1	HOUSE OF REPRESENTATIVES - FLOOR VERSION
2	STATE OF OKLAHOMA
3	1st Session of the 59th Legislature (2023)
4	ENGROSSED SENATE BILL NO. 422 By: Coleman of the Senate
5	and
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7	Marti of the House
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9	[alcoholic beverages - agreement - provisions -
10	remedy of noncompliance - interest - conditions -
11	renegotiation - damages - compensation - effective
12	date]
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15	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
16	SECTION 1. AMENDATORY 37A O.S. 2021, Section 3-111, is
17	amended to read as follows:
18	Section 3-111. A. Except as provided in subsection F of this
19	section, a small brewer, who manufactures less than twenty-five
20	thousand (25,000) barrels of beer annually, is not subject to the
21	termination provisions of this section.
22	B. 1. Except as provided in subsections C, D and E <u>subsection</u>
23	$\underline{\mathtt{C}}$ of this section, no brewer shall terminate a distributor agreement
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with any beer distributor <u>without establishing good cause for such</u> termination and unless all of the following occur:

- a. the brewer establishes good cause for such termination,
- the beer distributor receives written notification by certified mail, return receipt requested, from the brewer of the alleged noncompliance and is afforded no less than sixty (60) ninety (90) days in which to cure such noncompliance. If not capable of being cured within the sixty-day ninety-day period, the beer distributor shall begin the cure within the sixty-day ninety-day period and diligently pursue the cure as promptly as feasible,
- e. b. the beer distributor fails to cure such noncompliance within the allotted cure period, and
- d. c. the brewer provides written notice by certified mail, return receipt requested, to the beer distributor of such continued noncompliance. The notification shall contain a statement of the intention of the brewer to terminate the distributor agreement, the reasons for the termination and the date the termination shall take effect.
- 2. If a beer distributor cures an alleged noncompliance within the cure period provided in subparagraph $\frac{1}{2}$ of paragraph 1 of this

- subsection, any notice of termination from a brewer to a beer distributor shall be null and void.
 - C. A brewer may immediately terminate a distributor agreement, effective upon furnishing written notification to the beer distributor by certified mail, return receipt requested, for any of the following reasons:
 - 1. The beer distributor's failure to pay any <u>undisputed</u> account when due and upon written demand by the brewer for such payment, in accordance with agreed payment terms;
 - 2. The assignment or attempted assignment by the beer distributor for the benefit of creditors, the institution of proceedings in bankruptcy by or against the beer distributor, the dissolution or liquidation of the beer distributor or the insolvency of the beer distributor;
 - 3. The revocation or suspension of, or the failure to renew for a period of more than fourteen (14) thirty-one (31) days, a beer distributor's state, local or federal license or permit to sell beer in this state;
- 4. The beer distributor has been convicted of a felony that, in the brewer's sole judgment, adversely affects the goodwill of the beer distributor or brewer; provided, however, an existing stockholder or stockholders, partner or partners, or member or members shall have the right to purchase the stock, partnership interest, or membership interest of the offending stockholder,

- partner, or member prior to the conviction of the offending
 stockholder, partner, or member, and if the sale is completed prior
 to conviction, the provisions of this paragraph shall not apply;
- 5. A beer distributor has been convicted of, found guilty of or pled guilty or nolo contendere to, a charge of violating a law or regulation of the United States or of this state if it materially and adversely affects the ability of the beer distributor or brewer to continue to sell its beer in this state;
- 6. Any attempted transfer of at least fifty percent (50%) ownership of the beer distributor, stock of the beer distributor or stock of any parent corporation of the beer distributor, or any change in more than fifty percent (50%) of the beneficial ownership or control of any entity having control of the beer distributor, without obtaining the prior written approval of the brewer, which may not be unreasonably withheld, except as may otherwise be permitted pursuant to a written agreement between the parties;
- 7. Fraudulent conduct made with the express, prior knowledge of the ownership and management of the beer distributor in the beer distributor's dealings with the brewer of beer, including the intentional sale of beer outside the brewer's established quality standards;
- 8. Cessation of the beer distributor to conduct business for five (5) consecutive business days, unless conducting the business is prevented or rendered impractical due to events beyond the

distributor's reasonable control as a result of an act of God, an insured casualty, war or a condition of national, state or local emergency; or

- 9. Any <u>material and repeated</u> sale of beer, directly or indirectly, to customers located outside the territory assigned to the beer distributor by the brewer <u>made with the express</u>, <u>prior knowledge of the ownership and management of the beer distributor</u> unless expressly authorized by the brewer.
- Provided, the D. Any beer distributor terminated by a brewer under subsection B or C of this section shall have the opportunity to sell the brewer's brands for one hundred twenty (120) days after termination in accordance with the distributor agreement.

 Additionally, the brewer shall pay the beer distributor the fair market value of the distribution rights, which may be lost or diminished by reason of the termination. If the beer distributor disputes that the payment made by the brewer was the fair market value of the distribution rights, the beer distributor may submit the question of fair market value to binding arbitration in accordance with the procedures set forth in paragraphs 3 through 6 of subsection F of this subsection.
- D. The brewer shall have the right to terminate an agreement with a beer distributor at any time by giving the beer distributor at least ninety-days' written notice by certified mail, return receipt requested; provided, the brewer shall give a similar notice

to all other beer distributors in all other states who have entered into the same distributor agreement with the brewer.

E. If a particular brand of beer is transferred by purchase or otherwise from a brewer to a successor brewer, the following shall occur:

1. The the successor brewer shall become obligated to all of the terms and conditions of the existing distributor agreement in effect on the date of succession. This subsection applies regardless of the character or form of the succession. A successor brewer has the right to contractually require its beer distributor to comply with commercially reasonable operational standards of performance, if the standards are uniformly established for all of the successor brewer's distributors. A successor brewer may, upon written notice, terminate its agreement, in whole or in part, with a beer distributor of the brewer it succeeded, for the purpose of transferring the distribution rights in the beer distributor's territory to a new beer distributor, provided that the successor beer distributor first pays to the existing beer distributor the fair market value of the existing distributor's business with respect to the terminated brand or brands;

2. If the successor brewer decides to terminate its agreement with the existing beer distributor for purposes of transfer, the successor brewer shall notify the existing beer distributor in writing of the successor brewer's intent not to appoint the existing

beer distributor for all or part of the existing beer distributor's territory. The successor brewer shall mail the notice of termination by certified mail, return receipt requested, to the 3 existing beer distributor. The successor brewer shall include in 4 5 the notice the names, addresses and telephone numbers of the successor beer distributor or distributors; 3. a. the successor beer distributor shall negotiate with 7 the existing beer distributor to determine the fair 9 market value of the existing beer distributor's right to distribute in the existing beer distributor's 10 territory. The successor beer distributor and the 11 existing beer distributor shall negotiate the fair 12 13 market value in good faith, and the existing beer distributor shall continue to 14 distribute in good faith until payment of the 15 compensation agreed to under subparagraph a of this 16 paragraph, or awarded under paragraph 4 of this 17 subsection, is received; and 18 if the successor beer distributor and the existing 19 beer distributor fail to reach a written agreement on 20 the fair market value within thirty (30) days after 21 the existing beer distributor receives the notice 22 required pursuant to paragraph 2 of this subsection, 23

the successor beer distributor or the existing beer

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distributor shall send a written notice to the other
party requesting arbitration pursuant to the Uniform
Arbitration Act, Part 2 of Article 22 of Title 13,

C.R.S. Arbitration shall be held for the purpose of
determining the fair market value of the existing beer
distributor's right to distribute in the existing beer
distributor territory,

- provided in subparagraph a of this paragraph, not later than forty (40) days after the existing beer distributor receives the notice required pursuant to paragraph 2 of this subsection. The arbitration proceeding shall conclude not later than sixty (60) days after the date the notice of intent to arbitrate is mailed to a party, unless this time is extended by mutual agreement of the parties and the arbitrator,
- c. any arbitration held pursuant to this subsection shall

 be conducted in a city within this state that:

 (1) is closest to the existing beer distributor, and

(2) has a population of more than twenty thousand

- (20,000) people,
- d. any arbitration held pursuant to this paragraph shall
 be conducted before one impartial arbitrator to be
 selected by the American Arbitration Association or

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its successor. The arbitration shall be conducted in accordance with the rules and procedures of the Uniform Arbitration Act, Part 2 of Article 22 of Title 13, C.R.S.,

- e. an arbitrator's award in any arbitration held pursuant
 to this paragraph shall be monetary only and shall not
 enjoin or compel conduct. Any arbitration held
 pursuant to this paragraph shall be in lieu of all
 other remedies and procedures,
- f. the cost of the arbitrator and any other direct costs

 of an arbitration held pursuant to this paragraph

 shall be equally divided by the parties engaged in the

 arbitration. All other costs shall be paid by the

 party incurring them,
- the arbitrator in any arbitration held pursuant to

 this paragraph shall render a written decision not

 later than thirty (30) days after the conclusion of

 the arbitration, unless this time is extended by

 mutual agreement of the parties and the arbitrator.

 The decision of the arbitrator is final and binding on

 the parties. The arbitrator's award may be enforced

 by commencing a civil action in any court of competent

 jurisdiction. Under no circumstances may the parties

 appeal the decision of the arbitrator,

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h.	an existing beer distributor or successor beer
	distributor who fails to participate in the
	arbitration hearings in any arbitration held pursuant
	to this paragraph waives all rights the existing beer
	distributor or successor beer distributor would have
	had in the arbitration and is considered to have
	consented to the determination of the arbitrator, and

- i. if the existing beer distributor does not receive

 payment from the successor beer distributor of the

 settlement or arbitration award required under

 paragraph 2 or 3 of this subsection within thirty (30)

 days after the date of the settlement or arbitration

 award:
 - (1) the existing beer distributor shall remain the

 beer distributor in the existing beer

 distributor's territory to at least the same

 extent that the existing beer distributor

 distributed the beer immediately before the

 successor brewer acquired rights to the brand,

 and
 - (2) the existing beer distributor is not entitled to the settlement or arbitration award.
- F. 1. In addition to termination rights that may be set forth in a distributor agreement, a small brewer who manufactures less

- than twenty-five thousand barrels of beer annually may terminate a distributor agreement with any beer distributor provided that, prior to the effective date of the termination, the small brewer pays the beer distributor the fair market value of the distribution rights which will be lost or diminished by reason of the termination.
 - 2. If such small brewer and beer distributor cannot mutually agree to the fair market value of the applicable distribution rights lost or diminished by reason of the termination, then the brewer shall pay the beer distributor a good faith estimate of the fair market value of the applicable distribution rights.
 - 3. If the beer distributor being terminated under paragraph 2 of this subsection disputes that the payment made by the small brewer was less than the fair market value of the distribution rights, then the beer distributor may within forty-five (45) days of termination submit the question of fair market value of the applicable distribution rights lost or diminished by reason of the termination to binding arbitration before a panel of three neutral arbitrators appointed in accordance with the commercial arbitration rules of the American Arbitration Association, which panel shall determine by majority decision whether the small brewer's payment meets the requirements of paragraph 2 of this subsection.
 - 4. If the arbitration panel rules that the payment made by the small brewer to the beer distributor upon termination was less than the fair market value of distribution rights lost or diminished by

- reason of the termination, then the small brewer must pay the beer distributor the difference between the payment made to the beer distributor and the determined fair market value plus interest.
- 5. If the arbitration panel rules that the payment made by the small brewer to the beer distributor upon termination was more than the fair market value of distribution rights lost or diminished by reason of the termination, then the beer distributor must pay the small brewer the difference between the payment made to the beer distributor and the determined fair market value, plus interest.
- 6. All arbitration fees and expenses shall be equally divided among the parties to the arbitration, except if the arbitration panel determines that the small brewer's payment upon termination was not a good-faith estimate of the fair market value, then the panel may award up to shall order that one hundred percent (100%) of the arbitration costs to be paid by the small brewer.
- G. 1. Any beer distributor or brewer who is aggrieved by a violation of any provision of subsections B and $\frac{1}{2}$ of this section shall be entitled to recovery of damages caused by the violation, including an improper termination by a brewer, which damages shall include the fair market value of the distribution rights if the beer distributor is improperly terminated by the brewer. Except for a dispute arising under subsection E of this section, damages Damages shall be sought in a civil action in any court of competent jurisdiction.

- 2. Any dispute arising under subsections B and $\frac{1}{2}$ of this section may also be settled by such dispute resolution procedures as may be provided by a written agreement between the parties.
- H. Nothing in this section shall be construed to limit or prohibit good-faith settlements voluntarily entered into by the parties.
- I. Nothing in this section shall be construed to give a beer distributor any right to compensation if an agreement with the beer distributor is terminated by a brewer pursuant to subsections B, C and D of this section.
- J. No brewer shall require any beer distributor to waive compliance with any provision of the Oklahoma Alcoholic Beverage Control Act and any provisions of a distributor agreement in conflict with the provisions of the Oklahoma Alcoholic Beverage Control Act shall be null and void.
- K. J. No brewer shall charge or accept, and no beer distributor shall pay or provide, in a material way, any money, property, gratuity, rebate, free goods, shipping charges different than those charged for all beer distributors, allowances, thing of value or other inducement, as defined in Section 3-123 of this title, from a beer distributor in exchange for the brewer entering into a distributor agreement with the beer distributor. However, a brewer who also holds a beer distributor license and desires to sell all or a portion of its beer distribution rights and business, or a holder

1	of small brewer license who desires to change its election from
2	self-distribution to the use of a distributor agreement may accept a
3	payment for the fair market value of its existing and established
4	distribution business in the subject territory.
5	$\frac{1}{100}$ K. This section shall apply to any agreement entered into
6	and any renewals, extensions, amendments or conduct constituting a
7	modification of a distributor agreement by a brewer or cider
8	manufacturer existing on or after the effective date of this act
9	October 1, 2018.
10	$ extstyle{M.}$ $ extstyle{L.}$ Where a cider manufacturer distributes cider through a
11	beer distributor, the rights and obligations of the cider
12	manufacturer, the distributor, a successor cider manufacturer and a
13	successor distributor shall be the same as the rights and
14	obligations provided in this section for a brewer, beer distributor,
15	successor brewer and successor beer distributor.
16	SECTION 2. This act shall become effective November 1, 2023.
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18	COMMITTEE REPORT BY: COMMITTEE ON ALCOHOL, TOBACCO AND CONTROLLED SUBSTANCES, dated 04/12/2023 - DO PASS.
19	SUBSTANCES, dated 04/12/2023 DO FASS.
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