1 ALCOHOL AMENDMENTS 2 **2017 GENERAL SESSION** 3 STATE OF UTAH **Chief Sponsor: Brad R. Wilson** 4 5 Senate Sponsor: 6 7 LONG TITLE 8 **General Description:** 9 This bill modifies provisions related to the regulation of alcoholic beverages. 10 **Highlighted Provisions:** 11 This bill: 12 defines terms; 13 modifies the name of certain retail licenses; 14 • provides that a local authority may issue a business license to a retail licensee only 15 if the licensee is lawfully present in the United States; 16 provides that a licensee or permittee may only engage in behavior expressly allowed 17 by Title 32B, Alcoholic Beverage Control Act, or local ordinance; ► requires the Department of Alcoholic Beverage Control and the Alcoholic Beverage 18 19 Control Commission to implement and enforce the provisions of Title 32B, 20 Alcoholic Beverage Control Act, in accordance with its express language and stated 21 policy purpose; 22 reduces the permissible proximity of a restaurant licensee to a community location; 23 removes the commission's authority to grant a variance to the proximity 24 requirements; 25 • modifies the calculation of the money from the sale of a bottle of wine by a retail 26 licensee or sublicensee in determining the percentage of gross receipts from the sale 27 of food or an alcoholic product;

28	 requires electronic age verification of certain individuals who sit, remain, or
29	consume food or beverage in a dispensing area in a restaurant;
30	 modifies the application requirements for approval of the label and packaging of a
31	malted beverage;
32	 modifies the labeling and packaging requirements for certain malted beverages;
33	 reduces and modifies the membership of the Alcoholic Beverage Control Advisory
34	Board;
35	 increases the mark-up on alcoholic beverages;
36	 creates two school-based underage drinking prevention programs that are presented
37	to students in grades 8 and 10 in the state;
38	 requires a presiding officer to consider any aggravating circumstances when
39	imposing a fine;
40	 provides that each retail licensee shall submit a responsible alcohol service plan to
41	the department upon application for or renewal of a retail license;
42	 prohibits more than one type of retail license for the same room, unless the licenses
12	are:
43	
43 44	a restaurant license; and
44	• a restaurant license; and
44 45	 a restaurant license; and an on-premise banquet license or reception center license;
44 45 46	 a restaurant license; and an on-premise banquet license or reception center license; provides that an individual may not carry a sealed container of an alcoholic
44 45 46 47	 a restaurant license; and an on-premise banquet license or reception center license; provides that an individual may not carry a sealed container of an alcoholic beverage from the premises of a retail licensee;
44 45 46 47 48	 a restaurant license; and an on-premise banquet license or reception center license; provides that an individual may not carry a sealed container of an alcoholic beverage from the premises of a retail licensee; states that a retail licensee may provide wine service for a bottled wine carried onto
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59	licensee may designate a dispensing area within which:
60	• the restaurant licensee may store and dispense alcoholic product at a dispensing
61	structure;
62	• an individual 21 years of age or older may consume food and beverages; and
63	• except under certain circumstances, a minor may not be present;
64	 removes grandfathered bar structures beginning on July 1, 2018;
65	 extends the hours during which a restaurant licensee may sell, offer for sale, or
66	furnish an alcoholic product on a weekend or a state or federal legal holiday;
67	 modifies the required contents of a beverage tab for restaurant licensees;
68	 provides that a restaurant licensee may sell, offer for sale, or furnish an alcoholic
69	product to a patron only if:
70	• the patron is seated at a table, counter, or dispensing structure; and
71	• the restaurant licensee confirms that the patron intends to order food and
72	consume the food in the same location where the patron is seated;
73	 provides that a restaurant licensee may not transfer, dispense, or serve an alcoholic
74	product from a movable cart;
75	 addresses the retention of certain records for restaurant licensees;
76	 requires a restaurant licensee or a bar licensee to display a sign that states whether
77	the licensee is a restaurant or a bar;
78	 prohibits the commission from issuing or renewing a dining club license on or after
79	July 1, 2017;
80	 provides that effective July 1, 2018, each dining club licensee converts to a
81	full-service restaurant licensee or a bar licensee;
82	 establishes an off-premise beer retailer state license, including an application
83	process, fees, and renewal procedures;
84	 requires an off-premise beer retailer to make and maintain a record of all beer
85	purchased, in accordance with commission rule;
86	 provides that an off-premise beer retailer shall display beer in one or two contiguous
87	locations where beer is the only beverage displayed;
88	 addresses notification to the department if an off-premise beer retailer changes
89	ownership;

90	 modifies and repeals certain provisions related to local authority enforcement of
91	off-premise beer retailers to correspond with the state enforcement mechanisms
92	available under the off-premise beer retailer state license; and
93	 makes technical and conforming changes.
94	Money Appropriated in this Bill:
95	None
96	Other Special Clauses:
97	None
98	Utah Code Sections Affected:
99	AMENDS:
100	11-10-1, as last amended by Laws of Utah 2010, Chapter 276
101	11-10-2, as last amended by Laws of Utah 1990, Chapter 23
102	26-38-2 , as last amended by Laws of Utah 2012, Chapter 171
103	32B-1-102 , as last amended by Laws of Utah 2016, Chapters 80, 176, and 348
104	32B-1-104, as enacted by Laws of Utah 2010, Chapter 276
105	32B-1-201, as last amended by Laws of Utah 2013, Chapter 349
106	32B-1-202, as last amended by Laws of Utah 2016, Chapter 176
107	32B-1-207, as enacted by Laws of Utah 2011, Chapter 334
108	32B-1-305, as last amended by Laws of Utah 2015, Chapter 351
109	32B-1-407, as last amended by Laws of Utah 2011, Chapters 297 and 334
110	32B-1-505, as last amended by Laws of Utah 2011, Chapter 297
111	32B-1-604, as enacted by Laws of Utah 2010, Chapter 276
112	32B-1-605 , as last amended by Laws of Utah 2011, Chapters 307 and 334
113	32B-1-606, as enacted by Laws of Utah 2010, Chapter 276
114	32B-2-202, as last amended by Laws of Utah 2016, Chapter 80
115	32B-2-210, as last amended by Laws of Utah 2016, Chapter 158
116	32B-2-304, as last amended by Laws of Utah 2012, Chapter 357
117	32B-2-306, as enacted by Laws of Utah 2012, Chapter 388
118	32B-3-102, as enacted by Laws of Utah 2010, Chapter 276
119	32B-3-202, as enacted by Laws of Utah 2010, Chapter 276
120	32B-3-205, as enacted by Laws of Utah 2010, Chapter 276

121	32B-4-410, as last amended by Laws of Utah 2015, Chapter 165
122	32B-4-415, as last amended by Laws of Utah 2016, Chapters 80, 245, and 348
123	32B-4-501, as last amended by Laws of Utah 2016, Chapter 80
124	32B-5-201, as enacted by Laws of Utah 2010, Chapter 276
125	32B-5-202, as enacted by Laws of Utah 2010, Chapter 276
126	32B-5-307, as last amended by Laws of Utah 2016, Chapter 82
127	32B-5-402, as enacted by Laws of Utah 2010, Chapter 276
128	32B-5-403, as last amended by Laws of Utah 2016, Chapter 176
129	32B-5-404, as enacted by Laws of Utah 2010, Chapter 276
130	32B-6-202, as last amended by Laws of Utah 2011, Chapter 334
131	32B-6-204 , as last amended by Laws of Utah 2012, Fourth Special Session, Chapter 1
132	32B-6-205, as last amended by Laws of Utah 2013, Chapter 353
133	32B-6-302, as last amended by Laws of Utah 2011, Chapter 334
134	32B-6-305, as last amended by Laws of Utah 2013, Chapter 353
135	32B-6-401, as enacted by Laws of Utah 2010, Chapter 276
136	32B-6-403, as last amended by Laws of Utah 2016, Chapter 80
137	32B-6-404, as last amended by Laws of Utah 2016, Chapter 348
138	32B-6-405, as last amended by Laws of Utah 2011, Chapters 307 and 334
139	32B-6-406, as last amended by Laws of Utah 2011, Chapter 334
140	32B-6-406.1, as enacted by Laws of Utah 2010, Chapter 276
141	32B-6-407, as last amended by Laws of Utah 2013, Chapter 349
142	32B-6-408, as enacted by Laws of Utah 2010, Chapter 276
143	32B-6-703, as last amended by Laws of Utah 2016, Chapter 82
144	32B-6-706 , as last amended by Laws of Utah 2011, Second Special Session, Chapter 2
145	32B-6-902 , as last amended by Laws of Utah 2011, Second Special Session, Chapter 2
146	32B-6-905, as last amended by Laws of Utah 2013, Chapter 353
147	32B-7-202, as last amended by Laws of Utah 2011, Chapter 307
148	32B-8-102, as last amended by Laws of Utah 2015, Chapter 258
149	32B-8-304, as last amended by Laws of Utah 2011, Chapters 297 and 334
150	32B-8a-302, as last amended by Laws of Utah 2016, Chapter 82
151	32B-8b-102, as enacted by Laws of Utah 2016, Chapter 80

152	32B-8b-201, as enacted by Laws of Utah 2016, Chapter 80
153	53-10-305, as last amended by Laws of Utah 2010, Chapter 276
154	53A-13-102, as last amended by Laws of Utah 2002, Fifth Special Session, Chapter 8
155	62A-15-401, as last amended by Laws of Utah 2011, Chapter 334
156	63I-2-232, as renumbered and amended by Laws of Utah 2008, Chapter 382
157	ENACTS:
158	32B-5-207, Utah Code Annotated 1953
159	32B-5-405, Utah Code Annotated 1953
160	32B-5-406, Utah Code Annotated 1953
161	32B-6-205.2 , Utah Code Annotated 1953
162	32B-6-205.3 , Utah Code Annotated 1953
163	32B-6-305.2 , Utah Code Annotated 1953
164	32B-6-305.3 , Utah Code Annotated 1953
165	32B-6-905.1 , Utah Code Annotated 1953
166	32B-6-905.2 , Utah Code Annotated 1953
167	32B-7-401, Utah Code Annotated 1953
168	32B-7-402, Utah Code Annotated 1953
169	32B-7-403, Utah Code Annotated 1953
170	32B-7-404, Utah Code Annotated 1953
171	32B-7-405, Utah Code Annotated 1953
172	RENUMBERS AND AMENDS:
173	32B-7-501, (Renumbered from 32B-7-305, as enacted by Laws of Utah 2010, Chapter
174	276 and last amended by Coordination Clause, Laws of Utah 2010, Chapter 276)
175	REPEALS:
176	32B-6-205.1 , as enacted by Laws of Utah 2010, Chapter 276
177	32B-6-305.1 , as enacted by Laws of Utah 2010, Chapter 276
178	32B-7-301, as enacted by Laws of Utah 2010, Chapter 276
179	32B-7-302, as enacted by Laws of Utah 2010, Chapter 276
180	32B-7-303, as enacted by Laws of Utah 2010, Chapter 276
181	32B-7-304, as enacted by Laws of Utah 2010, Chapter 276
182	

183	Be it enacted by the Legislature of the state of Utah:
184	Section 1. Section 11-10-1 is amended to read:
185	11-10-1. Business license required Authorization for issuance, denial,
186	suspension, or revocation by local authority.
187	(1) As used in this chapter, the following have the meaning set forth in Section
188	32B-1-102:
189	(a) "alcoholic product";
190	(b) "[club] <u>bar establishment</u> license";
191	(c) "local authority"; and
192	(d) "restaurant."
193	(2) A person may not operate an association, a restaurant, <u>a bar, or</u> a business similar to
194	a business operated under a [elub] bar establishment license, or other similar business that
195	allows a person to possess or consume an alcoholic product on the premises of the association,
196	restaurant, [club] bar, or similar business premises without a business license.
197	(3) (a) A local authority may issue a business license to a person who owns or operates
198	an association, restaurant, [club] bar, or similar business that allows a person to hold, store,
199	possess, or consume an alcoholic product on the premises.
200	(b) A business license issued under this Subsection (3) does not permit a person to
201	hold, store, possess, or consume an alcoholic product on the premises other than as provided in
202	Title 32B, Alcoholic Beverage Control Act.
203	(4) A local authority may suspend or revoke a business license for a violation of Title
204	32B, Alcoholic Beverage Control Act.
205	(5) A local authority shall set policy by written rules that establish criteria and
206	procedures for granting, denying, suspending, or revoking a business license issued under this
207	chapter.
208	(6) A business license issued under this section does not constitute written consent of
209	the local authority within the meaning of Title 32B, Alcoholic Beverage Control Act.
210	Section 2. Section 11-10-2 is amended to read:
211	11-10-2. Qualifications of licensee.
212	(1) A license may not be granted:
213	(a) unless the licensee is of good moral character, over the age of 21 years, and $[a]$

214	citizen of] lawfully present in the United States;
215	(b) to anyone who has been convicted of a felony or misdemeanor involving moral
216	turpitude;
217	(c) to any partnership or association, any member of which lacks any of the
218	qualifications set out in this section; or
219	(d) to any corporation, if any of its directors or officers lacks any qualification set out
220	in this section.
221	(2) The local authority shall, before issuing licenses, satisfy itself by written evidence
222	executed by the applicant that the applicant meets the standards set forth.
223	Section 3. Section 26-38-2 is amended to read:
224	26-38-2. Definitions.
225	As used in this chapter:
226	(1) "E-cigarette":
227	(a) means any electronic oral device:
228	(i) that provides a vapor of nicotine or other substance; and
229	(ii) which simulates smoking through its use or through inhalation of the device; and
230	(b) includes an oral device that is:
231	(i) composed of a heating element, battery, or electronic circuit; and
232	(ii) marketed, manufactured, distributed, or sold as:
233	(A) an e-cigarette;
234	(B) e-cigar;
235	(C) e-pipe; or
236	(D) any other product name or descriptor, if the function of the product meets the
237	definition of Subsection (1)(a).
238	(2) "Place of public access" means any enclosed indoor place of business, commerce,
239	banking, financial service, or other service-related activity, whether publicly or privately owned
240	and whether operated for profit or not, to which persons not employed at the place of public
241	access have general and regular access or which the public uses, including:
242	(a) buildings, offices, shops, elevators, or restrooms;
243	(b) means of transportation or common carrier waiting rooms;
244	(c) restaurants, cafes, or cafeterias;

245	(d) taverns as defined in Section 32B-1-102, or cabarets;
246	(e) shopping malls, retail stores, grocery stores, or arcades;
247	(f) libraries, theaters, concert halls, museums, art galleries, planetariums, historical
248	sites, auditoriums, or arenas;
249	(g) barber shops, hair salons, or laundromats;
250	(h) sports or fitness facilities;
251	(i) common areas of nursing homes, hospitals, resorts, hotels, motels, "bed and
252	breakfast" lodging facilities, and other similar lodging facilities, including the lobbies,
253	hallways, elevators, restaurants, cafeterias, other designated dining areas, and restrooms of any
254	of these;
255	(j) (i) any child care facility or program subject to licensure or certification under this
256	title, including those operated in private homes, when any child cared for under that license is
257	present; and
258	(ii) any child care, other than child care as defined in Section 26-39-102, that is not
259	subject to licensure or certification under this title, when any child cared for by the provider,
260	other than the child of the provider, is present;
261	(k) public or private elementary or secondary school buildings and educational
262	facilities or the property on which those facilities are located;
263	(1) any building owned, rented, leased, or otherwise operated by a social, fraternal, or
264	religious organization when used solely by the organization members or their guests or
265	families;
266	(m) any facility rented or leased for private functions from which the general public is
267	excluded and arrangements for the function are under the control of the function sponsor;
268	
	(n) any workplace that is not a place of public access or a publicly owned building or
269	(n) any workplace that is not a place of public access or a publicly owned building or office but has one or more employees who are not owner-operators of the business;
269	office but has one or more employees who are not owner-operators of the business;
269 270	office but has one or more employees who are not owner-operators of the business; (o) any area where the proprietor or manager of the area has posted a conspicuous sign
269 270 271	office but has one or more employees who are not owner-operators of the business; (o) any area where the proprietor or manager of the area has posted a conspicuous sign stating "no smoking", "thank you for not smoking", or similar statement; and
269 270 271 272	office but has one or more employees who are not owner-operators of the business; (o) any area where the proprietor or manager of the area has posted a conspicuous sign stating "no smoking", "thank you for not smoking", or similar statement; and (p) a holder of a [club] bar establishment license, as defined in Section 32B-1-102.
269 270 271 272 273	 office but has one or more employees who are not owner-operators of the business; (o) any area where the proprietor or manager of the area has posted a conspicuous sign stating "no smoking", "thank you for not smoking", or similar statement; and (p) a holder of a [club] bar establishment license, as defined in Section 32B-1-102. (3) "Publicly owned building or office" means any enclosed indoor place or portion of

276	collection of federal, state, county, or municipal taxes.
277	(4) "Smoking" means:
278	(a) the possession of any lighted or heated tobacco product in any form;
279	(b) inhaling, exhaling, burning, or heating a substance containing tobacco or nicotine
280	intended for inhalation through a cigar, cigarette, pipe, or hookah;
281	(c) except as provided in Section 26-38-2.6, using an e-cigarette; or
282	(d) using an oral smoking device intended to circumvent the prohibition of smoking in
283	this chapter.
284	Section 4. Section 32B-1-102 is amended to read:
285	32B-1-102. Definitions.
286	As used in this title:
287	(1) "Airport lounge" means a business location:
288	(a) at which an alcoholic product is sold at retail for consumption on the premises; and
289	(b) that is located at an international airport with a United States Customs office on the
290	premises of the international airport.
291	(2) "Airport lounge license" means a license issued in accordance with Chapter 5,
292	Retail License Act, and Chapter 6, Part 5, Airport Lounge License.
293	(3) "Alcoholic beverage" means the following:
294	(a) beer; or
295	(b) liquor.
296	(4) (a) "Alcoholic product" means a product that:
297	(i) contains at least .5% of alcohol by volume; and
298	(ii) is obtained by fermentation, infusion, decoction, brewing, distillation, or other
299	process that uses liquid or combinations of liquids, whether drinkable or not, to create alcohol
300	in an amount equal to or greater than .5% of alcohol by volume.
301	(b) "Alcoholic product" includes an alcoholic beverage.
302	(c) "Alcoholic product" does not include any of the following common items that
303	otherwise come within the definition of an alcoholic product:
304	(i) except as provided in Subsection (4)(d), an extract;
305	(ii) vinegar;
306	(iii) cider;

307	(iv) essence;
308	(v) tincture;
309	(vi) food preparation; or
310	(vii) an over-the-counter medicine.
311	(d) "Alcoholic product" includes an extract containing alcohol obtained by distillation
312	when it is used as a flavoring in the manufacturing of an alcoholic product.
313	(5) "Alcohol training and education seminar" means a seminar that is:
314	(a) required by Chapter 5, Part 4, Alcohol Training and Education Act; and
315	(b) described in Section 62A-15-401.
316	(6) "Banquet" means an event:
317	(a) that is held at one or more designated locations approved by the commission in or
318	on the premises of a:
319	(i) hotel;
320	(ii) resort facility;
321	(iii) sports center; or
322	(iv) convention center;
323	(b) for which there is a contract:
324	(i) between a person operating a facility listed in Subsection (6)(a) and another person;
325	and
326	(ii) under which the person operating a facility listed in Subsection (6)(a) is required to
327	provide an alcoholic product at the event; and
328	(c) at which food and alcoholic products may be sold, offered for sale, or furnished.
329	[(7) (a) "Bar" means a surface or structure:]
330	[(i) at which an alcoholic product is:]
331	[(A) stored; or]
332	[(B) dispensed; or]
333	[(ii) from which an alcoholic product is served.]
334	[(b)] (7) "Bar structure" means a surface or structure on a licensed premises if on or at
335	any place of the surface or structure an alcoholic product is:
336	$\left[\frac{(i)}{(a)}\right]$ stored; or
337	[(ii)] (b) dispensed.

 $337 \qquad \qquad [(ii)] (b) \text{ dispensed.}$

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338 [(18)] (8) (a) "[Club] Bar establishment license" means a license issued in accordance 339 with Chapter 5, Retail License Act, and Chapter 6, Part 4, [Club] Bar Establishment License. 340 (b) "[Club] Bar establishment license" includes: 341 (i) a dining club license; 342 (ii) an equity [club] license; 343 (iii) a fraternal [club] license; or 344 (iv) a [social club] bar license. 345 [(102)] (9) "[Social club] Bar license" means a license issued in accordance with 346 Chapter 5, Retail License Act, and Chapter 6, Part 4, [Club License, that is designated by the 347 commission as a social club license] Bar Establishment License. 348 [(8)] (10) (a) Subject to Subsection [(8)] (10)(d), "beer" means a product that: 349 (i) contains at least .5% of alcohol by volume, but not more than 4% of alcohol by volume or 3.2% by weight: and 350 (ii) is obtained by fermentation, infusion, or decoction of malted grain. 351 352 (b) "Beer" may or may not contain hops or other vegetable products. 353 (c) "Beer" includes a product that: 354 (i) contains alcohol in the percentages described in Subsection $\left[\frac{(8)}{(8)}\right]$ (10)(a); and 355 (ii) is referred to as: 356 (A) beer; 357 (B) ale; 358 (C) porter; 359 (D) stout; 360 (E) lager; or (F) a malt or malted beverage. 361 362 (d) "Beer" does not include a flavored malt beverage. 363 [(9)] (11) "Beer-only restaurant license" means a license issued in accordance with 364 Chapter 5, Retail License Act, and Chapter 6, Part 9, Beer-Only Restaurant License. 365 [(10)] (12) "Beer retailer" means a business that: 366 (a) [that] is engaged, primarily or incidentally, in the retail sale of beer to a patron, 367 whether for consumption on or off the business premises; and

368 [(b) to whom a license is issued:]

369	(b) is licensed as:
370	(i) [for] an off-premise beer retailer, in accordance with Chapter 7, Part 2, Off-Premise
371	Beer Retailer Local Authority; or
372	(ii) [for] an on-premise beer retailer, in accordance with Chapter 5, Retail License Act,
373	and Chapter 6, Part 7, On-Premise Beer Retailer License.
374	[(11)] (13) "Beer wholesaling license" means a license:
375	(a) issued in accordance with Chapter 13, Beer Wholesaling License Act; and
376	(b) to import for sale, or sell beer in wholesale or jobbing quantities to one or more
377	retail licensees or off-premise beer retailers.
378	[(12)] (14) "Billboard" means a public display used to advertise, including:
379	(a) a light device;
380	(b) a painting;
381	(c) a drawing;
382	(d) a poster;
383	(e) a sign;
384	(f) a signboard; or
385	(g) a scoreboard.
386	[(13)] (15) "Brewer" means a person engaged in manufacturing:
387	(a) beer;
388	(b) heavy beer; or
389	(c) a flavored malt beverage.
390	[(14)] (16) "Brewery manufacturing license" means a license issued in accordance with
391	Chapter 11, Part 5, Brewery Manufacturing License.
392	[(15)] (17) "Certificate of approval" means a certificate of approval obtained from the
393	department under Section 32B-11-201.
394	[(16)] (18) "Chartered bus" means a passenger bus, coach, or other motor vehicle
395	provided by a bus company to a group of persons pursuant to a common purpose:
396	(a) under a single contract;
397	(b) at a fixed charge in accordance with the bus company's tariff; and
398	(c) to give the group of persons the exclusive use of the passenger bus, coach, or other
399	motor vehicle, and a driver to travel together to one or more specified destinations.

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400	[(17)] <u>(19)</u> "Church" means a building:
401	(a) set apart for worship;
402	(b) in which religious services are held;
403	(c) with which clergy is associated; and
404	(d) that is tax exempt under the laws of this state.
405	[(19)] (20) "Commission" means the Alcoholic Beverage Control Commission created
406	in Section 32B-2-201.
407	[(20)] (21) "Commissioner" means a member of the commission.
408	[(21)] <u>(22)</u> "Community location" means:
409	(a) a public or private school;
410	(b) a church;
411	(c) a public library;
412	(d) a public playground; or
413	(e) a public park.
414	[(22)] (23) "Community location governing authority" means:
415	(a) the governing body of the community location; or
416	(b) if the commission does not know who is the governing body of a community
417	location, a person who appears to the commission to have been given on behalf of the
418	community location the authority to prohibit an activity at the community location.
419	[(23)] (24) "Container" means a receptacle that contains an alcoholic product,
420	including:
421	(a) a bottle;
422	(b) a vessel; or
423	(c) a similar item.
424	[(24)] (25) "Convention center" means a facility that is:
425	(a) in total at least 30,000 square feet; and
426	(b) otherwise defined as a "convention center" by the commission by rule.
427	[(25)] <u>(26)</u> (a) [Subject to Subsection (25)(b), "counter"] "Counter" means a surface or
428	structure in a dining area of a licensed premises where seating is provided to a patron for
429	service of food.
430	(b) "Counter" does not include [a surface or structure if on or at any point of the

430 (b) "Counter" does not include [a surface or structure if on or at any point of the

431	surface or structure an alcoholic product is:] a dispensing structure.
432	[(i) stored; or]
433	[(ii) dispensed.]
434	[(26)] (27) "Department" means the Department of Alcoholic Beverage Control created
435	in Section 32B-2-203.
436	[(27)] (28) "Department compliance officer" means an individual who is:
437	(a) an auditor or inspector; and
438	(b) employed by the department.
439	[(28)] (29) "Department sample" means liquor that is placed in the possession of the
440	department for testing, analysis, and sampling.
441	[(29)] (30) "Dining club license" means a license issued in accordance with Chapter 5,
442	Retail License Act, and Chapter 6, Part 4, [Club] Bar Establishment License, that is designated
443	by the commission as a dining club license.
444	[(30)] (31) "Director," unless the context requires otherwise, means the director of the
445	department.
446	[(31)] (32) "Disciplinary proceeding" means an adjudicative proceeding permitted
447	under this title:
448	(a) against a person subject to administrative action; and
449	(b) that is brought on the basis of a violation of this title.
450	[(32)] (33) (a) Subject to Subsection $[(32)]$ (33)(b), "dispense" means:
451	(i) drawing of an alcoholic product:
452	(A) from an area where it is stored; or
453	(B) as provided in Subsection 32B-6-205(12)(b)(ii), 32B-6-305(12)(b)(ii),
454	32B-6-805(15)(b)(ii), or 32B-6-905(12)(b)(ii); and
455	(ii) using the alcoholic product described in Subsection $[(32)]$ (33)(a)(i) on the
456	premises of the licensed premises to mix or prepare an alcoholic product to be furnished to a
457	patron of the retail licensee.
458	(b) The definition of "dispense" in this Subsection $[(32)]$ (33) applies only to:
459	(i) a full-service restaurant license;
460	(ii) a limited-service restaurant license;
461	(iii) a reception center license; and

462	(iv) a beer-only restaurant license.
463	(iv) a beer-only restaurant needse.(34) "Dispensing structure" means a surface or structure on a licensed premises:
464	(a) where an alcoholic product is stored or dispensed; or
465	(b) from which an alcoholic product is served.
466	[(33)] (35) "Distillery manufacturing license" means a license issued in accordance
467	with Chapter 11, Part 4, Distillery Manufacturing License.
468	[(34)] (36) "Distressed merchandise" means an alcoholic product in the possession of
469	the department that is saleable, but for some reason is unappealing to the public.
470	[(35)] (37) "Educational facility" includes:
471	(a) a nursery school;
472	(b) an infant day care center; and
473	(c) a trade and technical school.
474	[(36)] (38) "Equity [elub] license" means a license issued in accordance with Chapter
475	5, Retail License Act, and Chapter 6, Part 4, [Club] Bar Establishment License, that is
476	designated by the commission as an equity [club] license.
477	[(37)] <u>(39)</u> "Event permit" means:
478	(a) a single event permit; or
479	(b) a temporary beer event permit.
480	[(38)] (40) "Exempt license" means a license exempt under Section 32B-1-201 from
481	being considered in determining the total number of retail licenses that the commission may
482	issue at any time.
483	[(39)] (41) (a) "Flavored malt beverage" means a beverage:
484	(i) that contains at least .5% alcohol by volume;
485	(ii) that is treated by processing, filtration, or another method of manufacture that is not
486	generally recognized as a traditional process in the production of a beer as described in 27
487	C.F.R. Sec. 25.55;
488	(iii) to which is added a flavor or other ingredient containing alcohol, except for a hop
489	extract; and
490	(iv) (A) for which the producer is required to file a formula for approval with the
491	federal Alcohol and Tobacco Tax and Trade Bureau pursuant to 27 C.F.R. Sec. 25.55; or
492	(B) that is not exempt under Subdivision (f) of 27 C.F.R. Sec. 25.55.

493	(b) "Flavored malt beverage" is considered liquor for purposes of this title.
494	[(40)] (42) "Fraternal [club] license" means a license issued in accordance with
495	Chapter 5, Retail License Act, and Chapter 6, Part 4, [Club] Bar Establishment License, that is
496	designated by the commission as a fraternal [club] license.
497	[(41)] (43) "Full-service restaurant license" means a license issued in accordance with
498	Chapter 5, Retail License Act, and Chapter 6, Part 2, Full-Service Restaurant License.
499	[(42)] (44) (a) "Furnish" means by any means to provide with, supply, or give an
500	individual an alcoholic product, by sale or otherwise.
501	(b) "Furnish" includes to:
502	(i) serve;
503	(ii) deliver; or
504	(iii) otherwise make available.
505	[(43)] (45) "Guest" means an individual who meets the requirements of Subsection
506	32B-6-407(9).
507	[(44)] (46) "Health care practitioner" means:
508	(a) a podiatrist licensed under Title 58, Chapter 5a, Podiatric Physician Licensing Act;
509	(b) an optometrist licensed under Title 58, Chapter 16a, Utah Optometry Practice Act;
510	(c) a pharmacist licensed under Title 58, Chapter 17b, Pharmacy Practice Act;
511	(d) a physical therapist licensed under Title 58, Chapter 24b, Physical Therapy Practice
512	Act;
513	(e) a nurse or advanced practice registered nurse licensed under Title 58, Chapter 31b,
514	Nurse Practice Act;
515	(f) a recreational therapist licensed under Title 58, Chapter 40, Recreational Therapy
516	Practice Act;
517	(g) an occupational therapist licensed under Title 58, Chapter 42a, Occupational
518	Therapy Practice Act;
519	(h) a nurse midwife licensed under Title 58, Chapter 44a, Nurse Midwife Practice Act;
520	(i) a mental health professional licensed under Title 58, Chapter 60, Mental Health
521	Professional Practice Act;
522	(j) a physician licensed under Title 58, Chapter 67, Utah Medical Practice Act;
523	(k) an osteopath licensed under Title 58, Chapter 68, Utah Osteopathic Medical

524	Practice Act;
525	(l) a dentist or dental hygienist licensed under Title 58, Chapter 69, Dentist and Dental
526	Hygienist Practice Act; and
527	(m) a physician assistant licensed under Title 58, Chapter 70a, Physician Assistant Act.
528	$\left[\frac{(45)}{(47)}\right]$ (a) "Heavy beer" means a product that:
529	(i) contains more than 4% alcohol by volume; and
530	(ii) is obtained by fermentation, infusion, or decoction of malted grain.
531	(b) "Heavy beer" is considered liquor for the purposes of this title.
532	[(46)] (48) "Hotel" is as defined by the commission by rule.
533	[(47)] (49) "Hotel license" means a license issued in accordance with Chapter 5, Retail
534	License Act, and Chapter 8b, Hotel License Act.
535	[(48)] (50) "Identification card" means an identification card issued under Title 53,
536	Chapter 3, Part 8, Identification Card Act.
537	[(49)] (51) "Industry representative" means an individual who is compensated by
538	salary, commission, or other means for representing and selling an alcoholic product of a
539	manufacturer, supplier, or importer of liquor.
540	[(50)] (52) "Industry representative sample" means liquor that is placed in the
541	possession of the department for testing, analysis, and sampling by a local industry
542	representative on the premises of the department to educate the local industry representative of
543	the quality and characteristics of the product.
544	[(51)] (53) "Interdicted person" means a person to whom the sale, offer for sale, or
545	furnishing of an alcoholic product is prohibited by:
546	(a) law; or
547	(b) court order.
548	[(52)] (54) "Intoxicated" means that a person:
549	(a) is significantly impaired as to the person's mental or physical functions as a result of
550	the use of:
551	(i) an alcoholic product;
552	(ii) a controlled substance;
553	(iii) a substance having the property of releasing toxic vapors; or
554	(iv) a combination of Subsections $[(52)]$ (54)(a)(i) through (iii); and

555	(b) exhibits plain and easily observed outward manifestations of behavior or physical
556	signs produced by the overconsumption of an alcoholic product.
557	[(53)] (55) "Investigator" means an individual who is:
558	
	(a) a department compliance officer; or(b) a nondepartment enforcement efficer
559	(b) a nondepartment enforcement officer.
560	$\left[\frac{(54)}{(56)}\right]$ "Invitee" means the same as that term is defined in Section 32B-8-102.
561	[(55)] (57) "License" means:
562	(a) a retail license;
563	(b) a license issued in accordance with Chapter 11, Manufacturing and Related
564	Licenses Act;
565	(c) a license issued in accordance with Chapter 12, Liquor Warehousing License Act;
566	or
567	(d) a license issued in accordance with Chapter 13, Beer Wholesaling License Act.
568	[(56)] (58) "Licensee" means a person who holds a license.
569	[(57)] (59) "Limited-service restaurant license" means a license issued in accordance
570	with Chapter 5, Retail License Act, and Chapter 6, Part 3, Limited-Service Restaurant License.
571	[(58)] (60) "Limousine" means a motor vehicle licensed by the state or a local
572	authority, other than a bus or taxicab:
573	(a) in which the driver and a passenger are separated by a partition, glass, or other
574	barrier;
575	(b) that is provided by a business entity to one or more individuals at a fixed charge in
576	accordance with the business entity's tariff; and
577	(c) to give the one or more individuals the exclusive use of the limousine and a driver
578	to travel to one or more specified destinations.
579	[(59)] <u>(61)</u> (a) (i) "Liquor" means a liquid that:
580	(A) is:
581	(I) alcohol;
582	(II) an alcoholic, spirituous, vinous, fermented, malt, or other liquid;
583	(III) a combination of liquids a part of which is spirituous, vinous, or fermented; or
584	(IV) other drink or drinkable liquid; and
585	(B) (I) contains at least .5% alcohol by volume; and
2.00	

586	(II) is suitable to use for beverage purposes.
587	(ii) "Liquor" includes:
588	(A) heavy beer;
589	(B) wine; and
590	(C) a flavored malt beverage.
591	(b) "Liquor" does not include beer.
592	[(60)] (62) "Liquor Control Fund" means the enterprise fund created by Section
593	32B-2-301.
594	[(61)] (63) "Liquor warehousing license" means a license that is issued:
595	(a) in accordance with Chapter 12, Liquor Warehousing License Act; and
596	(b) to a person, other than a licensed manufacturer, who engages in the importation for
597	storage, sale, or distribution of liquor regardless of amount.
598	[(62)] (64) "Local authority" means:
599	(a) for premises that are located in an unincorporated area of a county, the governing
600	body of a county; or
601	(b) for premises that are located in an incorporated city, town, or metro township, the
602	governing body of the city, town, or metro township.
603	[(63)] (65) "Lounge or bar area" is as defined by rule made by the commission.
604	[(64)] (66) "Manufacture" means to distill, brew, rectify, mix, compound, process,
605	ferment, or otherwise make an alcoholic product for personal use or for sale or distribution to
606	others.
607	[(65)] (67) "Member" means an individual who, after paying regular dues, has full
608	privileges in an equity [club] licensee or fraternal [club] licensee.
609	[(66)] (68) (a) "Military installation" means a base, air field, camp, post, station, yard,
610	center, or homeport facility for a ship:
611	(i) (A) under the control of the United States Department of Defense; or
612	(B) of the National Guard;
613	(ii) that is located within the state; and
614	(iii) including a leased facility.
615	(b) "Military installation" does not include a facility used primarily for:
616	(i) civil works;

617	(ii) a rivers and harbors project; or
618	(iii) a flood control project.
619	[(67)] (69) "Minor" means an individual under the age of 21 years.
620	[(68)] (70) "Nondepartment enforcement agency" means an agency that:
621	(a) (i) is a state agency other than the department; or
622	(ii) is an agency of a county, city, town, or metro township; and
623	(b) has a responsibility to enforce one or more provisions of this title.
624	[(69)] (71) "Nondepartment enforcement officer" means an individual who is:
625	(a) a peace officer, examiner, or investigator; and
626	(b) employed by a nondepartment enforcement agency.
627	[(70)] (72) (a) "Off-premise beer retailer" means a beer retailer who is:
628	(i) licensed in accordance with Chapter 7, [Part 2,] Off-Premise Beer Retailer [Local
629	Authority] Act; and
630	(ii) engaged in the retail sale of beer to a patron for consumption off the beer retailer's
631	premises.
632	(b) "Off-premise beer retailer" does not include an on-premise beer retailer.
633	(73) "Off-premise beer retailer state license" means a state license issued in accordance
634	with Chapter 7, Part 4, Off-Premise Beer Retailer State License.
635	[(71)] (74) "On-premise banquet license" means a license issued in accordance with
636	Chapter 5, Retail License Act, and Chapter 6, Part 6, On-Premise Banquet License.
637	[(72)] (75) "On-premise beer retailer" means a beer retailer who is:
638	(a) authorized to sell, offer for sale, or furnish beer under a license issued in
639	accordance with Chapter 5, Retail License Act, and Chapter 6, Part 7, On-Premise Beer
640	Retailer License; and
641	(b) engaged in the sale of beer to a patron for consumption on the beer retailer's
642	premises:
643	(i) regardless of whether the beer retailer sells beer for consumption off the licensed
644	premises; and
645	(ii) on and after March 1, 2012, operating:
646	(A) as a tavern; or
647	(B) in a manner that meets the requirements of Subsection 32B-6-703(2)(e)(i).

648	[(73)] (76) "Opaque" means impenetrable to sight.
649	[(74)] (77) "Package agency" means a retail liquor location operated:
650	(a) under an agreement with the department; and
651	(b) by a person:
652	(i) other than the state; and
653	(ii) who is authorized by the commission in accordance with Chapter 2, Part 6, Package
654	Agency, to sell packaged liquor for consumption off the premises of the package agency.
655	[(75)] (78) "Package agent" means a person who holds a package agency.
656	[(76)] (79) "Patron" means an individual to whom food, beverages, or services are sold,
657	offered for sale, or furnished, or who consumes an alcoholic product including:
658	(a) a customer;
659	(b) a member;
660	(c) a guest;
661	(d) an attendee of a banquet or event;
662	(e) an individual who receives room service;
663	(f) a resident of a resort;
664	(g) a public customer under a resort spa sublicense, as defined in Section 32B-8-102;
665	or
666	(h) an invitee.
667	[(77)] (80) "Permittee" means a person issued a permit under:
668	(a) Chapter 9, Event Permit Act; or
669	(b) Chapter 10, Special Use Permit Act.
670	[(78)] (81) "Person subject to administrative action" means:
671	(a) a licensee;
672	(b) a permittee;
673	(c) a manufacturer;
674	(d) a supplier;
675	(e) an importer;
676	(f) one of the following holding a certificate of approval:
677	(i) an out-of-state brewer;
678	(ii) an out-of-state importer of beer, heavy beer, or flavored malt beverages; or

679	(iii) an out-of-state supplier of beer, heavy beer, or flavored malt beverages; or
680	(g) staff of:
681	(i) a person listed in Subsections $[(78)]$ (81)(a) through (f); or
682	(ii) a package agent.
683	[(79)] (82) "Premises" means a building, enclosure, or room used in connection with
684	the storage, sale, furnishing, consumption, manufacture, or distribution, of an alcoholic
685	product, unless otherwise defined in this title or rules made by the commission.
686	[(80)] (83) "Prescription" means an order issued by a health care practitioner when:
687	(a) the health care practitioner is licensed under Title 58, Occupations and Professions,
688	to prescribe a controlled substance, other drug, or device for medicinal purposes;
689	(b) the order is made in the course of that health care practitioner's professional
690	practice; and
691	(c) the order is made for obtaining an alcoholic product for medicinal purposes only.
692	[(81)] (84) (a) "Private event" means a specific social, business, or recreational event:
693	(i) for which an entire room, area, or hall is leased or rented in advance by an identified
694	group; and
695	(ii) that is limited in attendance to people who are specifically designated and their
696	guests.
697	(b) "Private event" does not include an event to which the general public is invited,
698	whether for an admission fee or not.
699	[(82)] (85) (a) "Proof of age" means:
700	(i) an identification card;
701	(ii) an identification that:
702	(A) is substantially similar to an identification card;
703	(B) is issued in accordance with the laws of a state other than Utah in which the
704	identification is issued;
705	(C) includes date of birth; and
706	(D) has a picture affixed;
707	(iii) a valid driver license certificate that:
708	(A) includes date of birth;
709	(B) has a picture affixed; and

710	(C) is issued:
711	(I) under Title 53, Chapter 3, Uniform Driver License Act; or
712	(II) in accordance with the laws of the state in which it is issued;
713	(iv) a military identification card that:
714	(A) includes date of birth; and
715	(B) has a picture affixed; or
716	(v) a valid passport.
717	(b) "Proof of age" does not include a driving privilege card issued in accordance with
718	Section 53-3-207.
719	[(83)] (86) (a) "Public building" means a building or permanent structure that is:
720	(i) owned or leased by:
721	(A) the state; or
722	(B) a local government entity; and
723	(ii) used for:
724	(A) public education;
725	(B) transacting public business; or
726	(C) regularly conducting government activities.
727	(b) "Public building" does not include a building owned by the state or a local
728	government entity when the building is used by a person, in whole or in part, for a proprietary
729	function.
730	[(84)] (87) "Public conveyance" means a conveyance that the public or a portion of the
731	public has access to and a right to use for transportation, including an airline, railroad, bus,
732	boat, or other public conveyance.
733	[(85)] (88) "Reception center" means a business that:
734	(a) operates facilities that are at least 5,000 square feet; and
735	(b) has as its primary purpose the leasing of the facilities described in Subsection $[(85)]$
736	(88)(a) to a third party for the third party's event.
737	[(86)] (89) "Reception center license" means a license issued in accordance with
738	Chapter 5, Retail License Act, and Chapter 6, Part 8, Reception Center License.
739	[(87)] (90) (a) "Record" means information that is:
740	(i) inscribed on a tangible medium; or

741	(ii) stored in an electronic or other medium and is retrievable in a perceivable form.
742	(b) "Record" includes:
743	(i) a book;
744	(ii) a book of account;
745	(iii) a paper;
746	(iv) a contract;
747	(v) an agreement;
748	(vi) a document; or
749	(vii) a recording in any medium.
750	[(88)] (91) "Residence" means a person's principal place of abode within Utah.
751	[(89)] (92) "Resident," in relation to a resort, means the same as that term is defined in
752	Section 32B-8-102.
753	[(90)] (93) "Resort" means the same as that term is defined in Section 32B-8-102.
754	[(91)] (94) "Resort facility" is as defined by the commission by rule.
755	[(92)] (95) "Resort license" means a license issued in accordance with Chapter 5,
756	Retail License Act, and Chapter 8, Resort License Act.
757	(96) "Responsible alcohol service plan" means a written set of policies and procedures
758	that outlines measures to prevent employees from:
759	(a) over-serving alcoholic beverages to customers;
760	(b) serving alcoholic beverages to customers who are actually, apparently, or obviously
761	intoxicated; and
762	(c) serving alcoholic beverages to minors.
763	[(93)] (97) "Restaurant" means a business location:
764	(a) at which a variety of foods are prepared;
765	(b) at which complete meals are served to the general public; and
766	(c) that is engaged primarily in serving meals to the general public.
767	[(94)] (98) "Retail license" means one of the following licenses issued under this title:
768	(a) a full-service restaurant license;
769	(b) a master full-service restaurant license;
770	(c) a limited-service restaurant license;
771	(d) a master limited-service restaurant license;

772	(e) a [club] <u>bar establishment</u> license;
773	(f) an airport lounge license;
774	(g) an on-premise banquet license;
775	(h) an on-premise beer license;
776	(i) a reception center license;
777	(j) a beer-only restaurant license;
778	(k) a resort license; or
779	(l) a hotel license.
780	[(95)] (99) "Room service" means furnishing an alcoholic product to a person in a
781	guest room of a:
782	(a) hotel; or
783	(b) resort facility.
784	[(96)] (100) (a) "School" means a building used primarily for the general education of
785	minors.
786	(b) "School" does not include an educational facility.
787	[(97)] (101) "Sell" or "offer for sale" means a transaction, exchange, or barter whereby,
788	for consideration, an alcoholic product is either directly or indirectly transferred, solicited,
789	ordered, delivered for value, or by a means or under a pretext is promised or obtained, whether
790	done by a person as a principal, proprietor, or as staff, unless otherwise defined in this title or
791	the rules made by the commission.
792	[(98)] (102) "Serve" means to place an alcoholic product before an individual.
793	[(99)] (103) "Sexually oriented entertainer" means a person who while in a state of
794	seminudity appears at or performs:
795	(a) for the entertainment of one or more patrons;
796	(b) on the premises of:
797	(i) a [social club] bar licensee; or
798	(ii) a tavern;
799	(c) on behalf of or at the request of the licensee described in Subsection $[(99)]$
800	<u>(103)</u> (b);
801	(d) on a contractual or voluntary basis; and
802	(e) whether or not the person is designated as:

803	(i) an employee;
804	(ii) an independent contractor;
805	(iii) an agent of the licensee; or
806	(iv) a different type of classification.
807	[(100)] (104) "Single event permit" means a permit issued in accordance with Chapter
808	9, Part 3, Single Event Permit.
809	[(101)] (105) "Small brewer" means a brewer who manufactures less than 60,000
810	barrels of beer, heavy beer, and flavored malt beverages per year.
811	[(103)] (106) "Special use permit" means a permit issued in accordance with Chapter
812	10, Special Use Permit Act.
813	[(104)] (107) (a) "Spirituous liquor" means liquor that is distilled.
814	(b) "Spirituous liquor" includes an alcoholic product defined as a "distilled spirit" by
815	27 U.S.C. Sec. 211 and 27 C.F.R. Sec. 5.11 through 5.23.
816	[(105)] (108) "Sports center" is as defined by the commission by rule.
817	[(106)] (109) (a) "Staff" means an individual who engages in activity governed by this
818	title:
819	(i) on behalf of a business, including a package agent, licensee, permittee, or certificate
820	holder;
821	(ii) at the request of the business, including a package agent, licensee, permittee, or
822	certificate holder; or
823	(iii) under the authority of the business, including a package agent, licensee, permittee,
824	or certificate holder.
825	(b) "Staff" includes:
826	(i) an officer;
827	(ii) a director;
828	(iii) an employee;
829	(iv) personnel management;
830	(v) an agent of the licensee, including a managing agent;
831	(vi) an operator; or
832	(vii) a representative.
833	[(107)] (110) "State of nudity" means:

834	(a) the appearance of:
835	(i) the nipple or areola of a female human breast;
836	(ii) a human genital;
837	(iii) a human pubic area; or
838	(iv) a human anus; or
839	(b) a state of dress that fails to opaquely cover:
840	(i) the nipple or areola of a female human breast;
841	(ii) a human genital;
842	(iii) a human pubic area; or
843	(iv) a human anus.
844	[(108)] (111) "State of seminudity" means a state of dress in which opaque clothing
845	covers no more than:
846	(a) the nipple and areola of the female human breast in a shape and color other than the
847	natural shape and color of the nipple and areola; and
848	(b) the human genitals, pubic area, and anus:
849	(i) with no less than the following at its widest point:
850	(A) four inches coverage width in the front of the human body; and
851	(B) five inches coverage width in the back of the human body; and
852	(ii) with coverage that does not taper to less than one inch wide at the narrowest point.
853	[(109)] (112) (a) "State store" means a facility for the sale of packaged liquor:
854	(i) located on premises owned or leased by the state; and
855	(ii) operated by a state employee.
856	(b) "State store" does not include:
857	(i) a package agency;
858	(ii) a licensee; or
859	(iii) a permittee.
860	[(110)] (113) (a) "Storage area" means an area on licensed premises where the licensee
861	stores an alcoholic product.
862	(b) "Store" means to place or maintain in a location an alcoholic product from which a
863	person draws to prepare an alcoholic product to be furnished to a patron, except as provided in
864	Subsection 32B-6-205(12)(b)(ii), 32B-6-305(12)(b)(ii), 32B-6-805(15)(b)(ii), or

865	32B-6-905(12)(b)(ii).
866	[(111)] (114) "Sublicense" means the same as that term is defined in Section
867	32B-8-102 or 32B-8b-102.
868	[(112)] (115) "Supplier" means a person who sells an alcoholic product to the
869	department.
870	[(113)] (116) "Tavern" means an on-premise beer retailer who is:
871	(a) issued a license by the commission in accordance with Chapter 5, Retail License
872	Act, and Chapter 6, Part 7, On-Premise Beer Retailer License; and
873	(b) designated by the commission as a tavern in accordance with Chapter 6, Part 7,
874	On-Premise Beer Retailer License.
875	[(114)] (117) "Temporary beer event permit" means a permit issued in accordance with
876	Chapter 9, Part 4, Temporary Beer Event Permit.
877	[(115)] (118) "Temporary domicile" means the principal place of abode within Utah of
878	a person who does not have a present intention to continue residency within Utah permanently
879	or indefinitely.
880	[(116)] (119) "Translucent" means a substance that allows light to pass through, but
881	does not allow an object or person to be seen through the substance.
882	[(117)] (120) "Unsaleable liquor merchandise" means a container that:
883	(a) is unsaleable because the container is:
884	(i) unlabeled;
885	(ii) leaky;
886	(iii) damaged;
887	(iv) difficult to open; or
888	(v) partly filled;
889	(b) (i) has faded labels or defective caps or corks;
890	(ii) has contents that are:
891	(A) cloudy;
892	(B) spoiled; or
893	(C) chemically determined to be impure; or
894	(iii) contains:
895	(A) sediment; or

896	(B) a foreign substance; or
897	(c) is otherwise considered by the department as unfit for sale.
898	[(118)] (121) (a) "Wine" means an alcoholic product obtained by the fermentation of
899	the natural sugar content of fruits, plants, honey, or milk, or other like substance, whether or
900	not another ingredient is added.
901	(b) "Wine" is considered liquor for purposes of this title, except as otherwise provided
902	in this title.
903	[(119)] (122) "Winery manufacturing license" means a license issued in accordance
904	with Chapter 11, Part 3, Winery Manufacturing License.
905	Section 5. Section 32B-1-104 is amended to read:
906	32B-1-104. Exercise of police powers Severability.
907	(1) (a) This title is an exercise of the police powers of the state for the protection of the
908	public health, peace, safety, welfare, and morals, and regulates the storage, sale, offer for sale,
909	furnishing, consumption, manufacture, and distribution of an alcoholic product.
910	(b) This title governs alcoholic product control unless otherwise provided in this title.
911	(c) If this title or a local ordinance adopted in accordance with Section <u>32B-1-204</u> does
912	not expressly permit a licensee or permittee to engage in an activity related to the storage, sale,
913	offer for sale, furnishing, consumption, manufacture, and distribution of an alcoholic product,
914	the licensee or permittee may not engage in that activity.
915	(2) The department and the commission:
916	(a) shall implement and enforce the provisions of this title in accordance with the
917	express language of the provisions and in a manner consistent with the policy described in
918	Section <u>32B-1-103</u> ; and
919	(b) may not waive any provision of this title.
920	$\left[\frac{(2)}{(3)}\right]$ If a provision of this title or the application of a provision to a person or
921	circumstance is held invalid, the remainder of this title shall be given effect without the invalid
922	provision or application. The provisions of this title are severable.
923	Section 6. Section 32B-1-201 is amended to read:
924	32B-1-201. Restrictions on number of retail licenses that may be issued
925	Determining population Exempt licenses.
926	(1) As used in this section:

927	(a) "Alcohol-related law enforcement officer" means a law enforcement officer
928	employed by the Department of Public Safety that has as a primary responsibility:
929	(i) the enforcement of this title; or
930	(ii) the enforcement of Title 41, Chapter 6a, Part 5, Driving Under the Influence and
931	Reckless Driving.
932	(b) "Enforcement ratio" is the number calculated as follows:
933	(i) determine the quotient equal to the sum of the total number of quota retail licenses
934	available and the total number of licensed premises operating under a master full-service
935	restaurant license or under a master limited-service restaurant license divided by the total
936	number of alcohol-related law enforcement officers; and
937	(ii) round the number determined in accordance with Subsection (1)(b)(i) up to the
938	nearest whole number.
939	(c) "Quota retail license" means:
940	(i) a full-service restaurant license;
941	(ii) a limited-service restaurant license;
942	(iii) a [club] bar establishment license;
943	(iv) an on-premise banquet license;
944	(v) an on-premise beer retailer operating as a tavern; and
945	(vi) a reception center license.
946	(d) "Total number of alcohol-related law enforcement officers" means the total number
947	of positions designated as alcohol-related law enforcement officers that are funded as of a
948	specified date as certified by the Department of Public Safety to the department.
949	(e) "Total number of quota retail licenses available" means the number calculated by:
950	(i) determining as of a specified date for each quota retail license the number of
951	licenses that the commission may not exceed calculated by dividing the population of the state
952	by the number specified in the relevant provision for the quota retail license; and
953	(ii) adding together the numbers determined under Subsection (1)(e)(i).
954	(2) (a) Beginning on July 1, 2012, the department shall annually determine the
955	enforcement ratio as of July 1 of that year.
956	(b) If, beginning on July 1, 2012, the enforcement ratio is greater than 52, the
957	commission may not issue a quota retail license for the 12-month period beginning on the July

059	1 france bish the surface sector that the fo
958	1 for which the enforcement ratio is greater than 52.
959	(c) Notwithstanding Subsection (2)(b), the commission may issue a quota retail license
960	during the 12-month period described in Subsection (2)(b) beginning on the day on which a
961	sufficient number of alcohol-related law enforcement officers are employed so that if the
962	enforcement ratio is calculated, the enforcement ratio would be equal to or less than 52.
963	(d) Once the Department of Public Safety certifies under Subsection (1)(d) the total
964	number of positions designated as alcohol-related law enforcement officers that are funded as
965	of July 1, the Department of Public Safety may not use the funding for the designated
966	alcohol-related law enforcement officers for a purpose other than funding those positions.
967	(3) For purposes of determining the number of state stores that the commission may
968	establish or the number of package agencies or retail licenses that the commission may issue,
969	the commission shall determine population by:
970	(a) the most recent United States decennial or special census; or
971	(b) another population determination made by the United States or state governments.
972	(4) The commission may not consider a retail license that meets the following
973	conditions in determining the total number of licenses available for that type of retail license
974	that the commission may issue at any time:
975	(a) the retail license was issued to a club licensee designated as a dining club as of July
976	1, 2011; and
977	(b) the dining club license is converted to another type of retail license in accordance
978	with Section 32B-6-409.
979	Section 7. Section 32B-1-202 is amended to read:
980	32B-1-202. Proximity to community location.
981	(1) [For purposes of] As used in this section[, "outlet" means]:
982	(a) (i) "Outlet" means:
983	[(a)] (A) a state store;
984	[(b)] (B) a package agency; or
985	[(c)] (C) a retail licensee[, except an airport lounge licensee].
986	(ii) "Outlet" does not include:
987	(A) an airport lounge licensee; or
988	(B) a restaurant.

989	(b) "Restaurant" means:
990	(i) a full-service restaurant licensee;
991	(ii) a limited-service restaurant licensee; or
992	(iii) a beer-only restaurant licensee.
993	(2) (a) [Except as otherwise provided in this section, the] The premises of an outlet
994	may not be located:
995	[(a)] (i) within 600 feet of a community location, as measured from the nearest
996	entrance of the outlet by following the shortest route of ordinary pedestrian travel to the
997	property boundary of the community location; or
998	[(b)] (ii) within 200 feet of a community location, measured in a straight line from the
999	nearest entrance of the outlet to the nearest property boundary of the community location.
1000	(b) The premises of a restaurant may not be located:
1001	(i) within 450 feet of a community location, as measured from the nearest entrance of
1002	the restaurant by following the shortest route of ordinary pedestrian travel to the property
1003	boundary of the community location; or
1004	(ii) within 200 feet of a community location, measured in a straight line from the
1005	nearest entrance of the restaurant to the nearest property boundary of the community location.
1006	[(3) With respect to the location of an outlet, the commission may authorize a variance
1007	to reduce the proximity requirement of Subsection (2) if:]
1008	[(a) when the variance reduces the proximity requirement of Subsection (2)(b), the
1009	community location at issue is:]
1010	[(i) a public library; or]
1011	[(ii) a public park;]
1012	[(b) except with respect to a state store, the local authority gives its written consent to
1013	the variance;]
1014	[(c) the commission finds that alternative locations for locating that type of outlet in
1015	the community are limited;]
1016	[(d) a public hearing is held in the city, town, metro township, or county, and when
1017	practical in the neighborhood concerned;]
1018	[(e) after giving full consideration to the attending circumstances and the policies
1019	stated in Subsections 32B-1-103(3) and (4), the commission determines that locating the outlet

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1020	in that location would not be detrimental to the public health, peace, safety, and welfare of the
1021	community;]
1022	[(f) (i) the community location governing authority gives its written consent to the
1023	variance; or]
1024	[(ii) if the community location governing authority does not give its written consent to
1025	a variance, the commission finds the following for a state store, or if the outlet is a package
1026	agency or retail licensee, the commission finds that the applicant establishes the following:]
1027	[(A) there is substantial unmet public demand to consume an alcoholic product:]
1028	[(I) within the geographic boundary of the local authority in which the outlet is to be
1029	located; and]
1030	[(II) for an outlet that is a retail licensee, in a public setting;]
1031	[(B) there is no reasonably viable alternative for satisfying the substantial unmet
1032	demand other than through locating that type of outlet in that location; and]
1033	[(C) there is no reasonably viable alternative location within the geographic boundary
1034	of the local authority in which the outlet is to be located for locating that type of outlet to
1035	satisfy the unmet demand.]
1036	[(4) With respect to the premises of a package agency or retail licensee that undergoes
1037	a change of ownership, the commission may waive or vary the proximity requirements of
1038	Subsection (2) in considering whether to issue the package agency or same type of retail license
1039	to the new owner of the premises if:]
1040	[(a) the premises previously received a variance reducing the proximity requirement of
1041	Subsection (2)(a);]
1042	[(b) the premises received a variance reducing the proximity requirement of Subsection
1043	(2)(b) on or before May 4, 2008; or]
1044	[(c) a variance from proximity requirements was otherwise allowed under this title.]
1045	(3) For an outlet or a restaurant that holds a license on May 9, 2017, and operates under
1046	a previously approved variance to one or more proximity requirements in effect before May 9,
1047	2017, the outlet or restaurant may continue to operate under the variance if the outlet or
1048	restaurant remains in continuous operation, regardless of whether the outlet or restaurant
1049	changes ownership.
1050	$\left[\frac{(5)}{(5)}\right]$ (4) Nothing in this section prevents the commission from considering the

1051	proximity of an educational, religious, and recreational facility, or any other relevant factor in
1052	reaching a decision on a proposed location of an outlet or a restaurant.
1053	Section 8. Section 32B-1-207 is amended to read:
1054	32B-1-207. Calculation of ratio of gross receipts of food to alcoholic product.
1055	In calculating the annual gross receipts of a retail license or sublicense for purposes of
1056	determining the percentage of gross receipts from the sale, offer for sale, or furnishing of food
1057	or an alcoholic product, a retail licensee may not include in the calculation the money from the
1058	sale of a bottle of wine by the retail licensee or under a sublicense that is in excess of $[$250]$
1059	<u>\$175</u> .
1060	Section 9. Section 32B-1-305 is amended to read:
1061	32B-1-305. Requirement for a background check.
1062	(1) The department shall require an individual listed in Subsection (2), in accordance
1063	with this part, to:
1064	(a) provide a signed waiver from the individual whose fingerprints may be registered in
1065	the Federal Bureau of Investigation Rap Back system that notifies the signee:
1066	(i) that a criminal history background check will be conducted;
1067	(ii) who will see the information; and
1068	(iii) how the information will be used;
1069	(b) submit to a background check in a form acceptable to the department; and
1070	(c) consent to a background check by:
1071	(i) the Utah Bureau of Criminal Identification; and
1072	(ii) the Federal Bureau of Investigation.
1073	(2) The following shall comply with Subsection (1):
1074	(a) an individual applying for employment with the department if:
1075	(i) the department makes the decision to offer the individual employment with the
1076	department; and
1077	(ii) once employed, the individual will receive benefits;
1078	(b) an individual applying to the commission to operate a package agency;
1079	(c) an individual applying to the commission for a license, unless the license is an
1080	off-premise beer retailer state license;
1081	(d) an individual who with regard to an entity that is applying to the commission to

1082	operate a package agency or for a license is:
1083	(i) a partner;
1084	(ii) a managing agent;
1085	(iii) a manager;
1086	(iv) an officer;
1087	(v) a director;
1088	(vi) a stockholder who holds at least 20% of the total issued and outstanding stock of a
1089	corporation;
1090	(vii) a member who owns at least 20% of a limited liability company; or
1091	(viii) an individual employed to act in a supervisory or managerial capacity; or
1092	(e) an individual who becomes involved with an entity that operates a package agency
1093	or holds a license, if the individual is in a capacity listed in Subsection (2)(d) on or after the day
1094	on which the entity:
1095	(i) is approved to operate a package agency; or
1096	(ii) is licensed by the commission.
1097	(3) The department shall require compliance with Subsection (2)(e) as a condition of
1098	an entity's:
1099	(a) continued operation of a package agency; or
1100	(b) renewal of a license.
1101	(4) The department may require as a condition of continued employment that a
1102	department employee:
1103	(a) submit to a background check in a form acceptable to the department; and
1104	(b) consent to a fingerprint criminal background check by:
1105	(i) the Utah Bureau of Criminal Identification; and
1106	(ii) the Federal Bureau of Investigation.
1107	Section 10. Section 32B-1-407 is amended to read:
1108	32B-1-407. Verification of proof of age by applicable licensees.
1109	(1) As used in this section, "applicable licensee" means:
1110	(a) a dining club;
1111	(b) a [social club; or] bar;
1112	(c) a tavern[:]:

1113	(d) a full-service restaurant;
1114	(e) a limited-service restaurant; or
1115	(f) a beer-only restaurant.
1116	(2) Notwithstanding any other provision of this part, an applicable licensee shall
1117	require that an authorized person for the applicable licensee verify proof of age as provided in
1118	this section.
1119	(3) An authorized person is required to verify proof of age under this section before an
1120	individual who appears to be 35 years of age or younger:
1121	(a) gains admittance to the premises of a [social club] <u>bar</u> licensee or tavern; [or]
1122	(b) procures an alcoholic product on the premises of a dining club licensee[-]; or
1123	(c) sits, remains, or consumes food or a beverage in a dispensing area in the premises
1124	of a full-service restaurant licensee, a limited-service restaurant licensee, or a beer-only
1125	restaurant licensee.
1126	(4) To comply with Subsection (3), an authorized person shall:
1127	(a) request the individual present proof of age; and
1128	(b) (i) verify the validity of the proof of age electronically under the verification
1129	program created in Subsection (5); or
1130	(ii) if the proof of age cannot be electronically verified as provided in Subsection
1131	(4)(b)(i), request that the individual comply with a process established by the commission by
1132	rule.
1133	(5) The commission shall establish by rule an electronic verification program that
1134	includes the following:
1135	(a) the specifications for the technology used by the applicable licensee to
1136	electronically verify proof of age, including that the technology display to the person described
1137	in Subsection (2) no more than the following for the individual who presents the proof of age:
1138	(i) the name;
1139	(ii) the age;
1140	(iii) the number assigned to the individual's proof of age by the issuing authority;
1141	(iv) the birth date;
1142	(v) the gender; and
1143	(vi) the status and expiration date of the individual's proof of age; and

1144	(b) the security measures that shall be used by an applicable licensee to ensure that
1145	information obtained under this section is:
1146	(i) used by the applicable licensee only for purposes of verifying proof of age in
1147	accordance with this section; and
1148	(ii) retained by the applicable licensee for seven days after the day on which the
1149	applicable licensee obtains the information.
1150	(6) (a) An applicable licensee may not disclose information obtained under this section
1151	except as provided under this title.
1152	(b) Information obtained under this section is considered a record for any purpose
1153	under Chapter 5, Part 3, Retail Licensee Operational Requirements.
1154	Section 11. Section 32B-1-505 is amended to read:
1155	32B-1-505. Sexually oriented entertainer.
1156	(1) Subject to the requirements of this part, live entertainment is permitted on premises
1157	or at an event regulated by the commission.
1158	(2) Notwithstanding Subsection (1), a retail licensee or permittee may not permit a
1159	person to:
1160	(a) appear or perform in a state of nudity;
1161	(b) perform or simulate an act of:
1162	(i) sexual intercourse;
1163	(ii) masturbation;
1164	(iii) sodomy;
1165	(iv) bestiality;
1166	(v) oral copulation;
1167	(vi) flagellation; or
1168	(vii) a sexual act that is prohibited by Utah law; or
1169	(c) touch, caress, or fondle the breast, buttocks, anus, or genitals.
1170	(3) A sexually oriented entertainer may perform in a state of seminudity:
1171	(a) only in:
1172	(i) a tavern; or
1173	(ii) a [social club] bar license premises; and
1174	(b) only if:

1175	(i) the windows, doors, and other apertures to the premises are darkened or otherwise
1176	constructed to prevent anyone outside the premises from seeing the performance; and
1177	(ii) the outside entrance doors of the premises remain unlocked.
1178	(4) A sexually oriented entertainer may perform only upon a stage or in a designated
1179	performance area that is:
1180	(a) approved by the commission in accordance with rules made by the commission;
1181	(b) configured so as to preclude a patron from:
1182	(i) touching the sexually oriented entertainer; or
1183	(ii) placing any money or object on or within the performance attire or the person of the
1184	sexually oriented entertainer; and
1185	(c) configured so as to preclude the sexually oriented entertainer from touching a
1186	patron.
1187	(5) A sexually oriented entertainer may not touch a patron:
1188	(a) during the sexually oriented entertainer's performance; or
1189	(b) while the sexually oriented entertainer is dressed in performance attire.
1190	(6) A sexually oriented entertainer, while in the portion of the premises used by
1191	patrons, shall be dressed in opaque clothing which covers and conceals the sexually oriented
1192	entertainer's performance attire from the top of the breast to the knee.
1193	(7) A patron may not be on the stage or in the performance area while a sexually
1194	oriented entertainer is appearing or performing on the stage or in the performance area.
1195	(8) A patron may not:
1196	(a) touch a sexually oriented entertainer:
1197	(i) during the sexually oriented entertainer's performance; or
1198	(ii) while the sexually oriented entertainer is dressed in performance attire; or
1199	(b) place money or any other object on or within the performance attire or the person of
1200	the sexually oriented entertainer.
1201	(9) A minor may not be on premises described in Subsection (3).
1202	(10) A person who appears or performs for the entertainment of patrons on premises or
1203	at an event regulated by the commission that is not a tavern or [social club] bar licensee:
1204	(a) may not appear or perform in a state of nudity or a state of seminudity; and
1205	(b) may appear or perform in opaque clothing that completely covers the person's

1206	genitals, pubic area, and anus if the covering:
1207	(i) is not less than the following at its widest point:
1208	(A) four inches coverage width in the front of the human body; and
1209	(B) five inches coverage width in the back of the human body;
1210	(ii) does not taper to less than one inch wide at the narrowest point; and
1211	(iii) if covering a female, completely covers the breast below the top of the areola.
1212	Section 12. Section 32B-1-604 is amended to read:
1213	32B-1-604. Requirements for labeling and packaging Authority of the
1214	commission and department.
1215	(1) A manufacturer may not distribute or sell a malted beverage:
1216	(a) unless the label and packaging of the malted beverage:
1217	(i) complies with the federal label requirements of 27 C.F.R. Parts 7, 13, and 16; and
1218	(ii) clearly gives notice to the public that the malted beverage is an alcoholic product;
1219	and
1220	(b) until the day on which the department in accordance with this title and rules of the
1221	commission approves the label and packaging of the malted beverage.
1222	(2) The department shall review the label and packaging of a malted beverage to ensure
1223	that the label and packaging meet the requirements of Subsection (1)(a).
1224	(3) A manufacturer may comply with the requirement of Subsection (1)(a)(ii) by
1225	including on a label and packaging for a malted beverage any of the following terms:
1226	(a) beer;
1227	(b) ale;
1228	(c) porter;
1229	(d) stout;
1230	(e) lager;
1231	(f) lager beer; or
1232	(g) another class or type designation commonly applied to a malted beverage that
1233	conveys by a recognized term that the product contains alcohol.
1234	(4) (a) As used in this section, "previously approved malted beverage" means a malted
1235	beverage for which the manufacturer holds approval for the label and packaging under
1236	Subsection (1)(b) on May 9, 2017.

1237	(b) Beginning May 9, 2017, the department shall review the label and packaging of
1238	each previously approved malted beverage for compliance with the provisions of this part.
1239	(c) If, during the review described in Subsection (4)(b), the department determines that
1240	a previously approved malted beverage does not comply with the provisions of this part on or
1241	after May 9, 2017:
1242	(i) the department shall send written notice to the manufacturer that states:
1243	(A) that the manufacturer shall reapply for approval of the label and packaging of the
1244	malted beverage; and
1245	(B) the date by which the manufacturer shall submit an application to the department
1246	for approval; and
1247	(ii) the manufacturer shall reapply for approval of the label and packaging of the
1248	malted beverage in accordance with the written notice and the provisions of this part.
1249	(d) (i) A manufacturer may distribute or sell a previously approved malted beverage
1250	through December 31, 2017, in accordance with the manufacturer's most recent approval from
1251	the department.
1252	(ii) After December 31, 2017, a manufacturer that receives a written notice from the
1253	department under Subsection (4)(c) may not distribute or sell a previously approved malted
1254	beverage, unless the department approves the label and packaging of the malted beverage.
1255	(e) The department shall ensure that the department notifies and takes action on each
1256	timely application submitted under this Subsection (4) before January 1, 2018.
1257	Section 13. Section 32B-1-605 is amended to read:
1258	32B-1-605. General procedure for approval.
1259	(1) To obtain approval of the label and packaging of a malted beverage, the
1260	manufacturer of the malted beverage shall submit an application to the department for
1261	approval.
1262	(2) The application described in Subsection (1) shall be on a form approved by the
1263	department and include the following for each brand and label for which the manufacturer
1264	seeks approval:
1265	(a) (i) a copy of a federal certificate of label approval from the United States
1266	Department of Treasury, Alcohol and Tobacco Tax and Trade Bureau[, for each brand and
1267	label for which the manufacturer is seeking approval]; or

1268	(ii) if the Bureau does not require label approval, a copy of formula approval from the
1269	United States Department of Treasury, Alcohol and Tobacco Tax and Trade Bureau;
1270	(b) a complete set of original labels for each size of container of the malted beverage;
1271	(c) a description of the size of the container on which a label will be placed;
1272	(d) a description of each type of container of the malted beverage; and
1273	(e) a description of any packaging for the malted beverage.
1274	(3) The department may assess a reasonable fee for reviewing a label and packaging for
1275	approval.
1276	(4) (a) The department shall notify a manufacturer within 30 days after the day on
1277	which the manufacturer submits an application whether the label and packaging is approved or
1278	denied.
1279	(b) If the department determines that an unusual circumstance requires additional time,
1280	the department may extend the time period described in Subsection (4)(a).
1281	(5) A manufacturer shall obtain the approval of the department of a revision of a
1282	previously approved label and packaging before a malted beverage using the revised label and
1283	packaging may be distributed or sold in this state.
1284	(6) (a) The department may revoke a label and packaging previously approved upon a
1285	finding that the label and packaging is not in compliance with this title or rules of the
1286	commission.
1287	(b) The department shall notify the person who applies for the approval of a label and
1288	packaging at least five business days before the day on which a label and packaging approval is
1289	considered revoked.
1290	(c) After receiving notice under Subsection (6)(b), a manufacturer may present written
1291	argument or evidence to the department on why the revocation should not occur.
1292	(7) A manufacturer that applies for approval of a label and packaging may appeal a
1293	denial or revocation of a label and packaging approval to the commission.
1294	Section 14. Section 32B-1-606 is amended to read:
1295	32B-1-606. Special procedure for certain malted beverages.
1296	[(1) If a flavored malt beverage is labeled or packaged in a manner that is similar to a
1297	label or packaging used for a nonalcoholic beverage,]
1298	(1) Notwithstanding Subsection <u>32B-1-604(3)</u> , a manufacturer of [the flavored malt] <u>a</u>

1299	malted beverage may not distribute or sell the [flavored malt] malted beverage in this state
1300	until the day on which the manufacturer receives approval of the labeling and packaging from
1301	the department in accordance with this section and Sections 32B-1-604 and 32B-1-605, if the
1302	malted beverage is labeled or packaged in a manner that is:
1303	[(a) Sections 32B-1-604 and 32B-1-605; and]
1304	[(b) this section.]
1305	(a) similar to a label or packaging used for a nonalcoholic beverage; or
1306	(b) likely to confuse or mislead a patron to believe the malted beverage is a
1307	nonalcoholic beverage.
1308	(2) The department may not approve the labeling and packaging of a [flavored malt]
1309	malted beverage described in Subsection (1) unless in addition to the requirements of Section
1310	32B-1-604 the labeling and packaging complies with the following:
1311	(a) the label on the [flavored malt] malted beverage [shall bear] bears a prominently
1312	displayed label or a firmly affixed sticker that provides the following information:
1313	(i) the statement:
1314	(A) "alcoholic beverage"[;] or $[(B)]$ "contains alcohol"; and
1315	(B) "beer," "flavored malt beverage," or "heavy beer," in accordance with the type of
1316	malted beverage as defined in this title; and
1317	(ii) the alcohol content of the [flavored malt] <u>malted</u> beverage[-];
1318	(b) the packaging of [a flavored malt] the malted beverage [shall] prominently
1319	[include] includes, either imprinted on the packaging or imprinted on a sticker firmly affixed to
1320	the packaging, the statement:
1321	(i) "alcoholic beverage"; or
1322	(ii) "contains alcohol"[.];
1323	(c) a statement required by Subsection (2)(a) or (b) [shall appear] appears in a format
1324	required by rule made by the commission[-]; and
1325	(d) a statement of alcohol content required by Subsection (2)(a)(ii):
1326	(i) [shall state] states the alcohol content as a percentage of alcohol by volume or by
1327	weight;
1328	(ii) [may] does not use an abbreviation, but [shall use] uses the complete words
1329	"alcohol," "volume," or "weight"; and

- 1330 (iii) [shall be] is in a format required by rule made by the commission. 1331 (3) The department may reject a label or packaging that appears designed to obscure 1332 the information required by Subsection (2). 1333 (4) To determine whether a [flavored malt] malted beverage is described in Subsection 1334 (1) and subject to this section, the department may consider in addition to other factors one or 1335 more of the following factors: 1336 (a) whether the coloring, carbonation, and packaging of the [flavored malt] malted beverage: 1337 1338 (i) is similar to those of a nonalcoholic beverage or product; or 1339 (ii) can be confused with a nonalcoholic beverage; 1340 (b) whether the [flavored malt] malted beverage possesses a character and flavor 1341 distinctive from a traditional malted beverage; 1342 (c) whether the [flavored malt] malted beverage: 1343 (i) is prepackaged; 1344 (ii) contains high levels of caffeine and other additives; and 1345 (iii) is marketed as a beverage that is specifically designed to provide energy; 1346 (d) whether the [flavored malt] malted beverage contains added sweetener or sugar 1347 substitutes: or 1348 (e) whether the [flavored malt] malted beverage contains an added fruit flavor or other 1349 flavor that masks the taste of a traditional malted beverage. 1350 Section 15. Section **32B-2-202** is amended to read: 1351 32B-2-202. Powers and duties of the commission. 1352 (1) The commission shall: 1353 (a) consistent with the policy established by the Legislature by statute, act as a general 1354 policymaking body on the subject of alcoholic product control; 1355 (b) adopt and issue policies, rules, and procedures; 1356 (c) set policy by written rules that establish criteria and procedures for: 1357 (i) issuing, denying, not renewing, suspending, or revoking a package agency, license, 1358 permit, or certificate of approval; and 1359 (ii) determining the location of a state store, package agency, or retail licensee;
- 1360 (d) decide within the limits, and under the conditions imposed by this title, the number

1361 and location of state stores, package agencies, and retail licensees in the state; 1362 (e) issue, deny, suspend, revoke, or not renew the following package agencies, licenses, 1363 permits, or certificates of approval for the purchase, storage, sale, offer for sale, furnishing, 1364 consumption, manufacture, and distribution of an alcoholic product: 1365 (i) a package agency; 1366 (ii) a full-service restaurant license; (iii) a master full-service restaurant license; 1367 1368 (iv) a limited-service restaurant license: 1369 (v) a master limited-service restaurant license; 1370 (vi) a [club] bar establishment license; 1371 (vii) an airport lounge license; 1372 (viii) an on-premise banquet license; 1373 (ix) a resort license, under which at least four or more sublicenses may be included; 1374 (x) an on-premise beer retailer license; 1375 (xi) a reception center license; 1376 (xii) a beer-only restaurant license; (xiii) a hotel license, under which at least three or more sublicenses may be included; 1377 1378 (xiv) subject to Subsection (4), a single event permit: 1379 (xv) subject to Subsection (4), a temporary beer event permit; 1380 (xvi) a special use permit; 1381 (xvii) a manufacturing license; 1382 (xviii) a liquor warehousing license; (xix) a beer wholesaling license; and 1383 1384 (xx) one of the following that holds a certificate of approval: 1385 (A) an out-of-state brewer; 1386 (B) an out-of-state importer of beer, heavy beer, or flavored malt beverages; and 1387 (C) an out-of-state supplier of beer, heavy beer, or flavored malt beverages; 1388 (f) in accordance with Section 32B-5-205, issue, deny, suspend, or revoke conditional 1389 licenses for the purchase, storage, sale, furnishing, consumption, manufacture, and distribution 1390 of an alcoholic product; 1391 (g) prescribe the duties of the department in assisting the commission in issuing a

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1392 package agency, license, permit, or certificate of approval under this title; 1393 (h) to the extent a fee is not specified in this title, establish a fee allowed under this title 1394 in accordance with Section 63J-1-504; 1395 (i) fix prices at which liquor is sold that are the same at all state stores, package 1396 agencies, and retail licensees; 1397 (i) issue and distribute price lists showing the price to be paid by a purchaser for each 1398 class, variety, or brand of liquor kept for sale by the department; 1399 (k) (i) require the director to follow sound management principles: and 1400 (ii) require periodic reporting from the director to ensure that: 1401 (A) sound management principles are being followed; and 1402 (B) policies established by the commission are being observed; 1403 (1) (i) receive, consider, and act in a timely manner upon the reports, recommendations, and matters submitted by the director to the commission; and 1404 1405 (ii) do the things necessary to support the department in properly performing the 1406 department's duties; 1407 (m) obtain temporarily and for special purposes the services of an expert or person 1408 engaged in the practice of a profession, or a person who possesses a needed skill if: 1409 (i) considered expedient; and 1410 (ii) approved by the governor; 1411 (n) prescribe the conduct, management, and equipment of premises upon which an 1412 alcoholic product may be stored, sold, offered for sale, furnished, or consumed; 1413 (o) make rules governing the credit terms of beer sales within the state to retail 1414 licensees; and 1415 (p) in accordance with Chapter 3, Disciplinary Actions and Enforcement Act, take 1416 disciplinary action against a person subject to administrative action. 1417 (2) Consistent with the policy established by the Legislature by statute, the power of the commission to do the following is plenary, except as otherwise provided by this title, and 1418 1419 not subject to review: 1420 (a) establish a state store; 1421 (b) issue authority to act as a package agent or operate a package agency; and 1422 (c) issue or deny a license, permit, or certificate of approval.

1423	(3) If the commission is authorized or required to make a rule under this title, the
1424	commission shall make the rule in accordance with Title 63G, Chapter 3, Utah Administrative
1425	Rulemaking Act.
1426	(4) Notwithstanding Subsections $(1)(e)(xiv)$ and (xv) , the director or deputy director
1427	may issue an event permit in accordance with Chapter 9, Event Permit Act.
1428	Section 16. Section 32B-2-210 is amended to read:
1429	32B-2-210. Alcoholic Beverage Control Advisory Board.
1430	(1) There is created within the department an advisory board known as the "Alcoholic
1431	Beverage Control Advisory Board."
1432	(2) The advisory board shall consist of [12 members] 8 voting members and one
1433	nonvoting member as follows:
1434	(a) [the following] three voting members appointed by the commission[, a
1435	representative of]:
1436	[(i) a full-service restaurant licensee;]
1437	[(ii) a limited-service restaurant licensee;]
1438	[(iii) a beer-only restaurant licensee;]
1439	[(iv) a social club licensee;]
1440	[(v) a fraternal club licensee;]
1441	[(vi) a dining club licensee;]
1442	[(vii) a wholesaler licensee;]
1443	[(viii) an on-premise banquet licensee;]
1444	[(ix) an on-premise beer retailer licensee; and]
1445	[(x) a reception center licensee;]
1446	(i) one of whom represents the retail alcohol industry;
1447	(ii) one of whom represents the wholesale alcohol industry; and
1448	(iii) one of whom represents the alcohol manufacturing industry;
1449	(b) two voting members appointed by the commission, each of whom represents an
1450	organization that addresses alcohol or drug abuse prevention, alcohol or drug related
1451	enforcement, or alcohol or drug related education;
1452	(c) the director of the Division of Substance Abuse and Mental Health or the director's
1453	designee who serves as a voting member;

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1454 [(b)] (d) the chair of the Utah Substance Use and Mental Health Advisory Council, or 1455 the chair's designee, who serves as a voting member; and 1456 [(c)] (e) the chair of the commission or the chair's designee from the members of the 1457 commission, who [shall serve] serves as a nonvoting member. 1458 (3) (a) Except as required by Subsection (3)(b), as terms of current voting members of 1459 the advisory board expire, the commission shall appoint each new member or reappointed 1460 member to a four-year term beginning July 1 and ending June 30. 1461 (b) Notwithstanding the requirements of Subsection (3)(a), the commission shall, at the 1462 time of appointment or reappointment, adjust the length of terms to ensure that the terms of 1463 voting advisory board members are staggered so that approximately half of the advisory board 1464 is appointed every two years. 1465 (c) No two members of the board may be employed by the same company or nonprofit 1466 organization. 1467 (4) (a) When a vacancy occurs in the membership for any reason, the commission shall 1468 appoint a replacement for the unexpired term. 1469 (b) The commission shall terminate the term of a voting advisory board member who 1470 ceases to be representative as designated by the member's original appointment. 1471 (5) The advisory board shall meet no more than guarterly as called by the chair for the 1472 purpose of advising the commission and the department, with discussion limited to 1473 administrative rules made under this title. 1474 (6) The chair of the commission or the chair's designee shall serve as the chair of the 1475 advisory board and call the necessary meetings. 1476 (7) (a) [Six] Five members of the board constitute a quorum of the board. (b) An action of the majority when a quorum is present is the action of the board. 1477 1478 (8) The department shall provide staff support to the advisory board. 1479 (9) A member may not receive compensation or benefits for the member's service, but 1480 may receive per diem and travel expenses in accordance with: 1481 (a) Section 63A-3-106: (b) Section 63A-3-107; and 1482 1483 (c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and 1484 63A-3-107.

1485	Section 17. Section 32B-2-304 is amended to read:
1486	32B-2-304. Liquor price School lunch program Remittance of markup.
1487	(1) For purposes of this section:
1488	(a) (i) "Landed case cost" means:
1489	(A) the cost of the product; and
1490	(B) inbound shipping costs incurred by the department.
1491	(ii) "Landed case cost" does not include the outbound shipping cost from a warehouse
1492	of the department to a state store.
1493	(b) "Proof gallon" [has] means the same [meaning as] as that term is defined in 26
1494	U.S.C. Sec. 5002.
1495	(c) Notwithstanding Section 32B-1-102, "small brewer" means a brewer who
1496	manufactures in a calendar year less than 40,000 barrels of beer, heavy beer, and flavored malt
1497	beverage.
1498	(2) Except as provided in Subsection (3):
1499	(a) spirituous liquor sold by the department within the state shall be marked up in an
1500	amount not less than $[86\%]$ 88% above the landed case cost to the department;
1501	(b) wine sold by the department within the state shall be marked up in an amount not
1502	less than $[86\%]$ 88% above the landed case cost to the department;
1503	(c) heavy beer sold by the department within the state shall be marked up in an amount
1504	not less than $[64.5\%]$ 66.5% above the landed case cost to the department; and
1505	(d) a flavored malt beverage sold by the department within the state shall be marked up
1506	in an amount not less than $[86\%]$ 88% above the landed case cost to the department.
1507	(3) (a) Liquor sold by the department to a military installation in Utah shall be marked
1508	up in an amount not less than $[15\%]$ 17% above the landed case cost to the department.
1509	(b) Except for spirituous liquor sold by the department to a military installation in
1510	Utah, spirituous liquor that is sold by the department within the state shall be marked up $[47\%]$
1511	49% above the landed case cost to the department if:
1512	(i) the spirituous liquor is manufactured by a manufacturer producing less than 30,000
1513	proof gallons of spirituous liquor in a calendar year; and
1514	(ii) the manufacturer applies to the department for a reduced markup.
1515	(c) Except for wine sold by the department to a military installation in Utah, wine that

is sold by the department within the state shall be marked up $[47\%]$ 49% above the landed case
cost to the department if:
(i) the wine is manufactured by a manufacturer producing less than 20,000 gallons of
wine in a calendar year; and
(ii) the manufacturer applies to the department for a reduced markup.
(d) Except for heavy beer sold by the department to a military installation in Utah,
heavy beer that is sold by the department within the state shall be marked up $[30\%]$ 32% above
the landed case cost to the department if:
(i) a small brewer manufactures the heavy beer; and
(ii) the small brewer applies to the department for a reduced markup.
(e) The department shall verify an amount described in Subsection (3)(b), (c), or (d)
pursuant to a federal or other verifiable production report.
(4) The department shall deposit 10% of the total gross revenue from sales of liquor
with the state treasurer to be credited to the Uniform School Fund and used to support the
school lunch program administered by the State Board of Education under Section
53A-19-201.
(5) This section does not prohibit the department from selling discontinued items at a
discount.
(6) (a) The department shall collect the markup and remit the markup collected by the
department under this section:
(i) to the State Tax Commission monthly on or before the last day of the month
immediately following the last day of the previous month; and
(ii) using a form prescribed by the State Tax Commission.
(b) For liquor provided to a package agency on consignment, the department shall
remit the markup to the State Tax Commission for the month during which the liquor is
provided to the package agency regardless of when the package agency pays the department for
the liquor provided to the package agency.
(c) The State Tax Commission shall deposit revenues remitted to it under Subsection
(6)(a) into the Markup Holding Fund created in Section 32B-2-301.
(d) The assessment, collection, and refund of a markup under this section shall be in
accordance with Title 59, Chapter 1, Part 14, Assessment, Collections, and Refunds Act.

1547	(e) The department, if it fails to comply with this Subsection (6), is subject to penalties
1548	as provided in Section 59-1-401 and interest as provided in Section 59-1-402.
1549	(f) The State Tax Commission may make rules, in accordance with Title 63G, Chapter
1550	3, Utah Administrative Rulemaking Act, to establish procedures under this Subsection (6).
1551	Section 18. Section 32B-2-306 is amended to read:
1552	32B-2-306. Underage drinking prevention media and education campaign
1553	School-based underage drinking prevention program.
1554	(1) As used in this section:
1555	(a) "Advisory council" means the Utah Substance Abuse Advisory Council created in
1556	Section 63M-7-301.
1557	(b) "Grade 10 school-based underage drinking prevention program" means a
1558	school-based underage drinking prevention program that also increases awareness of the
1559	dangers of driving under the influence of alcohol.
1560	(c) "LEA" means the same as that term is defined in Section 53A-1-401.
1561	[(b)] (d) "Restricted account" means the Underage Drinking Prevention Media and
1562	Education Campaign Restricted Account created in this section.
1563	(e) "School-based underage drinking prevention program" means an evidence-based
1564	program intended for students aged 13 and older that:
1565	(i) is aimed at preventing underage consumption of alcoholic product;
1566	(ii) is delivered by methods that engage students in storytelling and visualization;
1567	(iii) addresses the behavioral risk factors associated with underage drinking; and
1568	(iv) provides practical tools to address the dangers of underage drinking.
1569	(2) (a) There is created a restricted account within the General Fund known as the
1570	"Underage Drinking Prevention Media and Education Campaign Restricted Account."
1571	(b) The restricted account consists of:
1572	(i) deposits made under Subsection (3); and
1573	(ii) interest earned on the restricted account.
1574	(3) The department shall deposit 0.6% of the total gross revenue from sales of liquor
1575	with the state treasurer, as determined by the total gross revenue collected for the fiscal year
1576	two years preceding the fiscal year for which the deposit is made, to be credited to the
1577	restricted account and to be used by the department as provided in Subsection (5).

1578	(4) The advisory council shall:
1579	(a) provide ongoing oversight of a media and education campaign funded under this
1580	section;
1581	(b) create an underage drinking prevention workgroup consistent with guidelines
1582	proposed by the advisory council related to the membership and duties of the underage
1583	drinking prevention workgroup;
1584	(c) create guidelines for how money appropriated for a media and education campaign
1585	can be used;
1586	(d) include in the guidelines established pursuant to this Subsection (4) that a media
1587	and education campaign funded under this section is carefully researched and developed, and
1588	appropriate for target groups; and
1589	(e) approve plans submitted by the department in accordance with Subsection (5).
1590	(5) (a) Subject to appropriation from the Legislature, the department shall expend
1591	money from the restricted account to direct and fund one or more media and education
1592	campaigns designed to reduce underage drinking in cooperation with the advisory council.
1593	(b) The department shall:
1594	(i) in cooperation with the underage drinking prevention workgroup created under
1595	Subsection (4), prepare and submit a plan to the advisory council detailing the intended use of
1596	the money appropriated under this section;
1597	(ii) upon approval of the plan by the advisory council, conduct the media and education
1598	campaign in accordance with the guidelines made by the advisory council; and
1599	(iii) submit to the advisory council annually by no later than October 1, a written report
1600	detailing the use of the money for the media and education campaigns conducted under this
1601	Subsection (5) and the impact and results of the use of the money during the prior fiscal year
1602	ending June 30.
1603	(6) (a) The department shall develop or, in accordance with Title 63G, Chapter 6a,
1604	Utah Procurement Code, the department shall contract with, a person to provide a school-based
1605	underage drinking prevention program and a grade 10 school-based underage drinking
1606	prevention program.
1607	(b) Each year, the department or the contracted provider shall present:
1608	(i) the school-based underage drinking prevention program to students in grade eight at

1609	each LEA; and
1610	(ii) the grade 10 school-based underage drinking prevention program to students in
1611	grade 10 at each LEA.
1612	Section 19. Section 32B-3-102 is amended to read:
1613	32B-3-102. Definitions.
1614	As used in this chapter[, "final] :
1615	(1) "Aggravating circumstances" means:
1616	(a) prior warnings about compliance problems;
1617	(b) a prior violation history;
1618	(c) a lack of written policies governing employee conduct;
1619	(d) multiple violations during the course of an investigation;
1620	(e) efforts to conceal a violation;
1621	(f) an intentional violation;
1622	(g) the violation involved more than one patron or employee; or
1623	(h) a violation that results in injury or death.
1624	(2) "Final adjudication" means an adjudication for which a final judgment or order is
1625	issued that:
1626	$\left[\frac{(1)}{(1)}\right]$ is not appealed, and the time to appeal the judgment has expired; or
1627	$\left[\frac{(2)}{(b)}\right]$ is appealed, and is affirmed, in whole or in part, on appeal.
1628	Section 20. Section 32B-3-202 is amended to read:
1629	32B-3-202. Timing of reporting violations.
1630	Except when the person subject to administrative action is staff:
1631	(1) A disciplinary proceeding may not be initiated or maintained by the commission or
1632	department on the basis, in whole or in part, of a violation of this title unless a person subject to
1633	administrative action against whom the violation is alleged is notified by the department of the
1634	violation in accordance with this section.
1635	(2) (a) A nondepartment enforcement agency or nondepartment enforcement officer
1636	may not report a violation of this title to the department more than eight business days after the
1637	day on which a nondepartment enforcement officer or agency [completes an investigation that]
1638	finds a violation of this title.
1639	(b) If the commission or department wants the right to initiate or maintain a

1640	disciplinary proceeding on the basis, in whole or in part, of a violation of this title alleged in a
1641	report described in Subsection (2)(a), the department shall notify a person subject to
1642	administrative action who is alleged by the report to have violated this title:
1643	(i) by no later than eight business days of the day on which the department receives the
1644	report described in Subsection (2)(a); and
1645	(ii) that the commission or department may initiate or maintain a disciplinary
1646	proceeding on the basis, in whole or in part, of the violation.
1647	(3) If the commission or department wants the right to initiate or maintain a
1648	disciplinary proceeding on the basis, in whole or in part, of a violation of this title alleged by a
1649	report of a department compliance officer, the department shall notify a person subject to
1650	administrative action who is alleged by the report to have violated this title:
1651	(a) by no later than eight business days of the day on which the department compliance
1652	officer completes an investigation that finds a violation of this title; and
1653	(b) that the commission or department may initiate or maintain a disciplinary
1654	proceeding on the basis, in whole or in part, of the violation.
1655	(4) (a) A notice required by this section may be done orally, if after the oral notification
1656	the department provides written notification.
1657	(b) The written notification described in Subsection (4)(a) may be sent outside the time
1658	periods required by this section.
1659	(5) The department shall maintain a record of a notification required by this section
1660	that includes:
1661	(a) the name of the person notified; and
1662	(b) the date of the notification.
1663	Section 21. Section 32B-3-205 is amended to read:
1664	32B-3-205. Penalties.
1665	(1) If the commission is satisfied that a person subject to administrative action violates
1666	this title or the commission's rules, in accordance with Title 63G, Chapter 4, Administrative
1667	Procedures Act, the commission may:
1668	(a) suspend or revoke the person's license, permit, or certificate of approval;
1669	(b) subject to Subsection (2), impose a fine against the person, including individual
1670	staff of a licensee, permittee, or certificate holder;

1671	(c) assess the administrative costs of a disciplinary proceeding to the person if the
1672	person is a licensee, permittee, or certificate holder; or
1673	(d) take a combination of actions described in this Subsection (1).
1674	(2) (a) A fine imposed may not exceed \$25,000 in the aggregate for:
1675	(i) a single notice of agency action; or
1676	(ii) a single action against a package agency.
1677	(b) The commission shall by rule establish a schedule setting forth a range of fines for
1678	each violation.
1679	(c) When a presiding officer imposes a fine, the presiding officer shall consider any
1680	aggravating circumstances in deciding where within the applicable range to set the fine.
1681	(3) The commission shall transfer the costs assessed under this section into the General
1682	Fund in accordance with Section 32B-2-301.
1683	(4) (a) If a license or permit is suspended under this section, the licensee or permittee
1684	shall prominently display a sign provided by the department:
1685	(i) during the suspension; and
1686	(ii) at the entrance of the premises of the licensee or permittee.
1687	(b) The sign required by this Subsection (4) shall:
1688	(i) read "The Utah Alcoholic Beverage Control Commission has suspended the
1689	alcoholic product license or permit of this establishment. An alcoholic product may not be
1690	sold, offered for sale, furnished, or consumed on these premises during the period of
1691	suspension."; and
1692	(ii) include the dates of the suspension period.
1693	(c) A licensee or permittee may not remove, alter, obscure, or destroy a sign required to
1694	be displayed under this Subsection (4) during the suspension period.
1695	(5) (a) If a license or permit is revoked, the commission may order the revocation of a
1696	bond posted by the licensee or permittee under this title.
1697	(b) Notwithstanding Subsection (5)(a), the department may make a claim against a
1698	bond posted by a licensee or permittee for money owed the department under this title without
1699	the commission first revoking the license or permit.
1700	(6) A licensee or permittee whose license or permit is revoked may not reapply for a
1701	license or permit under this title for three years from the date on which the license or permit is

1702	revoked.
1703	(7) If a staff member of a licensee, permittee, or certificate holder is found to have
1704	violated this title, in addition to imposing another penalty authorized by this title, the
1705	commission may prohibit the staff member from handling, selling, furnishing, distributing,
1706	manufacturing, wholesaling, or warehousing an alcoholic product in the course of acting as
1707	staff with a licensee, permittee, or certificate holder under this title for a period determined by
1708	the commission.
1709	(8) (a) If the commission makes the finding described in Subsection (8)(b), in addition
1710	to other penalties prescribed by this title, the commission may order:
1711	(i) the removal of an alcoholic product of the manufacturer's, supplier's, or importer's
1712	from the department's sales list; and
1713	(ii) a suspension of the department's purchase of an alcoholic product described in
1714	Subsection (8)(a)(i) for a period determined by the commission.
1715	(b) The commission may take the action described in Subsection (8)(a) if:
1716	(i) a manufacturer, supplier, or importer of liquor or its staff or representative violates
1717	this title; and
1718	(ii) the manufacturer, supplier, or importer:
1719	(A) directly commits the violation; or
1720	(B) solicits, requests, commands, encourages, or intentionally aids another to engage in
1721	the violation.
1722	(9) If the commission makes a finding that the brewer holding a certificate of approval
1723	
	violates this title or rules of the commission, the commission may take an action against the
1724	violates this title or rules of the commission, the commission may take an action against the brewer holding a certificate of approval that the commission could take against a licensee
1724 1725	
	brewer holding a certificate of approval that the commission could take against a licensee
1725	brewer holding a certificate of approval that the commission could take against a licensee including:
1725 1726	brewer holding a certificate of approval that the commission could take against a licensee including: (a) suspension or revocation of the certificate of approval; and
1725 1726 1727	brewer holding a certificate of approval that the commission could take against a licensee including:(a) suspension or revocation of the certificate of approval; and(b) imposition of a fine.
1725 1726 1727 1728	 brewer holding a certificate of approval that the commission could take against a licensee including: (a) suspension or revocation of the certificate of approval; and (b) imposition of a fine. (10) Notwithstanding the other provisions of this title, the commission may not order a
1725 1726 1727 1728 1729	 brewer holding a certificate of approval that the commission could take against a licensee including: (a) suspension or revocation of the certificate of approval; and (b) imposition of a fine. (10) Notwithstanding the other provisions of this title, the commission may not order a disciplinary action or fine in accordance with this section if the disciplinary action or fine is

1733	Section 53-13-103, who has not received training regarding the requirements of this title
1734	related to responsible alcoholic product sale or service.
1735	Section 22. Section 32B-4-410 is amended to read:
1736	32B-4-410. Unlawful admittance or attempt to gain admittance by minor.
1737	(1) It is unlawful for a minor to gain admittance or attempt to gain admittance to the
1738	premises of:
1739	(a) a tavern; or
1740	(b) a [social club] <u>bar</u> licensee, except to the extent authorized by Section $32B-6-406.1$.
1741	(2) A minor who violates this section is guilty of a class C misdemeanor.
1742	(3) (a) If a minor is found by a court to have violated this section and the violation is
1743	the minor's first violation of this section, the court may:
1744	(i) order the minor to complete a screening as defined in Section 41-6a-501;
1745	(ii) order the minor to complete an assessment as defined in Section 41-6a-501 if the
1746	screening indicates an assessment to be appropriate; and
1747	(iii) order the minor to complete an educational series as defined in Section 41-6a-501
1748	or substance abuse treatment as indicated by an assessment.
1749	(b) If a minor is found by a court to have violated this section and the violation is the
1750	minor's second or subsequent violation of this section, the court shall:
1751	(i) order the minor to complete a screening as defined in Section 41-6a-501;
1752	(ii) order the minor to complete an assessment as defined in Section 41-6a-501 if the
1753	screening indicates an assessment to be appropriate; and
1754	(iii) order the minor to complete an educational series as defined in Section 41-6a-501
1755	or substance abuse treatment as indicated by an assessment.
1756	(4) (a) When a minor who is at least 18 years old, but younger than 21 years old, is
1757	found by a court to have violated this section, except as provided in Section 32B-4-411, the
1758	court hearing the case shall suspend the minor's driving privileges under Section 53-3-219.
1759	(b) Notwithstanding the provision in Subsection $(4)(a)$, the court may reduce the
1760	suspension period required under Section 53-3-219 if:
1761	(i) the violation is the minor's first violation of this section; and
1762	(ii) (A) the minor completes an educational series as defined in Section 41-6a-501; or
1763	(B) the minor demonstrates substantial progress in substance abuse treatment.

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- (c) Notwithstanding the requirement in Subsection (4)(a) and in accordance with the
 requirements of Section 53-3-219, the court may reduce the suspension period required under
 Section 53-3-219 if:
- 1767

7 (i) the violation is the minor's second or subsequent violation of this section;

- (ii) the minor has completed an educational series as defined in Section 41-6a-501 or
 demonstrated substantial progress in substance abuse treatment; and
- (iii) (A) the person is 18 years of age or older and provides a sworn statement to the
 court that the person has not unlawfully consumed alcohol or drugs for at least a one-year
 consecutive period during the suspension period imposed under Subsection (4)(a); or
- (B) the person is under 18 years of age and has the person's parent or legal guardian
 provide an affidavit or sworn statement to the court certifying that to the parent or legal
 guardian's knowledge the person has not unlawfully consumed alcohol or drugs for at least a
 one-year consecutive period during the suspension period imposed under Subsection (4)(a).
- 1777 (5) When a minor who is at least 13 years old, but younger than 18 years old, is found 1778 by a court to have violated this section, Section 78A-6-606 applies to the violation.
- (6) When a court issues an order suspending a person's driving privileges for a
 violation of this section, the Driver License Division shall suspend the person's license under
 Section 53-3-219.
- (7) When the Department of Public Safety receives the arrest or conviction record of a
 person for a driving offense committed while the person's license is suspended pursuant to this
 section, the Department of Public Safety shall extend the suspension for an additional like
 period of time.
- 1786 Section 23. Section **32B-4-415** is amended to read:

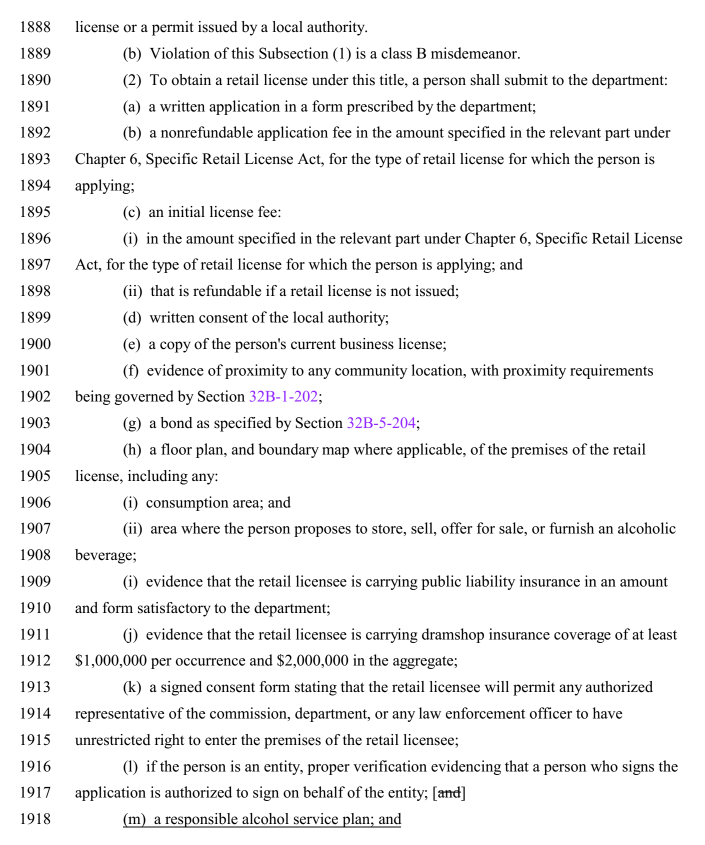
1787 **32B-4-415.** Unlawful bringing onto premises for consumption.

- 1788 (1) Except as provided in Subsection (4), a person may not bring an alcoholic product1789 for on-premise consumption onto the premises of:
- 1790 (a) a retail licensee or person required to be licensed under this title as a retail licensee;
- 1791
 - (b) an establishment that conducts a business similar to a retail licensee;
- (c) an event where an alcoholic product is sold, offered for sale, or furnished under a
 single event permit or temporary beer event permit issued under this title;
- 1794 (d) an establishment open to the general public; or

1795	(e) the capitol hill complex.
1796	(2) Except as provided in Subsection (4), the following may not allow a person to bring
1797	onto its premises an alcoholic product for on-premise consumption or allow consumption of an
1798	alcoholic product brought onto its premises in violation of this section:
1799	(a) a retail licensee or a person required to be licensed under this title as a retail
1800	licensee;
1801	(b) an establishment that conducts a business similar to a retail licensee;
1802	(c) a single event permittee or temporary beer event permittee;
1803	(d) an establishment open to the general public;
1804	(e) the State Capitol Preservation Board created in Section 63C-9-201; or
1805	(f) staff of a person listed in Subsections (2)(a) through (e).
1806	(3) Except as provided in Subsection (4)(c)(i)(A), a person may not consume an
1807	alcoholic product in a limousine or chartered bus if the limousine or chartered bus drops off a
1808	passenger at:
1809	(a) a location from which the passenger departs in a private vehicle; or
1810	(b) the capitol hill complex.
1811	(4) (a) A person may bring bottled wine onto the premises of the following and
1812	consume the wine pursuant to Section 32B-5-307:
1813	(i) a full-service restaurant licensee;
1814	(ii) a limited restaurant licensee;
1815	(iii) a [club] bar establishment licensee; or
1816	(iv) a person operating under a resort spa sublicense.
1817	(b) A passenger of a limousine may bring onto, possess, and consume an alcoholic
1818	product in the limousine if:
1819	(i) the travel of the limousine begins and ends at:
1820	(A) the residence of the passenger;
1821	(B) the hotel of the passenger, if the passenger is a registered guest of the hotel; or
1822	(C) the temporary domicile of the passenger;
1823	(ii) the driver of the limousine is separated from the passengers by partition or other
1824	means approved by the department; and
1825	(iii) the limousine is not located on the capitol hill complex.

1826	(c) A passenger of a chartered bus may bring onto, possess, and consume an alcoholic
1827	product on the chartered bus:
1828	(i) (A) but may consume only during travel to a specified destination of the chartered
1829	bus and not during travel back to the place where the travel begins; or
1830	(B) if the travel of the chartered bus begins and ends at:
1831	(I) the residence of the passenger;
1832	(II) the hotel of the passenger, if the passenger is a registered guest of the hotel; or
1833	(III) the temporary domicile of the passenger;
1834	(ii) if the chartered bus has a nondrinking designee other than the driver traveling on
1835	the chartered bus to monitor consumption; and
1836	(iii) if the chartered bus is not located on the capitol hill complex.
1837	(5) A person may bring onto any premises, possess, and consume an alcoholic product
1838	at a private event.
1839	(6) Notwithstanding Subsection (5), private and public facilities may prohibit the
1840	possession or consumption of alcohol on their premises.
1841	(7) The restrictions of Subsections (2) and (3) apply to a resort licensee or hotel
1842	licensee or person operating under a sublicense in relationship to:
1843	(a) the boundary of a resort building or boundary of a hotel in an area that is open to
1844	the public; or
1845	(b) except as provided in Subsection (4), a sublicense premises.
1846	Section 24. Section 32B-4-501 is amended to read:
1847	32B-4-501. Operating without a license or permit.
1848	(1) A person may not operate the following businesses without first obtaining a license
1849	under this title if the business allows a person to purchase or consume an alcoholic product on
1850	the premises of the business:
1851	(a) a restaurant;
1852	(b) an airport lounge;
1853	(c) a business operated in the same manner as a [club] bar establishment licensee;
1854	(d) a resort;
1855	(e) a business operated to sell, offer for sale, or furnish beer for on-premise
1856	consumption;

1857	(f) a business operated as an on-premise banquet licensee;
1858	(g) a hotel; or
1859	(h) a business similar to one listed in Subsections (1)(a) through (g).
1860	(2) A person conducting an event that is open to the general public may not directly or
1861	indirectly sell, offer for sale, or furnish an alcoholic product to a person attending the event
1862	without first obtaining an event permit under this title.
1863	(3) A person conducting a private event may not directly or indirectly sell or offer for
1864	sale an alcoholic product to a person attending the private event without first obtaining an
1865	event permit under this title.
1866	(4) A person may not operate the following businesses in this state without first
1867	obtaining a license under this title:
1868	(a) a winery manufacturer;
1869	(b) a distillery manufacturer;
1870	(c) a brewery manufacturer;
1871	(d) a local industry representative of:
1872	(i) a manufacturer of an alcoholic product;
1873	(ii) a supplier of an alcoholic product; or
1874	(iii) an importer of an alcoholic product;
1875	(e) a liquor warehouser; or
1876	(f) a beer wholesaler.
1877	(5) A person may not operate a public conveyance in this state without first obtaining a
1878	public service permit under this title if that public conveyance allows a person to purchase or
1879	consume an alcoholic product:
1880	(a) on the public conveyance; or
1881	(b) on the premises of a hospitality room located within a depot, terminal, or similar
1882	facility at which a service is provided to a patron of the public conveyance.
1883	Section 25. Section 32B-5-201 is amended to read:
1884	32B-5-201. Application requirements for retail license.
1885	(1) (a) Before a person may store, sell, offer for sale, furnish, or permit consumption of
1886	an alcoholic product on licensed premises as a retail licensee, the person shall first obtain a
1887	retail license issued by the commission, notwithstanding whether the person holds a local



1919	$\left[\frac{(m)}{(m)}\right]$ any other information the commission or department may require.
1920	(3) The commission may not issue a retail license to a person who:
1921	(a) is disqualified under Section 32B-1-304; or
1922	(b) is not lawfully present in the United States.
1923	(4) Unless otherwise provided in the relevant part under Chapter 6, Specific Retail
1924	License Act, the commission may not issue a retail license to a person if the licensed premises
1925	does not meet the proximity requirements of Section 32B-1-202.
1926	Section 26. Section 32B-5-202 is amended to read:
1927	32B-5-202. Renewal requirements.
1928	(1) A retail license expires each year on the day specified in the relevant part under
1929	Chapter 6, Specific Retail License Act, for that type of retail license.
1930	(2) To renew a person's retail license, a retail licensee shall, by no later than the day
1931	specified in the relevant part under Chapter 6, Specific Retail License Act, for the type of retail
1932	license that is being renewed, submit:
1933	(a) a completed renewal application that includes a responsible alcohol service plan to
1934	the department in a form prescribed by the department; and
1935	(b) a renewal fee in the amount specified in the relevant part under Chapter 6, Specific
1936	Retail License Act, for the type of retail license that is being renewed.
1937	(3) Failure to meet the renewal requirements results in an automatic forfeiture of the
1938	retail license effective on the date the existing retail license expires.
1939	Section 27. Section 32B-5-207 is enacted to read:
1940	<u>32B-5-207.</u> Multiple retail licenses on same premises.
1941	(1) (a) (i) The commission may not issue and one or more licensees may not hold more
1942	than one type of retail license for the same room.
1943	(ii) The commission may define "room" by rule made in accordance with Title 63G,
1944	Chapter 3, Utah Administrative Rulemaking Act.
1945	(b) Notwithstanding Subsection (1)(a), the commission may issue and one or more
1946	licensees may hold more than one type of retail license for the same room if:
1947	(i) the applicant or licensee satisfies the requirements for each retail license;
1948	(ii) the types of retail licenses issued or held are:
1949	(A) a restaurant license; and

1050	
1950	(B) an on-premise banquet license or a reception center license; and
1951	(iii) the retail licenses do not operate at the same time on the same day.
1952	(2) When one or more licensees hold more than one type of retail license for the same
1953	room under Subsection (1)(b), the one or more licensees shall post in a conspicuous location at
1954	the entrance of the room a sign that:
1955	(a) measures 8-1/2 inches by 11 inches; and
1956	(b) states whether the premises is currently operating as:
1957	(i) a restaurant; or
1958	(ii) a banquet or a reception center.
1959	(3) (a) If, on May 9, 2017, one or more licensees hold more than one type of retail
1960	license for the same room in violation of Subsection (1), the one or more licensees may operate
1961	under the different types of retail licenses through June 30, 2018.
1962	(b) A licensee may not operate in violation of Subsection (1) on or after July 1, 2018.
1963	(c) Before July 1, 2018, each licensee described in Subsection (3)(a) shall notify the
1964	commission of each retail license that the licensee will surrender effective July 1, 2018, to
1965	comply with the provisions of Subsection (1).
1966	(d) The commission shall establish by rule, made in accordance with Title 63G,
1967	Chapter 3, Utah Administrative Rulemaking Act, a procedure by which a licensee surrenders a
1968	retail license under this Subsection (3).
1969	Section 28. Section 32B-5-307 is amended to read:
1970	32B-5-307. Bringing alcoholic product onto or removing alcoholic product from
1971	premises.
1972	(1) Except as provided in Subsection (3):
1973	(a) A person may not bring onto the licensed premises of a retail licensee an alcoholic
1974	product for on-premise consumption.
1975	(b) A retail licensee may not allow a person to:
1976	(i) bring onto licensed premises an alcoholic product for on-premise consumption; or
1977	(ii) consume an alcoholic product brought onto the licensed premises by a person other
1978	than the retail licensee.
1979	(c) A retail licensee may not sell, offer for sale, or furnish an alcoholic product through
1980	a window or door to a location off the licensed premises or to a vehicular traffic area.

1981	(2) Except as provided in Subsection (3):
1982	(a) A person may not carry from a licensed premises of a retail licensee an open
1983	container that:
1984	(i) is used primarily for drinking purposes; and
1985	(ii) contains an alcoholic product.
1986	(b) A retail licensee may not permit a patron to carry from the licensed premises an
1987	open container described in Subsection (2)(a).
1988	(c) Except as provided in Subsection (3)(d) or Subsection 32B-4-415(5):
1989	(i) a person may not carry from a licensed premises of a retail licensee a sealed
1990	container of [liquor] an alcoholic beverage that has been purchased from the retail licensee; and
1991	(ii) a retail licensee may not permit a patron to carry from the licensed premises a
1992	sealed container of [liquor] an alcoholic beverage that has been purchased from the retail
1993	licensee.
1994	(3) (a) A patron may bring a bottled wine onto the premises of a retail licensee for
1995	on-premise consumption if:
1996	(i) permitted by the retail licensee; and
1997	(ii) the retail licensee is authorized to sell, offer for sale, or furnish wine.
1998	(b) If a patron carries bottled wine onto the licensed premises of a retail licensee, the
1999	patron shall deliver the bottled wine to a server or other representative of the retail licensee
2000	upon entering the licensed premises.
2001	(c) A retail licensee authorized to sell, offer for sale, or furnish wine, may provide a
2002	wine service for a bottled wine carried onto the licensed premises in accordance with this
2003	Subsection (3) or a bottled wine purchased at the licensed premises.
2004	(d) A patron may remove from a licensed premises the unconsumed contents of a bottle
2005	of wine purchased [in] at the licensed premises, or brought onto the licensed premises in
2006	accordance with this Subsection (3), only if before removal the bottle is recorked or recapped.
2007	Section 29. Section 32B-5-402 is amended to read:
2008	32B-5-402. Definitions.
2009	[Reserved]
2010	As used in this part:
2011	(1) "Off-premise retail manager" means an individual who:

2012	(a) manages operations at a premises that is licensed under Chapter 7, Off-Premise
2013	Beer Retailer Act; or
2014	(b) supervises the sale of beer at a premises that is licensed under Chapter 7,
2015	Off-Premise Beer Retailer Act.
2016	(2) (a) "Off-premise retail staff" means an individual who sells beer at a premises that
2017	is licensed under Chapter 7, Off-Premise Beer Retailer Act.
2018	(b) "Off-premise retail staff" does not include an off-premise retail manager.
2019	(3) "Retail manager" means an individual who:
2020	(a) manages operations at a premises that is licensed under this chapter; or
2021	(b) supervises the furnishing of an alcoholic product at a premises that is licensed
2022	under this chapter.
2023	(4) "Retail owner" means:
2024	(a) for an individual or sole proprietorship that is licensed under this chapter, the
2025	individual or sole proprietor; or
2026	(b) for a partnership, corporation, or limited liability company that is licensed under
2027	this chapter, an appointed representative who is:
2028	(i) a partner;
2029	(ii) a managing agent;
2030	(iii) a manager;
2031	(iv) an officer;
2032	(v) a director;
2033	(vi) a stockholder who holds at least 20% of the total issued and outstanding stocks of
2034	the corporation; or
2035	(vii) a member who owns at least a 20% interest in the limited liability company.
2036	(5) (a) "Retail staff" means an individual who serves an alcoholic product at a premises
2037	licensed under this chapter.
2038	(b) "Retail staff" does not include a retail manager or retail owner.
2039	Section 30. Section 32B-5-403 is amended to read:
2040	32B-5-403. Alcohol training and education Revocation, suspension, or
2041	nonrenewal of retail license.
2042	(1) The commission may suspend, revoke, or not renew a license of a retail licensee if

2043	any of the following individuals[, as defined in Section 62A-15-401,] fail to complete an
2044	alcohol training and education seminar:
2045	[(a) an individual who manages operations at the licensed premises for consumption on
2046	the licensed premises;]
2047	[(b) an individual who supervises the furnishing of an alcoholic product to a patron for
2048	consumption on the licensed premises; or]
2049	[(c) an individual who serves an alcoholic product to a patron for consumption on the
2050	licensed premises.]
2051	(a) a retail manager; or
2052	(b) retail staff.
2053	(2) A city, town, metro township, or county in which a retail licensee conducts [its]
2054	business may suspend, revoke, or not renew the business license of the retail licensee if [an
2055	individual described in Subsection (1)] a retail manager or retail staff fails to complete an
2056	alcohol training and education seminar.
2057	(3) A local authority that issues an off-premise beer retailer license to a business that is
2058	engaged in the retail sale of beer for consumption off the beer retailer's premises may
2059	immediately suspend the off-premise beer retailer license if any of the following individuals
2060	fails to complete an alcohol training and education seminar[, an individual who]:
2061	[(a) directly supervises the sale of beer to a patron for consumption off the premises of
2062	the off-premise beer retailer; or]
2063	[(b) sells beer to a patron for consumption off the premises of the off-premise beer
2064	retailer.]
2065	(a) an off-premise retail manager; or
2066	(b) off-premise retail staff.
2067	Section 31. Section 32B-5-404 is amended to read:
2068	32B-5-404. Alcohol training and education for off-premise consumption.
2069	(1) (a) A local authority that issues an off-premise beer retailer license to a business to
2070	sell beer at retail for off-premise consumption shall require the following to have a valid record
2071	that the individual completed an alcohol training and education seminar in the time periods
2072	required by Subsection (1)(b)[, an individual who]:
2073	[(i) directly supervises the sale of beer to a patron for consumption off the premises of

2074	the off-premise beer retailer; or]
2075	[(ii) sells beer to a patron for consumption off the premises of the off-premise beer
2076	retailer.]
2077	(i) an off-premise retail manager; or
2078	(ii) off-premise retail staff.
2079	(b) If an individual on the date the individual becomes staff to an off-premise beer
2080	retailer does not have a valid record that the individual has completed an alcohol training and
2081	education seminar for purposes of this part, the individual shall complete an alcohol training
2082	and education seminar within 30 days of the day on which the individual becomes staff of an
2083	off-premise beer retailer.
2084	(c) Section 62A-15-401 governs the validity of a record that an individual has
2085	completed an alcohol training and education seminar required by this part.
2086	(2) In accordance with Section 32B-5-403, a local authority may immediately suspend
2087	the license of an off-premise beer retailer that allows [staff to directly supervise the sale of beer
2088	or to sell beer to a patron] an individual to work as an off-premise retail manager without
2089	having a valid record that the individual completed an alcohol training and education seminar
2090	in accordance with Subsection (1).
2091	Section 32. Section 32B-5-405 is enacted to read:
2092	<u>32B-5-405.</u> Department training programs.
2093	(1) No later than January 1, 2018, the department shall develop the following training
2094	programs that are provided either in-person or online:
2095	(a) a training program for retail managers and retail owners that addresses:
2096	(i) the statutes and rules that govern alcohol sales and consumption in the state;
2097	(ii) the requirements for operating as a retail licensee;
2098	(iii) using compliance assistance from the department; and
2099	(iv) any other topic the department determines beneficial to a retail manager or retail
2100	owner;
2101	(b) a training program for off-premise retail managers that addresses:
2102	(i) the statutes and rules that govern sales at an off-premise beer retailer;
2103	(ii) the requirements for operating as an off-premise beer retailer;
2104	(iii) using compliance assistance from the department; and

2105	(iv) any other topic the department determines beneficial to an off-premise retail
2106	manager; and
2107	(c) a training program for an individual employed by a retail licensee or an off-premise
2108	beer retailer who violates a provision of this title related to the sale, service, or furnishing of an
2109	alcoholic beverage to an intoxicated individual or a minor, that addresses:
2110	(i) the statutes and rules that govern the most common types of violations under this
2111	<u>title;</u>
2112	(ii) how to avoid common violations; and
2113	(iii) any other topic the department determines beneficial to the training program.
2114	(2) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, and
2115	the provisions of this section, the department shall make rules to develop and implement the
2116	training programs described in this section, including rules that establish:
2117	(a) the requirements for each training program described in this section;
2118	(b) measures that accurately identify each individual who takes and completes a
2119	training program;
2120	(c) measures that ensure an individual taking a training program is focused and actively
2121	engaged in the training material throughout the training program;
2122	(d) a record that certifies that an individual has completed a training program; and
2123	(e) a fee for participation in a training program to cover the department's cost of
2124	providing the training program.
2125	(3) (a) Except as provided in Subsection (4), each retail manager and each retail owner
2126	shall:
2127	(i) complete the training program described in Subsection (1)(a) within 30 days after
2128	the day on which:
2129	(A) the retail manager is hired; or
2130	(B) the retail owner's business obtains a retail license under this chapter; and
2131	(ii) retake the training program described in Subsection (1)(a) once every three years.
2132	(b) Except as provided in Subsection (4), each off-premise retail manager shall:
2133	(i) complete the training program described in Subsection (1)(b) within 30 days after
2134	the day on which the off-premise retail manager is hired; and
2135	(ii) retake the training program described in Subsection (1)(b) once every three years.

2136	(c) (i) If the commission finds that an individual employed by a retail licensee violated
2137	a provision of this title related to the sale, service, or furnishing of an alcoholic beverage to an
2138	intoxicated individual or a minor for a second time while employed by the same retail licensee,
2139	the violator, all retail staff, and each retail manager shall complete the training program
2140	described in Subsection (1)(c).
2141	(ii) If the commission finds that an individual employed by an off-premise beer retailer
2142	violated a provision of this title related to the sale, service, or furnishing of an alcoholic
2143	beverage to an intoxicated individual or a minor for a second time while employed by the same
2144	off-premise beer retailer, the violator and each off-premise retail manager shall complete the
2145	training program described in Subsection (1)(c).
2146	(4) For a person who holds a retail license or an off-premise beer retailer license on
2147	<u>May 9, 2017:</u>
2148	(a) each retail manager and each retail owner shall complete the training program
2149	described in Subsection (1)(a) for the first time before the day on which the licensee renews the
2150	licensee's license; and
2151	(b) each off-premise retail manager shall complete the training described in Subsection
2152	(1)(b) for the first time before the day on which the licensee renews the licensee's license.
2153	(5) If an individual fails to complete a required training program under this section:
2154	(a) the commission may suspend, revoke, or not renew the retail license or off-premise
2155	beer retailer state license;
2156	(b) a city, town, metro township, or county in which the retail licensee or off-premise
2157	beer retailer is located may suspend, revoke, or not renew the retail licensee's or off-premise
2158	beer retailer's business license; or
2159	(c) a local authority may suspend, revoke, or not renew the off-premise beer retailer's
2160	license.
2161	Section 33. Section 32B-5-406 is enacted to read:
2162	<u>32B-5-406.</u> Tracking certain enforcement actions.
2163	(1) For each violation of a provision of this title involving the sale of an alcoholic
2164	product to a minor that staff of a retail licensee commits, the commission shall:
2165	(a) maintain a record of the violation until the record is expunged in accordance with
2166	Subsection (3);

2167	(b) include in the record described in Subsection (1)(a):
2168	(i) the name of the individual who committed the violation;
2169	(ii) the name of the retail licensee; and
2170	(iii) the date of the adjudication of the violation; and
2171	(c) provide the information described in Subsection (1)(b) to the Department of Public
2172	Safety within 30 days after the day on which the violation is adjudicated.
2173	(2) (a) The Department of Public Safety shall development and operate a system to
2174	collect, analyze, maintain, track, and disseminate the information that the Department of Public
2175	Safety receives in accordance with Subsection (1).
2176	(b) The Department of Public Safety shall make the system described in Subsection
2177	(2)(a) available to:
2178	(i) assist the commission in assessing penalties under this title; and
2179	(ii) inform a retail licensee of an individual who has a violation history in the system.
2180	(3) The commission and the Department of Public Safety shall expunge each record in
2181	the system described in Subsection (2) that relates to an individual if the individual does not
2182	violate a provision of this title related to the sale of an alcoholic product to a minor for a period
2183	of 36 consecutive months from the day on which the individual was last found to have violated
2184	a provision of this title related to the sale of an alcoholic product to a minor.
2185	Section 34. Section 32B-6-202 is amended to read:
2186	32B-6-202. Definitions.
2187	As used in this part:
2188	(1) (a) "Dining area" means an area in the licensed premises of a full-service restaurant
2189	licensee that is primarily used for the service and consumption of food by one or more patrons.
2190	(b) "Dining area" does not include a dispensing area.
2191	(2) "Dispensing area" means an area in the licensed premises of a full-service
2192	restaurant licensee where a dispensing structure is located and that:
2193	(a) is physically separated from the dining area and any waiting area by a structure or
2194	other barrier that prevents a patron seated in the dining area or a waiting area from viewing the
2195	dispensing of alcoholic product; or
2196	(b) measures at least 10 feet from any area where alcoholic product is dispensed to the
2197	dining area and any waiting area, measured from the point of the area where alcoholic product

2198	is dispensed that is closest to the dining area or waiting area.
2199	[(1)] (3) (a) "Grandfathered bar structure" means a bar structure in a licensed premises
2200	of a full-service restaurant licensee that:
2201	(i) as of May 11, 2009, has:
2202	(A) patron seating at the bar structure;
2203	(B) a partition at one or more locations on the bar structure that is along:
2204	(I) the width of the bar structure; or
2205	(II) the length of the bar structure; and
2206	(C) facilities for the dispensing or storage of an alcoholic product:
2207	(I) on the portion of the bar structure that is separated by the partition described in
2208	Subsection [(1)] (3)(a)(i)(B); or
2209	(II) if the partition as described in Subsection $[(1)]$ (3)(a)(i)(B)(II) is adjacent to the bar
2210	structure in a manner visible to a patron sitting at the bar structure;
2211	(ii) is not operational as of May 12, 2009, if:
2212	(A) a person applying for a full-service restaurant license:
2213	(I) has as of May 12, 2009, a building permit to construct the restaurant;
2214	(II) is as of May 12, 2009, actively engaged in the construction of the restaurant, as
2215	defined by rule made by the commission; and
2216	(III) is issued the full-service restaurant license by no later than December 31, 2009;
2217	and
2218	(B) once constructed, the licensed premises has a bar structure described in Subsection
2219	[(1)] (3)(a)(i);
2220	(iii) as of May 12, 2009, has no patron seating at the bar structure; or
2221	(iv) is not operational as of May 12, 2009, if:
2222	(A) a person applying for a full-service restaurant license:
2223	(I) has as of May 12, 2009, a building permit to construct the restaurant;
2224	(II) is as of May 12, 2009, actively engaged in the construction of the restaurant, as
2225	defined by rule made by the commission; and
2226	(III) is issued a full-service restaurant license by no later than December 31, 2009; and
2227	(B) once constructed, the licensed premises has a bar structure with no patron seating.
2228	(b) "Grandfathered bar structure" does not include a grandfathered bar structure

2229	described in Subsection $[(1)]$ (3)(a) on or after the day on which a restaur	ant remodels the
2230	grandfathered bar structure, as defined by rule made by the commission.	
2231	(c) Subject to Subsection $[(1)]$ (3)(b), a grandfathered bar structu	re remains a
2232	grandfathered bar structure notwithstanding whether a restaurant undergo	es a change of
2233	ownership.	
2234	[(2)] (4) "Seating grandfathered bar structure" means:	
2235	(a) a grandfathered bar structure described in Subsection [(1)] (3)	(a)(i) or (ii); or
2236	(b) a bar structure grandfathered under Section 32B-6-409.	
2237	(5) "Waiting area" includes a lobby.	
2238	Section 35. Section 32B-6-204 is amended to read:	
2239	32B-6-204. Specific licensing requirements for full-service re	staurant license.
2240	(1) To obtain a full-service restaurant license a person shall comp	oly with Chapter 5,
2241	Part 2, Retail Licensing Process.	
2242	(2) (a) A full-service restaurant license expires on October 31 of	each year.
2243	(b) To renew a person's full-service restaurant license, a person s	hall comply with the
2244	renewal requirements of Chapter 5, Part 2, Retail Licensing Process, by n	o later than
2245	September 30.	
2246	(3) (a) The nonrefundable application fee for a full-service restau	arant license is \$330.
2247	(b) The initial license fee for a full-service restaurant license is \$	2,200.
2248	(c) The renewal fee for a full-service restaurant license is [in the	following amount:]
2249	<u>\$1,650.</u>	
2250	[Gross Cost of Liquor in Previous License Year for the Licensee	Renewal Fee
2251	- under \$5,000	\$935
2252	- equals or exceeds \$5,000 but less than \$10,000	\$1,155
2253	- equals or exceeds \$10,000 but less than \$25,000	\$1,650
2254	- equals or exceeds \$25,000	\$1,925]
2255	(4) The bond amount required for a full-service restaurant license	e is the penal sum of
2256	\$10,000.	
2257	Section 36. Section 32B-6-205 is amended to read:	
2258	32B-6-205. Specific operational requirements for a full-servi	ce restaurant license

2259	Before July 1, 2018.
2260	(1) (a) In addition to complying with Chapter 5, Part 3, Retail Licensee Operational
2261	Requirements, a full-service restaurant licensee and staff of the full-service restaurant licensee
2262	shall comply with this section.
2263	(b) Failure to comply as provided in Subsection (1)(a) may result in disciplinary action
2264	in accordance with Chapter 3, Disciplinary Actions and Enforcement Act, against:
2265	(i) a full-service restaurant licensee;
2266	(ii) individual staff of a full-service restaurant licensee; or
2267	(iii) both a full-service restaurant licensee and staff of the full-service restaurant
2268	licensee.
2269	(2) In addition to complying with Subsection 32B-5-301(3), a full-service restaurant
2270	licensee shall display in a prominent place in the restaurant a list of the types and brand names
2271	of liquor being furnished through the full-service restaurant licensee's calibrated metered
2272	dispensing system.
2273	(3) In addition to complying with Section 32B-5-303, a full-service restaurant licensee
2274	shall store an alcoholic product in a storage area described in Subsection (12)(a).
2275	(4) (a) An individual who serves an alcoholic product in a full-service restaurant
2276	licensee's premises shall make a written beverage tab for each table or group that orders or
2277	consumes an alcoholic product on the premises.
2278	(b) A beverage tab required by this Subsection (4) shall list the type and amount of an
2279	alcoholic product ordered or consumed.
2280	(5) A person's willingness to serve an alcoholic product may not be made a condition
2281	of employment as a server with a full-service restaurant licensee.
2282	(6) (a) A full-service restaurant licensee may not sell, offer for sale, or furnish liquor at
2283	the licensed premises on any day during the period that:
2284	(i) begins at midnight; and
2285	(ii) ends at 11:29 a.m.
2286	(b) A full-service restaurant licensee may sell, offer for sale, or furnish beer during the
2287	hours specified in Part 7, On-Premise Beer Retailer License, for an on-premise beer retailer,
2288	except that a full-service restaurant licensee may not sell, offer for sale, or furnish beer before
2289	11:30 a.m. on any day.

2290	(7) A full-service restaurant licensee shall maintain at least 70% of its total restaurant
2291	business from the sale of food, which does not include:
2292	(a) mix for an alcoholic product; or
2293	(b) a service charge.
2294	(8) (a) A full-service restaurant licensee may not sell, offer for sale, or furnish an
2295	alcoholic product except after the full-service restaurant licensee confirms that the patron has
2296	the intent to order food prepared, sold, and furnished at the licensed premises.
2297	(b) A full-service restaurant licensee shall maintain on the licensed premises adequate
2298	culinary facilities for food preparation and dining accommodations.
2299	(9) (a) Subject to the other provisions of this Subsection (9), a patron may not have
2300	more than two alcoholic products of any kind at a time before the patron.
2301	(b) A patron may not have more than one spirituous liquor drink at a time before the
2302	patron.
2303	(c) An individual portion of wine is considered to be one alcoholic product under
2304	Subsection (9)(a).
2305	(10) A patron may consume an alcoholic product only:
2306	(a) at:
2307	(i) the patron's table;
2308	(ii) a counter; or
2309	(iii) a seating grandfathered bar structure; and
2310	(b) where food is served.
2311	(11) (a) A full-service restaurant licensee may not sell, offer for sale, or furnish an
2312	alcoholic product to a patron, and a patron may not consume an alcoholic product at a bar
2313	structure that is not a seating grandfathered bar structure.
2314	(b) At a seating grandfathered bar structure a patron who is 21 years of age or older
2315	may:
2316	(i) sit;
2317	(ii) be furnished an alcoholic product; and
2318	(iii) consume an alcoholic product.
2319	(c) Except as provided in Subsection (11)(d), at a seating grandfathered bar structure a
2320	full-service restaurant licensee may not permit a minor to, and a minor may not:

2321	(i) sit; or
2322	(ii) consume food or beverages.
2323	(d) (i) A minor may be at a seating grandfathered bar structure if the minor is
2324	employed by a full-service restaurant licensee:
2325	(A) as provided in Subsection 32B-5-308(2); or
2326	(B) to perform maintenance and cleaning services during an hour when the full-service
2327	restaurant licensee is not open for business.
2328	(ii) A minor may momentarily pass by a seating grandfathered bar structure without
2329	remaining or sitting at the bar structure en route to an area of a full-service restaurant licensee's
2330	premises in which the minor is permitted to be.
2331	(12) Except as provided in Subsection 32B-5-307(3), a full-service restaurant licensee
2332	may dispense an alcoholic product only if:
2333	(a) the alcoholic product is dispensed from:
2334	(i) a grandfathered bar structure;
2335	(ii) an area adjacent to a grandfathered bar structure that is visible to a patron sitting at
2336	the grandfathered bar structure if that area is used to dispense an alcoholic product as of May
2337	12, 2009; or
2338	(iii) an area that is:
2339	(A) separated from an area for the consumption of food by a patron by a solid,
2340	translucent, permanent structural barrier such that the facilities for the storage or dispensing of
2341	an alcoholic product are:
2342	(I) not readily visible to a patron; and
2343	(II) not accessible by a patron; and
2344	(B) apart from an area used:
2345	(I) for dining;
2346	(II) for staging; or
2347	(III) as a lobby or waiting area;
2348	(b) the full-service restaurant licensee uses an alcoholic product that is:
2349	(i) stored in an area described in Subsection (12)(a); or
2350	(ii) in an area not described in Subsection (12)(a) on the licensed premises and:
2351	(A) immediately before the alcoholic product is dispensed it is in an unopened

2352	container; (B) the unopened container is taken to an area described in Subsection (12)(a) before
2353	it is opened; and (C) once opened, the container is stored in an area described in Subsection
2354	(12)(a); and
2355	(c) any instrument or equipment used to dispense alcoholic product is located in an
2356	area described in Subsection (12)(a).
2357	(13) A full-service restaurant licensee may state in a food or alcoholic product menu a
2358	charge or fee made in connection with the sale, service, or consumption of liquor including:
2359	(a) a set-up charge;
2360	(b) a service charge; or
2361	(c) a chilling fee.
2362	(14) Subject to Subsection <u>32B-6-205.2(17)</u> and Section <u>32B-6-205.3</u> , the provisions
2363	of this section apply before July 1, 2018.
2364	Section 37. Section 32B-6-205.2 is enacted to read:
2365	<u>32B-6-205.2.</u> Specific operational requirements for a full-service restaurant
2366	license On and after July 1, 2018.
2367	(1) (a) In addition to complying with Chapter 5, Part 3, Retail Licensee Operational
2368	Requirements, a full-service restaurant licensee and staff of the full-service restaurant licensee
2369	shall comply with this section.
2370	(b) Failure to comply with Subsection (1)(a) may result in disciplinary action in
2371	accordance with Chapter 3, Disciplinary Actions and Enforcement Act, against:
2372	(i) a full-service restaurant licensee;
2373	(ii) individual staff of a full-service restaurant licensee; or
2374	(iii) both a full-service restaurant licensee and staff of the full-service restaurant
2375	licensee.
2376	(2) In addition to complying with Subsection 32B-5-301(3), a full-service restaurant
2377	licensee shall display in a conspicuous place at the entrance to the licensed premises a sign
2378	approved by the commission that:
2379	(a) measures at least 8-1/2 inches long and 11 inches wide; and
2380	(b) clearly states that the full-service restaurant licensee is a restaurant and not a bar.
2381	(3) In addition to complying with Section <u>32B-5-303</u> , a full-service restaurant licensee
2382	shall store an alcoholic product in a storage area described in Subsection (13)(a).

2383	(4) (a) An individual who serves an alcoholic product in a full-service restaurant
2384	licensee's premises shall make a beverage tab for each table or group that orders or consumes
2385	an alcoholic product on the premises.
2386	(b) A beverage tab described in this Subsection (4) shall state:
2387	(i) the type and amount of each alcoholic product ordered or consumed; and
2388	(ii) the time that each alcoholic product is dispensed.
2389	(5) An individual's willingness to serve an alcoholic product may not be made a
2390	condition of employment with a full-service restaurant licensee.
2391	(6) (a) A full-service restaurant licensee may sell, offer for sale, or furnish liquor at the
2392	licensed premises during the following time periods only:
2393	(i) on a weekday, during the period that begins at 11:30 a.m. and ends at 11:59 p.m.; or
2394	(ii) on a weekend or a state or federal legal holiday, during the period that begins at
2395	<u>10:30 a.m. and ends at 11:59 p.m.</u>
2396	(b) A full-service restaurant licensee may sell, offer for sale, or furnish beer at the
2397	licensed premises during the following time periods only:
2398	(i) on a weekday, during the period that begins at 11:30 a.m. and ends at 12:59 a.m.; or
2399	(ii) on a weekend or a state or federal legal holiday, during the period that begins at
2400	10:30 a.m. and ends at 12:59 a.m.
2401	(7) A full-service restaurant licensee shall maintain at least 70% of the full-service
2402	restaurant licensee's total restaurant business from the sale of food, which does not include:
2403	(a) mix for an alcoholic product; or
2404	(b) a service charge.
2405	(8) (a) A full-service restaurant licensee may not sell, offer for sale, or furnish an
2406	alcoholic product except after:
2407	(i) the patron to whom the full-service restaurant licensee sells, offers for sale, or
2408	furnishes the alcoholic product is seated at:
2409	(A) a table that is located in a dining area or a dispensing area;
2410	(B) a counter that is located in a dining area or a dispensing area; or
2411	(C) a dispensing structure located in a dispensing area; and
2412	(ii) the full-service restaurant licensee confirms that the patron has the intent to:
2413	(A) order food prepared, sold, and furnished at the licensed premises; and

2414	(B) consume the food at the same location where the patron is seated and sold, offered
2415	for sale, or furnished the alcoholic product.
2416	(b) A full-service restaurant licensee shall maintain on the licensed premises adequate
2417	culinary facilities for food preparation and dining accommodations.
2418	(9) A patron may consume an alcoholic product only if the patron is seated at:
2419	(a) a table that is located in a dining area or dispensing area;
2420	(b) a counter that is located in a dining area or dispensing area; or
2421	(c) a dispensing structure located in a dispensing area.
2422	(10) (a) Subject to the other provisions of this Subsection (10), a patron may not have
2423	more than two alcoholic products of any kind at a time before the patron.
2424	(b) A patron may not have more than one spirituous liquor drink at a time before the
2425	patron.
2426	(c) An individual portion of wine is considered to be one alcoholic product under
2427	Subsection (10)(a).
2428	(11) In accordance with the provisions of this section, an individual who is at least 21
2429	years of age may consume food and beverages in a dispensing area.
2430	(12) (a) Except as provided in Subsection (12)(b), a minor may not sit, remain, or
2431	consume food or beverages in a dispensing area.
2432	(b) (i) A minor may be in a dispensing area if the minor is employed by the full-service
2433	restaurant licensee:
2434	(A) in accordance with Subsection <u>32B-5-308(2)</u> ; or
2435	(B) to perform maintenance and cleaning services when the full-service restaurant
2436	licensee is not open for business.
2437	(ii) If there is no alternative route available, a minor may momentarily pass through a
2438	dispensing area without remaining or sitting in the dispensing area en route to an area of
2439	full-service restaurant licensee's premises in which the minor is permitted to be.
2440	(13) Except as provided in Subsection <u>32B-5-307(3)</u> , a full-service restaurant licensee
2441	may dispense an alcoholic product only if:
2442	(a) the alcoholic product is dispensed from:
2443	(i) a dispensing structure that is located in a dispensing area; or
2444	(ii) an area that is:

2445	(A) separated from an area for the consumption of food by a patron by a solid,
2446	translucent, permanent structural barrier such that the facilities for the storage or dispensing of
2447	an alcoholic product are not readily visible to a patron and not accessible by a patron; and
2448	(B) apart from an area used for dining, for staging, or as a lobby or waiting area;
2449	(b) the full-service restaurant licensee uses an alcoholic product that is stored in an area
2450	described in Subsection (13)(a) or in accordance with Section 32B-5-303; and
2451	(c) any instrument or equipment used to dispense alcoholic product is located in an
2452	area described in Subsection (13)(a).
2453	(14) A full-service restaurant licensee may not:
2454	(a) transfer, dispense, or serve an alcoholic product on or from a movable cart; or
2455	(b) display an alcoholic product or a product intended to appear like an alcoholic
2456	product by moving a cart or similar device around the licensed premises.
2457	(15) A full-service restaurant licensee may state in a food or alcoholic product menu a
2458	charge or fee made in connection with the sale, service, or consumption of liquor, including:
2459	(a) a set-up charge;
2460	(b) a service charge; or
2461	(c) a chilling fee.
2462	(16) (a) In addition to the requirements described in Section <u>32B-5-302</u> , a full-service
2463	restaurant licensee shall maintain each of the following records for at least three years:
2464	(i) a record required by Section <u>32B-5-302</u> ; and
2465	(ii) a record that the commission requires a full-service licensee to use or maintain
2466	under a rule made in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking
2467	Act.
2468	(b) The department shall audit the records of a full-service restaurant licensee at least
2469	once each calendar year.
2470	(17) (a) In accordance with Section <u>32B-6-205.3</u> , a full-service restaurant licensee:
2471	(i) may comply with the provisions of this section beginning on or after July 1, 2017;
2472	and
2473	(ii) shall comply with the provisions of this section on and after July 1, 2018.
2474	(b) A full-service restaurant licensee that elects to comply with the provisions of this
2475	section before July 1, 2018:

2476	(i) shall comply with each provision of this section; and
2477	(ii) is not required to comply with the provisions of Section <u>32B-6-205</u> .
2478	Section 38. Section 32B-6-205.3 is enacted to read:
2479	<u>32B-6-205.3.</u> Transition process for full-service restaurant licensees.
2480	(1) For a full-service restaurant license issued on or after July 1, 2017, the full-service
2481	restaurant licensee shall comply with the provisions of Section <u>32B-6-205.2</u> .
2482	(2) (a) Before a person who holds a full-service restaurant license on July 1, 2017,
2483	changes the full-service restaurant licensee's approved location for storage, dispensing, or
2484	consumption to comply with the provisions of Section <u>32B-6-205.2</u> , the full-service restaurant
2485	licensee shall obtain approval from the department in accordance with Subsection
2486	<u>32B-5-303(3).</u>
2487	(b) (i) A full-service restaurant licensee described in Subsection (2)(a) may submit an
2488	application for approval on or after May 9, 2017.
2489	(ii) A full-service restaurant licensee described in Subsection (2)(a) that cannot comply
2490	with the provisions of Section 32B-6-205.2 without a change to the full-service restaurant
2491	licensee's approved location for storage, dispensing, or consumption shall, in accordance with
2492	Subsection 32B-5-303(3), submit to the department an application to change the full-service
2493	restaurant licensee's location for storage, dispensing, or consumption no later than May 1,
2494	<u>2018.</u>
2495	(c) If a full-service restaurant licensee submits an application under this section to the
2496	department on May 9, 2017, the department shall take action on the application on or before
2497	<u>July 1, 2017.</u>
2498	Section 39. Section 32B-6-302 is amended to read:
2499	32B-6-302. Definitions.
2500	As used in this part:
2501	(1) (a) "Dining area" means an area in the licensed premises of a limited-service
2502	restaurant licensee that is primarily used for the service and consumption of food by one or
2503	more patrons.
2504	(b) "Dining area" does not include a dispensing area.
2505	(2) "Dispensing area" means an area in the licensed premises of a limited-service
2506	restaurant licensee where a dispensing structure is located and that:

2508 other barrier that prevents a patron seated in the dining area or a waiting area from viewing the dispensing of alcoholic product; or 2509 (b) measures at least 10 feet from any area where alcoholic product is dispensed to the dining area and any waiting area, measured from the point of the area where alcoholic product is dispensed to the dining area or waiting area. 2511 (b) measures at least 10 feet from any area where alcoholic product is dispensed to the dining area and any waiting area, measured from the point of the area where alcoholic product is dispensed that is closest to the dining area or waiting area. 2513 [(1)] (3) (a) "Grandfathered bar structure" means a bar structure in a licensed premise of a limited-service restaurant licensee that:	<u>e</u> 2 <u>t</u>
 (b) measures at least 10 feet from any area where alcoholic product is dispensed to the dining area and any waiting area, measured from the point of the area where alcoholic product is dispensed that is closest to the dining area or waiting area. (1) (3) (a) "Grandfathered bar structure" means a bar structure in a licensed premise of a limited-service restaurant licensee that: 	<u></u>
 2511 <u>dining area and any waiting area, measured from the point of the area where alcoholic production is dispensed that is closest to the dining area or waiting area.</u> 2513 [(1)] (3) (a) "Grandfathered bar structure" means a bar structure in a licensed premise of a limited-service restaurant licensee that: 	<u></u>
 2512 <u>is dispensed that is closest to the dining area or waiting area.</u> 2513 [(1)] (3) (a) "Grandfathered bar structure" means a bar structure in a licensed premise 2514 of a limited-service restaurant licensee that: 	
 2513 [(1)] (3) (a) "Grandfathered bar structure" means a bar structure in a licensed premise 2514 of a limited-service restaurant licensee that: 	S
2514 of a limited-service restaurant licensee that:	s
2515 (i) as of May 11, 2009, has:	
2516 (A) patron seating at the bar structure;	
(B) a partition at one or more locations on the bar structure that is along:	
2518 (I) the width of the bar structure; or	
2519 (II) the length of the bar structure; and	
2520 (C) facilities for the dispensing or storage of an alcoholic product:	
(I) on the portion of the bar structure that is separated by the partition described in	
2522 Subsection $[(1)] (3)(a)(i)(B); or$	
2523 (II) if the partition as described in Subsection $[(1)]$ (3)(a)(i)(B)(II) is adjacent to the b	ar
structure in a manner visible to a patron sitting at the bar structure;	
(ii) is not operational as of May 12, 2009, if:	
(A) a person applying for a limited-service restaurant license:	
(I) has as of May 12, 2009, a building permit to construct the restaurant;	
(II) is as of May 12, 2009, actively engaged in the construction of the restaurant, as	
defined by rule made by the commission; and	
2530 (III) is issued the limited-service restaurant license by no later than December 31,	
2531 2009; and	
2532 (B) once constructed, the licensed premises has a bar structure described in Subsection	m
2533 $[(1)] (3)(a)(i);$	
(iii) as of May 12, 2009, has no patron seating at the bar structure; or	
(iv) is not operational as of May 12, 2009, if:	
2536 (A) a person applying for a limited-service restaurant license:	
(I) has as of May 12, 2009, a building permit to construct the restaurant;	

2538	(II) is as of May 12, 2009, actively engaged in the construction of the restaurant, as
2539	defined by rule made by the commission; and
2540	(III) is issued a limited-service restaurant license by no later than December 31, 2009;
2541	and
2542	(B) once constructed, the licensed premises has a bar structure with no patron seating.
2543	(b) "Grandfathered bar structure" does not include a grandfathered bar structure
2544	described in Subsection [(1)] (3)(a) on or after the day on which a restaurant remodels the
2545	grandfathered bar structure, as defined by rule made by the commission.
2546	(c) Subject to Subsection $[(1)]$ (3)(b), a grandfathered bar structure remains a
2547	grandfathered bar structure notwithstanding whether a restaurant undergoes a change of
2548	ownership.
2549	[(2)] (4) "Seating grandfathered bar structure" means:
2550	(a) a grandfathered bar structure described in Subsection $[(1)]$ (3)(a)(i) or (ii); or
2551	(b) a bar structure grandfathered under Section 32B-6-409.
2552	(5) "Waiting area" includes a lobby.
2553	[(3)] (6) "Wine" includes an alcoholic beverage defined as wine under 27 U.S.C. Sec.
2554	211 and 27 C.F.R. Sec. 4.10, including the following alcoholic beverages made in the manner
2555	of wine containing not less than 7% and not more than 24% of alcohol by volume:
2556	(a) sparkling and carbonated wine;
2557	(b) wine made from condensed grape must;
2558	(c) wine made from other agricultural products than the juice of sound, ripe grapes;
2559	(d) imitation wine;
2560	(e) compounds sold as wine;
2561	(f) vermouth;
2562	(g) cider;
2563	(h) perry; and
2564	(i) sake.
2565	Section 40. Section 32B-6-305 is amended to read:
2566	32B-6-305. Specific operational requirements for a limited-service restaurant
2567	license Before July 1, 2018.
2568	(1) (a) In addition to complying with Chapter 5, Part 3, Retail Licensee Operational

2569	Requirements, a limited-service restaurant licensee and staff of the limited-service restaurant
2570	licensee shall comply with this section.
2571	(b) Failure to comply as provided in Subsection (1)(a) may result in disciplinary action
2572	in accordance with Chapter 3, Disciplinary Actions and Enforcement Act, against:
2573	(i) a limited-service restaurant licensee;
2574	(ii) individual staff of a limited-service restaurant licensee; or
2575	(iii) both a limited-service restaurant licensee and staff of the limited-service restaurant
2576	licensee.
2577	(2) (a) A limited-service restaurant licensee on the licensed premises may not sell, offer
2578	for sale, furnish, or allow consumption of:
2579	(i) spirituous liquor; or
2580	(ii) a flavored malt beverage.
2581	(b) A product listed in Subsection (2)(a) may not be on the premises of a
2582	limited-service restaurant licensee except for use:
2583	(i) as a flavoring on a dessert; and
2584	(i) in the preparation of a flaming food dish, drink, or dessert.
2585	(ii) in addition to complying with Section 32B-5-303, a limited-service restaurant
2586	licensee shall store an alcoholic product in a storage area described in Subsection (12)(a).
2587	(4) (a) An individual who serves an alcoholic product in a limited-service restaurant
2588	licensee's premises shall make a written beverage tab for each table or group that orders or
2589	consumes an alcoholic product on the premises.
2590	(b) A beverage tab required by this Subsection (4) shall list the type and amount of an
2591	alcoholic product ordered or consumed.
2592	(5) A person's willingness to serve an alcoholic product may not be made a condition
2593	of employment as a server with a limited-service restaurant licensee.
2594	(6) (a) A limited-service restaurant licensee may not sell, offer for sale, or furnish wine
2595	or heavy beer at the licensed premises on any day during the period that:
2596	(i) begins at midnight; and
2597	(ii) ends at 11:29 a.m.
2598	(b) A limited-service restaurant licensee may sell, offer for sale, or furnish beer during
2599	the hours specified in Part 7, On-Premise Beer Retailer License, for an on-premise beer retailer,

2600	except that a limited-service restaurant licensee may not sell, offer for sale, or furnish beer
2601	before 11:30 a.m. on any day.
2602	(7) A limited-service restaurant licensee shall maintain at least 70% of its total
2603	restaurant business from the sale of food, which does not include a service charge.
2604	(8) (a) A limited-service restaurant licensee may not sell, offer for sale, or furnish an
2605	alcoholic product except after the limited-service restaurant licensee confirms that the patron
2606	has the intent to order food prepared, sold, and furnished at the licensed premises.
2607	(b) A limited-service restaurant licensee shall maintain on the licensed premises
2608	adequate culinary facilities for food preparation and dining accommodations.
2609	(9) (a) Subject to the other provisions of this Subsection (9), a patron may not have
2610	more than two alcoholic products of any kind at a time before the patron.
2611	(b) An individual portion of wine is considered to be one alcoholic product under
2612	Subsection (9)(a).
2613	(10) A patron may consume an alcoholic product only:
2614	(a) at:
2615	(i) the patron's table;
2616	(ii) a counter; or
2617	(iii) a seating grandfathered bar structure; and
2618	(b) where food is served.
2619	(11) (a) A limited-service restaurant licensee may not sell, offer for sale, or furnish an
2620	alcoholic product to a patron, and a patron may not consume an alcoholic product at a bar
2621	structure that is not a seating grandfathered bar structure.
2622	(b) At a seating grandfathered bar structure a patron who is 21 years of age or older
2623	may:
2624	(i) sit;
2625	(ii) be furnished an alcoholic product; and
2626	(iii) consume an alcoholic product.
2627	(c) Except as provided in Subsection (11)(d), at a seating grandfathered bar structure a
2628	limited-service restaurant licensee may not permit a minor to, and a minor may not:
2629	(i) sit; or
2630	(ii) consume food or beverages.

2631	(d) (i) A minor may be at a seating grandfathered bar structure if the minor is
2632	employed by a limited-service restaurant licensee:
2633	(A) as provided in Subsection 32B-5-308(2); or
2634	(B) to perform maintenance and cleaning services during an hour when the
2635	limited-service restaurant licensee is not open for business.
2636	(ii) A minor may momentarily pass by a seating grandfathered bar structure without
2637	remaining or sitting at the bar structure en route to an area of a limited-service restaurant
2638	licensee's premises in which the minor is permitted to be.
2639	(12) Except as provided in Subsection 32B-5-307(3), a limited-service restaurant
2640	licensee may dispense an alcoholic product only if: (a) the alcoholic product is dispensed from:
2641	(i) a grandfathered bar structure;
2642	(ii) an area adjacent to a grandfathered bar structure that is visible to a patron sitting at
2643	the grandfathered bar structure if that area is used to dispense an alcoholic product as of May
2644	12, 2009; or
2645	(iii) an area that is:
2646	(A) separated from an area for the consumption of food by a patron by a solid,
2647	translucent, permanent structural barrier such that the facilities for the storage or dispensing of
2648	an alcoholic product are:
2649	(I) not readily visible to a patron; and
2650	(II) not accessible by a patron; and
2651	(B) apart from an area used:
2652	(I) for dining;
2653	(II) for staging; or
2654	(III) as a lobby or waiting area;
2655	(b) the limited-service restaurant licensee uses an alcoholic product that is:
2656	(i) stored in an area described in Subsection (12)(a); or
2657	(ii) in an area not described in Subsection (12)(a) on the licensed premises and:
2658	(A) immediately before the alcoholic product is dispensed it is in an unopened
2659	container;
2660	(B) the unopened container is taken to an area described in Subsection (12)(a) before it
2661	is opened; and

2662	(C) once opened, the container is stored in an area described in Subsection (12)(a); and
2663	(c) any instrument or equipment used to dispense alcoholic product is located in an
2664	area described in Subsection (12)(a).
2665	(13) A limited-service restaurant licensee may state in a food or alcoholic product
2666	menu a charge or fee made in connection with the sale, service, or consumption of wine or
2667	heavy beer including:
2668	(a) a set-up charge;
2669	(b) a service charge; or
2670	(c) a chilling fee.
2671	(14) Subject to Subsection 32B-6-305.2(17) and Section 32B-6-305.3, the provisions
2672	of this section apply before July 1, 2018.
2673	Section 41. Section 32B-6-305.2 is enacted to read:
2674	<u>32B-6-305.2.</u> Specific operational requirements for a limited-service restaurant
2675	license On and after July 1, 2018.
2676	(1) (a) In addition to complying with Chapter 5, Part 3, Retail Licensee Operational
2677	Requirements, a limited-service restaurant licensee and staff of the limited-service restaurant
2678	licensee shall comply with this section.
2679	(b) Failure to comply with Subsection (1)(a) may result in disciplinary action in
2680	accordance with Chapter 3, Disciplinary Actions and Enforcement Act, against:
2681	(i) a limited-service restaurant licensee;
2682	(ii) individual staff of a limited-service restaurant licensee; or
2683	(iii) both a limited-service restaurant licensee and staff of the limited-service restaurant
2684	licensee.
2685	(2) In addition to complying with Subsection 32B-5-301(3), a limited-service
2686	restaurant licensee shall display in a conspicuous place at the entrance to the licensed premises
2687	a sign approved by the commission that:
2688	(a) measures at least 8-1/2 inches long and 11 inches wide; and
2689	(b) clearly states that the limited-service restaurant licensee is a restaurant and not a
2690	bar.
2691	(3) In addition to complying with Section 32B-5-303, a limited-service restaurant
2692	licensee shall store an alcoholic product in a storage area described in Subsection (13)(a).

2693	(4) (a) An individual who serves an alcoholic product in a limited-service restaurant
2694	licensee's premises shall make a beverage tab for each table or group that orders or consumes
2695	an alcoholic product on the premises.
2696	(b) A beverage tab described in this Subsection (4) shall state:
2697	(i) the type and amount of each alcoholic product ordered or consumed; and
2698	(ii) the time that each alcoholic product is dispensed.
2699	(5) An individual's willingness to serve an alcoholic product may not be made a
2700	condition of employment with a limited-service restaurant licensee.
2701	(6) (a) A limited-service restaurant licensee may sell, offer for sale, or furnish liquor at
2702	the licensed premises during the following time periods only:
2703	(i) on a weekday, during the period that begins at 11:30 a.m. and ends at 11:59 p.m.; or
2704	(ii) on a weekend or a state or federal legal holiday, during the period that begins at
2705	<u>10:30 a.m. and ends at 11:59 p.m.</u>
2706	(b) A limited-service restaurant licensee may sell, offer for sale, or furnish beer at the
2707	licensed premises during the following time periods only:
2708	(i) on a weekday, during the period that begins at 11:30 a.m. and ends at 12:59 a.m.; or
2709	(ii) on a weekend or a state or federal legal holiday, during the period that begins at
2710	10:30 a.m. and ends at 12:59 a.m.
2711	(7) A limited-service restaurant licensee shall maintain at least 70% of the
2712	limited-service restaurant licensee's total restaurant business from the sale of food, which does
2713	not include:
2714	(a) mix for an alcoholic product; or
2715	(b) a service charge.
2716	(8) (a) A limited-service restaurant licensee may not sell, offer for sale, or furnish an
2717	alcoholic product except after:
2718	(i) the patron to whom the limited-service restaurant licensee sells, offers for sale, or
2719	furnishes the alcoholic product is seated at:
2720	(A) a table that is located in a dining area or a dispensing area;
2721	(B) a counter that is located in a dining area or a dispensing area; or
2722	(C) a dispensing structure located in a dispensing area; and
2723	(ii) the limited-service restaurant licensee confirms that the patron has the intent to:

2724	(A) order food prepared, sold, and furnished at the licensed premises; and
2725	(B) consume the food at the same location where the patron is seated and sold, offered
2726	for sale, or furnished the alcoholic product.
2727	(b) A limited-service restaurant licensee shall maintain on the licensed premises
2728	adequate culinary facilities for food preparation and dining accommodations.
2729	(9) A patron may consume an alcoholic product only if the patron is seated at:
2730	(a) a table that is located in a dining area or a dispensing area;
2731	(b) a counter that is located in a dining area or a dispensing area; or
2732	(c) a dispensing structure located in a dispensing area.
2733	(10) (a) Subject to the other provisions of this Subsection (10), a patron may not have
2734	more than two alcoholic products of any kind at a time before the patron.
2735	(b) A patron may not have more than one spirituous liquor drink at a time before the
2736	patron.
2737	(c) An individual portion of wine is considered to be one alcoholic product under
2738	Subsection (10)(a).
2739	(11) In accordance with the provisions of this section, an individual who is at least 21
2740	years of age may consume food and beverages in a dispensing area.
2741	(12) (a) Except as provided in Subsection (12)(b), a minor may not sit, remain, or
2742	consume food or beverages in a dispensing area.
2743	(b) (i) A minor may be in a dispensing area if the minor is employed by the
2744	limited-service restaurant licensee:
2745	(A) in accordance with Subsection 32B-5-308(2); or
2746	(B) to perform maintenance and cleaning services when the limited-service restaurant
2747	licensee is not open for business.
2748	(ii) If there is no alternative route available, a minor may momentarily pass through a
2749	dispensing area without remaining or sitting in the dispensing area en route to an area of the
2750	limited-service restaurant licensee's premises in which the minor is permitted to be.
2751	(13) Except as provided in Subsection <u>32B-5-307</u> (3), a limited-service restaurant
2752	licensee may dispense an alcoholic product only if:
2753	(a) the alcoholic product is dispensed from:
2754	(i) a dispensing structure that is located in a dispensing area; or

2755	(ii) an area that is:
2756	(A) separated from an area for the consumption of food by a patron by a solid,
2757	translucent, permanent structural barrier such that the facilities for the storage or dispensing of
2758	an alcoholic product are not readily visible to a patron and not accessible by a patron; and
2759	(B) apart from an area used for dining, for staging, or as a lobby or waiting area;
2760	(b) the limited-service restaurant licensee uses an alcoholic product that is stored in an
2761	area described in Subsection (13)(a) or in accordance with Section 32B-5-303; and
2762	(c) any instrument or equipment used to dispense alcoholic product is located in an
2763	area described in Subsection (13)(a).
2764	(14) A limited-service restaurant licensee may not:
2765	(a) transfer, dispense, or serve an alcoholic product on or from a movable cart; or
2766	(b) display an alcoholic product or a product intended to appear like an alcoholic
2767	product by moving a cart or similar device around the licensed premises.
2768	(15) A limited-service restaurant licensee may state in a food or alcoholic product
2769	menu a charge or fee made in connection with the sale, service, or consumption of liquor,
2770	including:
2771	(a) a set-up charge;
2772	(b) a service charge; or
2773	(c) a chilling fee.
2774	(16) (a) In addition to the requirements described in Section 32B-5-302, a
2775	limited-service restaurant licensee shall maintain each of the following records for at least three
2776	years:
2777	(i) a record required by Section <u>32B-5-302</u> ; and
2778	(ii) a record that the commission requires a limited-service restaurant licensee to use or
2779	maintain under a rule made in accordance with Title 63G, Chapter 3, Utah Administrative
2780	Rulemaking Act.
2781	(b) The department shall audit the records of a limited-service restaurant licensee at
2782	least once each calendar year.
2783	(17) (a) In accordance with Section 32B-6-305.3, a limited-service restaurant licensee:
2784	(i) may comply with the provisions of this section beginning on or after July 1, 2017;
2785	and

2786	(ii) shall comply with the provisions of this section on and after July 1, 2018.
2787	(b) A limited-service restaurant licensee that elects to comply with the provisions of
2788	this section before July 1, 2018:
2789	(i) shall comply with each provision of this section; and
2790	(ii) is not required to comply with the provisions of Section <u>32B-6-305</u> .
2791	Section 42. Section 32B-6-305.3 is enacted to read:
2792	<u>32B-6-305.3.</u> Transition process for limited-service restaurant licensees.
2793	(1) For a limited-service restaurant license issued on or after July 1, 2017, the
2794	limited-service restaurant licensee shall comply with the provisions of Section <u>32B-6-305.2</u> .
2795	(2) (a) Before a person who holds a limited-service restaurant license on July 1, 2017,
2796	changes the limited-service restaurant licensee's approved location for storage, dispensing, or
2797	consumption to comply with the provisions of Section 32B-6-305.2, the limited-service
2798	restaurant licensee shall obtain approval from the department in accordance with Subsection
2799	<u>32B-5-303(3).</u>
2800	(b) (i) A limited-service restaurant licensee described in Subsection (2)(a) may submit
2801	an application for approval on or after May 9, 2017.
2802	(ii) A limited-service restaurant licensee described in Subsection (2)(a) that cannot
2803	comply with the provisions of Section <u>32B-6-305.2</u> without a change to the limited-service
2804	restaurant licensee's approved location for storage, dispensing, or consumption shall, in
2805	accordance with Subsection 32B-5-303(3), submit to the department an application to change
2806	the limited-service restaurant licensee's location for storage, dispensing, or consumption no
2807	later than May 1, 2018.
2808	(c) If a limited-service restaurant licensee submits an application under this section to
2809	the department on May 9, 2017, the department shall take action on the application on or
2810	before July 1, 2017.
2811	Section 43. Section 32B-6-401 is amended to read:
2812	Part 4. Bar Establishment License
2813	32B-6-401. Title.
2814	This part is known as "[Club] Bar Establishment License."
2815	Section 44. Section 32B-6-403 is amended to read:
2816	32B-6-403. Commission's power to issue bar establishment license.

2817	(1) Before a person may store, sell, offer for sale, furnish, or allow the consumption of
2818	an alcoholic product on its premises as a [club] bar establishment licensee, the person shall first
2819	obtain a [club] bar establishment license from the commission in accordance with this part.
2820	(2) The commission may issue a [club] bar establishment license to establish [club] bar
2821	establishment licensed premises at places and in numbers the commission considers proper for
2822	the storage, sale, offer for sale, furnishing, and consumption of an alcoholic product on
2823	premises operated by a [club] bar establishment licensee.
2824	(3) Subject to Section 32B-1-201:
2825	(a) (i) [The] before July 1, 2018, the commission may not issue a total number of
2826	[club] bar establishment licenses that at any time exceeds the number determined by dividing
2827	the population of the state by 7,850[-]; and
2828	(ii) beginning on July 1, 2018, the commission may not issue a total number of bar
2829	establishment licenses that at any time exceeds the number determined by dividing the
2830	population of the state by 10,538;
2831	(b) the commission may issue a seasonal [club] <u>bar establishment</u> license in accordance
2832	with Section 32B-5-206 to:
2833	(i) a dining club licensee; or
2834	(ii) a [social club] <u>bar</u> licensee[.];
2835	(c) (i) if the location, design, and construction of a hotel may require more than one
2836	dining club license or [social club] bar license location within the hotel to serve the public
2837	convenience, the commission may authorize as many as three [club] bar establishment license
2838	locations within the hotel under one [club] bar establishment license if:
2839	(A) the hotel has a minimum of 150 guest rooms;
2840	(B) all locations under the [club] bar establishment license are:
2841	(I) within the same hotel; and
2842	(II) on premises that are managed or operated, and owned or leased, by the [club] bar
2843	establishment licensee; and
2844	(C) the locations under the [club] bar establishment license operate under the same
2845	type of [club] <u>bar establishment</u> license[-]; and
2846	(ii) a facility other than a hotel shall have a separate [club] bar establishment license
2847	for each [club] bar establishment license location where an alcoholic product is sold, offered

2848 for sale, or furnished[.];

(d) when a business establishment undergoes a change of ownership, the commission
may issue a [club] bar establishment license to the new owner of the business establishment
notwithstanding that there is no [club] bar establishment license available under Subsection
(3)(a) if:

(i) the primary business activity at the business establishment before and after thechange of ownership is not the sale, offer for sale, or furnishing of an alcoholic product;

(ii) before the change of ownership there are two or more licensed premises on the
business establishment that operate under a retail license, with at least one of the retail licenses
being a [club] bar establishment license;

(iii) subject to Subsection (3)(e), the licensed premises of the [club] bar establishment
license issued under this Subsection (3)(d) is at the same location where the [club] bar
establishment license licensed premises was located before the change of ownership; and

(iv) the person who is the new owner of the business establishment qualifies for the
[club] bar establishment license, except for there being no [club] bar establishment license
available under Subsection (3)(a)[-]; and

(e) if a [club] bar establishment licensee of a [club] bar establishment license issued
under Subsection (3)(d) requests a change of location, the [club] bar establishment licensee
may retain the [club] bar establishment license after the change of location only if on the day
on which the [club] bar establishment licensee seeks a change of location a [club] bar
establishment license is available under Subsection (3)(a).

2869 Section 45. Section **32B-6-404** is amended to read:

32B-6-404. Types of bar license.

(1) To obtain an equity [club] license, in addition to meeting the other requirements of
this part, a person shall:

2873 (a) whether incorporated or unincorporated:

(i) be organized and operated solely for a social, recreational, patriotic, or fraternalpurpose;

2876 (ii) have members;

- 2877 (iii) limit access to its licensed premises to a member or a guest of the member; and
- 2878 (iv) desire to maintain premises upon which an alcoholic product may be stored, sold

2879	to, offered for sale to, furnished to, and consumed by a member or a guest of a member;
2880	(b) own, maintain, or operate a substantial recreational facility in conjunction with a
2881	club house such as:
2882	(i) a golf course; or
2883	(ii) a tennis facility;
2884	(c) have at least 50% of the total membership having:
2885	(i) full voting rights; and
2886	(ii) an equal share of the equity of the [elub] entity or a right to redemption or refund at
2887	the equal value; and
2888	(d) if there is more than one class of membership, have at least one class of
2889	membership that entitles each member in that class to:
2890	(i) full voting rights; and
2891	(ii) an equal share of the equity of the [elub] entity or a right to redemption or equal
2892	value.
2893	(2) To obtain a fraternal [club] license, in addition to meeting the other requirements of
2894	this part, a person shall:
2895	(a) whether incorporated or unincorporated:
2896	(i) be organized and operated solely for a social, recreational, patriotic, or fraternal
2897	purpose;
2898	(ii) have members;
2899	(iii) limit access to its licensed premises to a member or a guest of the member; and
2900	(iv) desire to maintain premises upon which an alcoholic product may be stored, sold
2901	to, offered for sale to, furnished to, and consumed by a member or a guest of a member;
2902	(b) have no capital stock;
2903	(c) exist solely for:
2904	(i) the benefit of its members and their beneficiaries; and
2905	(ii) a lawful social, intellectual, educational, charitable, benevolent, moral, fraternal,
2906	patriotic, or religious purpose for the benefit of its members or the public, carried on through
2907	voluntary activity of its members in their local lodges;
2908	(d) have a representative form of government;
2909	(e) have a lodge system in which:

2910	(i) there is a supreme governing body;
2911	(ii) subordinate to the supreme governing body are local lodges, however designated,
2912	into which individuals are admitted as members in accordance with the laws of the fraternal;
2913	(iii) the local lodges are required by the laws of the fraternal to hold regular meetings at
2914	least monthly; and
2915	(iv) the local lodges regularly engage in one or more programs involving member
2916	participation to implement the purposes of Subsection (2)(c); and
2917	(f) own or lease a building or space in a building used for lodge activities.
2918	(3) To obtain a dining club license, in addition to meeting the other requirements of
2919	this part, a person shall:
2920	(a) maintain at least the following percentages of its total club business from the sale of
2921	food, not including mix for alcoholic products, or service charges:
2922	(i) for a dining club license that is issued as an original license on or after July 1, 2011,
2923	60%; and
2924	(ii) for a dining club license that is issued on or before June 30, 2011:
2925	(A) 50% on or before June 30, 2012; and
2926	(B) 60% on and after July 1, 2012; and
2927	(b) obtain a determination by the commission that the person will operate as a dining
2928	club licensee, as part of which the commission may consider:
2929	(i) the square footage and seating capacity of the premises;
2930	(ii) what portion of the square footage and seating capacity will be used for a dining
2931	area in comparison to the portion that will be used as a lounge or bar area;
2932	(iii) whether full meals including appetizers, main courses, and desserts are served;
2933	(iv) whether the person will maintain adequate on-premise culinary facilities to prepare
2934	full meals, except a person who is located on the premise of a hotel or resort facility may use
2935	the culinary facilities of the hotel or resort facility;
2936	(v) whether the entertainment provided at the [elub] premises is suitable for minors;
2937	and
2938	(vi) the club management's ability to manage and operate a dining club license
2939	including:
2940	(A) management experience;

2941	(B) past dining club licensee or restaurant management experience; and
2942	(C) the type of management scheme used by the dining club license.
2943	(4) To obtain a [social club] bar license, a person is required to meet the requirements
2944	of this part except those listed in Subsection (1), (2), or (3).
2945	(5) (a) At the time that the commission issues a [$\frac{club}{bar}$] <u>bar establishment</u> license, the
2946	commission shall designate the type of [club] bar establishment license for which the person
2947	qualifies.
2948	(b) If requested by a [club] bar establishment licensee, the commission may approve a
2949	change in the type of [club] bar establishment license in accordance with rules made by the
2950	commission.
2951	(6) To the extent not prohibited by law, this part does not prevent a dining club
2952	licensee or [social club] bar licensee from restricting access to the [club's] licensed premises on
2953	the basis of an individual:
2954	(a) paying a fee; or
2955	(b) agreeing to being on a list of individuals who have access to the [club's] licensed
2956	premises.
2957	(7) (a) (i) On or after July 1, 2017, the commission may not issue or renew a dining
2958	club license.
2959	(ii) Effective July 1, 2018, the department shall convert each dining club license to a
2960	full-service restaurant license or a bar license in accordance with the provisions of this section.
2961	(b) (i) (A) A person licensed as a dining club on July 1, 2017, shall notify the
2962	department no later than May 31, 2018, whether effective July 1, 2018, the person elects to be
2963	licensed as a full-service restaurant or a bar.
2964	(B) Effective July 1, 2018, the department shall convert a dining club license to a
2965	full-service restaurant license or a bar license in accordance with the dining club licensee's
2966	election under Subsection (7)(b)(i)(A).
2967	(ii) If a dining club licensee fails to timely notify the department in accordance with
2968	Subsection (7)(b)(i), the dining club license is automatically changed to a full-service
2969	restaurant license on July 1, 2018.
2970	(c) After a dining club license converts to a full-service restaurant license or a bar
2971	license, the retail licensee shall operate under the provisions that govern the full-service

2972	restaurant license or the bar license, as applicable.
2973	(d) After a dining club license converts to a full-service restaurant license or a bar
2974	license in accordance with this Subsection (7):
2975	(i) the full-service restaurant license is not considered in determining the total number
2976	of full-service restaurant licenses available under Section 32B-6-203; or
2977	(ii) the bar license is not considered in determining the total number of bar
2978	establishment licenses available under Section 32B-6-403.
2979	(e) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
2980	commission may make rules establishing a procedure by which a dining club licensee elects
2981	and converts to a full-service restaurant licensee or a bar licensee under this Subsection (7).
2982	Section 46. Section 32B-6-405 is amended to read:
2983	32B-6-405. Specific licensing requirements for bar establishment license.
2984	(1) To obtain a [club] bar establishment license, in addition to complying with Chapter
2985	5, Part 2, Retail Licensing Process, a person shall submit with the written application:
2986	(a) (i) a statement as to whether the person is seeking to qualify as:
2987	(A) an equity [club] licensee;
2988	(B) a fraternal [club] licensee;
2989	(C) a dining club licensee; or
2990	(D) a [social club] bar licensee; and
2991	(ii) evidence that the person meets the requirements for the type of [club] bar
2992	establishment license for which the person is applying;
2993	(b) evidence that the person operates $[club] \underline{a}$ premises where a variety of food is
2994	prepared and served in connection with dining accommodations; and
2995	(c) if the person is applying for an equity [club] license or fraternal [club] license, a
2996	copy of the [club's] entity's bylaws or house rules, and an amendment to those records.
2997	(2) The commission may refuse to issue a [club] bar establishment license to a person
2998	for an equity [club] license or fraternal [club] license if the commission determines that a
2999	provision of the person's bylaws or house rules, or amendments to those records is not:
3000	(a) reasonable; and
3001	(b) consistent with:
3002	(i) the declared nature and purpose of the [club] bar establishment licensee; and

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3003	(ii) the purposes of this part.
3004	(3) (a) A [club] <u>bar establishment</u> license expires on June 30 of each year.
3005	(b) To renew a [club] bar establishment license, a person shall comply with the
3006	requirements of Chapter 5, Part 2, Retail Licensing Process, by no later than May 31.
3007	(4) (a) The nonrefundable application fee for a [club] bar establishment license is \$300.
3008	(b) The initial license fee for a [elub] bar establishment license is \$2,750.
3009	(c) The renewal fee for a [club] <u>bar establishment</u> license is \$2,000.
3010	(5) The bond amount required for a [club] bar establishment license is the penal sum of
3011	\$10,000.
3012	Section 47. Section 32B-6-406 is amended to read:
3013	32B-6-406. Specific operational requirements for a bar establishment license.
3014	(1) (a) In addition to complying with Chapter 5, Part 3, Retail Licensee Operational
3015	Requirements, a [elub] bar establishment licensee and staff of the [elub] bar establishment
3016	licensee shall comply with this section.
3017	(b) Failure to comply as provided in Subsection (1)(a) may result in disciplinary action
3018	in accordance with Chapter 3, Disciplinary Actions and Enforcement Act, against:
3019	(i) a [club] <u>bar establishment</u> licensee;
3020	(ii) individual staff of a [club] bar establishment licensee; or
3021	(iii) both a [club] bar establishment licensee and staff of the [club] bar establishment
3022	licensee.
3023	(2) In addition to complying with Subsection 32B-5-301(3), a [club] bar licensee shall
3024	display in a [prominent place in the club] conspicuous place at the entrance to the licensed
3025	premises a [list of the types and brand names of liquor being furnished through the club
3026	licensee's calibrated metered dispensing system.] sign approved by the commission that:
3027	(a) measures at least 8-1/2 inches long and 11 inches wide; and
3028	(b) clearly states that the bar licensee is a bar and not a restaurant.
3029	(3) (a) In addition to complying with Section 32B-5-302, a [club] bar establishment
3030	licensee shall maintain for a minimum of three years:
3031	(i) a record required by Section 32B-5-302; and
3032	(ii) a record maintained or used by the [club] bar establishment licensee, as the
3033	department requires.

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3034	(b) Section 32B-1-205 applies to a record required to be made, maintained, or used in
3035	accordance with this Subsection (3).
3036	(c) The department shall audit the records of a [club] bar establishment licensee at least
3037	once annually.
3038	(4) (a) A [club] <u>bar establishment</u> licensee may not sell, offer for sale, or furnish liquor
3039	on the licensed premises on any day during a period that:
3040	(i) begins at 1 a.m.; and
3041	(ii) ends at 9:59 a.m.
3042	(b) A [club] <u>bar establishment</u> licensee may sell, offer for sale, or furnish beer during
3043	the hours specified in Part 7, On-Premise Beer Retailer License, for an on-premise beer retailer
3044	license.
3045	(c) (i) Notwithstanding Subsections (4)(a) and (b), a [club] bar establishment licensee
3046	shall keep its licensed premises open for one hour after the [club] bar establishment licensee
3047	ceases the sale and furnishing of an alcoholic product during which time a patron of the [club]
3048	bar establishment licensee may finish consuming:
3049	(A) a single drink containing spirituous liquor;
3050	(B) a single serving of wine not exceeding five ounces;
3051	(C) a single serving of heavy beer;
3052	(D) a single serving of beer not exceeding 26 ounces; or
3053	(E) a single serving of a flavored malt beverage.
3054	(ii) A [club] bar establishment licensee is not required to remain open:
3055	(A) after all patrons have vacated the premises; or
3056	(B) during an emergency.
3057	(5) (a) A minor may not be admitted into, use, or be in:
3058	(i) a lounge or bar area of the premises of:
3059	(A) an equity [club] licensee;
3060	(B) a fraternal [club] licensee; or
3061	(C) a dining club licensee; or
3062	(ii) the premises of:
3063	(A) a dining club licensee unless accompanied by an individual who is 21 years of age
3064	or older; or

3065	(B) a [social club] bar licensee, except to the extent provided for under Section
3066	32B-6-406.1.
3067	(b) Notwithstanding Section 32B-5-308, a [club] bar establishment licensee may not
3068	employ a minor to:
3069	(i) work in a lounge or bar area of an equity [elub] licensee, fraternal [elub] licensee, or
3070	dining club licensee; or
3071	(ii) handle an alcoholic product.
3072	(c) Notwithstanding Section 32B-5-308, a minor may not be employed on the licensed
3073	premises of a [social club] <u>bar</u> licensee.
3074	(d) Nothing in this part or Section 32B-5-308 precludes a local authority from being
3075	more restrictive of a minor's admittance to, use of, or presence on the licensed premises of a
3076	[club] <u>bar establishment</u> licensee.
3077	(6) A [club] bar establishment licensee shall have food available at all times when an
3078	alcoholic product is sold, offered for sale, furnished, or consumed on the licensed premises.
3079	(7) (a) Subject to the other provisions of this Subsection (7), a patron may not have
3080	more than two alcoholic products of any kind at a time before the patron.
3081	(b) A patron may not have two spirituous liquor drinks before the [elub] bar
3082	establishment licensee patron if one of the spirituous liquor drinks consists only of the primary
3083	spirituous liquor for the other spirituous liquor drink.
3084	(c) An individual portion of wine is considered to be one alcoholic product under
3085	Subsection (7)(a).
3086	(8) A [club] bar establishment licensee shall have available on the premises for a
3087	patron to review at the time that the patron requests it, a written alcoholic product price list or a
3088	menu containing the price of an alcoholic product sold, offered for sale, or furnished by the
3089	[club] bar establishment licensee including:
3090	(a) a set-up charge;
3091	(b) a service charge; or
3092	(c) a chilling fee.
3093	(9) Subject to Section 32B-5-309, a [club] bar establishment licensee may not
3094	temporarily rent or otherwise temporarily lease its premises to a person unless:
3095	(a) the person to whom the [club] bar establishment licensee rents or leases the

3096	premises agrees in writing to comply with this title as if the person is the [club] bar
3097	establishment licensee, except for a requirement related to making or maintaining a record; and
3098	(b) the [club] bar establishment licensee takes reasonable steps to ensure that the
3099	person complies with this section as provided in Subsection (9)(a).
3100	(10) If a [club] bar establishment licensee is an equity [club] licensee or fraternal [club]
3101	licensee, the [club] bar establishment licensee shall comply with Section 32B-6-407.
3102	(11) If a [club] bar establishment licensee is a dining club licensee or [social club] bar
3103	licensee, the [club] bar establishment licensee shall comply with Section 32B-1-407.
3104	(12) (a) A [club] bar establishment licensee shall own or lease premises suitable for the
3105	[club] bar establishment licensee's activities.
3106	(b) A [club] bar establishment licensee may not maintain licensed premises in a
3107	manner that barricades or conceals the [club] bar establishment licensee's operation.
3108	Section 48. Section 32B-6-406.1 is amended to read:
3109	32B-6-406.1. Specific operational restrictions related to dance or concert hall.
3110	(1) A minor who is at least 18 years of age may be admitted into, use, or be on the
3111	premises of a dance or concert hall if:
3112	(a) the dance or concert hall is located:
3113	(i) on the licensed premises of a [social club] bar licensee; or
3114	(ii) on the property that immediately adjoins the licensed premises of and is operated
3115	by a [social club] bar licensee; and
3116	(b) the [social club] bar licensee holds a permit to operate a dance or concert hall that
3117	was issued on or before May 11, 2009:
3118	(i) on the basis of the operational requirements described in Subsection (2); and
3119	(ii) when the [social club] bar licensee was licensed as a class D private club.
3120	(2) A [social club] bar licensee that holds a dance or concert hall permit shall operate
3121	in such a way that:
3122	(a) the [social club] bar licensee's lounge, [bar] dispensing structure, or other area for
3123	alcoholic product consumption is:
3124	(i) not accessible to a minor;
3125	(ii) clearly defined; and
3126	(iii) separated from the dance or concert hall area by one or more walls, multiple floor

3127 levels, or other substantial physical barriers; 3128 (b) [a bar or dispensing] a dispensing structure or area where alcoholic product is 3129 dispensed is not visible to a minor; 3130 (c) consumption of an alcoholic product may not occur in: (i) the dance or concert hall area; or 3131 3132 (ii) an area of the [social club] bar license premises accessible to a minor; (d) the [social club] bar licensee maintains sufficient security personnel to prevent the 3133 3134 passing of beverages from the [social club] bar licensee's lounge, [bar] dispensing structure, or 3135 other area for alcoholic product consumption to: 3136 (i) the dance or concert hall area; or 3137 (ii) an area of the [social club] bar licensee premises accessible to a minor; 3138 (e) there are one or more separate entrances, exits, and restroom facilities from the [social club] bar licensee's lounge, [bar] dispensing structure, or other area for alcoholic 3139 3140 product consumption than for: 3141 (i) the dance or concert hall area; or 3142 (ii) an area accessible to a minor; and 3143 (f) the [social club] bar licensee complies with any other requirements imposed by the 3144 commission by rule. 3145 (3) (a) A minor under 18 years of age who is accompanied at all times by a parent or 3146 legal guardian may be admitted into, use, or be on the premises of a concert hall described in 3147 Subsection (1) if: 3148 (i) the requirements of Subsection (2) are met; and 3149 (ii) signage, product, and dispensing equipment containing recognition of an alcoholic 3150 product is not visible to the minor. 3151 (b) A minor under 18 years of age but who is 14 years of age or older who is not accompanied by a parent or legal guardian may be admitted into, use, or be on the premises of 3152 3153 a concert hall described in Subsection (1) if: 3154 (i) the requirements of Subsections (2) and (3)(a) are met; and 3155 (ii) there is no alcoholic product, sales, furnishing, or consumption on the premises of 3156 the [social club] bar licensee. 3157 (4) The commission may suspend or revoke a dance or concert permit issued to a

3158 [social club] bar licensee and suspend or revoke the license of the [social club] bar licensee if: 3159 (a) the [social club] bar licensee fails to comply with the requirements in this section; 3160 (b) the [social club] bar licensee sells, offers for sale, or furnishes an alcoholic product 3161 to a minor; 3162 (c) the [social club] bar licensee or a supervisory or managerial level staff of the [social 3163 elub] bar licensee is convicted under Title 58, Chapter 37, Utah Controlled Substances Act, on 3164 the basis of an activity that occurs on: 3165 (i) the licensed premises: or 3166 (ii) the dance or concert hall that is located on property that immediately adjoins the 3167 licensed premises of and is operated by the [social club] bar licensee; 3168 (d) there are three or more convictions of patrons of the [social club] bar licensee under 3169 Title 58, Chapter 37, Utah Controlled Substances Act, on the basis of activities that occur on: 3170 (i) the licensed premises: or 3171 (ii) the dance or concert hall that is located on property that immediately adjoins the 3172 licensed premises of and is operated by the [social club] bar licensee; 3173 (iii) there is more than one conviction: (A) of: 3174 3175 (I) the [social club] bar licensee: 3176 (II) staff of the [social club] bar licensee; 3177 (III) an entertainer contracted by the [social club] bar licensee; or 3178 (IV) a patron of the [social club] bar licensee; and 3179 (B) made on the basis of a lewd act or lewd entertainment prohibited by this title that 3180 occurs on: 3181 (I) the licensed premises; or 3182 (II) the dance or concert hall that is located on property that immediately adjoins the 3183 licensed premises of and is operated by the [social club] bar licensee; or 3184 (e) the commission finds acts or conduct contrary to the public welfare and morals 3185 involving lewd acts or lewd entertainment prohibited by this title that occurs on: (i) the licensed premises; or 3186 3187 (ii) the dance or concert hall that is located on property that immediately adjoins the 3188 licensed premises of and is operated by the [social club] bar licensee.

3189	(5) Nothing in this section prohibits a [social club] <u>bar</u> licensee from selling, offering
3190	for sale, or furnishing an alcoholic product in a dance or concert area located on the [social
3191	club] bar licensed premises on days and times when the [social club] bar licensee does not
3192	allow a minor into those areas.
3193	Section 49. Section 32B-6-407 is amended to read:
3194	32B-6-407. Specific operational requirements for equity license or fraternal
3195	license.
3196	(1) [For purposes of] As used in this section [only: (a) "Club], "equity or fraternal
3197	licensee" means an equity [club] licensee or fraternal [club] licensee.
3198	[(b) "Club licensee" does not include a dining club licensee or social club licensee.]
3199	(2) (a) [A club] An equity or fraternal licensee shall have a governing body that:
3200	(i) consists of three or more members of the [club] equity or fraternal licensee; and
3201	(ii) holds regular meetings to:
3202	(A) review membership applications; and
3203	(B) conduct other business as required by the bylaws or house rules of the [club] equity
3204	or fraternal licensee.
3205	(b) (i) [A club] An equity or fraternal licensee shall maintain a minute book that is
3206	posted currently by the [club] equity or fraternal licensee.
3207	(ii) The minute book required by this Subsection (2) shall contain the minutes of a
3208	regular or special meeting of the governing body.
3209	(3) [A club] An equity or fraternal licensee may admit an individual as a member only
3210	on written application signed by the person, subject to:
3211	(a) the person paying an application fee; and
3212	(b) investigation, vote, and approval of a quorum of the governing body.
3213	(4) [A club] An equity or fraternal licensee shall:
3214	(a) record an admission of a member in the official minutes of a regular meeting of the
3215	governing body; and
3216	(b) whether approved or disapproved, file an application as a part of the official records
3217	of the [club] equity or fraternal licensee.
3218	(5) The spouse of a member of [a club] an equity or fraternal licensee has the rights and
3219	privileges of the member:

3220	(a) to the extent permitted by the bylaws or house rules of the [club] equity or fraternal
3221	licensee; and
3222	(b) except to the extent restricted by this title.
3223	(6) A minor child of a member of [a club] an equity or fraternal licensee has the rights
3224	and privileges of the member:
3225	(a) to the extent permitted by the bylaws or house rules of the [club] equity or fraternal
3226	licensee; and
3227	(b) except to the extent restricted by this title.
3228	(7) [A club] An equity or fraternal licensee shall maintain:
3229	(a) a current and complete membership record showing:
3230	(i) the date of application of a proposed member;
3231	(ii) a member's address;
3232	(iii) the date the governing body approved a member's admission;
3233	(iv) the date initiation fees and dues are assessed and paid; and
3234	(v) the serial number of the membership card issued to a member;
3235	(b) a membership list; and
3236	(c) a current record indicating when a member is removed as a member or resigns.
3237	(8) (a) [A club] An equity or fraternal licensee shall have bylaws or house rules that
3238	include provisions respecting the following:
3239	(i) standards of eligibility for members;
3240	(ii) limitation of members, consistent with the nature and purpose of the [club] equity
3241	or fraternal licensee;
3242	(iii) the period for which dues are paid, and the date upon which the period expires;
3243	(iv) provisions for removing a member from the [club] equity or fraternal licensee's
3244	membership for the nonpayment of dues or other cause;
3245	(v) provisions for guests; and
3246	(vi) application fees and membership dues.
3247	(b) [A club] An equity or fraternal licensee shall maintain a current copy of the [club]
3248	equity or fraternal licensee's current bylaws and current house rules.
3249	(c) [A club] An equity or fraternal licensee shall maintain its bylaws or house rules,
3250	and any amendments to those records, on file with the department at all times.

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3251 (9) [A club] An equity or fraternal licensee may, in its discretion, allow an individual 3252 to be admitted to or use the [club] licensed premises as a guest subject to the following 3253 conditions: 3254 (a) the individual is allowed to use the [club] equity or fraternal licensee premises only 3255 to the extent permitted by the [club] equity or fraternal licensee's bylaws or house rules; 3256 (b) the individual shall be previously authorized by a member of the [club] equity or 3257 fraternal licensee who agrees to host the individual as a guest [into the club]; 3258 (c) the individual has only those privileges derived from the individual's host for the 3259 duration of the individual's visit to the [club] equity or fraternal licensee premises; and (d) [a club] an equity or fraternal licensee or staff of the [club] equity or fraternal 3260 3261 licensee may not enter into an agreement or arrangement with a [club] member of the equity or 3262 fraternal licensee to indiscriminately host a member of the general public into the [club] equity 3263 or fraternal licensee premises as a guest. 3264 (10) Notwithstanding Subsection (9), an individual may be allowed as a guest in $\begin{bmatrix} a \end{bmatrix}$ 3265 elub] an equity or fraternal licensed premises without a host if: 3266 (a) (i) the [club] equity or fraternal licensee is an equity [club] licensee; and (ii) the individual is a member of an equity [club] licensee that has reciprocal guest 3267 3268 privileges with the equity [club] licensee for which the individual is a guest; 3269 (b) (i) the [club] equity or fraternal licensee is a fraternal [club] licensee; and 3270 (ii) the individual is a member of the same fraternal organization as the fraternal [club] 3271 licensee for which the individual is a guest; or 3272 (c) (i) the [club] equity or fraternal licensee is a fraternal [club] licensee that holds the 3273 fraternal [club] license on July 1, 2013; 3274 (ii) the [club] equity or fraternal licensee's bylaws permit guests in the [club] equity or 3275 fraternal licensed premises without a host except that a minor may not be admitted as a guest 3276 without a host; and 3277 (iii) the [club] equity or fraternal licensee maintains 60% of its total [club] business 3278 from the sale of food, not including mix for alcoholic products, or service charges. 3279 (11) Unless the patron is a member or guest, [a club] an equity or fraternal licensee 3280 may not: 3281 (a) sell, offer for sale, or furnish an alcoholic product to the patron; or

- 3282 (b) allow the patron to be admitted to or use the licensed premises.
- 3283 (12) A minor may not be a member, officer, director, or trustee of [a club] an equity or
 3284 <u>fraternal</u> licensee.
- 3285 Section 50. Section **32B-6-408** is amended to read:
- 3286 **32B-6-408.** Information obtained by investigator.
- (1) Subject to Subsection (2), if an investigator is permitted by another provision of
 this title to inspect a record of a [club] bar establishment licensee, in addition to any other
 rights under this title, the investigator may inspect, have a copy of, or otherwise review any
 record of the [club] bar establishment licensee that is a visual recording of the operations of the
 [club] bar establishment licensee.
- 3292 (2) An investigator who is a peace officer may not inspect, have a copy of, or otherwise
 3293 review a visual recording described in Subsection (1) without probable cause.
- 3294

Section 51. Section **32B-6-703** is amended to read:

3295

32B-6-703. Commission's power to issue on-premise beer retailer license.

- (1) Before a person may store, sell, offer for sale, furnish, or allow the consumption of
 beer on the premises as an on-premise beer retailer, the person shall first obtain an on-premise
 beer retailer license from the commission in accordance with this part.
- (2) (a) The commission may issue an on-premise beer retailer license to establish
 on-premise beer retailer licensed premises at places and in numbers as the commission
 considers proper for the storage, sale, offer for sale, furnishing, and consumption of beer on
 premises operated as an on-premise beer retailer.
- 3303 (b) At the time that the commission issues an on-premise beer retailer license, the3304 commission shall designate whether the on-premise beer retailer is a tavern.
- 3305 (c) The commission may change its designation of whether an on-premise beer retailer3306 is a tavern in accordance with rules made by the commission.
- 3307 (d) (i) In determining whether an on-premise beer retailer is a tavern, the commission
 3308 shall determine whether the on-premise beer retailer will engage primarily in the retail sale of
 3309 beer for consumption on the establishment's premises.
- 3310 (ii) In making a determination under this Subsection (2)(d), the commission shall3311 consider:
- 3312 (A) whether the on-premise beer retailer will operate as one of the following:

3313	(I) a beer bar;
3314	(II) a parlor;
3315	(III) a lounge;
3316	(IV) a cabaret; or
3317	(V) a nightclub;
3318	(B) if the on-premise beer retailer will operate as described in Subsection (2)(d)(ii)(A):
3319	(I) whether the on-premise beer retailer will sell food in the establishment; and
3320	(II) if the on-premise beer retailer sells food, whether the revenue from the sale of beer
3321	will exceed the revenue of the sale of food;
3322	(C) whether full meals including appetizers, main courses, and desserts will be served;
3323	(D) the square footage and seating capacity of the premises;
3324	(E) what portion of the square footage and seating capacity will be used for a dining
3325	area in comparison to the portion that will be used as a lounge or bar area;
3326	(F) whether the person will maintain adequate on-premise culinary facilities to prepare
3327	full meals, except a person that is located on the premises of a hotel or resort facility may use
3328	the culinary facilities of the hotel or resort facility;
3329	(G) whether the entertainment provided on the premises of the beer retailer will be
3330	suitable for minors; and
3331	(H) the beer retailer management's ability to manage and operate an on-premise beer
3332	retailer license including:
3333	(I) management experience;
3334	(II) past beer retailer management experience; and
3335	(III) the type of management scheme that will be used by the beer retailer.
3336	(e) On or after March 1, 2012:
3337	(i) To be licensed as an on-premise beer retailer that is not a tavern, a person shall:
3338	(A) maintain at least 70% of the person's total gross revenues from business directly
3339	related to a recreational amenity on or directly adjoining the licensed premises of the beer
3340	retailer, except that a person may include gross revenue from business directly related to a
3341	recreational amenity that is owned or operated by a political subdivision if the person has a
3342	contract meeting the requirements of Subsection $(2)(e)(v)$ with the political subdivision; or
3343	(B) have a recreational amenity on or directly adjoining the licensed premises of the
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beer retailer and maintain at least 70% of the person's total gross revenues from the sale offood.

(ii) The commission may not license a person as an on-premise beer retailer if theperson does not:

3348 (A) meet the requirements of Subsection (2)(e)(i); or

(B) operate as a tavern.

3350 [(iii) (A) A person licensed as an on-premise beer retailer that is not a tavern as of July

3351 1, 2011 shall notify the department by no later than August 1, 2011, whether effective March 1,

3352 2012, the person will seek to be licensed as a beer-only restaurant licensee, a tavern, or an

3353 on-premise beer retailer that meets the requirements of Subsection (2)(e)(i).]

3354 [(B) If an on-premise beer retailer fails to notify the department as required by

3355 Subsection (2)(e)(iii)(A), the on-premise beer retailer's license expires as of February 29, 2012,

and to operate as an on-premise beer retailer after February 29, 2012, the on-premise beer

3357 retailer is required to apply as a new licensee, and any bar or bar structure on the premises of an

3358 on-premise beer retailer license that is not a tavern and does not meet the requirements of

3359 Subsection (2)(e)(i) will not be grandfathered under Subsection 32B-6-902(1).]

3360 [(iv)] (iii) A person who, after August 1, 2011, applies for an on-premise beer retailer 3361 license that is not a tavern and does not meet the requirements of Subsection (2)(e)(i), may not 3362 have or construct facilities for the dispensing or storage of an alcoholic product that do not 3363 meet the requirements of Subsection 32B-6-905(12)(a)(ii).

3364

[(v)] (iv) A contract described in Subsection (2)(e)(i)(A) shall:

(A) allow the beer retailer to include the total gross revenue from operations of the
recreational amenity in the beer retailer's total gross receipts for purposes of Subsection
(2)(e)(i)(A); and

(B) give the department the authority to audit financial information of the political
subdivision to the extent necessary to confirm that the requirements of Subsection (2)(e)(i)(A)
are met.

(3) Subject to Section 32B-1-201:

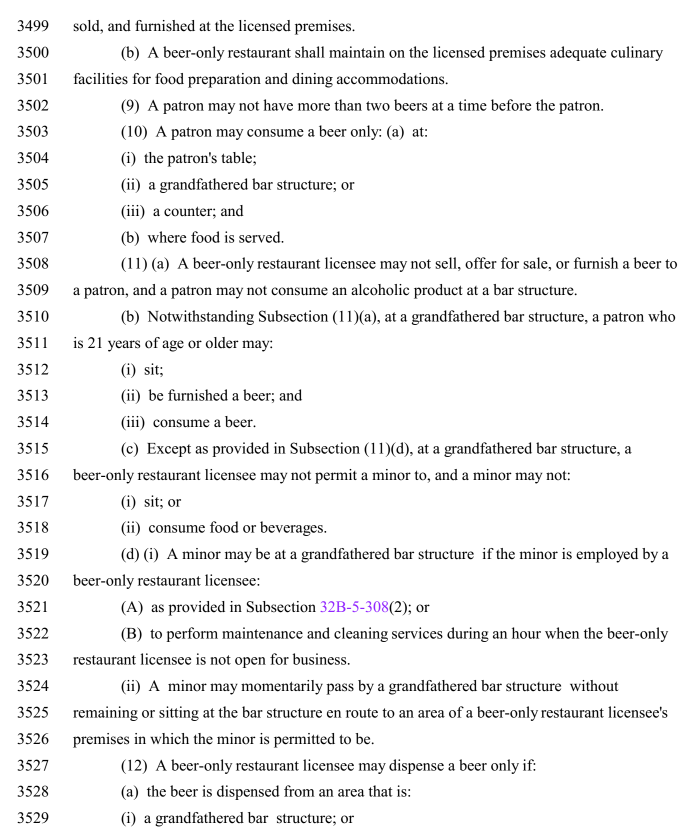
(a) The commission may not issue a total number of on-premise beer retailer licenses
that are taverns that at any time exceeds the number determined by dividing the population of
the state by 73,666.

3375	(b) The commission may issue a seasonal on-premise beer retailer license for a tavern
3376	in accordance with Section 32B-5-206.
3377	(4) (a) Unless otherwise provided in Subsection (4)(b):
3378	(i) only one on-premise beer retailer license is required for each building or resort
3379	facility owned or leased by the same person; and
3380	(ii) a separate license is not required for each retail beer dispensing location in the
3381	same building or on the same resort premises owned or operated by the same person.
3382	(b) (i) Subsection (4)(a) applies only if each retail beer dispensing location in the
3383	building or resort facility operates in the same manner.
3384	(ii) If each retail beer dispensing location does not operate in the same manner:
3385	(A) one on-premise beer retailer license designated as a tavern is required for the
3386	locations in the same building or on the same resort premises that operate as a tavern; and
3387	(B) one on-premise beer retailer license is required for the locations in the same
3388	building or on the same resort premises that do not operate as a tavern.
3389	Section 52. Section 32B-6-706 is amended to read:
3390	32B-6-706. Specific operational requirements for on-premise beer retailer license.
3391	(1) (a) In addition to complying with Chapter 5, Part 3, Retail Licensee Operational
3392	Requirements, an on-premise beer retailer and staff of the on-premise beer retailer shall comply
3393	with this section.
3394	(b) Failure to comply as provided in Subsection (1)(a) may result in disciplinary action
3395	in accordance with Chapter 3, Disciplinary Actions and Enforcement Act, against:
3396	(i) an on-premise beer retailer;
3397	(ii) individual staff of an on-premise beer retailer; or
3398	(iii) both an on-premise beer retailer and staff of the on-premise beer retailer.
3399	(2) (a) An on-premise beer retailer is not subject to Section 32B-5-302, but shall make
3400	and maintain the records the department requires.
3401	(b) Section 32B-1-205 applies to a record required to be made or maintained in
3402	accordance with this Subsection (2).
3403	
	(3) Notwithstanding Section 32B-5-303, an on-premise beer retailer may not store or
3404	(3) Notwithstanding Section 32B-5-303, an on-premise beer retailer may not store or sell liquor on its licensed premises.

3406	the on-premise beer retailer premises in the sealed container.
3407	(5) (a) An on-premise beer retailer may not sell, offer for sale, or furnish beer at its
3408	licensed premises during a period that:
3409	(i) begins at 1 a.m.; and
3410	(ii) ends at 9:59 a.m.
3411	(b) (i) Notwithstanding Subsection (5)(a), a tavern shall remain open for one hour after
3412	the tavern ceases the sale and furnishing of beer during which time a patron of the tavern may
3413	finish consuming a single serving of beer not exceeding 26 ounces.
3414	(ii) A tavern is not required to remain open:
3415	(A) after all patrons have vacated the premises; or
3416	(B) during an emergency.
3417	(6) Notwithstanding Section 32B-5-308, a minor may not be on the premises of a
3418	tavern.
3419	(7) (a) (i) An on-premise beer retailer may not purchase, acquire, possess for the
3420	purpose of resale, or sell beer except beer that the on-premise beer retailer lawfully purchases
3421	from:
3422	(A) a beer wholesaler licensee; or
3423	(B) a small brewer that manufactures the beer.
3424	(ii) Violation of Subsection (7)(a)(i) is a class A misdemeanor.
3425	(b) (i) If an on-premise beer retailer purchases beer under this Subsection (7) from a
3426	beer wholesaler licensee, the on-premise beer retailer shall purchase beer only from a beer
3427	wholesaler licensee who is designated by the manufacturer to sell beer in the geographical area
3428	in which the [off-premise] on-premise beer retailer is located, unless an alternate wholesaler is
3429	authorized by the department to sell to the [off-premise] on-premise beer retailer as provided in
3430	Section 32B-13-301.
3431	(ii) Violation of Subsection (7)(b)(i) is a class B misdemeanor.
3432	(8) A tavern shall comply with Section $32B-1-407$.
3433	Section 53. Section 32B-6-902 is amended to read:
3434	32B-6-902. Definitions.
3435	(1) As used in this part:
3436	(a) (i) "Dining area" means an area in the licensed premises of a beer-only restaurant

3437	licensee that is primarily used for the service and consumption of food by one or more patrons.
3438	(ii) "Dining area" does not include a dispensing area.
3439	(b) "Dispensing area" means an area in the licensed premises of a beer-only restaurant
3440	licensee where a dispensing structure is located and that:
3441	(i) is physically separated from the dining area and any waiting area by a structure or
3442	other barrier that prevents a patron seated in the dining area or a waiting area from viewing the
3443	dispensing of beer; or
3444	(ii) measures at least 10 feet from any area where beer is dispensed to the dining area
3445	and any waiting area, measured from the point of the area where beer is dispensed that is
3446	closest to the dining area or waiting area.
3447	[(1) (a) As used in this part, "grandfathered]
3448	(c) "Grandfathered bar structure" means a bar structure in a licensed premises of a
3449	beer-only restaurant licensee that:
3450	(i) was licensed as an on-premise beer retailer as of August 1, 2011, and as of August
3451	1, 2011:
3452	(A) is operational;
3453	(B) has facilities for the dispensing or storage of an alcoholic product that do not meet
3454	the requirements of Subsection 32B-6-905(12)(a)(ii); and
3455	(C) in accordance with Subsection $32B-6-703(2)(e)$, notifies the department that
3456	effective March 1, 2012, the on-premise beer retailer licensee will seek to be licensed as a
3457	beer-only restaurant; or
3458	(ii) is a bar structure grandfathered under Section 32B-6-409.
3459	[(b)] (d) "Grandfathered bar structure" does not include a grandfathered bar structure
3460	described in Subsection (1)(a) on or after the day on which a restaurant remodels the
3461	grandfathered bar structure, as defined by rule made by the commission.
3462	(e) "Waiting area" includes a lobby.
3463	(2) Subject to Subsection $(1)[(b)](d)$, a grandfathered bar structure remains a
3464	grandfathered bar structure notwithstanding whether a restaurant undergoes a change of
3465	ownership.
3466	Section 54. Section 32B-6-905 is amended to read:
3467	32B-6-905. Specific operational requirements for a beer-only restaurant license

3468	Before July 1, 2018.
3469	(1) (a) In addition to complying with Chapter 5, Part 3, Retail Licensee Operational
3470	Requirements, a beer-only restaurant licensee and staff of the beer-only restaurant licensee
3471	shall comply with this section.
3472	(b) Failure to comply as provided in Subsection (1)(a) may result in disciplinary action
3473	in accordance with Chapter 3, Disciplinary Actions and Enforcement Act, against:
3474	(i) a beer-only restaurant licensee;
3475	(ii) individual staff of a beer-only restaurant licensee; or
3476	(iii) both a beer-only restaurant licensee and staff of the beer-only restaurant licensee.
3477	(2) (a) A beer-only restaurant licensee on the licensed premises may not sell, offer for
3478	sale, furnish, or allow consumption of liquor.
3479	(b) Liquor may not be on the premises of a beer-only restaurant licensee except for use:
3480	(i) as a flavoring on a dessert; and
3481	(ii) in the preparation of a flaming food dish, drink, or dessert.
3482	(3) In addition to complying with Section 32B-5-303, a beer-only restaurant licensee
3483	shall store beer in a storage area described in Subsection (12)(a).
3484	(4) (a) An individual who serves beer in a beer-only restaurant licensee's premises shall
3485	make a written beverage tab for each table or group that orders or consumes an alcoholic
3486	product on the premises.
3487	(b) A beverage tab required by this Subsection (4) shall list the type and amount of
3488	beer ordered or consumed.
3489	(5) A person's willingness to serve beer may not be made a condition of employment as
3490	a server with a beer-only restaurant licensee.
3491	(6) A beer-only restaurant licensee may sell, offer for sale, or furnish beer during the
3492	hours specified in Part 7, On-Premise Beer Retailer License, for an on-premise beer retailer,
3493	except that a beer-only restaurant licensee may not sell, offer for sale, or furnish beer before
3494	11:30 a.m. on any day.
3495	(7) A beer-only restaurant licensee shall maintain at least 70% of its total restaurant
3496	business from the sale of food, which does not include a service charge.
3497	(8) (a) A beer-only restaurant may not sell, offer for sale, or furnish beer except after
3498	the beer-only restaurant licensee confirms that the patron has the intent to order food prepared,



3530	(ii) separated from an area for the consumption of food by a patron by a solid,
3531	translucent, permanent structural barrier such that the facilities for the storage or dispensing of
3532	an alcoholic product are not readily visible to a patron, not accessible by a patron, and apart
3533	from an area used for dining, for staging, or as a lobby or waiting area;
3534	(b) the beer-only restaurant licensee uses a beer that is:
3535	(i) stored in an area described in Subsection (12)(a); or
3536	(ii) in an area not described in Subsection (12)(a) on the licensed premises and:
3537	(A) immediately before the beer is dispensed it is in an unopened container;
3538	(B) the unopened container is taken to an area described in Subsection (12)(a) before it
3539	is opened; and
3540	(C) once opened, the container is stored in an area described in Subsection (12)(a); and
3541	(c) any instrument or equipment used to dispense the beer is located in an area
3542	described in Subsection (12)(a).
3543	(13) Subject to Subsection <u>32B-6-905.1(17)</u> and Section <u>32B-6-905.2</u> , the provisions
3544	of this section apply before July 1, 2018.
3545	Section 55. Section 32B-6-905.1 is enacted to read:
3546	<u>32B-6-905.1.</u> Specific operational requirements for a beer-only restaurant license
3547	On and after July 1, 2018.
3548	(1) (a) In addition to complying with Chapter 5, Part 3, Retail Licensee Operational
3549	Requirements, a beer-only restaurant licensee and staff of the beer-only restaurant licensee
3550	shall comply with this section.
3551	(b) Failure to comply with Subsection (1)(a) may result in disciplinary action in
3552	accordance with Chapter 3, Disciplinary Actions and Enforcement Act, against:
3553	(i) a beer-only restaurant licensee;
3554	(ii) individual staff of a beer-only restaurant licensee; or
3555	(iii) both a beer-only restaurant licensee and staff of the beer-only restaurant licensee.
3556	(2) (a) A beer-only restaurant licensee on the licensed premises may not sell, offer for
3557	
	sale, furnish, or allow consumption of liquor.
3558	<u>sale, furnish, or allow consumption of liquor.</u>(b) Liquor may not be on the premises of a beer-only restaurant licensee except for use:
3558 3559	

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3561 (3) In addition to complying with Section 32B-5-303, a beer-only restaurant licensee shall store beer in a storage area described in Subsection (13)(a). 3562 3563 (4) (a) An individual who serves beer in a beer-only restaurant licensee's premises shall 3564 make a beverage tab for each table or group that orders or consumes an alcoholic product on 3565 the premises. 3566 (b) A beverage tab described in this Subsection (4) shall state: 3567 (i) the type and amount of each alcoholic product ordered or consumed; and (ii) the time that each alcoholic product is dispensed. 3568 3569 (5) A person's willingness to serve beer may not be made a condition of employment as 3570 a server with a beer-only restaurant licensee. 3571 (6) A beer-only restaurant licensee may sell, offer for sale, or furnish beer at the 3572 licensed premises during the following time periods only: 3573 (a) on a weekday, during the period that begins at 11:30 a.m. and ends at 12:59 a.m.; or 3574 (b) on a weekend or a state or federal legal holiday, during the period that begins at 10:30 a.m. and ends at 12:59 a.m. 3575 3576 (7) A beer-only restaurant licensee shall maintain at least 70% of the beer-only restaurant licensee's total restaurant business from the sale of food, which does not include a 3577 3578 service charge. 3579 (8) (a) A beer-only restaurant licensee may not sell, offer for sale, or furnish beer 3580 except after: 3581 (i) the patron to whom the beer-only restaurant licensee sells, offers for sale, or 3582 furnishes the beer is seated at: 3583 (A) a table that is located in a dining area or a dispensing area; 3584 (B) a counter that is located in a dining area or a dispensing area; or 3585 (C) a dispensing structure located in a dispensing area; and 3586 (ii) the beer-only restaurant licensee confirms that the patron has the intent to: 3587 (A) order food prepared, sold, and furnished at the licensed premises; and 3588 (B) consume the food at the same location where the patron is seated and sold, offered for sale, or furnished the beer. 3589 3590 (b) A beer-only restaurant licensee shall maintain on the licensed premises adequate 3591 culinary facilities for food preparation and dining accommodations.

3592	(9) A patron may consume a beer only at:
3593	(a) a table that is located in a dining area or a dispensing area;
3594	(b) a counter that is located in a dining area or a dispensing area; or
3595	(c) a dispensing structure located in a dispensing area.
3596	(10) A patron may not have more than two beers at a time before the patron.
3597	(11) In accordance with the provisions of this section, an individual who is at least 21
3598	years of age may consume food and beverages in a dispensing area.
3599	(12) (a) Except as provided in Subsection (12)(b), a minor may not sit, remain, or
3600	consume food or beverages in a dispensing area.
3601	(b) (i) A minor may be in a dispensing area if the minor is employed by the beer-only
3602	restaurant licensee:
3603	(A) in accordance with Subsection <u>32B-5-308(2)</u> ; or
3604	(B) to perform maintenance and cleaning services when the beer-only restaurant
3605	licensee is not open for business.
3606	(ii) If there is no alternative route available, a minor may momentarily pass through a
3607	dispensing area without remaining or sitting in the dispensing area en route to an area of the
3608	beer-only restaurant licensee's premises in which the minor is permitted to be.
3609	(13) A beer-only restaurant licensee may dispense a beer only if:
3610	(a) the beer is dispensed from:
3611	(i) a dispensing structure that is located in a dispensing area; or
3612	(ii) an area that is:
3613	(A) separated from an area for the consumption of food by a patron by a solid,
3614	translucent, permanent structural barrier such that the facilities for the storage or dispensing of
3615	an alcoholic product are not readily visible to a patron, not accessible by a patron; and
3616	(B) apart from an area used for dining, for staging, or as a lobby or waiting area;
3617	(b) the beer-only restaurant licensee uses a beer that is stored in an area described in
3618	Subsection (13)(a) or in accordance with Section 32B-5-303; and
3619	(c) any instrument or equipment used to dispense the beer is located in an area
3620	described in Subsection (13)(a).
3621	(14) A beer-only restaurant licensee may not transfer, dispense, or serve beer on or
3622	from a movable cart.

3623	(15) (a) In addition to the requirements described in Section 32B-5-302, a beer-only
3624	restaurant licensee shall maintain each of the following records for at least three years:
3625	(i) a record required by Section <u>32B-5-302</u> ; and
3626	(ii) a record that the commission requires a beer-only restaurant licensee to use or
3627	maintain under a rule made in accordance with Title 63G, Chapter 3, Utah Administrative
3628	Rulemaking Act.
3629	(b) The department shall audit the records of a beer-only restaurant licensee at least
3630	once each calendar year.
3631	(16) A beer-only restaurant licensee shall display in a conspicuous place at the entrance
3632	to the licensed premises a sign approved by the commission that:
3633	(a) measures at least 8-1/2 inches long and 11 inches wide; and
3634	(b) clearly states that the beer-only restaurant licensee is a restaurant and not a bar.
3635	(17) (a) In accordance with Section <u>32B-6-905.2</u> , a beer-only restaurant licensee:
3636	(i) may comply with the provisions of this section beginning on or after July 1, 2017;
3637	and
3638	(ii) shall comply with the provisions of this section on and after July 1, 2018.
3639	(b) A beer-only restaurant licensee that elects to comply with the provisions of this
3640	section before July 1, 2018:
3641	(i) shall comply with each provision of this section; and
3642	(ii) is not required to comply with the provisions of Section 32B-6-905.
3643	Section 56. Section 32B-6-905.2 is enacted to read:
3644	<u>32B-6-905.2.</u> Transition process for beer-only restaurant licensees.
3645	(1) For a beer-only restaurant license issued on or after July 1, 2017, the beer-only
3646	restaurant licensee shall comply with the provisions of Section <u>32B-6-905.1</u> .
3647	(2) (a) Before a person who holds a beer-only restaurant license on July 1, 2017,
3648	changes the beer-only restaurant licensee's approved location for storage, dispensing, or
3649	consumption to comply with the provisions of Section <u>32B-6-905.1</u> , the beer-only restaurant
3650	licensee shall obtain approval from the department in accordance with Subsection
3651	<u>32B-5-303(3).</u>
3652	(b) (i) A beer-only restaurant licensee described in Subsection (2)(a) may submit an
3653	application for approval on or after May 9, 2017.

3654	(ii) A beer-only restaurant licensee described in Subsection (2)(a) that cannot comply
3655	with the provisions of Section <u>32B-6-905.1</u> without a change to the beer-only restaurant
3656	licensee's approved location for storage, dispensing, or consumption shall, in accordance with
3657	Subsection 32B-5-303(3), submit to the department an application to change the beer-only
3658	restaurant licensee's location for storage, dispensing, or consumption no later than May 1,
3659	<u>2018.</u>
3660	(c) If a beer-only restaurant licensee submits an application under this section to the
3661	department on May 9, 2017, the department shall take action on the application on or before
3662	<u>July 1, 2017.</u>
3663	Section 57. Section 32B-7-202 is amended to read:
3664	32B-7-202. General operational requirements for off-premise beer retailer.
3665	(1) (a) An off-premise beer retailer or staff of the off-premise beer retailer shall comply
3666	with [this section] the provisions of this title and rules made by the commission.
3667	(b) Failure to comply with this section may result in a suspension or revocation of a
3668	local license and disciplinary action in accordance with Section 32B-7-501.
3669	(2) (a) (i) An off-premise beer retailer may not purchase, acquire, possess for the
3670	purpose of resale, or sell beer, except beer that the off-premise beer retailer lawfully purchases
3671	from:
3672	(A) a beer wholesaler licensee; or
3673	(B) a small brewer that manufactures the beer.
3674	(ii) A violation of Subsection (2)(a) is a class A misdemeanor.
3675	(b) (i) If an off-premise beer retailer purchases beer under this Subsection (2) from a
3676	beer wholesaler licensee, the off-premise beer retailer shall purchase beer only from a beer
3677	wholesaler licensee who is designated by the manufacturer to sell beer in the geographical area
3678	in which the off-premise beer retailer is located, unless an alternate wholesaler is authorized by
3679	the department to sell to the off-premise beer retailer as provided in Section 32B-13-301.
3680	(ii) A violation of Subsection (2)(b) is a class B misdemeanor.
3681	(c) (i) An off-premise beer retailer shall make and maintain a record, as required by
3682	commission rule, of all beer purchased.
3683	(ii) Section <u>32B-1-205</u> applies to a record required to be made or maintained in
3684	accordance with this Subsection (2)(c).

3685	(3) An off-premise beer retailer may not possess, sell, offer for sale, or furnish beer in a
3686	container larger than two liters.
3687	(4) A minor may not sell beer on the licensed premises of an off-premise beer retailer
3688	unless:
3689	(a) the sale is done under the supervision of a person 21 years of age or older who is on
3690	the licensed premises; and
3691	(b) the minor is at least 16 years of age.
3692	(5) (a) Subject to the other provisions of this Subsection (5), an off-premise beer
3693	retailer shall:
3694	(i) display <u>all</u> beer sold by the off-premise beer retailer in [an area that is visibly
3695	separate and distinct from the area where nonalcoholic beverages are displayed] one or two
3696	contiguous locations, each of which is a display cabinet, cooler, aisle, or room where beer is the
3697	only beverage displayed; and
3698	(ii) display a sign in the area described in Subsection (5)(a)(i) that:
3699	(A) is prominent;
3700	(B) is easily readable by a consumer;
3701	(C) meets the requirements for format established by the commission by rule; and
3702	(D) reads in print that is no smaller than .5 inches, bold type, "These beverages contain
3703	alcohol. Please read the label carefully."
3704	(b) Notwithstanding Subsection (5)(a), a nonalcoholic beer may be displayed with beer
3705	if the nonalcoholic beer is labeled, packaged, or advertised as a nonalcoholic beer.
3706	(c) The requirements of this Subsection (5) apply to beer notwithstanding that it is
3707	labeled, packaged, or advertised as:
3708	(i) a malt cooler; or
3709	(ii) a beverage that may provide energy.
3710	[(d) The commission shall define by rule what constitutes an "area that is visibly
3711	separate and distinct from the area where a nonalcoholic beverage is displayed."]
3712	[(e) A violation of this Subsection (5) is an infraction.]
3713	(6) (a) Staff of an off-premise beer retailer who directly supervises the sale of beer or
3714	who sells beer to a patron for consumption off the premises of the off-premise beer retailer
3715	shall wear a unique identification badge:

3716	(i) on the front of the staff's clothing;
3717	(ii) visible above the waist;
3718	(iii) bearing the staff's:
3719	(A) first or last name;
3720	(B) initials; or
3721	(C) unique identification in letters or numbers; and
3722	(iv) with the number or letters on the unique identification badge being sufficiently
3723	large to be clearly visible and identifiable while engaging in or directly supervising the retail
3724	sale of beer.
3725	(b) An off-premise beer retailer shall make and maintain a record of each current staffs
3726	unique identification badge assigned by the off-premise beer retailer that includes the staffs:
3727	(i) full name;
3728	(ii) address; and
3729	(iii) (A) driver license number; or
3730	(B) similar identification number.
3731	(c) An off-premise beer retailer shall make available a record required to be made or
3732	maintained under this Subsection (6) for immediate inspection by:
3733	(i) a peace officer; [or]
3734	(ii) a representative of the local authority that issues the off-premise beer retailer
3735	license[.]; or
3736	(iii) a representative of the commission or department.
3737	(d) A local authority may impose a fine of up to \$250 against an off-premise beer
3738	retailer that does not comply or require its staff to comply with this Subsection (6).
3739	Section 58. Section 32B-7-401 is enacted to read:
3740	Part 4. Off-Premise Beer Retailer State License
3741	<u>32B-7-401.</u> Commission's power to issue off-premise beer retailer state license.
3742	(1) Except as provided in Subsection (3), before a person may purchase, store, sell, or
3743	offer for sale beer for consumption off the person's premises, the person shall obtain an
3744	off-premise beer retailer state license in accordance with this part.
3745	(2) The commission may issue an off-premise beer retailer state license for the retail
3746	sale of beer for consumption off the beer retailer's premises.

2717	(2) (a) A many sub-sub-sub-sub-sub-sub-sub-sub-sub-sub-
3747	(3) (a) A person who operates as an off-premise beer retailer on May 9, 2017, shall
3748	obtain an off-premise beer retailer state license on or before February 28, 2018.
3749	(b) (i) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
3750	the commission shall establish a deadline for each off-premise beer retailer described in
3751	Subsection (3)(a) to submit to the department an application for an off-premise beer retailer
3752	state license.
3753	(ii) The commission shall act upon each timely application submitted in accordance
3754	with this Subsection (3) on or before February 28, 2018.
3755	(c) An off-premise beer retailer described in Subsection (3)(a) may continue to operate
3756	without an off-premise beer retailer state license through February 28, 2018.
3757	Section 59. Section 32B-7-402 is enacted to read:
3758	<u>32B-7-402.</u> Application for off-premise beer retailer state license Qualifications.
3759	To obtain an off-premise beer retailer state license, a person shall submit to the
3760	department:
3761	(1) a written application in a form prescribed by the department;
3762	(2) a nonrefundable application fee of \$75;
3763	(3) an initial license fee of \$250 that is refundable if the commission does not issue the
3764	off-premise beer retailer state license;
3765	(4) written consent of the local authority;
3766	(5) a copy of the person's current business license;
3767	(6) a floor plan of the premises that outlines the location of each beer display;
3768	(7) a signed consent form stating the person will permit any authorized representative
3769	of the commission or the department or any law enforcement officer to have unrestricted right
3770	to enter the licensed premises;
3771	(8) if the person is an entity, property verification evidencing that the individual who
3772	signs the application is authorized to sign on behalf of the entity; and
3773	(9) any other information that the commission or department requires.
3774	Section 60. Section 32B-7-403 is enacted to read:
3775	<u>32B-7-403.</u> Renewal of off-premise beer retailer state license.
3776	(1) An off-premise beer retailer state license expires on the last day of February each
3777	year.

3778	(2) To renew an off-premise beer retailer state license, an off-premise beer retailer state
3779	licensee shall, no later than January 31, submit:
3780	(a) a completed renewal application to the department in a form prescribed by the
3781	department; and
3782	(b) a renewal fee of \$175.
3783	(3) An off-premise beer retailer state licensee automatically forfeits the off-premise
3784	beer retailer state license if the off-premise beer retailer state licensee fails to satisfy the
3785	renewal requirements described in this section.
3786	Section 61. Section 32B-7-404 is enacted to read:
3787	<u>32B-7-404.</u> Duties of commission and department before issuing off-premise beer
3788	retailer state license.
3789	(1) (a) Before the commission issues an off-premise beer retailer state license, the
3790	department shall conduct an investigation and may hold one or more public hearings to gather
3791	information and make recommendations to the commission regarding whether the commission
3792	should issue an off-premise beer retailer state license.
3793	(b) The department shall forward the information the department gathers and the
3794	department's recommendations to the commission.
3795	(2) Before the commission issues an off-premise beer retailer state license, the
3796	commission shall:
3797	(a) determine that the person filed a complete application and is in compliance with the
3798	provisions of this chapter;
3799	(b) determine that the person is not disqualified under Section <u>32B-1-304</u> ;
3800	(c) consider the physical characteristics of the premises where the beer is displayed;
3801	and
3802	(d) consider any other factor that the commission considers necessary.
3803	Section 62. Section 32B-7-405 is enacted to read:
3804	<u>32B-7-405.</u> Notifying department of change of ownership.
3805	The commission may suspend or revoke an off-premise beer retailer state license if an
3806	off-premise beer retailer state licensee does not immediately notify the department of a change
3807	<u>in:</u>
3808	(1) ownership of the licensee's business;

3809	(2) for a corporate owner, a shareholder holding at least 20% of the total issued and
3810	outstanding stock of the corporation; or
3811	(3) for a limited liability company, a member owning at least 20% of the limited
3812	liability company.
3813	Section 63. Section 32B-7-501 , which is renumbered from Section 32B-7-305 is
3814	renumbered and amended to read:
3815	Part 5. Off-Premise Beer Retailer Enforcement
3816	[32B-7-305]. <u>32B-7-501.</u> Tracking of enforcement actions Costs of
3817	enforcement actions.
3818	(1) [A local authority that pursuant to this part adjudicates an administrative penalty for
3819	a violation of a law] For each violation committed by an off-premise beer retailer involving the
3820	sale of an alcoholic product to a minor, the commission shall:
3821	(a) maintain a record of [an adjudicated] the violation until the record is expunged
3822	under Subsection (3);
3823	(b) include in the record described in Subsection (1)(a):
3824	(i) the name of the individual who [commits] committed the violation;
3825	(ii) the name of the off-premise beer retailer for whom the individual $[is]$ was a staff
3826	member at the time of the violation; and
3827	(iii) the date of the adjudication of the violation; and
3828	(c) provide the information described in Subsection (1)(b) to the Highway Safety
3829	Office of the Department of Public Safety within 30 days of the date on which a violation is
3830	adjudicated.
3831	(2) (a) The [Highway Safety Office] Department of Public Safety shall develop and
3832	operate a system to collect, analyze, maintain, track, and disseminate the [violation history]
3833	information [received under] that the Department of Public Safety receives in accordance with
3834	Subsection (1).
3835	(b) The [Highway Safety Office] Department of Public Safety shall make the system
3836	described in Subsection (2)(a) available to:
3837	[(i) assist a local authority in assessing administrative penalties under Section
3838	32B-7-303; and]
3839	(i) assist the commission in assessing penalties under this title; and

3840 (ii) inform an off-premise beer retailer of an individual who has [an administrative] <u>a</u>
3841 violation history [under Section 32B-7-303] in the system.

3842 [(c) The Highway Safety Office shall maintain a record of violation history information
 3843 received pursuant to Subsection (1) until the record is expunged under Subsection (3).]

3844 (3) [(a) A local authority] The commission and the [Highway Safety Office] 3845 Department of Public Safety shall expunge [from the records maintained an administrative penalty imposed under Section 32B-7-303 for purposes of determining future administrative 3846 penalties under Section 32B-7-303] each record in the system described in Subsection (2) that 3847 relates to an individual if the individual [has not been found in violation of any law] does not 3848 3849 violate a provision of this title involving the sale of an alcoholic product to a minor for a period 3850 of 36 consecutive months from the day on which the individual [is last adjudicated as violating 3851 a law] was last found to have violated a provision of this title involving the sale of an alcoholic

3852 product to a minor.

3853 [(b) A local authority shall expunge from the records maintained by the local authority an administrative penalty imposed under Section 32B-7-303 against an off-premise beer 3854 3855 retailer for purposes of determining future administrative penalties under Section 32B-7-303 if the off-premise beer retailer or any staff of that off-premise beer retailer has not been found in 3856 3857 violation of any law involving the sale of an alcoholic product to a minor for a period of 36 3858 consecutive months from the day on which the off-premise beer retailer or staff of the 3859 off-premise beer retailer is last adjudicated as violating a law involving the sale of an alcoholic 3860 product to a minor.]

3861 (4) The [Highway Safety Office] Department of Public Safety shall administer a
 3862 program to reimburse a municipal or county law enforcement agency:

(a) for the actual costs of an alcohol-related compliance check investigation conducted
 [pursuant to] in accordance with Section 77-39-101 on the premises of an off-premise beer
 retailer;

(b) for administrative costs associated with reporting the compliance checkinvestigation described in Subsection (4)(a);

(c) if the municipal or county law enforcement agency completes and submits to the
 [Highway Safety Office] Department of Public Safety a report within 90 days of the
 compliance check investigation described in Subsection (4)(a) in a format required by the

3871	[Highway Safety Office] Department of Public Safety; and
3872	(d) in the order that the municipal or county law enforcement agency submits the report
3873	required by Subsection (4)(c) until the amount allocated by the [Highway Safety Office]
3874	Department of Public Safety to reimburse a municipal or county law enforcement agency is
3875	spent.
3876	(5) The [Highway Safety Office] Department of Public Safety shall report to the Utah
3877	Substance Abuse Advisory Council by no later than October 1 following a fiscal year on the
3878	following funded during the prior fiscal year:
3879	(a) compliance check investigations reimbursed under Subsection (4); and
3880	(b) the collection, analysis, maintenance, tracking, and dissemination of violation
3881	history information described in Subsection (2).
3882	Section 64. Section 32B-8-102 is amended to read:
3883	32B-8-102. Definitions.
3884	As used in this chapter:
3885	(1) "Boundary of a resort building" means the physical boundary of the land reasonably
3886	related to a resort building and any structure or improvement to that land as determined by the
3887	commission.
3888	(2) "Dwelling" means a portion of a resort building:
3889	(a) owned by one or more individuals;
3890	(b) that is used or designated for use as a residence by one or more persons; and
3891	(c) that may be rented, loaned, leased, or hired out for a period of no longer than 30
3892	consecutive days by a person who uses it for a residence.
3893	(3) "Engaged in the management of the resort" may be defined by the commission by
3894	rule.
3895	(4) "Invitee" means an individual who in accordance with Subsection 32B-8-304(11) is
3896	authorized to use a resort spa by a host who is:
3897	(a) a resident; or
3898	(b) a public customer.
3899	(5) "Provisions applicable to a sublicense" means:
3900	(a) for a full-service restaurant sublicense, Chapter 6, Part 2, Full-Service Restaurant
3901	License;

3902	(b) for a limited-service restaurant sublicense, Chapter 6, Part 3, Limited-Service
3903	Restaurant License;
3904	(c) for a [club] <u>bar establishment</u> sublicense, Chapter 6, Part 4, [Club] <u>Bar</u>
3905	Establishment License;
3906	(d) for an on-premise banquet sublicense, Chapter 6, Part 6, On-Premise Banquet
3907	License;
3908	(e) for an on-premise beer retailer sublicense, Chapter 6, Part 7, On-Premise Beer
3909	Retailer License; and
3910	(f) for a resort spa sublicense, Part 3, Resort Spa Sublicense.
3911	(6) "Public customer" means an individual who holds a customer card in accordance
3912	with Subsection 32B-8-304(12).
3913	(7) "Resident" means an individual who:
3914	(a) owns a dwelling located within a resort building; or
3915	(b) rents lodging accommodations for 30 consecutive days or less from:
3916	(i) an owner of a dwelling described in Subsection (7)(a); or
3917	(ii) the resort licensee.
3918	(8) "Resort" means a location:
3919	(a) on which is located one resort building; and
3920	(b) that is affiliated with a ski area that physically touches the boundary of the resort
3921	building.
3922	(9) "Resort building" means a building:
3923	(a) that is primarily operated to provide dwellings or lodging accommodations;
3924	(b) that has at least 150 units that consist of a dwelling or lodging accommodations;
3925	(c) that consists of at least 400,000 square feet:
3926	(i) including only the building itself; and
3927	(ii) not including areas such as above ground surface parking; and
3928	(d) of which at least 50% of the units described in Subsection (9)(b) consist of
3929	dwellings owned by a person other than the resort licensee.
3930	(10) "Resort spa" means a spa, as defined by rule by the commission, that is within the
3931	boundary of a resort building.
3932	(11) "Sublicense" means:

3933	(a) a full-service restaurant sublicense;
3934	(b) a limited-service restaurant sublicense;
3935	(c) a [club] <u>bar establishment</u> sublicense;
3936	(d) an on-premise banquet sublicense;
3937	(e) an on-premise beer retailer sublicense; and
3938	(f) a resort spa sublicense.
3939	(12) "Sublicense premises" means a building, enclosure, or room used pursuant to a
3940	sublicense in connection with the storage, sale, furnishing, or consumption of an alcoholic
3941	product, unless otherwise defined in this title or in the rules made by the commission.
3942	Section 65. Section 32B-8-304 is amended to read:
3943	32B-8-304. Specific operational requirements for resort spa sublicense.
3944	(1) (a) In addition to complying with Chapter 5, Part 3, Retail Licensee Operational
3945	Requirements, a resort licensee, staff of the resort licensee, or a person otherwise related to a
3946	resort spa sublicense shall comply with this section.
3947	(b) Subject to Section 32B-8-502, failure to comply as provided in Subsection (1)(a)
3948	may result in disciplinary action in accordance with Chapter 3, Disciplinary Actions and
3949	Enforcement Act, against:
3950	(i) a retail licensee;
3951	(ii) staff of the retail licensee;
3952	(iii) a person otherwise related to a resort spa sublicense; or
3953	(iv) any combination of the persons listed in this Subsection (1)(b).
3954	(2) (a) For purposes of the resort spa sublicense, the resort licensee shall ensure that a
3955	record required by this title is maintained, and a record is maintained or used for the resort spa
3956	sublicense:
3957	(i) as the department requires; and
3958	(ii) for a minimum period of three years.
3959	(b) A record is subject to inspection by an authorized representative of the commission
3960	and the department.
3961	(c) A resort licensee shall allow the department, through an auditor or examiner of the
3962	department, to audit the records for a resort spa sublicense at the times the department
3963	considers advisable.

3964	(d) The department shall audit the records for a resort spa sublicense at least once
3965	annually.
3966	(e) Section 32B-1-205 applies to a record required to be made, maintained, or used in
3967	accordance with this Subsection (2).
3968	(3) (a) A person operating under a resort spa sublicense may not sell, offer for sale, or
3969	furnish liquor at a resort spa during a period that:
3970	(i) begins at 1 a.m.; and
3971	(ii) ends at 9:59 a.m.
3972	(b) A person operating under a resort spa sublicense may sell, offer for sale, or furnish
3973	beer during the hours specified in Chapter 6, Part 7, On-Premise Beer Retailer License, for an
3974	on-premise beer retailer.
3975	(c) (i) Notwithstanding Subsections (3)(a) and (b), a resort spa shall remain open for
3976	one hour after the resort spa ceases the sale and furnishing of an alcoholic product during
3977	which time a person at the resort spa may finish consuming:
3978	(A) a single drink containing spirituous liquor;
3979	(B) a single serving of wine not exceeding five ounces;
3980	(C) a single serving of heavy beer;
3981	(D) a single serving of beer not exceeding 26 ounces; or
3982	(E) a single serving of a flavored malt beverage.
3983	(ii) A resort spa is not required to remain open:
3984	(A) after all persons have vacated the resort spa sublicense premises; or
3985	(B) during an emergency.
3986	(4) A minor may not be admitted into, use, or be on:
3987	(a) the sublicense premises of a resort spa unless accompanied by a person 21 years of
3988	age or older; or
3989	(b) a lounge or bar area of the resort spa sublicense premises.
3990	(5) A resort spa shall have food available at all times when an alcoholic product is sold,
3991	offered for sale, furnished, or consumed on the resort spa sublicense premises.
3992	(6) (a) Subject to the other provisions of this Subsection (6), a patron may not have
3993	more than two alcoholic products of any kind at a time before the patron.
3994	(b) A resort spa patron may not have two spirituous liquor drinks before the resort spa

3995	patron if one of the spirituous liquor drinks consists only of the primary spirituous liquor for
3996	the other spirituous liquor drink.
3997	(c) An individual portion of wine is considered to be one alcoholic product under this
3998	Subsection (6).
3999	(7) (a) An alcoholic product may only be consumed at a table or counter.
4000	(b) An alcoholic product may not be served to or consumed by a patron at a [bar]
4001	dispensing structure.
4002	(8) (a) A person operating under a resort spa sublicense shall have available on the
4003	resort spa sublicense premises for a patron to review at the time that the patron requests it, a
4004	written alcoholic product price list or a menu containing the price of an alcoholic product sold
4005	or furnished by the resort spa including:
4006	(i) a set-up charge;
4007	(ii) a service charge; or
4008	(iii) a chilling fee.
4009	(b) A charge or fee made in connection with the sale, service, or consumption of liquor
4010	may be stated in food or alcoholic product menus including:
4011	(i) a set-up charge;
4012	(ii) a service charge; or
4013	(iii) a chilling fee.
4014	(9) (a) A resort licensee shall own or lease premises suitable for the resort spa's
4015	activities.
4016	(b) A resort licensee may not maintain premises in a manner that barricades or conceals
4017	the resort spa sublicense's operation.
4018	(10) Subject to the other provisions of this section, a person operating under a resort
4019	spa sublicense may not sell an alcoholic product to or allow a person to be admitted to or use
4020	the resort spa sublicense premises other than:
4021	(a) a resident;
4022	(b) a public customer who holds a valid customer card issued under Subsection (12); or
4023	(c) an invitee.
4024	(11) A person operating under a resort spa sublicense may allow an individual to be
4025	admitted to or use the resort spa sublicense premises as an invitee subject to the following

4026	conditions:
4027	(a) the individual shall be previously authorized by one of the following who agrees to
4028	host the individual as an invitee into the resort spa:
4029	(i) a resident; or
4030	(ii) a public customer as described in Subsection (10);
4031	(b) the individual has only those privileges derived from the individual's host for the
4032	duration of the invitee's visit to the resort spa; and
4033	(c) a resort licensee, resort spa, or staff of the resort licensee or resort spa may not enter
4034	into an agreement or arrangement with a resident or public customer to indiscriminately host a
4035	member of the general public into the resort spa as an invitee.
4036	(12) A person operating under a resort spa sublicense may issue a customer card to
4037	allow an individual to enter and use the resort spa sublicense premises on a temporary basis
4038	under the following conditions:
4039	(a) the resort spa may not issue a customer card for a time period that exceeds three
4040	weeks;
4041	(b) the resort spa shall assess a fee to a public customer for a customer card;
4042	(c) the resort spa may not issue a customer card to a minor; and
4043	(d) a public customer may not host more than seven invitees at one time.
4044	Section 66. Section 32B-8a-302 is amended to read:
4045	32B-8a-302. Application Approval process.
4046	(1) To obtain the transfer of a retail license from a retail licensee, the transferee shall
4047	file a transfer application with the department that includes:
4048	(a) an application in the form provided by the department;
4049	(b) a statement as to whether the consideration, if any, to be paid to the transferor
4050	includes payment for transfer of the retail license;
4051	(c) a statement executed under penalty of perjury that the consideration as set forth in
4052	the escrow agreement required by Section 32B-8a-401 is deposited with the escrow holder; and
4053	(d) (i) an application fee of \$300; and
4054	(ii) a transfer fee determined in accordance with Section 32B-8a-303.
4055	(2) If the intended transfer of a retail license involves consideration, at least 10 days
4056	before the commission may approve the transfer, the department shall post a notice of the

4057	intended transfer on the Public Notice Website created in Section 63F-1-701 that states the
4058	following:
4059	(a) the name of the transferor;
4060	(b) the name and address of the business currently associated with the retail license;
4061	(c) instructions for filing a claim with the escrow holder; and
4062	(d) the projected date that the commission may consider the transfer application.
4063	(3) (a) (i) Before the commission may approve the transfer of a retail license, the
4064	department shall conduct an investigation and may hold public hearings to gather information
4065	and make recommendations to the commission as to whether the transfer of the retail license
4066	should be approved.
4067	(ii) The department shall forward the information and recommendations described in
4068	this Subsection (3)(a) to the commission to aid in the commission's determination.
4069	(b) Before approving a transfer, the commission shall:
4070	(i) determine that the transferee filed a complete application;
4071	(ii) determine that the transferee is eligible to hold the type of retail license that is to be
4072	transferred at the premises to which the retail license would be transferred;
4073	(iii) determine that the transferee is not delinquent in the payment of an amount
4074	described in Subsection 32B-8a-201(3);
4075	(iv) determine that the transferee is not disqualified under Section 32B-1-304;
4076	(v) consider the locality within which the proposed licensed premises is located,
4077	including the factors listed in Section 32B-5-203 for the issuance of a retail license;
4078	(vi) consider the transferee's ability to manage and operate the retail license to be
4079	transferred, including the factors listed in Section 32B-5-203 for the issuance of a retail license;
4080	(vii) consider the nature or type of retail licensee operation of the transferee, including
4081	the factors listed in Section 32B-5-203 for the issuance of a retail license;
4082	(viii) if the transfer involves consideration, determine that the transferee and transferor
4083	have complied with Part 4, Protection of Creditors; and
4084	(ix) consider any other factor the commission considers necessary.
4085	(4) [(a)] Except as provided in Subsection [(4)(b)] <u>32B-1-202(3)</u> , the commission may
4086	not approve the transfer of a retail license to premises that do not meet the proximity
4087	requirements of Section 32B-1-202.

4088	[(b) If after a transfer of a retail license the transferee operates the same type of retail
4089	license at the same location as did the transferor, the commission may waive or vary the
4090	proximity requirements of Subsection 32B-1-202(2) in considering whether to approve the
4091	transfer under the same circumstances that the commission may waive or vary the proximity
4092	requirements in accordance with Subsection 32B-1-202(4) when considering whether to issue a
4093	retail license.]
4094	Section 67. Section 32B-8b-102 is amended to read:
4095	32B-8b-102. Definitions.
4096	As used in this chapter:
4097	(1) "Boundary of a hotel" means the physical boundary of the contiguous parcels of
4098	real estate owned by the same person on which is located one or more buildings and any
4099	structure or improvement to that real estate as determined by the commission.
4100	(2) "Hotel" means one or more buildings that:
4101	(a) constitute a hotel, as defined by the commission;
4102	(b) are owned by the same person or by a person who has a majority interest in and can
4103	direct or exercise control over the management or policy of the person who owns any other
4104	building under the hotel license within the boundary of the hotel;
4105	(c) primarily operate to provide lodging accommodations;
4106	(d) provide room service within the boundary of the hotel meeting the requirements of
4107	this title;
4108	(e) have on-premise banquet space and provide on-premise banquet service within the
4109	boundary of the hotel meeting the requirements of this title;
4110	(f) have a restaurant or [club] bar establishment within the boundary of the hotel
4111	meeting the requirements of this title; and
4112	(g) have at least 40 guest rooms.
4113	(3) "Provisions applicable to a sublicense" means:
4114	(a) for a full-service restaurant sublicense, Chapter 6, Part 2, Full-Service Restaurant
4115	License;
4116	(b) for a limited-service restaurant sublicense, Chapter 6, Part 3, Limited-Service
4117	Restaurant License;
4118	(c) for a [club] <u>bar establishment</u> sublicense, Chapter 6, Part 4, [Club] <u>Bar</u>

4119	Establishment License;
4120	(d) for an on-premise banquet sublicense, Chapter 6, Part 6, On-Premise Banquet
4121	License;
4122	(e) for an on-premise beer retailer sublicense, Chapter 6, Part 7, On-Premise Beer
4123	Retailer License; and
4124	(f) for a beer-only restaurant sublicense, Chapter 6, Part 9, Beer-Only Restaurant
4125	License.
4126	(4) "Sublicense" means:
4127	(a) a full-service restaurant sublicense;
4128	(b) a limited-service restaurant sublicense;
4129	(c) a [club] <u>bar establishment</u> sublicense;
4130	(d) an on-premise banquet sublicense;
4131	(e) an on-premise beer retailer sublicense; and
4132	(f) a beer-only restaurant sublicense.
4133	(5) "Sublicense premises" means a building, enclosure, or room used pursuant to a
4134	sublicense in connection with the storage, sale, furnishing, or consumption of an alcoholic
4135	product, unless otherwise defined in this title or in the rules made by the commission, except
4136	that sublicense premises may have only one sublicense within a room or an enclosure that is
4137	separate from a room.
4138	Section 68. Section 32B-8b-201 is amended to read:
4139	32B-8b-201. Commission's power to issue a hotel license.
4140	(1) Before a person as a hotel under a single license may store, sell, offer for sale,
4141	furnish, or allow the consumption of an alcoholic product on sublicense premises, the person
4142	shall first obtain a hotel license from the commission in accordance with this part.
4143	(2) (a) The commission may issue to a person a hotel license to allow the storage, sale,
4144	offer for sale, furnishing, and consumption of an alcoholic product in connection with a hotel
4145	designated in the hotel license if the person operates at least three sublicenses under the hotel
4146	license one of which is an on-premise banquet license and one of which is a sublicense for a
4147	restaurant or [club] <u>bar establishment</u> .
4148	(b) A hotel license shall:
4149	(i) consist of:

(A) a general hotel license; and
(B) three or more sublicenses meeting the requirements of Subsection (2)(a); and
(ii) designate the boundary of the hotel and sublicenses.
(c) This chapter does not prohibit an alcoholic product on the boundary of the hotel to
the extent otherwise permitted by this title.
(d) The commission may not issue a sublicense that is separate from a hotel license.
(3) (a) The commission may not issue a total number of hotel licenses that at any time
totals more than 80.
(b) Subject to Subsection (3)(c), when determining the total number of licenses the
commission has issued for each type of retail license, the commission may not include a
sublicense as one of the retail licenses issued under the provisions applicable to the sublicense.
(c) If a hotel license issued under this chapter includes a [club] bar establishment
sublicense that before the issuance of the hotel license was a [club] bar establishment license,
the commission shall include the [club] bar establishment sublicense as one of the [club] bar
establishment licenses in determining if the total number of licenses issued under the
provisions applicable to the [club] bar establishment license exceeds the number calculated by
dividing the population of the state by the number specified in the provisions applicable to the
[club] <u>bar establishment</u> license.
(d) A person may not transfer a [club] bar establishment license under Chapter 8a,
Transfer of Retail License Act, in a manner that circumvents the limitations of Subsection
(3)(c).
Section 69. Section 53-10-305 is amended to read:
53-10-305. Duties of bureau chief.
The bureau chief, with the consent of the commissioner, shall do the following:
(1) conduct in conjunction with the state boards of education and higher education in
state schools, colleges, and universities, an educational program concerning alcoholic
beverages and alcoholic products, and work in conjunction with civic organizations, churches,
local units of government, and other organizations in the prevention of alcoholic beverage,
alcoholic product, and drug violations;
(2) coordinate law enforcement programs throughout the state and accumulate and
disseminate information related to the prevention, detection, and control of violations of this

4181	chapter and Title 32B, Alcoholic Beverage Control Act, as it relates to storage or consumption
4182	of an alcoholic beverage or alcoholic product on premises maintained by a [club] bar
4183	establishment licensee, or a person required to obtain a [club] bar establishment license, as
4184	defined in Section 32B-1-102;
4185	(3) make inspections and investigations as required by the commission and the
4186	Department of Alcoholic Beverage Control;
4187	(4) perform other acts as may be necessary or appropriate concerning control of the use
4188	of an alcoholic beverage or alcoholic product and drugs; and
4189	(5) make reports and recommendations to the Legislature, the governor, the
4190	commissioner, the commission, and the Department of Alcoholic Beverage Control as may be
4191	required or requested.
4192	Section 70. Section 53A-13-102 is amended to read:
4193	53A-13-102. Instruction on the harmful effects of alcohol, tobacco, and controlled
4194	substances School-based underage drinking prevention program.
4195	(1) The State Board of Education shall adopt rules providing for instruction at each
4196	grade level on the harmful effects of alcohol, tobacco, and controlled substances upon the
4197	human body and society. The rules shall require but are not limited to instruction on the
4198	following:
4199	(a) teaching of skills needed to evaluate advertisements for, and media portrayal of,
4200	alcohol, tobacco, and controlled substances;
4201	(b) directing students towards healthy and productive alternatives to the use of alcohol,
4202	tobacco, and controlled substances; and
4203	(c) discouraging the use of alcohol, tobacco, and controlled substances.
4204	(2) At the request of the board, the Division of Substance Abuse and Mental Health
4205	shall cooperate with the board in developing programs to provide this instruction.
4206	(3) The board shall participate in efforts to enhance communication among community
4207	organizations and state agencies, and shall cooperate with those entities in efforts which are
4208	compatible with the purposes of [this section] Subsections (1) and (2).
4209	(4) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
4210	board shall make rules that require each LEA, as defined in Section 53A-1-401, to:
4211	(a) present the school-based underage drinking prevention program as defined in

4212	Section 32B-2-306 each year to students in grade 8;
4213	(b) present the grade 10 school-based underage drinking prevention program as defined
4214	in Section <u>32B-2-306</u> each year to students in grade 10;
4215	(c) ensure that each student in grade 8 or 10 participates in the school-based underage
4216	drinking prevention program or the grade 10 school-based underage drinking prevention
4217	program, unless the student's parent or guardian excused the student from participation; and
4218	(d) coordinate with the Department of Alcoholic Beverage Control to set a date each
4219	year for the Department of Alcoholic Beverage Control or the provider with whom the
4220	Department of Alcoholic Beverage Control contracts to provide the school-based underage
4221	drinking prevention program or the grade 10 school-based underage drinking prevention
4222	program.
4223	Section 71. Section 62A-15-401 is amended to read:
4224	62A-15-401. Alcohol training and education seminar.
4225	(1) As used in this part:
4226	(a) "Instructor" means a person that directly provides the instruction during an alcohol
4227	training and education seminar for a seminar provider.
4228	(b) "Licensee" means a person who is:
4229	(i) (A) a new or renewing licensee under Title 32B, Alcoholic Beverage Control Act;
4230	and
4231	(B) engaged in the retail sale of an alcoholic product for consumption on the premises
4232	of the licensee; or
4233	(ii) a business that is:
4234	(A) a new or renewing licensee licensed by a city, town, or county; and
4235	(B) engaged in the retail sale of beer for consumption off the premises of the licensee.
4236	(c) "Off-premise beer retailer" is as defined in Section 32B-1-102.
4237	(d) "Seminar provider" means a person other than the division who provides an alcohol
4238	training and education seminar meeting the requirements of this section.
4239	(2) (a) This section applies to [an individual who, as defined by the division by rule]:
4240	[(i) manages operations at the premises of a licensee engaged in the retail sale of an
4241	alcoholic product for consumption on the premises of the licensee;]
4242	[(ii) supervises the serving of an alcoholic product to a customer for consumption on

4243	the premises of a licensee;]
4244	[(iii) serves an alcoholic product to a customer for consumption on the premises of a
4245	licensee;]
4246	(i) a retail manager as defined in Section <u>32B-5-402;</u>
4247	(ii) retail staff as defined in Section 32B-5-402; and
4248	(iii) an individual who, as defined by division rule:
4249	[(iv)] (A) directly supervises the sale of beer to a customer for consumption off the
4250	premises of an off-premise beer retailer; or
4251	[(v)] (B) sells beer to a customer for consumption off the premises of an off-premise
4252	beer retailer.
4253	(b) If the individual does not have a valid record that the individual has completed an
4254	alcohol training and education seminar, an individual described in Subsection (2)(a) shall:
4255	(i) (A) complete an alcohol training and education seminar within 30 days of the
4256	following if the individual is described in Subsections (2)(a)(i) through (iii):
4257	(I) if the individual is an employee, the day the individual begins employment;
4258	(II) if the individual is an independent contractor, the day the individual is first hired;
4259	or
4260	(III) if the individual holds an ownership interest in the licensee, the day that the
4261	individual first engages in an activity that would result in that individual being required to
4262	complete an alcohol training and education seminar; or
4263	(B) complete an alcohol training and education seminar within the time periods
4264	specified in Subsection 32B-5-404(1) if the individual is described in Subsections (2)(a)(iv)
4265	and (v); and
4266	(ii) pay a fee:
4267	(A) to the seminar provider; and
4268	(B) that is equal to or greater than the amount established under Subsection (4)(h).
4269	(c) An individual shall have a valid record that the individual completed an alcohol
4270	training and education seminar within the time period provided in this Subsection (2) to engage
4271	in an activity described in Subsection (2)(a).
4272	(d) A record that an individual has completed an alcohol training and education
4273	seminar is valid for:

4274 (i) three years from the day on which the record is issued for an individual described in 4275 Subsection (2)(a)(i), (ii), or (iii); and 4276 (ii) five years from the day on which the record is issued for an individual described in 4277 Subsection (2)(a)(iv) or (v). 4278 (e) On and after July 1, 2011, to be considered as having completed an alcohol training and education seminar, an individual shall: 4279 4280 (i) attend the alcohol training and education seminar and take any test required to 4281 demonstrate completion of the alcohol training and education seminar in the physical presence 4282 of an instructor of the seminar provider; or 4283 (ii) complete the alcohol training and education seminar and take any test required to 4284 demonstrate completion of the alcohol training and education seminar through an online course 4285 or testing program that meets the requirements described in Subsection (2)(f). 4286 (f) The division shall by rule made in accordance with Title 63G, Chapter 3, Utah 4287 Administrative Rulemaking Act, establish one or more requirements for an online course or 4288 testing program described in Subsection (2)(e) that are designed to inhibit fraud in the use of 4289 the online course or testing program. In developing the requirements by rule the division shall 4290 consider whether to require: 4291 (i) authentication that the an individual accurately identifies the individual as taking the 4292 online course or test; 4293 (ii) measures to ensure that an individual taking the online course or test is focused on 4294 training material throughout the entire training period; 4295 (iii) measures to track the actual time an individual taking the online course or test is 4296 actively engaged online; 4297 (iv) a seminar provider to provide technical support, such as requiring a telephone 4298 number, email, or other method of communication that allows an individual taking the online 4299 course or test to receive assistance if the individual is unable to participate online because of 4300 technical difficulties; 4301 (v) a test to meet quality standards, including randomization of test questions and 4302 maximum time limits to take a test; 4303 (vi) a seminar provider to have a system to reduce fraud as to who completes an online 4304 course or test, such as requiring a distinct online certificate with information printed on the

4305	certificate that identifies the person taking the online course or test, or requiring measures to
4306	inhibit duplication of a certificate;
4307	(vii) measures for the division to audit online courses or tests;
4308	(viii) measures to allow an individual taking an online course or test to provide an
4309	evaluation of the online course or test;
4310	(ix) a seminar provider to track the Internet protocol address or similar electronic
4311	location of an individual who takes an online course or test;
4312	(x) an individual who takes an online course or test to use an e-signature; or
4313	(xi) a seminar provider to invalidate a certificate if the seminar provider learns that the
4314	certificate does not accurately reflect the individual who took the online course or test.
4315	(3) (a) A licensee may not permit an individual who is not in compliance with
4316	Subsection (2) to:
4317	(i) serve or supervise the serving of an alcoholic product to a customer for
4318	consumption on the premises of the licensee;
4319	(ii) engage in any activity that would constitute managing operations at the premises of
4320	a licensee that engages in the retail sale of an alcoholic product for consumption on the
4321	premises of the licensee;
4322	(iii) directly supervise the sale of beer to a customer for consumption off the premises
4323	of an off-premise beer retailer; or
4324	(iv) sell beer to a customer for consumption off the premises of an off-premise beer
4325	retailer.
4326	(b) A licensee that violates Subsection (3)(a) is subject to Section 32B-5-403.
4327	(4) The division shall:
4328	(a) (i) provide alcohol training and education seminars; or
4329	(ii) certify one or more seminar providers;
4330	(b) establish the curriculum for an alcohol training and education seminar that includes
4331	the following subjects:
4332	(i) (A) alcohol as a drug; and
4333	(B) alcohol's effect on the body and behavior;
4334	(ii) recognizing the problem drinker or signs of intoxication;
4335	(iii) an overview of state alcohol laws related to responsible beverage sale or service,

4336	as determined in consultation with the Department of Alcoholic Beverage Control;
4337	(iv) dealing with the problem customer, including ways to terminate sale or service;
4338	and
4339	(v) for those supervising or engaging in the retail sale of an alcoholic product for
4340	consumption on the premises of a licensee, alternative means of transportation to get the
4341	customer safely home;
4342	(c) recertify each seminar provider every three years;
4343	(d) monitor compliance with the curriculum described in Subsection (4)(b);
4344	(e) maintain for at least five years a record of every person who has completed an
4345	alcohol training and education seminar;
4346	(f) provide the information described in Subsection (4)(e) on request to:
4347	(i) the Department of Alcoholic Beverage Control;
4348	(ii) law enforcement; or
4349	(iii) a person licensed by the state or a local government to sell an alcoholic product;
4350	(g) provide the Department of Alcoholic Beverage Control on request a list of any
4351	seminar provider certified by the division; and
4352	(h) establish a fee amount for each person attending an alcohol training and education
4353	seminar that is sufficient to offset the division's cost of administering this section.
4354	(5) The division shall by rule made in accordance with Title 63G, Chapter 3, Utah
4355	Administrative Rulemaking Act:
4356	(a) define what constitutes under this section an individual who:
4357	(i) manages operations at the premises of a licensee engaged in the retail sale of an
4358	alcoholic product for consumption on the premises of the licensee;
4359	(ii) supervises the serving of an alcoholic product to a customer for consumption on the
4360	premises of a licensee;
4361	(iii) serves an alcoholic product to a customer for consumption on the premises of a
4362	licensee;
4363	(iv) directly supervises the sale of beer to a customer for consumption off the premises
4364	of an off-premise beer retailer; or
4365	(v) sells beer to a customer for consumption off the premises of an off-premise beer
4366	retailer;

4367	(b) establish criteria for certifying and recertifying a seminar provider; and
4368	(c) establish guidelines for the manner in which an instructor provides an alcohol
4369	education and training seminar.
4370	(6) A seminar provider shall:
4371	(a) obtain recertification by the division every three years;
4372	(b) ensure that an instructor used by the seminar provider:
4373	(i) follows the curriculum established under this section; and
4374	(ii) conducts an alcohol training and education seminar in accordance with the
4375	guidelines established by rule;
4376	(c) ensure that any information provided by the seminar provider or instructor of a
4377	seminar provider is consistent with:
4378	(i) the curriculum established under this section; and
4379	(ii) this section;
4380	(d) provide the division with the names of all persons who complete an alcohol training
4381	and education seminar provided by the seminar provider;
4382	(e) (i) collect a fee for each person attending an alcohol training and education seminar
4383	in accordance with Subsection (2); and
4384	(ii) forward to the division the portion of the fee that is equal to the amount described
4385	in Subsection (4)(h); and
4386	(f) issue a record to an individual that completes an alcohol training and education
4387	seminar provided by the seminar provider.
4388	(7) (a) If after a hearing conducted in accordance with Title 63G, Chapter 4,
4389	Administrative Procedures Act, the division finds that a seminar provider violates this section
4390	or that an instructor of the seminar provider violates this section, the division may:
4391	(i) suspend the certification of the seminar provider for a period not to exceed 90 days;
4392	(ii) revoke the certification of the seminar provider;
4393	(iii) require the seminar provider to take corrective action regarding an instructor; or
4394	(iv) prohibit the seminar provider from using an instructor until such time that the
4395	seminar provider establishes to the satisfaction of the division that the instructor is in
4396	compliance with Subsection (6)(b).
4397	(b) The division may certify a seminar provider whose certification is revoked:

Section 32B-6-305.1, Credit for grandfathered bar structures for limited-service
restaurant licensee.
Section 32B-6-205.1, Credit for grandfathered bar structures of full-service
This bill repeals:
Section 73. Repealer.
(19) Subsection <u>32B-8-402(1)(b)</u> is repealed July 1, 2018.
(18) Section <u>32B-6-905.2</u> is repealed July 1, 2018.
(17) Subsection <u>32B-6-905.1(17)</u> is repealed July 1, 2018.
(16) Section <u>32B-6-905</u> is repealed July 1, 2018.
(15) Subsections <u>32B-6-902(1)(c)</u> , (1)(d), and (2) are repealed July 1, 2018.
(14) Subsection <u>32B-6-703(2)(e)(iv)</u> is repealed July 1, 2018.
(13) Section <u>32B-6-409</u> is repealed July 1, 2018.
(12) Section <u>32B-6-305.3</u> is repealed July 1, 2018.
(11) Subsection <u>32B-6-305.2(17)</u> is repealed July 1, 2018.
(10) Section <u>32B-6-305</u> is repealed July 1, 2018.
(9) Subsections <u>32B-6-302(3)</u> and (4) are repealed July 1, 2018.
(8) Section <u>32B-6-205.3</u> is repealed July 1, 2018.
(7) Subsection <u>32B-6-205.2(17)</u> is repealed July 1, 2018.
(6) Section 32B-6-205 is repealed July 1, 2018.
(5) Subsections <u>32B-6-202(3)</u> and (4) are repealed July 1, 2018.
(4) Subsection <u>32B-1-604</u> (4) is repealed January 1, 2018.
<u>32B-6-305(12)(b)(ii)," and ", or 32B-6-905(12)(b)(ii)" is repealed July 1, 2018.</u>
(3) Subsection <u>32B-1-102(113)(b)</u> , the language that states " <u>32B-6-205(12)(b)(ii)</u> ,
<u>32B-6-305(12)(b)(ii)," and ", or 32B-6-905(12)(b)(ii)" is repealed July 1, 2018.</u>
(2) Subsection <u>32B-1-102(33)(a)(i)(B)</u> , the language that states " <u>32B-6-205(12)(b)(ii)</u> ,
(1) Subsection $32B-1-102(7)$ is repealed July 1, 2018.
63I-2-232. Repeal dates Title 32A.
Section 72. Section 63I-2-232 is amended to read:
seminar provider will comply with this section.
(ii) if the seminar provider establishes to the satisfaction of the division that the
(i) no sooner than 90 days from the date the certification is revoked; and

4429	restaurant licensee.
4430	Section 32B-7-301 , Title .
4431	Section 32B-7-302, Definitions.
4432	Section 32B-7-303, Penalties related to sales to minors.
4433	Section 32B-7-304, Hearings.

Legislative Review Note Office of Legislative Research and General Counsel