



Sen. Sara Feigenholtz

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LRB101 09562 RPS 72446 a

1 AMENDMENT TO HOUSE BILL 2682

2 AMENDMENT NO. _____. Amend House Bill 2682 by replacing
3 everything after the enacting clause with the following:

4 "Section 5. The Liquor Control Act of 1934 is amended by
5 changing Sections 5-5, 6-1, 6-5, and 6-27.1 and by adding
6 Sections 5-7 and 6-28.8 as follows:

7 (235 ILCS 5/5-5)

8 Sec. 5-5. Late filing fees. In the event that a liquor
9 license holder fails to submit a license renewal application to
10 the Commission before or on the expiration date of the current
11 license, the licensee will be assessed a late filing fee of
12 \$25. Late applications and instruments of payment will be
13 returned to the licensee. Late filing fees will be in addition
14 to any fines or penalties ordered for operating without a valid
15 license.

16 Late filing fees shall not apply to a liquor license holder

1 whose business or business operations have been suspended in
2 any capacity due to any executive order issued on or after
3 March 16, 2020 or any subsequent rule established by the
4 Department of Public Health or any other agency of the State as
5 a result of COVID-19. The late filing fee waiver shall remain
6 in effect for 6 months after whichever of the following dates
7 occurs the latest:

8 (1) the day on which the region in which the liquor
9 licensee is located enters Phase 4 of the Governor's
10 Restore Illinois Plan as issued on May 5, 2020;

11 (2) the day after the expiration of the latest
12 executive order that limits or interrupts the business or
13 business operations as a result of the COVID-19 pandemic;
14 or

15 (3) the day after the expiration of any rules
16 established by the Department of Public Health or any other
17 agency of the State that limit or interrupt the business or
18 business operations as a result of the COVID-19 pandemic.

19 (Source: P.A. 88-91.)

20 (235 ILCS 5/5-7 new)

21 Sec. 5-7. Temporary liquor license fee deferral. A liquor
22 license holder whose business or business operations have been
23 suspended in any capacity due to any executive order issued on
24 or after March 16, 2020 or any subsequent rule established by
25 the Department of Public Health or any other agency of the

1 State as a result of COVID-19 shall be allowed to defer liquor
2 license fees under this Section. The liquor license holder
3 shall be allowed to defer the payment of liquor license fees
4 for 6 months after whichever of the following dates occurs the
5 latest:

6 (1) the day on which the region in which the liquor
7 licensee is located enters Phase 4 of the Governor's
8 Restore Illinois Plan as issued on May 5, 2020;

9 (2) the day after the expiration of the latest
10 executive order that limits or interrupts the business or
11 business operations as a result of the COVID-19 pandemic;
12 or

13 (3) the day after the expiration of any rules
14 established by the Department of Public Health or any other
15 agency of the State that limit or interrupt the business or
16 business operations as a result of the COVID-19 pandemic.

17 (235 ILCS 5/6-1) (from Ch. 43, par. 119)

18 Sec. 6-1. Privilege granted by license; nature as to
19 property; transferability; tax delinquencies. A license shall
20 be purely a personal privilege, good for not to exceed one year
21 after issuance, except a non-beverage user's license, unless
22 sooner revoked as in this Act provided, and shall not
23 constitute property, nor shall it be subject to attachment,
24 garnishment or execution, nor shall it be alienable or
25 transferable, voluntarily or involuntarily, or subject to

1 being encumbered or hypothecated. Such license shall not
2 descend by the laws of testate or intestate devolution, but it
3 shall cease upon the death of the licensee, provided that
4 executors or administrators of the estate of any deceased
5 licensee, and the trustee of any insolvent or bankrupt
6 licensee, when such estate consists in part of alcoholic
7 liquor, may continue the business of the sale or manufacture of
8 alcoholic liquor under order of the appropriate court, and may
9 exercise the privileges of the deceased or insolvent or
10 bankrupt licensee after the death of such decedent, or such
11 insolvency or bankruptcy until the expiration of such license
12 but not longer than six months after the death, bankruptcy or
13 insolvency of such licensee. Except in the case of a
14 non-beverage user's license, a refund shall be made of that
15 portion of the license fees paid for any period in which the
16 licensee shall be prevented from operating under such license
17 in accordance with the provisions of this paragraph.

18 Any licensee may renew his license at the expiration
19 thereof, provided he is then qualified to receive a license and
20 the premises for which such renewal license is sought are
21 suitable for such purpose; and provided further that the
22 renewal privilege herein provided for shall not be construed as
23 a vested right which shall in any case prevent the city council
24 or village president and board of trustees or county board, as
25 the case may be, from decreasing the number of licenses to be
26 issued within its jurisdiction. No retailer's license shall be

1 renewed if the Department of Revenue has reported to the
2 Illinois Liquor Control Commission that such retailer is
3 delinquent in filing any required tax returns or paying any
4 amounts owed to the State of Illinois until the applicant is
5 issued a certificate by the Department of Revenue stating that
6 all delinquent returns or amounts owed have been paid by
7 guaranteed remittance or the payment agreement to pay all
8 amounts owed has been accepted by the Department. No retailer's
9 license issued by a local liquor control commissioner shall be
10 renewed unless the applicant provides documentation that any
11 tax owed to (i) the municipality in which the applicant is
12 located (in the case of a license issued by the mayor or
13 president of the board of trustees of a city, village or
14 incorporated town acting as local liquor control commissioner)
15 or (ii) the county in which the applicant is located (in the
16 case of a license issued by the president or chairman of a
17 county board acting as local liquor control commissioner) by
18 the applicant has been satisfied by payment in the form of a
19 cashier's check, certified check, money order, or cash.

20 For a liquor license holder whose business or business
21 operations have been suspended in any capacity due to any
22 executive order issued on or after March 16, 2020 or any
23 subsequent rule established by the Department of Public Health
24 or any other agency of the State as a result of COVID-19,
25 renewal of the license shall be automatically approved and the
26 license shall be extended without limitation for 120 days after

1 whichever of the following dates occurs the latest:

2 (1) the day on which the region in which the liquor
3 licensee is located enters Phase 4 of the Governor's
4 Restore Illinois Plan as issued on May 5, 2020;

5 (2) the day after the expiration of the latest
6 executive order that limits or interrupts the business or
7 business operations as a result of the COVID-19 pandemic;
8 or

9 (3) the day after the expiration of any rules
10 established by the Department of Public Health or any other
11 agency of the State that limit or interrupt the business or
12 business operations as a result of the COVID-19 pandemic.

13 The renewal shall be based upon the most recent liquor license
14 application or application for renewal that was approved and
15 received by the State Commission prior to the limitations or
16 interruptions implemented by the Executive Order on March 16,
17 2020.

18 A negotiable instrument received as payment for a license
19 fee, transfer fee, late fee, offer in compromise,
20 pre-disciplinary conference settlement, or fine imposed by
21 order that is dishonored on presentation shall not be
22 considered payment and shall be cause for disciplinary action.

23 (Source: P.A. 91-357, eff. 7-29-99.)

24 (235 ILCS 5/6-5) (from Ch. 43, par. 122)

25 Sec. 6-5. Except as otherwise provided in this Section, it

1 is unlawful for any person having a retailer's license or any
2 officer, associate, member, representative or agent of such
3 licensee to accept, receive or borrow money, or anything else
4 of value, or accept or receive credit (other than merchandising
5 credit in the ordinary course of business for a period not to
6 exceed 30 days) directly or indirectly from any manufacturer,
7 importing distributor or distributor of alcoholic liquor, or
8 from any person connected with or in any way representing, or
9 from any member of the family of, such manufacturer, importing
10 distributor, distributor or wholesaler, or from any
11 stockholders in any corporation engaged in manufacturing,
12 distributing or wholesaling of such liquor, or from any
13 officer, manager, agent or representative of said
14 manufacturer. Except as provided below, it is unlawful for any
15 manufacturer or distributor or importing distributor to give or
16 lend money or anything of value, or otherwise loan or extend
17 credit (except such merchandising credit) directly or
18 indirectly to any retail licensee or to the manager,
19 representative, agent, officer or director of such licensee. A
20 manufacturer, distributor or importing distributor may furnish
21 free advertising, posters, signs, brochures, hand-outs, or
22 other promotional devices or materials to any unit of
23 government owning or operating any auditorium, exhibition
24 hall, recreation facility or other similar facility holding a
25 retailer's license, provided that the primary purpose of such
26 promotional devices or materials is to promote public events

1 being held at such facility. A unit of government owning or
2 operating such a facility holding a retailer's license may
3 accept such promotional devices or materials designed
4 primarily to promote public events held at the facility. No
5 retail licensee delinquent beyond the 30 day period specified
6 in this Section shall solicit, accept or receive credit,
7 purchase or acquire alcoholic liquors, directly or indirectly
8 from any other licensee, and no manufacturer, distributor or
9 importing distributor shall knowingly grant or extend credit,
10 sell, furnish or supply alcoholic liquors to any such
11 delinquent retail licensee; provided that the purchase price of
12 all beer sold to a retail licensee shall be paid by the retail
13 licensee in cash on or before delivery of the beer, and unless
14 the purchase price payable by a retail licensee for beer sold
15 to him in returnable bottles shall expressly include a charge
16 for the bottles and cases, the retail licensee shall, on or
17 before delivery of such beer, pay the seller in cash a deposit
18 in an amount not less than the deposit required to be paid by
19 the distributor to the brewer; but where the brewer sells
20 direct to the retailer, the deposit shall be an amount no less
21 than that required by the brewer from his own distributors; and
22 provided further, that in no instance shall this deposit be
23 less than 50 cents for each case of beer in pint or smaller
24 bottles and 60 cents for each case of beer in quart or
25 half-gallon bottles; and provided further, that the purchase
26 price of all beer sold to an importing distributor or

1 distributor shall be paid by such importing distributor or
2 distributor in cash on or before the 15th day (Sundays and
3 holidays excepted) after delivery of such beer to such
4 purchaser; and unless the purchase price payable by such
5 importing distributor or distributor for beer sold in
6 returnable bottles and cases shall expressly include a charge
7 for the bottles and cases, such importing distributor or
8 distributor shall, on or before the 15th day (Sundays and
9 holidays excepted) after delivery of such beer to such
10 purchaser, pay the seller in cash a required amount as a
11 deposit to assure the return of such bottles and cases. Nothing
12 herein contained shall prohibit any licensee from crediting or
13 refunding to a purchaser the actual amount of money paid for
14 bottles, cases, kegs or barrels returned by the purchaser to
15 the seller or paid by the purchaser as a deposit on bottles,
16 cases, kegs or barrels, when such containers or packages are
17 returned to the seller. Nothing herein contained shall prohibit
18 any manufacturer, importing distributor or distributor from
19 extending usual and customary credit for alcoholic liquor sold
20 to customers or purchasers who live in or maintain places of
21 business outside of this State when such alcoholic liquor is
22 actually transported and delivered to such points outside of
23 this State.

24 A manufacturer, distributor, or importing distributor may
25 furnish free social media advertising to a retail licensee if
26 the social media advertisement does not contain the retail

1 price of any alcoholic liquor and the social media
2 advertisement complies with any applicable rules or
3 regulations issued by the Alcohol and Tobacco Tax and Trade
4 Bureau of the United States Department of the Treasury. A
5 manufacturer, distributor, or importing distributor may list
6 the names of one or more unaffiliated retailers in the
7 advertisement of alcoholic liquor through social media.
8 Nothing in this Section shall prohibit a retailer from
9 communicating with a manufacturer, distributor, or importing
10 distributor on social media or sharing media on the social
11 media of a manufacturer, distributor, or importing
12 distributor. A retailer may request free social media
13 advertising from a manufacturer, distributor, or importing
14 distributor. Nothing in this Section shall prohibit a
15 manufacturer, distributor, or importing distributor from
16 sharing, reposting, or otherwise forwarding a social media post
17 by a retail licensee, so long as the sharing, reposting, or
18 forwarding of the social media post does not contain the retail
19 price of any alcoholic liquor. No manufacturer, distributor, or
20 importing distributor shall pay or reimburse a retailer,
21 directly or indirectly, for any social media advertising
22 services, except as specifically permitted in this Act. No
23 retailer shall accept any payment or reimbursement, directly or
24 indirectly, for any social media advertising services offered
25 by a manufacturer, distributor, or importing distributor,
26 except as specifically permitted in this Act. For the purposes

1 of this Section, "social media" means a service, platform, or
2 site where users communicate with one another and share media,
3 such as pictures, videos, music, and blogs, with other users
4 free of charge.

5 No right of action shall exist for the collection of any
6 claim based upon credit extended to a distributor, importing
7 distributor or retail licensee contrary to the provisions of
8 this Section.

9 Every manufacturer, importing distributor and distributor
10 shall submit or cause to be submitted, to the State Commission,
11 in triplicate, not later than Thursday of each calendar week, a
12 verified written list of the names and respective addresses of
13 each retail licensee purchasing spirits or wine from such
14 manufacturer, importing distributor or distributor who, on the
15 first business day of that calendar week, was delinquent beyond
16 the above mentioned permissible merchandising credit period of
17 30 days; or, if such is the fact, a verified written statement
18 that no retail licensee purchasing spirits or wine was then
19 delinquent beyond such permissible merchandising credit period
20 of 30 days.

21 Every manufacturer, importing distributor and distributor
22 shall submit or cause to be submitted, to the State Commission,
23 in triplicate, a verified written list of the names and
24 respective addresses of each previously reported delinquent
25 retail licensee who has cured such delinquency by payment,
26 which list shall be submitted not later than the close of the

1 second full business day following the day such delinquency was
2 so cured.

3 Such written verified reports required to be submitted by
4 this Section shall be posted by the State Commission in each of
5 its offices in places available for public inspection not later
6 than the day following receipt thereof by the Commission. The
7 reports so posted shall constitute notice to every
8 manufacturer, importing distributor and distributor of the
9 information contained therein. Actual notice to manufacturers,
10 importing distributors and distributors of the information
11 contained in any such posted reports, however received, shall
12 also constitute notice of such information.

13 The 30 day merchandising credit period allowed by this
14 Section shall commence with the day immediately following the
15 date of invoice and shall include all successive days including
16 Sundays and holidays to and including the 30th successive day.

17 In addition to other methods allowed by law, payment by
18 check during the period for which merchandising credit may be
19 extended under the provisions of this Section shall be
20 considered payment. All checks received in payment for
21 alcoholic liquor shall be promptly deposited for collection. A
22 post dated check or a check dishonored on presentation for
23 payment shall not be deemed payment.

24 A retail licensee shall not be deemed to be delinquent in
25 payment for any alleged sale to him of alcoholic liquor when
26 there exists a bona fide dispute between such retailer and a

1 manufacturer, importing distributor or distributor with
2 respect to the amount of indebtedness existing because of such
3 alleged sale. A retail licensee shall not be deemed to be
4 delinquent under this provision and 11 Ill. Adm. Code 100.90
5 until 30 days after the date on which the region in which the
6 retail licensee is located enters Phase 4 of the Governor's
7 Restore Illinois Plan as issued on May 5, 2020.

8 A delinquent retail licensee who engages in the retail
9 liquor business at 2 or more locations shall be deemed to be
10 delinquent with respect to each such location.

11 The license of any person who violates any provision of
12 this Section shall be subject to suspension or revocation in
13 the manner provided by this Act.

14 If any part or provision of this Article or the application
15 thereof to any person or circumstances shall be adjudged
16 invalid by a court of competent jurisdiction, such judgment
17 shall be confined by its operation to the controversy in which
18 it was mentioned and shall not affect or invalidate the
19 remainder of this Article or the application thereof to any
20 other person or circumstance and to this and the provisions of
21 this Article are declared severable.

22 (Source: P.A. 99-448, eff. 8-24-15.)

23 (235 ILCS 5/6-27.1)

24 Sec. 6-27.1. Responsible alcohol service server training.

25 (a) Unless issued a valid server training certificate

1 between July 1, 2012 and July 1, 2015 by a certified Beverage
2 Alcohol Sellers and Servers Education and Training (BASSET)
3 trainer, all alcohol servers in Cook County are required to
4 obtain and complete training in basic responsible alcohol
5 service as outlined in 77 Ill. Adm. Code 3500, as those
6 provisions exist on July 1, 2015 (the effective date of Public
7 Act 98-939), by July 1, 2015 or within 120 days after the
8 alcohol server begins his or her employment, whichever is
9 later. All alcohol servers in a county, other than Cook County,
10 with a population of 200,000 inhabitants or more are required
11 to obtain and complete training in basic responsible alcohol
12 service as outlined in 77 Ill. Adm. Code 3500, as those
13 provisions exist on July 1, 2015 (the effective date of Public
14 Act 98-939), by July 1, 2016 or within 120 days after the
15 alcohol server begins his or her employment, whichever is
16 later. All alcohol servers in a county with a population of
17 more than 30,000 inhabitants and less than 200,000 inhabitants
18 are required to obtain and complete training in basic
19 responsible alcohol service as outlined in 77 Ill. Adm. Code
20 3500, as those provisions exist on July 1, 2015 (the effective
21 date of Public Act 98-939), by July 1, 2017 or within 120 days
22 after the alcohol server begins his or her employment,
23 whichever is later. All alcohol servers in counties with a
24 population of 30,000 inhabitants or less are required to obtain
25 and complete training in basic responsible alcohol service as
26 outlined in 77 Ill. Adm. Code 3500, as those provisions exist

1 on July 1, 2015 (the effective date of Public Act 98-939), by
2 July 1, 2018 or within 120 days after the alcohol server begins
3 his or her employment, whichever is later.

4 There is no limit to the amount of times a server may take
5 the training. A certificate of training belongs to the server,
6 and a server may transfer a certificate of training to a
7 different employer, but shall not transfer a certificate of
8 training to another server. Proof that an alcohol server has
9 been trained must be available upon reasonable request by State
10 law enforcement officials. For the purpose of this Section,
11 "alcohol servers" means persons who sell or serve open
12 containers of alcoholic beverages at retail, anyone who
13 delivers mixed drinks under Section 6-28.8, and anyone whose
14 job description entails the checking of identification for the
15 purchase of open containers of alcoholic beverages at retail or
16 for entry into the licensed premises. The definition does not
17 include (i) a distributor or importing distributor conducting
18 product sampling as authorized in Section 6-31 of this Act or a
19 registered tasting representative, as provided in 11 Ill. Adm.
20 Code 100.40, conducting a tasting, as defined in 11 Ill. Adm.
21 Code 100.10; (ii) a volunteer serving alcoholic beverages at a
22 charitable function; or (iii) an instructor engaged in training
23 or educating on the proper technique for using a system that
24 dispenses alcoholic beverages.

25 (b) Responsible alcohol service training must cover and
26 assess knowledge of the topics noted in 77 Ill. Adm. Code

1 3500.155.

2 (c) Beginning on the effective date of this amendatory Act
3 of the 98th General Assembly, but no later than October 1,
4 2015, all existing BASSET trainers who are already BASSET
5 certified as of the effective date of this amendatory Act of
6 the 98th General Assembly shall be recertified by the State
7 Commission and be required to comply with the conditions for
8 server training set forth in this amendatory Act of the 98th
9 General Assembly.

10 (d) Training modules and certificate program plans must be
11 approved by the State Commission. All documents, materials, or
12 information related to responsible alcohol service training
13 program approval that are submitted to the State Commission are
14 confidential and shall not be open to public inspection or
15 dissemination and are exempt from disclosure.

16 The State Commission shall only approve programs that meet
17 the following criteria:

18 (1) the training course covers the content specified in
19 77 Ill. Adm. Code 3500.155;

20 (2) if the training course is classroom-based, the
21 classroom training is at least 4 hours, is available in
22 English and Spanish, and includes a test;

23 (3) if the training course is online or computer-based,
24 the course is designed in a way that ensures that no
25 content can be skipped, is interactive, has audio for
26 content for servers that have a disability, and includes a

1 test;

2 (4) training and testing is based on a job task
3 analysis that clearly identifies and focuses on the
4 knowledge, skills, and abilities needed to responsibly
5 serve alcoholic beverages and is developed using best
6 practices in instructional design and exam development to
7 ensure that the program is fair and legally defensible;

8 (5) training and testing is conducted by any means
9 available, including, but not limited to, online,
10 computer, classroom, or live trainers; and

11 (6) the program must provide access on a
12 24-hour-per-day, 7-days-per-week basis for certificate
13 verification for State Commission, State law enforcement
14 officials, and employers to be able to verify certificate
15 authenticity.

16 (e) Nothing in subsection (d) of this Section shall be
17 construed to require a program to use a test administrator or
18 proctor.

19 (f) A certificate issued from a BASSET-licensed training
20 program shall be accepted as meeting the training requirements
21 for all server license and permit laws and ordinances in the
22 State.

23 (g) A responsible alcohol service training certificate
24 from a BASSET-licensed program shall be valid for 3 years.

25 (h) The provisions of this Section shall apply beginning
26 July 1, 2015. From July 1, 2015 through December 31, 2015,

1 enforcement of the provisions of this Section shall be limited
2 to education and notification of the requirements to encourage
3 compliance.

4 (i) The provisions of this Section do not apply to a
5 special event retailer.

6 (Source: P.A. 98-939, eff. 7-1-15; 99-46, eff. 7-15-15.)

7 (235 ILCS 5/6-28.8 new)

8 Sec. 6-28.8. Delivery and carry out of mixed drinks
9 permitted.

10 (a) In this Section:

11 "Cocktail" or "mixed drink" means any beverage obtained by
12 combining ingredients alcoholic in nature, whether brewed,
13 fermented, or distilled, with ingredients non-alcoholic in
14 nature, such as fruit juice, lemonade, cream, or a carbonated
15 beverage.

16 "Original container" means, for the purposes of this
17 Section only, a container that is filled, sealed, and secured
18 by a retail licensee's employee at the retail licensee's
19 location with a tamper-evident lid or cap.

20 "Sealed container" means a rigid container that contains a
21 mixed drink, is new, has never been used, has a secured lid or
22 cap designed to prevent consumption without removal of the lid
23 or cap, and is tamper-evident. "Sealed container" does not
24 include a container with a lid with sipping holes or openings
25 for straws or a container made of plastic, paper, or

1 polystyrene foam.

2 "Tamper-evident" means a lid or cap that has been sealed
3 with tamper-evident covers, including, but not limited to, wax
4 dip or heat shrink wrap.

5 (b) A cocktail or mixed drink placed in a sealed container
6 by a retail licensee at the retail licensee's location may be
7 transferred and sold for off-premises consumption if the
8 following requirements are met:

9 (1) the cocktail is transferred within the licensed
10 premises, by a curbside pickup, or by delivery by an
11 employee of the retail licensee who:

12 (A) has been trained in accordance with Section
13 6-27.1 at the time of the sale;

14 (B) is at least 21 years of age; and

15 (C) upon delivery, verifies the age of the person
16 to whom the cocktail is being delivered;

17 (2) if the employee delivering the cocktail is not able
18 to safely verify a person's age or level of intoxication
19 upon delivery, the employee shall cancel the sale of
20 alcohol and return the product to the retail license
21 holder;

22 (3) the sealed container is placed in the trunk of the
23 vehicle or if there is no trunk, in the vehicle's rear
24 compartment that is not readily accessible to the passenger
25 area;

26 (4) the sealed container shall be affixed with a label

1 or tag that contains the following information:

2 (A) the cocktail or mixed drink ingredients, type,
3 and name of the alcohol;

4 (B) the name, license number, and address of the
5 retail licensee that filled the original container and
6 sold the product;

7 (C) the volume of the cocktail or mixed drink in
8 the sealed container; and

9 (D) the sealed container was filled less than 7
10 days before the date of sale.

11 (c) Third-party delivery services are not permitted to
12 deliver cocktails and mixed drinks under this Section.

13 (d) If there is an executive order of the Governor in
14 effect during a disaster, the employee delivering the mixed
15 drink or cocktail must comply with any requirements of that
16 executive order, including, but not limited to, wearing gloves
17 and a mask and maintaining distancing requirements when
18 interacting with the public.

19 (e) Delivery or carry out of a cocktail or mixed drink is
20 prohibited if:

21 (1) a third party delivers the cocktail or mixed drink;

22 (2) a container of a mixed drink or cocktail is not
23 tamper-evident and sealed;

24 (3) a container of a mixed drink or cocktail is
25 transported in the passenger area of a vehicle;

26 (4) a mixed drink or cocktail is delivered by a person

1 or to a person who is under the age of 21; or

2 (5) the person delivering a mixed drink or cocktail
3 fails to verify the age of the person to whom the mixed
4 drink or cocktail is being delivered.

5 (f) Violations of this Section shall be subject to any
6 applicable penalties, including, but not limited to, the
7 penalties specified under Section 11-502 of the Illinois
8 Vehicle Code.

9 (f-5) This Section is not intended to prohibit or preempt
10 the ability of a brew pub, tap room, or distilling pub to
11 continue to temporarily deliver alcoholic liquor pursuant to
12 guidance issued by the State Commission on March 19, 2020
13 entitled "Illinois Liquor Control Commission, COVID-19 Related
14 Actions, Guidance on Temporary Delivery of Alcoholic Liquor".
15 This Section shall only grant authorization to holders of State
16 of Illinois retail liquor licenses but not to licensees that
17 simultaneously hold any licensure or privilege to manufacture
18 alcoholic liquors within or outside of the State of Illinois.

19 (g) This Section is not a denial or limitation of home rule
20 powers and functions under Section 6 of Article VII of the
21 Illinois Constitution.

22 (h) This Section is repealed one year after the effective
23 date of this amendatory Act of the 101st General Assembly.

24 Section 99. Effective date. This Act takes effect upon
25 becoming law."