## SENATE CHAMBER STATE OF OKLAHOMA

DISPOSITION No. 1 FLOOR AMENDMENT COMMITTEE AMENDMENT (Date) I move to amend Senate Bill No. 2001, by the attached floor substitute (Request #3609) for the title, enacting clause, and entire body of the measure. กตก I hereby grant permission for the floor substitute to be adopted. Senator Coleman, Chair (required) enator Newhous Senator Thompson (Kristen) Senator Prieto Senator Brooks Senator Senator Bu ed Senator Deev enator eaver Senator Young or Haste Senator Jett Senator Treat, President Pro Tempore Senator McCortney, Majority Floor Leader Note: Business and Commerce committee majority requires seven (7) members' signatures. Coleman-MR-FA-SB2001 3/1/2024 2:24 PM (Floor Amendments Only) Date and Time Filed: 3-5-24 \_\_\_\_\_3:18pm3R

Amendment Cycle Extended Secondary Amendment

Untimely

| 1  | STATE OF OKLAHOMA  |
|----|--|
| 2  | 2nd Session of the 59th Legislature (2024)   |
| 3  | FLOOR SUBSTITUTE<br>FOR  |
| 4  | SENATE BILL NO. 2001 By: Coleman of the Senate   |
| 5  | and  |
| 6  | Hays of the House  |
| 7  |  |
| 8  |  |
| 9  | FLOOR SUBSTITUTE   |
| 10 | An Act relating to alcoholic beverages; amending 37A O.S. 2021, Section 1-103, as amended by Section 2,      |
| 11 | Chapter 338, O.S.L. 2023 (37A O.S. Supp. 2023,<br>Section 1-103), which relates to definitions;              |
| 12 | defining term; amending 37A O.S. 2021, Section 2-109,<br>which relates to retail spirits license; permitting |
| 13 | an employee to sample alcoholic beverages under certain circumstances; specifying amount to be used          |
| 14 | in tastings; providing for procedure of tastings that shall occur; allowing for certain resealing and        |
| 15 | storing; exempting samples from certain excise tax provisions; amending 37A O.S. 2021, Section 5-132, as     |
| 16 | amended by Section 4, Chapter 94, O.S.L. 2023 (37A O.S. Supp. 2023, Section 5-132), which relates to         |
| 17 | brand label requirements; requiring lower annual fee for certain brand label under certain circumstances;    |
| 18 | amending 37A O.S. 2021, Section 6-105, as amended by Section 2, Chapter 82, O.S.L. 2022 (37A O.S. Supp.      |
| 19 | 2023, Section 6-105), which relates to prohibited acts of mixed beverage, public event, special event,       |
| 20 | or on-premises beer and wine licensees; providing exception; amending 37A O.S. 2021, Section 6-109,          |
| 21 | which relates to prohibited acts; permitting an employee to sample alcoholic beverages under certain         |
| 22 | circumstances; specifying amount to be used in tastings; providing for procedure of tastings that            |
| 23 | shall occur; allowing for certain resealing and storing; exempting samples from certain excise tax           |
| 24 |  |

1 2 provisions; updating statutory language; updating statutory reference; and declaring an emergency.

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4 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

5 SECTION 1. AMENDATORY 37A O.S. 2021, Section 1-103, as 6 amended by Section 2, Chapter 338, O.S.L. 2023 (37A O.S. Supp. 2023, 7 Section 1-103), is amended to read as follows:

8 Section 1-103. As used in the Oklahoma Alcoholic Beverage9 Control Act:

1. "ABLE Commission" or "Commission" means the Alcoholic
 Beverage Laws Enforcement Commission;

12 2. "Alcohol" means and includes hydrated oxide of ethyl, ethyl 13 alcohol, ethanol or spirits of wine, from whatever source or by 14 whatever process produced. It does not include wood alcohol or 15 alcohol which has been denatured or produced as denatured in 16 accordance with Acts of Congress and regulations promulgated 17 thereunder;

18 3. "Alcoholic beverage" means alcohol, spirits, beer and wine 19 as those terms are defined herein and also includes every liquid or 20 solid, patented or not, containing alcohol, spirits, wine or beer 21 and capable of being consumed as a beverage by human beings;

4. "Applicant" means any individual, legal or commercialbusiness entity, or any individual involved in any legal or

commercial business entity allowed to hold any license issued in
 accordance with the Oklahoma Alcoholic Beverage Control Act;

5. "Beer" means any beverage containing more than one-half of 3 one percent (0.50%) of alcohol by volume and obtained by the 4 5 alcoholic fermentation of an infusion or decoction of barley, or other grain, sugar, malt or similar products. For the purposes of 6 taxation, distribution, sales, and regulation, seltzer shall mean 7 the same as beer as provided in this section. Beer may or may not 8 9 contain hops or other vegetable products. Beer includes, among 10 other things, beer, ale, stout, lager beer, porter, seltzer, and other malt or brewed liquors, but does not include sake, known as 11 12 Japanese rice wine;

13 6. "Beer keg" means any brewer-sealed, single container that14 contains not less than four (4) gallons of beer;

15 7. "Beer distributor" means and includes any person licensed to 16 distribute beer for retail sale in the this state, but does not 17 include a holder of a small brewer self-distribution license or 18 brewpub self-distribution license. The term distributor, as used in 19 the Oklahoma Alcoholic Beverage Control Act, shall be construed to 20 refer to a beer distributor;

8. "Bottle club" means any establishment in a county which has not authorized the retail sale of alcoholic beverages by the individual drink, which is required to be licensed to keep, mix and

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1 serve alcoholic beverages belonging to club members on club
2 premises;

9. "Bottle service" means the sale and provision of spirits in
their original packages by a mixed beverage licensee to be consumed
in that mixed beverage licensee's club suite;

6 10. "Brand" means any word, name, group of letters, symbol or 7 combination thereof, that is adopted and used by a licensed brewer 8 to identify a specific beer, wine or spirit and to distinguish that 9 product from another beer, wine or spirit;

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11. "Brand extension" means:

- a. after October 1, 2018, any brand of beer or cider
  introduced by a manufacturer in this state which
  either:
- 14 (1) incorporates all or a substantial part of the
  15 unique features of a preexisting brand of the
  16 same licensed brewer, or
- 17 (2) relies to a significant extent on the goodwill
   18 associated with the preexisting brand, or
- b. any brand of beer that a brewer, the majority of whose
  total volume of all brands of beer distributed in this
  state by such brewer on January 1, 2016, was
  distributed as low-point beer, desires to sell,
  introduces, begins selling or theretofore has sold and

- desires to continue selling a strong beer in this state which either:
- (1) incorporates or incorporated all or a substantial part of the unique features of a preexisting low-point beer brand of the same licensed brewer, or
  (2) relies or relied to a significant extent on the goodwill associated with a preexisting low-point
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beer brand;

9 12. "Brewer" means and includes any person who manufactures for 10 human consumption by the use of raw materials or other ingredients 11 any beer or cider upon which a license fee and a tax are imposed by 12 any law of this state;

13 13. "Brewpub" means a licensed establishment operated on the
14 premises of, or on premises located contiguous to, a small brewer,
15 that prepares and serves food and beverages, including alcoholic
16 beverages, for on-premises consumption;

17 14. "Cider" means any alcoholic beverage obtained by the 18 alcoholic fermentation of fruit juice, including but not limited to 19 flavored, sparkling or carbonated cider. For the purposes of the 20 manufacture of this product, cider may be manufactured by either 21 manufacturers or brewers. For the purposes of the distribution of 22 this product, cider may be distributed by either wine and spirits 23 wholesalers or beer distributors;

1 15. "Club suite" means a designated area within the premises of 2 a mixed beverage licensee designed to provide an exclusive space which is limited to a patron or patrons specifically granted access 3 by a mixed beverage licensee and is not accessible to other patrons 4 5 of the mixed beverage licensee or the public. A club suite must have a clearly designated point of access for a patron or patrons 6 specifically granted access by the mixed beverage licensee to ensure 7 that persons present in the suite are limited to patrons 8 9 specifically granted access by the mixed beverage licensee and 10 employees providing services to the club suite;

11 16. "Convenience store" means any person primarily engaged in 12 retailing a limited range of general household items and groceries, 13 with extended hours of operation, whether or not engaged in retail 14 sales of automotive fuels in combination with such sales;

15 17. "Convicted" and "conviction" mean and include a finding of 16 guilt resulting from a plea of guilty or nolo contendere, the 17 decision of a court or magistrate or the verdict of a jury, 18 irrespective of the pronouncement of judgment or the suspension 19 thereof;

20 18. "Designated products" means the brands of wine or spirits 21 offered for sale by a manufacturer that the manufacturer has 22 assigned to a designated wholesaler for exclusive distribution; 23

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1 19. "Designated wholesaler" means a wine and spirits wholesaler
2 who has been selected by a manufacturer as a wholesaler appointed to
3 distribute designated products;

"Director" means the Director of the ABLE Commission; 20. 4 5 21. "Distiller" means any person who produces spirits from any source or substance, or any person who brews or makes mash, wort or 6 wash, fit for distillation or for the production of spirits (except 7 a person making or using such material in the authorized production 8 9 of wine or beer, or the production of vinegar by fermentation), or 10 any person who by any process separates alcoholic spirits from any fermented substance, or any person who, making or keeping mash, wort 11 12 or wash, has also in his or her possession or use a still;

13 22. "Distributor agreement" means the written agreement between 14 the distributor and brewer as set forth in Section 3-108 of this 15 title;

16 23. "Drug store" means a person primarily engaged in retailing 17 prescription and nonprescription drugs and medicines;

18 24. "Dual-strength beer" means a brand of beer that, 19 immediately prior to April 15, 2017, was being sold and distributed 20 in this state:

a. as a low-point beer pursuant to the Low-Point Beer
Distribution Act in effect immediately prior to
October 1, 2018, and

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b. as strong beer pursuant to the Alcoholic Beverage
 Control Act in effect immediately prior to October 1,
 2018,

4 and continues to be sold and distributed as such on October 1, 2018.
5 Dual-strength beer does not include a brand of beer that arose as a
6 result of a brand extension as defined in this section;

7 25. "Fair market value" means the value in the subject 8 territory covered by the written agreement with the distributor or 9 wholesaler that would be determined in an arm's length transaction 10 entered into without duress or threat of termination of the 11 distributor's or wholesaler's rights and shall include all elements 12 of value, including goodwill and going-concern value;

- 13 26. "Good cause" means:
- 14 a. failure by the distributor to comply with the material
  15 and reasonable provisions of a written agreement or
  16 understanding with the brewer, or
- b. failure by the distributor to comply with the duty of
  good faith;

19 27. "Good faith" means the duty of each party to any 20 distributor agreement and all officers, employees or agents thereof 21 to act with honesty in fact and within reasonable standards of fair 22 dealing in the trade;

23 28. "Grocery store" means a person primarily engaged in 24 retailing a general line of food, such as canned or frozen foods,

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1 fresh fruits and vegetables, and fresh and prepared meats, fish and 2 poultry;

29. "Hotel" or "motel" means an establishment which is licensed 3 to sell alcoholic beverages by the individual drink and which 4 5 contains questroom quest room accommodations with respect to which the predominant relationship existing between the occupants thereof 6 and the owner or operator of the establishment is that of innkeeper 7 and guest. For purposes of this section, the existence of other 8 9 legal relationships as between some occupants and the owner or operator thereof shall be immaterial; 10

30. "Legal newspaper" means a newspaper meeting the requisites of a newspaper for publication of legal notices as prescribed in Sections 101 through 114 of Title 25 of the Oklahoma Statutes;

14 31. "Licensee" means any person holding a license under the 15 Oklahoma Alcoholic Beverage Control Act, and any agent, servant or 16 employee of such licensee while in the performance of any act or 17 duty in connection with the licensed business or on the licensed 18 premises;

19 32. "Low-point beer" shall mean any beverages containing more 20 than one-half of one percent (1/2 of 1%) alcohol by volume, and not 21 more than three and two-tenths percent (3.2%) alcohol by weight, 22 including but not limited to, beer or cereal malt beverages obtained 23 by the alcoholic fermentation of an infusion by barley or other 24 grain, malt or similar products;

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33. "Manufacturer" means a distiller, winemaker, rectifier or
 bottler of any alcoholic beverage (other than beer) and its
 subsidiaries, affiliates and parent companies;

34. "Manufacturer's agent" means a salaried or commissioned
salesperson who is the agent authorized to act on behalf of the
manufacturer or nonresident seller in the this state;

7 35. "Meals" means foods commonly ordered at lunch or dinner and 8 at least part of which is cooked on the licensed premises and 9 requires the use of dining implements for consumption. Provided, 10 that the service of only food such as appetizers, sandwiches, salads 11 or desserts shall not be considered meals;

12 36. "Mini-bar" means a closed container, either refrigerated in 13 whole or in part, or nonrefrigerated <u>unrefrigerated</u>, and access to 14 the interior of which is:

a. restricted by means of a locking device which requires
the use of a key, magnetic card or similar device, or
b. controlled at all times by the licensee;

18 37. "Mixed beverage cooler" means any beverage, by whatever
19 name designated, consisting of an alcoholic beverage and fruit or
20 vegetable juice, fruit or vegetable flavorings, dairy products or
21 carbonated water containing more than one-half of one percent (1/2
22 of 1%) of alcohol measured by volume but not more than seven percent
23 (7%) alcohol by volume at sixty (60) degrees Fahrenheit and which is
24 packaged in a container not larger than three hundred seventy-five

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1 (375) milliliters. Such term shall include but not be limited to
2 the beverage popularly known as a "wine cooler";

3 38. "Mixed beverages" means one or more servings of a beverage 4 composed in whole or <u>in</u> part of an alcoholic beverage in a sealed or 5 unsealed container of any legal size for consumption on the premises 6 where served or sold by the holder of a mixed beverage, beer and 7 wine, caterer, public event, charitable event or special event 8 license;

9 39. "Motion picture theater" means an establishment which is 10 licensed by Section 2-110 of this title to sell alcoholic beverages 11 by the individual drink and where motion pictures are exhibited, and 12 to which the general public is admitted;

13 40. "Nondesignated products" means the brands of wine or 14 spirits offered for sale by a manufacturer that have not been 15 assigned to a designated wholesaler;

16 41. "Nonresident seller" means any person licensed pursuant to 17 Section 2-135 of this title;

18 42. "Retail salesperson" means a salesperson soliciting orders 19 from and calling upon retail alcoholic beverage stores with regard 20 to his or her product;

43. "Occupation" as used in connection with "occupation tax"
means the sites occupied as the places of business of the
manufacturers, brewers, wholesalers, beer distributors, retailers,

mixed beverage licensees, on-premises beer and wine licensees,
 bottle clubs, caterers, public event and special event licensees;

"Original package" means any container of alcoholic 3 44. beverage filled and stamped or sealed by the manufacturer or brewer; 4 5 45. "Package store" means any sole proprietor or partnership that qualifies to sell wine, beer and/or spirits for off-premises 6 consumption and that is not a grocery store, convenience store or 7 drug store, or other retail outlet that is not permitted to sell 8 9 wine or beer for off-premises consumption;

10 46. "Patron" means any person, customer or visitor who is not 11 employed by a licensee or who is not a licensee;

12 47. "Person" means an individual, any type of partnership, 13 corporation, association, limited liability company or any 14 individual involved in the legal structure of any such business 15 entity;

"Premises" means the grounds and all buildings and 48. 16 appurtenances pertaining to the grounds including any adjacent 17 premises if under the direct or indirect control of the licensee and 18 the rooms and equipment under the control of the licensee and used 19 in connection with or in furtherance of the business covered by a 20 license. Provided, that the ABLE Commission shall have the 21 authority to designate areas to be excluded from the licensed 22 premises solely for the purpose of: 23

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- a. allowing the presence and consumption of alcoholic
   beverages by private parties which are closed to the
   general public, or
- 4 b. allowing the services of a caterer serving alcoholic
  5 beverages provided by a private party.

6 This exception shall in no way limit the licensee's concurrent
7 responsibility for any violations of the Oklahoma Alcoholic Beverage
8 Control Act occurring on the licensed premises;

9 49. "Private event" means a social gathering or event attended 10 by invited guests who share a common cause, membership, business or 11 task and have a prior established relationship. For purposes of 12 this definition, advertisement for general public attendance or 13 sales of tickets to the general public shall not constitute a 14 private event;

15 50. "Public event" means any event that can be attended by the 16 general public;

51. "Rectifier" means any person who rectifies, purifies or 17 refines spirits or wines by any process (other than by original and 18 continuous distillation, or original and continuous processing, from 19 mash, wort, wash or other substance, through continuous closed 20 vessels and pipes, until the production thereof is complete), and 21 any person who, without rectifying, purifying or refining spirits, 22 shall by mixing (except for immediate consumption on the premises 23 where mixed) such spirits, wine or other liquor with any material, 24

1 manufactures any spurious, imitation or compound liquors for sale, 2 under the name of whiskey, brandy, rum, gin, wine, spirits, cordials 3 or any other name;

Sell alcoholic beverages by the individual drink for on-premises
consumption and where food is prepared and sold for immediate
consumption on the premises;

10 54. "Retail container for spirits and wines" means an original 11 package of any capacity approved by the United States Bureau of 12 Alcohol, Tobacco, Firearms and Explosives;

13 55. "Retailer" means a package store, grocery store, 14 convenience store or drug store licensed to sell alcoholic beverages 15 for off-premises consumption pursuant to a Retail Spirits License 16 <u>retail spirits license</u>, Retail Wine License <u>retail wine license</u> or 17 Retail Beer License retail beer license;

18 56. "Sale" means any transfer, exchange or barter in any manner 19 or by any means whatsoever, and includes and means all sales made by 20 any person, whether as principal, proprietor or as an agent, servant 21 or employee. The term sale is also declared to be and include the 22 use or consumption in this state of any alcoholic beverage obtained 23 within or imported from without this state, upon which the excise

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1 tax levied by the Oklahoma Alcoholic Beverage Control Act has not 2 been paid or exempted;

57. "Seltzer" means any beverage containing more than one-half of one percent (0.50%) of alcohol by volume and obtained by the alcoholic fermentation of malt, rice, grain of any kind, bran, glucose, sugar, or molasses and combined with carbonated water and other flavoring and labeled as "beer" by the Internal Revenue Code; provided, that seltzer shall not include carbonated beverages mixed with wine or spirits;

10 58. "Short-order food" means food other than full meals 11 including but not limited to sandwiches, soups and salads. 12 Provided, that popcorn, chips and other similar snack food shall not 13 be considered short-order food;

14 59. "Small brewer" means a brewer who manufactures less than 15 sixty-five thousand (65,000) barrels of beer annually pursuant to a 16 validly issued Small Brewer License small brewer license hereunder; 17 60. "Small farm wine" means a wine that is produced by a small 18 farm winery with seventy-five percent (75%) or more Oklahoma-grown 19 grapes, berries, other fruits, honey or vegetables;

61. "Small farm winery" means a wine-making establishment that does not annually produce for sale more than fifteen thousand (15,000) gallons of wine as reported on the United States Department of the Treasury Alcohol and Tobacco Tax and Trade Bureau, Report of Wine Premises Operations (TTB Form 5120.17);

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62. "Sparkling wine" means champagne or any artificially
 carbonated wine;

3 63. "Special event" means an entertainment, recreation or 4 marketing event that occurs at a single location on an irregular 5 basis and at which alcoholic beverages are sold;

"Spirits" means any beverage other than wine or beer, which 6 64. contains more than one-half of one percent (1/2 of 1%) alcohol 7 measured by volume, and obtained by distillation, whether or not 8 mixed with other substances in solution and includes those products 9 known as whiskey, brandy, rum, gin, vodka, liqueurs, cordials and 10 fortified wines and similar compounds, but shall not include any 11 alcohol liquid completely denatured in accordance with the Acts of 12 13 Congress and regulations pursuant thereto;

14 65. "Strong beer" means beer which, prior to October 1, 2018, 15 was distributed pursuant to the Oklahoma Alcoholic Beverage Control 16 Act, Section 1-101 et seq. of this title;

17 66. "Successor brewer" means a primary source of supply, a
18 brewer, a cider manufacturer or an importer that acquires rights to
19 a beer or cider brand from a predecessor brewer;

20 67. "Tax Commission" means the Oklahoma Tax Commission;
21 68. "Territory" means a geographic region with a specified
22 boundary;

69. "Wine and spirits wholesaler" or "wine and spiritsdistributor" means and includes any sole proprietorship or

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partnership licensed to distribute wine and spirits in the this state. The term "wholesaler", as used in the Oklahoma Alcoholic Beverage Control Act, shall be construed to refer to a wine and spirits wholesaler;

5 70. "Wine" means and includes any beverage containing more than 6 one-half of one percent (1/2 of 1%) alcohol by volume and not more 7 than twenty-four percent (24%) alcohol by volume at sixty (60) 8 degrees Fahrenheit obtained by the fermentation of the natural 9 contents of fruits, vegetables, honey, milk or other products 10 containing sugar, whether or not other ingredients are added, and 11 includes vermouth and sake, known as Japanese rice wine;

12 71. "Winemaker" means and includes any person or establishment 13 who manufactures for human consumption any wine upon which a license 14 fee and a tax are imposed by any law of this state; and

15 72. "Satellite tasting room" means a licensed establishment 16 operated off the licensed premises of the holder of a small farm 17 winery or winemaker license, which serves wine for on-premises or 18 off-premises consumption; and

19 <u>73. "Straw testing" means the consumption of a de minimis</u> 20 <u>amount of an alcoholic beverage by sanitary means by the holder of</u> 21 <u>an employee license, twenty-one (21) years of age or older, to</u> 22 <u>determine the quality or desired flavor profile of such alcoholic</u> 23 <u>beverage that has been serviced, or is to be served, to a patron</u>.

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1 Words in the plural include the singular, and vice versa, and 2 words imparting the masculine gender include the feminine, as well 3 as persons and licensees as defined in this section.

4 SECTION 2. AMENDATORY 37A O.S. 2021, Section 2-109, is 5 amended to read as follows:

6 Section 2-109. A. A retail spirits license shall authorize the 7 holder thereof:

8 1. To purchase wine or spirits from a wine and spirits9 wholesaler;

To purchase beer from a beer distributor or from the holder
 of a small brewer self-distribution license;

3. To sell same on the licensed premises in such containers to consumers for off-premises consumption only and not for resale; provided, spirits, wine and beer may be sold to charitable organizations that are holders of charitable alcoholic beverage auction or charitable alcoholic beverage event licenses; and

To host alcoholic beverage tastings consistent with
 subsections D and E of this section.

B. A retail wine license shall authorize the holder thereof:
To purchase wine from a wine and spirits wholesaler;
To purchase wine from a small farm winemaker who is
permitted and has elected to self-distribute as provided in Article
XXVIII-A of the Oklahoma Constitution;

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To sell same on the licensed premises in such containers to
 consumers for off-premises consumption only and not for resale;
 provided, wine may be sold to charitable organizations that are
 holders of charitable alcoholic beverage auction or charitable
 alcoholic beverage event licenses; and

6 4. To host an alcoholic beverage tasting, consistent with7 subsections D and E of this section.

8 Provided, no holder of a retail wine license may sell wine with
9 alcohol beverage volume in excess of fifteen percent (15%).

10 C. A retail beer license shall authorize the holder thereof:
11 1. To purchase beer from a beer distributor;

To purchase beer from the holder of a small brewer self distribution license;

14 3. To sell same on the licensed premises in such containers to 15 consumers for off-premises consumption only and not for resale; 16 provided, beer may be sold to charitable organizations that are 17 holders of charitable alcoholic beverage auction or charitable 18 alcoholic beverage event licenses; and

To host alcoholic beverage tastings consistent with
 subsections D and E of this section.

21 Provided, no holder of a retail beer license may sell a malt 22 beverage with alcohol beverage volume in excess of fifteen percent 23 (15%).

D. All tastings conducted under this section shall:

Be conducted under the direct supervision of the licensee
 authorized to host the tasting;

2. Be poured by any ABLE Commission licensee lawfully permitted
to serve alcoholic beverages, provided no wine or spirits
wholesaler, beer distributor or employee of a wine or spirits
wholesaler or beer distributor shall be allowed to pour samples for
tastings;

3. Use alcoholic beverages purchased by the licensee authorized
to host the tastings from a licensed wine and spirits wholesaler,
beer distributor, self-distributor, small brewer or selfdistributing winery authorized to sell the same, and the licensee
shall pay the applicable taxes on the alcoholic beverages purchased;
provided, the licensee may only provide samples of alcoholic
beverages that its license is authorized to sell;

Be restricted to persons twenty-one (21) years of age or
 older;

17 5. Be limited to no more than one (1) fluid ounce of spirits,
18 two (2) fluid ounces of wine or three (3) fluid ounces of beer per
19 consumer per day; and

6. Be consumed on the licensed premises of the licensee
authorized to host the tastings or at a location other than the
licensed premises, provided no samples served on the licensed
premises shall be permitted to be removed from the licensed
premises.

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1 E. All licensees authorized to serve samples pursuant to 2 subsection D of this section shall ensure that: 1. All samples are poured only from original sealed packaging; 3 2. Any alcoholic beverages remaining in unsealed packaging used 4 5 to provide samples, excluding spirits, are poured out by the end of the day; 6 3. No more than six (6) bottles of alcoholic beverages are 7 unsealed at any given time; and 8 9 4. No person shall remove any samples from the licensed premises or location where the tasting has occurred. 10 F. 1. Retail spirits, retail wine, and retail beer licensees 11 12 shall be authorized to host educational alcoholic beverage training, 13 which includes tastings, for employees who are licensed to sell such beverages on the licensed premises in such containers to consumers 14 for off-premises consumption only. Alcoholic beverages for training 15 purposes may be provided by wine and spirits wholesaler licensees 16 17 and beer distributor licensees. 2. All such tastings shall be consumed on licensed premises of 18 the licensee authorized to host the tastings or at a location other 19 than the licensed premises, and under the direct supervision of the 20 licensee. Samples shall be poured by a licensee who is lawfully 21 permitted to serve alcoholic beverages on the licensed premises in 22 such containers to consumers for off-premises consumption only in 23 this state. Tastings shall be restricted to employees who are 24

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1 <u>twenty-one (21) years of age or older. Participation in tastings</u>
2 <u>for educational purposes may be required by an employer; however,</u>
3 <u>the choice to taste or consume alcoholic beverages shall always be</u>
4 <u>voluntary. No employee may be required to taste or consume alcohol</u>
5 at tastings as a condition of employment.

3. An educational tasting of beer may consist of not more than 6 7 six separate individual beers of not more than two (2) ounces each, served together at one time. No employee may sample more than a 8 9 total of twelve (12) fluid ounces of beer per day. An educational 10 tasting of wine may consist of not more than six separate individual 11 wines of not more than one (1) ounce each, served together at one 12 time. No employee may sample more than a total of six (6) fluid 13 ounces of wine per day. An educational tasting of spirits shall consist of not more than three separate individual spirits of not 14 more than one-half (0.5) ounce each, served together at one time. 15 No employee may sample more than a total of one and one-half (1.5) 16 17 fluid ounces of spirits per day. No employee may sample more than a total of twelve (12) ounces of beer, six (6) ounces of wine, or one 18 and one-half (1.5) ounces of spirits per day. Only one type of 19 alcoholic beverage of beer, wine, or spirits shall be allowed at any 20 education training tasting. No combination tasting shall be 21 allowed. Employees who choose to taste an alcoholic beverage but do 22 not wish to consume the alcoholic beverage shall be allowed to spit 23 the beverage into a cup for disposal. Employees may participate in 24

| 1  | educational tastings before, during, or after regular business hours |
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| 2  | unless otherwise prohibited by law. All licensees serving samples    |
| 3  | of beer shall ensure that all samples are poured only from original  |
| 4  | sealed packaging and any alcoholic beverages remaining in unsealed   |
| 5  | packaging used to provide samples, excluding spirits and wine, are   |
| 6  | poured out by the end of the day. No more than six bottles of        |
| 7  | alcoholic beverages may be unsealed at any given time during a       |
| 8  | tasting. All packaging containing samples of wine and spirits shall  |
| 9  | be clearly marked as a sample and any unused portions of the sample  |
| 10 | of wine or spirits shall be resealed and retained by the wine and    |
| 11 | spirits wholesaler for use at the next tasting authorized in this    |
| 12 | paragraph. Wine and spirits wholesaler employees may transport any   |
| 13 | resealed samples of wine and spirits in their vehicles. Beer, wine,  |
| 14 | and spirits samples shall not be considered withdrawn from the       |
| 15 | inventory of the beer distributor or wine and spirits wholesaler for |
| 16 | purposes of the collection of the excise tax on beer, wine, and      |
| 17 | spirits. Tastings offered to licensees by wine and spirits           |
| 18 | wholesalers and beer distributors shall not be deemed discrimination |
| 19 | or an inducement under Section 3-123 of this title.                  |
| 20 | SECTION 3. AMENDATORY 37A O.S. 2021, Section 5-132, as               |
| 21 | amended by Section 4, Chapter 94, O.S.L. 2023 (37A O.S. Supp. 2023,  |
| 22 | Section 5-132), is amended to read as follows:                       |
| 23 | Section 5-132. A. Except as provided in subsection D of this         |
| 24 | section, no alcoholic beverage shall be labeled, offered or          |

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advertised for sale in this state unless in accordance with rules promulgated pursuant to the provisions of Section 5-130 of this title and unless the brand label shall have been registered with and approved by the ABLE Commission and the appropriate fee paid as provided for in this section.

B. An application for registration of a brand label shall be 6 filed by and fees paid by the manufacturer or brewer, winemaker, 7 distiller or nonresident seller of the brand. Licensees, other than 8 9 the foregoing applicants, shall not be required to verify registration to the ABLE Commission and shall not be penalized for 10 any applicant's failure to register its brand label in accordance 11 with this section. Cordials and wines which differ only as to age 12 13 or vintage year, as defined by such rules, shall be considered the same brand, and those that differ as to type or class may be 14 considered the same brand by the ABLE Commission where consistent 15 with the purposes of this section. 16

C. The application for registration of a brand label shall be filed on a form prescribed by the ABLE Commission, and shall contain such information as the ABLE Commission shall require. Such application shall be accompanied by a certified check, bank officers' check or draft or money order in the amount of the annual registration fee, or the properly prorated portion thereof prescribed by this section.

1 D. 1. The annual fee for registration of any brand label for spirits shall be Three Hundred Seventy-five Dollars (\$375.00), 2 unless total amount of spirits made available for sale in a single 3 year does not exceed fifty-three (53) gallons, in which case the 4 annual fee for registration of any brand label shall be Seventy-five 5 Dollars (\$75.00). The annual fee for registration of any brand 6 label for beer shall be Two Hundred Dollars (\$200.00). The annual 7 fee for registration of any brand label for wine made in the United 8 9 States, or for registration of any category of imported wine as defined by the Oklahoma Tax Commission, shall be Two Hundred Dollars 10 (\$200.00). Beer manufactured in this state shall be exempt from 11 brand label registration fees. 12

2. Each brand label registered and approved pursuant to this 13 section shall be valid for a term of up to one (1) year, expiring on 14 the June 30 next following registration, and may be renewed for 15 subsequent terms of one (1) year beginning on the July 1 following 16 17 the initial registration. Brand registration fees for labels registered after July 1 may be prorated through the following June 18 30 on a quarterly basis. The brand registration fee shall not be 19 transferable, unless otherwise allowed by law. A nonresident seller 20 who registered brands prior to May 7, 2019, may transfer brand 21 registrations to the brewer or manufacturer that produces those 22 brands, provided the brewer or manufacturer has obtained a license, 23 at no expense to the nonresident seller, brewer or manufacturer. 24

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E. If the ABLE Commission shall deny the application for
 registration of a brand label, it shall return the registration fee
 to the applicant, less twenty-five percent (25%) of such fee.

F. The ABLE Commission may at any time exempt any discontinued
brand from fee provisions of this section where a manufacturer,
brewer, beer distributor or wholesaler has an inventory of one
hundred cases or less of liquor or wine and five hundred cases or
less of beer, and certifies to the ABLE Commission in writing that
such brand is being discontinued.

10 G. No private labels or control labels shall be approved for 11 sale in this state, except for charity collaboration beer as 12 authorized in Section 2-102.1 of this title.

SECTION 4. AMENDATORY 37A O.S. 2021, Section 6-105, as amended by Section 2, Chapter 82, O.S.L. 2022 (37A O.S. Supp. 2023, Section 6-105), is amended to read as follows:

16 Section 6-105. No mixed beverage, public event, special event 17 or on-premises beer and wine licensee shall:

Purchase or receive any alcoholic beverage other than from a
 person holding a wine and spirit spirits wholesaler or beer
 distributor license issued pursuant to the Oklahoma Alcoholic
 Beverage Control Act; provided, a mixed beverage or on-premises beer
 and wine licensee whose premises are a restaurant may purchase wine
 produced at wineries in this state directly from a winemaker as

1 provided in Section 2 of Article XXVIIIA XXVIII-A of the Oklahoma
2 Constitution;

2. Transport alcoholic beverages from the place of purchase to
4 the licensed premises unless the licensee also holds a private
5 carrier license issued by the ABLE Commission;

3. Use or allow the use of any mark or label on a container of
alcoholic beverage which is kept for sale which does not clearly and
precisely indicate the nature of the contents or which might deceive
or conceal the nature, composition, quantity, age or quality of such
beverage;

4. Keep or knowingly permit any alcoholic beverage to be kept, 11 12 brought, or consumed on the licensed premises which is not allowed to be sold or served upon such premises; provided, that the 13 alcoholic beverage may be provided by a wine and spirits wholesaler, 14 beer distributor, brewer, small brewer, distiller, winemaker, small 15 farm winery, rectifier, manufacturer, or nonresident seller licensee 16 and kept, brought, or consumed on the licensed premises for 17 18 educational training tasting purposes pursuant to Section 6-109 of this title; or 19 5. Allow any person under twenty-one (21) years of age to enter 20

20 21 into, remain within or loiter about the designated bar area of the 21 licensed premises, except for persons who incidentally pass through 23 the designated area.

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The prohibition in this subsection against persons under twentyone (21) years of age entering or remaining within the designated bar area of the licensed premises shall not apply:

if the licensed premises are closed to the public 4 a. 5 during a time the premises are legally permitted to be open for business and the premises are used for a 6 private party at which alcoholic beverages may be 7 served to persons twenty-one (21) years of age or 8 9 older. Any alcoholic beverages served at a private 10 party on the licensed premises may be purchased from the licensee at a negotiated price or purchased 11 12 privately and served at the private party on the licensed premises. Any licensee who desires to 13 conduct such a private party shall notify the ABLE 14 Commission, in writing, at least ten (10) calendar 15 days prior to the private party. The notification 16 shall include the date, time and purpose of the 17 private party and any other information the ABLE 18 Commission may deem necessary, 19

20 b. to a designated bar area which is a concession stand 21 serving beer and wine, in addition to food and non-22 alcoholic beverages, which concession stand is located 23 at, in, or on the premises of a sports, music or

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entertainment venue, convention center, fairgrounds or similar facility, or

c. to an employee of a beer distributor or wine and
spirits wholesaler who is at least eighteen (18) years
of age and enters for the purpose of merchandising or
delivering product to the licensee in the normal
course of business.

8 SECTION 5. AMENDATORY 37A O.S. 2021, Section 6-109, is 9 amended to read as follows:

10 Section 6-109. No mixed beverage, beer and wine, bottle club, 11 caterer, charitable event, public event or special event licensee or 12 any employee, manager, operator or agent thereof shall:

Consume or be under the influence of alcoholic beverages
 during the hours he or she is on duty. For the purposes of this
 section, licensees will be deemed to be on duty from the time the
 licensee first comes on duty until the time the licensee goes off
 duty at the end of the shift including any break periods permitted
 by management. This paragraph shall not apply for purposes of
 employee education training; provided, that:

| 20 | <u>a.</u> | all tastings are conducted on a licensed premises and |
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| 21 |           | under the direct supervision of the licensee,         |
| 22 | b.        | all samples shall be poured by a licensee who is      |
| 23 |           | lawfully permitted to serve alcoholic beverages in    |
| 24 |           | this state,   |

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| 1  | <u>c.</u> al        | ll tastings shall be restricted to employees who are  |
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| 2  |                     | wenty-one (21) years of age or older,                 |
| 3  | <u>d.</u> <u>a</u>  | ll participation in tastings for educational purposes |
| 4  | ma                  | ay be required by an employer; however, the choice to |
| 5  | <u>ta</u>           | aste or consume alcoholic beverages shall always be   |
| 6  | <u>v</u>            | oluntary, and   |
| 7  | <u>e.</u> <u>no</u> | o employee may be required to taste or consume        |
| 8  | <u>a</u> .          | lcohol at tastings as a condition of employment.      |
| 9  | An education        | nal tasting of beer may consist of not more than six  |
| 10 | separate individ    | dual beers of not more than two (2) ounces each,      |
| 11 | served together     | at one time. No employee may sample more than a       |
| 12 | total of twelve     | (12) fluid ounces of beer per day. An educational     |
| 13 | tasting of wine     | may consist of not more than six separate individual  |
| 14 | wines of not mos    | re than one (1) ounce each, served together at one    |
| 15 | time. No employ     | yee may sample more than a total of six (6) fluid     |
| 16 | ounces of wine p    | per day. An educational tasting of spirits shall      |
| 17 | consist of not r    | more than three separate individual spirits of not    |
| 18 | more than one-ha    | alf (0.5) ounce each, served together at one time.    |
| 19 | No employee may     | sample more than a total of one and one-half (1.5)    |
| 20 | fluid ounces of     | spirits per day. An education tasting of a mixed      |
| 21 | beverage shall o    | consist of not more than one individual mixed         |
| 22 | beverage consist    | ting of not more than twelve (12) ounces of beer, six |
| 23 | (6) ounces of w     | ine, or one and one-half (1.5) ounces of spirits,     |
| 24 | combined with an    | n unlimited amount of ingredients that are non-       |

| 1  | alcoholic in nature, served at one time. No employee may sample      |
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| 2  | more than a total of twelve (12) ounces of beer, six (6) ounces of   |
| 3  | wine, or one and one-half (1.5) ounces of spirits in a mixed         |
| 4  | beverage per day. Only one type of alcoholic beverage, beer, wine,   |
| 5  | spirits, or mixed beverage shall be allowed at any educational       |
| 6  | training tasting. No combination tasting shall be allowed.           |
| 7  | Employees who choose to taste an alcoholic beverage but do not wish  |
| 8  | to consume the alcoholic beverage shall be allowed to spit the       |
| 9  | beverage into a cup for disposal. Employees may participate in       |
| 10 | educational tastings before, during, or after regular business hours |
| 11 | unless otherwise prohibited by law. All licensees serving samples    |
| 12 | of beer shall ensure that all samples are poured only from original  |
| 13 | sealed packaging and any alcoholic beverages remaining in unsealed   |
| 14 | packaging used to provide samples, excluding spirits and wine, are   |
| 15 | poured out by the end of the day. No more than six bottles of        |
| 16 | alcoholic beverages may be unsealed at any given time during a       |
| 17 | tasting. All packaging containing samples of wine and spirits shall  |
| 18 | be clearly marked as a sample and any unused portions of the sample  |
| 19 | of wine or spirits shall be resealed and retained by the wine and    |
| 20 | spirits wholesaler for use at the next tasting authorized in this    |
| 21 | paragraph. Wine and spirits wholesaler employees may transport any   |
| 22 | resealed samples of wine and spirits in their vehicles. Beer, wine,  |
| 23 | and spirits samples shall not be considered withdrawn from the       |
| 24 | inventory of the beer distributor or wine and spirits wholesaler for |

purposes of the collection of the excise tax on beer, wine, and spirits. Straw testing during operating hours shall be permitted. Tastings offered to licensees by wine and spirits wholesalers and beer distributors shall not be deemed discrimination or an inducement under Section 3-123 of this title. This paragraph shall not apply to any person who works on the premises as an entertainer only;

8 2. Permit or tolerate any conduct or language which is intended 9 to threaten another with physical harm or any fighting or offensive 10 physical contact, in or upon the licensed premises or areas just 11 outside the licensed premises which are controlled by the licensee;

Permit empty or discarded alcoholic beverage containers to
 be in public view outside the licensed premises. All empty or
 discarded containers shall be disposed of in accordance with ABLE
 Commission rules and regulations;

4. Permit any illegal gambling activity, violations of the
state narcotic and dangerous drug laws, prostitution activity or any
other criminal conduct to occur on the licensed premises;

19 5. Refuse or fail to promptly open a door to the licensed 20 premises upon request of an employee of the ABLE Commission or any 21 other peace officer to enter the premises when the licensee or 22 employee knows or should know that such request is made by an 23 employee of the ABLE Commission or a peace officer. This provision

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shall not be construed to deny employees of the ABLE Commission or
 peace officers access at any time to any licensed premises;

Permit a sealed or unsealed container of alcoholic beverage 3 6. to be removed from the licensed premises. Provided, that 4 5 restaurants, hotels and motels may permit the removal of closed original wine containers the contents of which have been partially 6 consumed and bottle clubs may permit the removal by a club member of 7 closed original containers of alcoholic beverages belonging to 8 9 members. The provisions of this paragraph shall not be construed to prohibit or restrict: 10

- a. hotels or motels who are holders of mixed beverage or
  on-premises beer and wine licenses from allowing
  alcoholic beverages to be served away from the bar
  area anywhere on the licensed premises,
- licensees, who are lawfully operating in a facility or 15 b. on property owned or operated by any agency, political 16 subdivision or public trust of this state, from 17 allowing persons to transport alcoholic beverages from 18 one licensed premises to another within the same 19 building or property, provided that the building or 20 property or a part thereof is defined as a common 21 drinking area for consumption of alcohol by resolution 22 of the governing body of the agency, political 23 subdivision or public trust of this state, or 24

1 с. licensees, who are licensed to operate in a facility 2 or on property owned or operated by any agency, political subdivision or public trust of this state, 3 from allowing other licensees to operate on their 4 5 licensed premises for events that are temporary in nature. In the event that multiple licensees are 6 operating in a facility or on property owned or 7 operated by any agency, political subdivision or 8 9 public trust of this state, each licensee shall be responsible for violations occurring in their area 10 designated to be their temporary licensed premises; 11 12 or

13 d. licensees, who are lawfully operating in a facility or property intended for multiple licensed premises 14 within the facility and which also contains a common 15 use area, from allowing persons to transport alcoholic 16 beverages within the entire premises, which shall be 17 designated by the ABLE Commission as a common drinking 18 area for the consumption of alcoholic beverages. 19 Provided, further, the property owner and all 20 licensees licensed within the facility or property 21 desiring the entire premises be designated a common 22 drinking area shall notify the ABLE Commission in 23

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| 1  | writing of their consent prior to such area being                   |
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| 2  | designated a common drinking area; or                               |
| 3  | 7. Destroy, damage, alter, remove or conceal potential              |
| 4  | evidence, or attempt to do so, or refuse to surrender evidence when |
| 5  | lawfully requested to do so by an inspector, agent or any other     |
| 6  | peace officer or incite another person to do any of the above.      |
| 7  | SECTION 6. It being immediately necessary for the preservation      |
| 8  | of the public peace, health or safety, an emergency is hereby       |
| 9  | declared to exist, by reason whereof this act shall take effect and |
| 10 | be in full force from and after its passage and approval.           |
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