax.

103 "Varietal wine" means any wine labeled according to the grape variety from which the wine104 is made.

105 "Vintage wine" or "vintage-dated wine" means wines from which the grapes used to
106 produce the wine are harvested during a particular year, or wines produced from the grapes of a
107 particular harvest in a particular region of production.

108 "Wine" means any alcoholic beverage obtained by the natural fermentation of the natural 109 content of grapes, other fruits, or honey or other agricultural products containing sugar to which 100 no alcohol has been added and includes table wine, hard cider, nonfortified dessert wine, wine 111 coolers, and other similar wine-based beverages. Fortified wine and any product defined as or 112 contained within the definition of nonintoxicating beer under the provisions of §11-16-1 *et seq.*, of 113 this code are excluded from this definition of wine.

114 "Wine specialty shop" means a retailer who deals principally in the sale of table wine, 115 nonfortified dessert wines, wine accessories, and food or foodstuffs normally associated with wine 116 and: (1) Who maintains a representative number of wines for sale in his or her inventory which 117 are designated by label as varietal wine, vintage, generic, and/or according to region of production 118 and the inventory shall contain not less than 15 percent vintage or vintage-dated wine by actual 119 bottle count; and (2) who, any other provisions of this code to the contrary notwithstanding, may 120 maintain an inventory of port, sherry, and Madeira wines having an alcoholic content of not more 121 than 24 percent alcohol by volume and which have been matured in wooden barrels or casks. All 122 wine available for sale shall be for off-premises consumption except where wine tasting or wine 123 sampling is separately authorized by this code.

### §60-8-32a. Where wine may be sold and consumed for on-premises consumption.

(a) With prior approval of the commissioner, a Class A wine licensee may sell, serve, and
furnish wine for on premises consumption in a legally demarcated area which may include a
temporary private wine outdoor dining area or a temporary private wine outdoor street dining area.
A temporary private wine outdoor street area shall be approved by the municipal government or
county commission in which the licensee operates. The commissioner shall develop and make
available an application form to facilitate the purposes of this subsection.

(b) The Class A wine licensee shall submit to a municipality or county commission for the
approval of the private wine outdoor dining area or private wine outdoor street dining area and
submit to the municipality or county commission a revised floorplan requesting to sell wine,

subject to the commissioner's requirements, in an approved and bounded outdoor area. For private wine outdoor street dining or private wine outdoor dining the approved and bounded outdoor area need not be adjacent to the licensee's licensed premises, but in close proximity and under the licensee's control and with right of ingress and egress. For purposes of this section, "close proximity," means an available area within 300 feet of the licensee's licensed premises.

(c) This private wine outdoor dining or private wine outdoor street dining may be operated
in conjunction with a private outdoor dining or private outdoor street dining area set forth in §607-8d of this code, and nonintoxicating beer or nonintoxicating craft beer outdoor dining or outdoor
street dining set forth in §11-16-9 of this code.

(d) For purposes of this section, "private wine outdoor dining and private wine outdoorstreet dining" include dining areas that are:

(1) Outside and not served by an HVAC system for air handling services and use outside
air;

23 (2) Open to the air; and

(3) Not enclosed by fixed or temporary walls; however, the commissioner may seasonally
approve a partial enclosure with up to three temporary or fixed walls.

Any areas where seating is incorporated inside a permanent building with ambient air through HVAC is not considered outdoor dining pursuant to this subsection.

28 (e) Class A licensees licensed for on-premises sales shall provide food, which may be pre-packaged food not requiring kitchen preparation, or a meal along with sealed wine in the 29 30 original container or a sealed wine growler sales and service as set forth in this section and in 31 §60-8-3 of this code, to a patron who is (i) in-person or in-vehicle while picking up food and sealed 32 wine in the original containers or sealed wine growlers ordered-to-go, or (ii) in-person to a patron 33 who dined on food or a meal and has ordered sealed wine in the original containers of sealed 34 wine growlers to-go subject to verification that the purchasing person is 21 years of age or older. 35 and not visibly, or noticeably intoxicated, and as otherwise specified in this article.

- 36 (f) West Virginia farm wineries possessing a Class A license may serve and sell wine by
- the glass or by the bottle in accordance with §60-4-3b and §60-8-32a of this code.

The Clerk of the House of Delegates and the Clerk of the Senate hereby certify that the foregoing bill is correctly enrolled.

Clerk of the House of Delegates

Clerk of the Senate

Originated in the House of Delegates.

In effect 90 days from passage.

Speaker of the House of Delegates

President of the Senate

The within is .....

Day of ....., 2025.

Governor