STATE OF OKLAHOMA
1st Session of the 58th Legislature (2021)
COMMITTEE SUBSTITUTE FOR
SENATE BILL 841 By: Thompson
COMMITTEE SUBSTITUTE
An Act relating to alcoholic beverages; amending Sections 89, Chapter 366, O.S.L. 2016, as last
amended by Section 1, Chapter 431, O.S.L. 2019, Section 90, Chapter 366, O.S.L. 2016, as amended by
Section 23, Chapter 322, O.S.L. 2019, and Section 91, Chapter 366, O.S.L. 2016, as amended by Section 24,
Chapter 322, O.S.L. 2019 (37A O.S. Supp. 2020, Section 3-119, 3-120 and 3-121), which relate to
business interests and acts prohibited for manufacturers or brewers; modifying language;
limiting prohibition to Oklahoma licensed manufacturers or brewers; providing certain exception
to ownership interests; prohibiting selling certain products with common ownership interests; and
providing an effective date.
BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
SECTION 1. AMENDATORY Section 89, Chapter 366, O.S.L.
2016, as last amended by Section 1, Chapter 431, O.S.L. 2019 (37A
O.S. Supp. 2020, Section 3-119), is amended to read as follows:
Section 3-119. <u>A.</u> It shall be unlawful for any <u>Oklahoma</u>
<u>licensed</u> manufacturer $_{m{ au}}$ <u>or</u> brewer, <u>or any</u> wine and spirits
wholesaler, beer distributor or person authorized to sell alcoholic

beverages to a wholesaler, or any employee, officer, director, stockholder owning fifteen percent (15%) or more of the stock, any type of partner, manager, member or agent thereof, to directly or indirectly:

5 1. Have any financial interest in any premises upon which any alcoholic beverage is sold at retail or in any business connected with the retailing of alcoholic beverages; provided, nothing in this act the Oklahoma Alcoholic Beverage Control Act shall prohibit the operation of a mixed beverage licensee, beer and wine licensee or caterer licensee by an entity which has common owners with the holder of a small brewer license or a brewpub license;

12 2. Lend any money or other thing of value, or to make any gift 13 or offer any gratuity, to any package store, retail wine, retail 14 beer, mixed beverage, beer and wine, public event or bottle club 15 licensee or caterer;

16 3. Guarantee any loan or the repayment of any financial 17 obligation of any retailer, mixed beverage, beer and wine, public 18 event or bottle club licensee or caterer;

Require any wine and spirits wholesaler, beer distributor,
 retailer, mixed beverage, on-premises beer and wine licensee, public
 event or caterer to purchase and dispose of any quota of alcoholic
 beverages, or to require any retailer to purchase any kind, type,
 size, container or brand of alcoholic beverages in order to obtain

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any other kind, type, size, container or brand of alcoholic
 beverages;

5. Sell to any retailer, mixed beverage, on-premises beer and wine licensee, public event or caterer any alcoholic beverage on consignment, or upon condition, or with the privilege of return, or on any condition other than a bona fide sale; provided, the following shall not be considered a violation of this paragraph:

- a. delivery in good faith, through mistake, inadvertence
  or oversight, of an alcoholic beverage that was not
  ordered by a retailer, mixed beverage licensee, onpremises beer and wine licensee, caterer, public event
  or special event licensee to such licensee,
- b. replacement of product breakage that occurred while
  the alcoholic beverages were in transit from the
  wholesaler to the licensee, or
- 16 c. replacement of cork-tainted wine that makes the
  17 product unsaleable as long as the licensee notifies
  18 the wine and spirits wholesaler of the defect in
  19 writing within ninety (90) days after delivery of the
  20 product; or

Extend credit to any retailer, other than holders of Federal
 Liquor Stamps on United States government reservations and
 installations, mixed beverage, public event or on-premises beer and
 wine licensee or caterer, other than a state lodge located in a

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1 county which has approved the retail sale of alcoholic beverages by
2 the individual drink for on-premises consumption. The acceptance of
3 a postdated check or draft or the failure to deposit for collection
4 a current check or draft by the second banking day after receipt
5 shall be deemed an extension of credit. Violation of this section
6 shall be grounds for suspension of the license.

7 B. Notwithstanding any statutory provision to the contrary, a manufacturer or brewer whose products are made outside the State of 8 9 Oklahoma shall not be prohibited from having any ownership interest 10 in an Oklahoma licensed retailer; provided, the Oklahoma retailer that is commonly owned by a manufacturer or brewer does not offer 11 12 for sale at its Oklahoma retail locations any beer, wine or spirits that are made by the manufacturer or brewer within or outside this 13 14 state.

Section 90, Chapter 366, O.S.L. 15 SECTION 2. AMENDATORY 2016, as amended by Section 23, Chapter 322, O.S.L. 2019 (37A O.S. 16 Supp. 2020, Section 3-120), is amended to read as follows: 17 Section 3-120. A. No mixed beverage, beer and wine, caterer, 18 public event or bottle club licensee, partner in any type of 19 partnership, manager or member of a limited liability company, 20 officer, director or stockholder of any corporate licensee owning 21 more than fifteen percent (15%) of the stock shall have any right, 22 title, lien, claim or interest, financial or otherwise in, upon or 23 to the premises, equipment, business or merchandise of any package 24

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1 store, beer distributor, wholesaler, brewer, or Oklahoma licensed manufacturer or wholesaler. The provisions of this section shall 2 3 not prohibit a person who is an officer or director of a fraternal or veteran's organization which is a tax exempt organization under 4 5 Section 501(c)(8),(10) or (19) of the Internal Revenue Code and which holds a license issued by the ABLE Commission from having a 6 7 right, title, lien, claim or interest in the premises, equipment, business or merchandise of a package store. 8

9 B. Notwithstanding any statutory provision to the contrary, a manufacturer or brewer whose products are made outside the State of 10 11 Oklahoma shall not be prohibited from having any ownership interest in an Oklahoma licensed retailer; provided, the Oklahoma retailer 12 that is commonly owned by a manufacturer or brewer does not offer 13 for sale at its Oklahoma retail locations any beer, wine or spirits 14 that are made by the manufacturer or brewer within or outside this 15 16 state.

SECTION 3. Section 91, Chapter 366, O.S.L. 17 AMENDATORY 2016, as amended by Section 24, Chapter 322, O.S.L. 2019 (37A O.S. 18 Supp. 2020, Section 3-121), is amended to read as follows: 19 Section 3-121. A. No Oklahoma licensed manufacturer $_{\tau}$  or 20 brewer, or any wine and spirits wholesaler, beer distributor, 21 partner in any type of partnership, manager or member of a limited 22 liability company, or officer, director or stockholder of any 23 nonresident seller, brewer, or manufacturer licensee, owning more 24

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1	than fifteen percent (15%) of the stock shall have any right, title,
2	claim or interest, financial or otherwise in, upon or to the
3	premises, equipment, business or merchandise of any mixed beverage,
4	beer and wine, caterer, public event or bottle club licensee.
5	B. Notwithstanding any statutory provision to the contrary, a
6	manufacturer or brewer whose products are made outside the State of
7	Oklahoma shall not be prohibited from having any ownership interest
8	in an Oklahoma licensed retailer; provided, the Oklahoma retailer
9	that is commonly owned by a manufacturer or brewer does not offer
10	for sale at its Oklahoma retail locations any beer, wine or spirits
11	that are made by the manufacturer or brewer within or outside this
12	state.
13	SECTION 4. This act shall become effective November 1, 2021.
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