98TH GENERAL ASSEMBLY

State of Illinois

2013 and 2014

HB1573

by Rep. Lou Lang

SYNOPSIS AS INTRODUCED:

235 ILCS 5/5-1	from Ch. 43, par. 115
235 ILCS 5/5-3	from Ch. 43, par. 118

Amends the Liquor Control Act of 1934. Provides that manufacturers shall pay a fee of \$250 when registering agents, representatives, or persons acting on behalf of a manufacturer. Provides that manufacturers shall send a list of their registered agents to any distributor or importing distributor to which the manufacturer has granted the right to sell at wholesale. Changes the punishment for knowingly misstating any material fact under oath in an application from a Class B misdemeanor to a business offense.

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CORRECTIONAL BUDGET AND IMPACT NOTE ACT MAY APPLY FISCAL NOTE ACT MAY APPLY

A BILL FOR

1 AN ACT concerning liquor.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

- 4 Section 5. The Liquor Control Act of 1934 is amended by 5 changing Sections 5-1 and 5-3 as follows:
- 6 (235 ILCS 5/5-1) (from Ch. 43, par. 115)

Sec. 5-1. Licenses issued by the Illinois Liquor Control
Commission shall be of the following classes:

9 (a) Manufacturer's license - Class 1. Distiller, Class 2. 10 Rectifier, Class 3. Brewer, Class 4. First Class Wine 11 Manufacturer, Class 5. Second Class Wine Manufacturer, Class 6. 12 First Class Winemaker, Class 7. Second Class Winemaker, Class 13 8. Limited Wine Manufacturer, Class 9. Craft Distiller, Class 14 10. Craft Brewer,

- 15 (b) Distributor's license,
- 16 (c) Importing Distributor's license,
- 17 (d) Retailer's license,
- 18 (e) Special Event Retailer's license (not-for-profit),
- 19 (f) Railroad license,
- 20 (g) Boat license,
- 21 (h) Non-Beverage User's license,
- 22 (i) Wine-maker's premises license,
- 23 (j) Airplane license,

- 1 (k) Foreign importer's license,
- 2 (1) Broker's license,
- 3 (m) Non-resident dealer's license,
- 4 (n) Brew Pub license,
- 5 (o) Auction liquor license,
- 6 (p) Caterer retailer license,
- 7 (q) Special use permit license,
- 8 (r) Winery shipper's license.

9 No person, firm, partnership, corporation, or other legal 10 business entity that is engaged in the manufacturing of wine 11 may concurrently obtain and hold a wine-maker's license and a 12 wine manufacturer's license.

(a) A manufacturer's license shall allow the manufacture, importation in bulk, storage, distribution and sale of alcoholic liquor to persons without the State, as may be permitted by law and to licensees in this State as follows:

17 Class 1. A Distiller may make sales and deliveries of 18 alcoholic liquor to distillers, rectifiers, importing 19 distributors, distributors and non-beverage users and to no 20 other licensees.

21 Class 2. A Rectifier, who is not a distiller, as defined 22 herein, may make sales and deliveries of alcoholic liquor to 23 rectifiers, importing distributors, distributors, retailers 24 and non-beverage users and to no other licensees.

25 Class 3. A Brewer may make sales and deliveries of beer to 26 importing distributors and distributors and may make sales as 1

authorized under subsection (e) of Section 6-4 of this Act.

2 Class 4. A first class wine-manufacturer may make sales and 3 deliveries of up to 50,000 gallons of wine to manufacturers, 4 importing distributors and distributors, and to no other 5 licensees.

6 Class 5. A second class Wine manufacturer may make sales 7 and deliveries of more than 50,000 gallons of wine to 8 manufacturers, importing distributors and distributors and to 9 no other licensees.

10 Class 6. A first-class wine-maker's license shall allow the 11 manufacture of up to 50,000 gallons of wine per year, and the 12 storage and sale of such wine to distributors in the State and to persons without the State, as may be permitted by law. A 13 14 person who, prior to the effective date of this amendatory Act 15 of the 95th General Assembly, is a holder of a first-class 16 wine-maker's license and annually produces more than 25,000 17 gallons of its own wine and who distributes its wine to licensed retailers shall cease this practice on or before July 18 19 1, 2008 in compliance with this amendatory Act of the 95th 20 General Assembly.

Class 7. A second-class wine-maker's license shall allow the manufacture of between 50,000 and 150,000 gallons of wine per year, and the storage and sale of such wine to distributors in this State and to persons without the State, as may be permitted by law. A person who, prior to the effective date of this amendatory Act of the 95th General Assembly, is a holder of a second-class wine-maker's license and annually produces more than 25,000 gallons of its own wine and who distributes its wine to licensed retailers shall cease this practice on or before July 1, 2008 in compliance with this amendatory Act of the 95th General Assembly.

6 Class 8. A limited wine-manufacturer may make sales and 7 deliveries not to exceed 40,000 gallons of wine per year to 8 distributors, and to non-licensees in accordance with the 9 provisions of this Act.

10 Class 9. A craft distiller license shall allow the 11 manufacture of up to 15,000 gallons of spirits by distillation 12 per year and the storage of such spirits. If a craft distiller 13 licensee is not affiliated with any other manufacturer, then 14 the craft distiller licensee may sell such spirits to 15 distributors in this State and non-licensees to the extent 16 permitted by any exemption approved by the Commission pursuant 17 to Section 6-4 of this Act.

Any craft distiller licensed under this Act who on the effective date of this amendatory Act of the 96th General Assembly was licensed as a distiller and manufactured no more spirits than permitted by this Section shall not be required to pay the initial licensing fee.

23 Class 10. A craft brewer's license, which may only be 24 issued to a licensed brewer or licensed non-resident dealer, 25 shall allow the manufacture of up to 465,000 gallons of beer 26 per year. A craft brewer licensee may make sales and deliveries 1 to importing distributors and distributors and to retail 2 licensees in accordance with the conditions set forth in 3 paragraph (18) of subsection (a) of Section 3-12 of this Act.

4 (a-1) A manufacturer which is licensed in this State to 5 make sales or deliveries of alcoholic liquor <u>to licensed</u> 6 <u>distributors or importing distributors</u> and which enlists 7 agents, representatives, or individuals acting on its behalf 8 who contact licensed retailers on a regular and continual basis 9 in this State must register those agents, representatives, or 10 persons acting on its behalf with the State Commission.

11 Registration of agents, representatives, or persons acting 12 on behalf of a manufacturer is fulfilled by submitting a form 13 to the Commission and submitting an annual fee as required by Section 5-3 of this Act. The form shall be developed by the 14 Commission and shall include the name and address of the 15 applicant, the name and address of the manufacturer he or she 16 17 represents, the territory or areas assigned to sell to or 18 discuss pricing terms of alcoholic liquor, and any other 19 questions deemed appropriate and necessary. All statements in 20 the forms required to be made by law or by rule shall be deemed 21 material, and any person who knowingly misstates any material 22 fact under oath in an application is guilty of a business 23 offense for which the manufacturer shall be fined not more than \$1,000 for a first offense, not more than \$5,000 for a second 24 25 offense, not more than \$10,000 for a third or subsequent 26 offense, and immediate suspension or revocation of the

manufacturer's license for a fourth or subsequent offense Class 1 2 B-misdemeanor. Fraud, misrepresentation, false statements, misleading statements, evasions, or suppression of material 3 facts in the securing of a registration are grounds for 4 5 suspension or revocation of the registration. Manufacturers 6 that register agents with the Commission shall send a list of 7 their registered agents to the distributors or importing 8 distributors to which the manufacturer has granted the right to 9 sell at wholesale as required in Section 6-9 of this Act.

10 (b) A distributor's license shall allow the wholesale 11 purchase and storage of alcoholic liquors and sale of alcoholic 12 liquors to licensees in this State and to persons without the 13 State, as may be permitted by law.

(c) An importing distributor's license may be issued to and 14 15 held by those only who are duly licensed distributors, upon the 16 filing of an application by a duly licensed distributor, with 17 the Commission and the Commission shall, without the payment of any fee, immediately issue such importing distributor's 18 license to the applicant, which shall allow the importation of 19 20 alcoholic liquor by the licensee into this State from any point in the United States outside this State, and the purchase of 21 22 alcoholic liquor in barrels, casks or other bulk containers and 23 the bottling of such alcoholic liquors before resale thereof, but all bottles or containers so filled shall be sealed, 24 25 labeled, stamped and otherwise made to comply with all 26 provisions, rules and regulations governing manufacturers in

the preparation and bottling of alcoholic liquors. The importing distributor's license shall permit such licensee to purchase alcoholic liquor from Illinois licensed non-resident dealers and foreign importers only.

5 (d) A retailer's license shall allow the licensee to sell and offer for sale at retail, only in the premises specified in 6 7 the license, alcoholic liquor for use or consumption, but not 8 for resale in any form. Nothing in this amendatory Act of the 9 95th General Assembly shall deny, limit, remove, or restrict 10 the ability of a holder of a retailer's license to transfer, 11 deliver, or ship alcoholic liquor to the purchaser for use or 12 consumption subject to any applicable local law or ordinance. 13 Any retail license issued to a manufacturer shall only permit the manufacturer to sell beer at retail on the premises 14 15 actually occupied by the manufacturer. For the purpose of 16 further describing the type of business conducted at a retail 17 licensed premises, a retailer's licensee may be designated by the State Commission as (i) an on premise consumption retailer, 18 (ii) an off premise sale retailer, or (iii) a combined on 19 20 premise consumption and off premise sale retailer.

Notwithstanding any other provision of this subsection (d), a retail licensee may sell alcoholic liquors to a special event retailer licensee for resale to the extent permitted under subsection (e).

(e) A special event retailer's license (not-for-profit)shall permit the licensee to purchase alcoholic liquors from an

Illinois licensed distributor (unless the licensee purchases 1 2 less than \$500 of alcoholic liquors for the special event, in 3 which case the licensee may purchase the alcoholic liquors from a licensed retailer) and shall allow the licensee to sell and 4 5 offer for sale, at retail, alcoholic liquors for use or 6 consumption, but not for resale in any form and only at the 7 location and on the specific dates designated for the special 8 event in the license. An applicant for a special event retailer 9 license must (i) furnish with the application: (A) a resale 10 number issued under Section 2c of the Retailers' Occupation Tax 11 Act or evidence that the applicant is registered under Section 12 2a of the Retailers' Occupation Tax Act, (B) a current, valid exemption identification number issued under Section 1g of the 13 14 Retailers' Occupation Tax Act, and a certification to the 15 Commission that the purchase of alcoholic liquors will be a 16 tax-exempt purchase, or (C) a statement that the applicant is 17 not registered under Section 2a of the Retailers' Occupation Tax Act, does not hold a resale number under Section 2c of the 18 19 Retailers' Occupation Tax Act, and does not hold an exemption 20 number under Section 1g of the Retailers' Occupation Tax Act, in which event the Commission shall set forth on the special 21 22 event retailer's license a statement to that effect; (ii) 23 submit with the application proof satisfactory to the State 24 Commission that the applicant will provide dram shop liability 25 insurance in the maximum limits; and (iii) show proof 26 satisfactory to the State Commission that the applicant has

1 obtained local authority approval.

2 (f) A railroad license shall permit the licensee to import 3 alcoholic liquors into this State from any point in the United States outside this State and to store such alcoholic liquors 4 5 in this State; to make wholesale purchases of alcoholic liquors directly from manufacturers, foreign importers, distributors 6 and importing distributors from within or outside this State; 7 8 and to store such alcoholic liquors in this State; provided 9 that the above powers may be exercised only in connection with 10 the importation, purchase or storage of alcoholic liquors to be 11 sold or dispensed on a club, buffet, lounge or dining car 12 operated on an electric, gas or steam railway in this State; 13 and provided further, that railroad licensees exercising the 14 above powers shall be subject to all provisions of Article VIII 15 of this Act as applied to importing distributors. A railroad 16 license shall also permit the licensee to sell or dispense 17 alcoholic liquors on any club, buffet, lounge or dining car operated on an electric, gas or steam railway regularly 18 operated by a common carrier in this State, but shall not 19 20 permit the sale for resale of any alcoholic liquors to any licensee within this State. A license shall be obtained for 21 22 each car in which such sales are made.

(g) A boat license shall allow the sale of alcoholic liquor in individual drinks, on any passenger boat regularly operated as a common carrier on navigable waters in this State or on any riverboat operated under the Riverboat Gambling Act, which boat

1 or riverboat maintains a public dining room or restaurant 2 thereon.

(h) A non-beverage user's license shall allow the licensee 3 to purchase alcoholic liquor from a licensed manufacturer or 4 5 importing distributor, without the imposition of any tax upon 6 the business of such licensed manufacturer or importing 7 distributor as to such alcoholic liquor to be used by such 8 licensee solely for the non-beverage purposes set forth in 9 subsection (a) of Section 8-1 of this Act, and such licenses 10 shall be divided and classified and shall permit the purchase, 11 possession and use of limited and stated quantities of 12 alcoholic liquor as follows:

13 Class 1, not to exceed 500 gallons 14 Class 2, not to exceed 1,000 gallons Class 3, not to exceed 5,000 gallons 15 16 Class 4, not to exceed 10,000 gallons 17 (i) A wine-maker's premises license shall allow a licensee 18 19 that concurrently holds a first-class wine-maker's license to 20 sell and offer for sale at retail in the premises specified in such license not more than 50,000 gallons of the first-class 21 22 wine-maker's wine that is made at the first-class wine-maker's 23 licensed premises per year for use or consumption, but not for resale in any form. A wine-maker's premises license shall allow 24 25 a licensee who concurrently holds a second-class wine-maker's license to sell and offer for sale at retail in the premises 26

specified in such license up to 100,000 gallons of the 1 2 second-class wine-maker's wine that is made at the second-class 3 wine-maker's licensed premises per year for use or consumption but not for resale in any form. A wine-maker's premises license 4 5 shall allow a licensee that concurrently holds a first-class wine-maker's license or a second-class wine-maker's license to 6 7 sell and offer for sale at retail at the premises specified in 8 the wine-maker's premises license, for use or consumption but 9 not for resale in any form, any beer, wine, and spirits 10 purchased from a licensed distributor. Upon approval from the 11 State Commission, a wine-maker's premises license shall allow 12 the licensee to sell and offer for sale at (i) the wine-maker's licensed premises and (ii) at up to 2 additional locations for 13 use and consumption and not for resale. Each location shall 14 15 require additional licensing per location as specified in 16 Section 5-3 of this Act. A wine-maker's premises licensee shall 17 secure liquor liability insurance coverage in an amount at least equal to the maximum liability amounts set forth in 18 subsection (a) of Section 6-21 of this Act. 19

(j) An airplane license shall permit the licensee to import alcoholic liquors into this State from any point in the United States outside this State and to store such alcoholic liquors in this State; to make wholesale purchases of alcoholic liquors directly from manufacturers, foreign importers, distributors and importing distributors from within or outside this State; and to store such alcoholic liquors in this State; provided

that the above powers may be exercised only in connection with 1 2 the importation, purchase or storage of alcoholic liquors to be 3 sold or dispensed on an airplane; and provided further, that airplane licensees exercising the above powers shall be subject 4 5 to all provisions of Article VIII of this Act as applied to importing distributors. An airplane licensee shall also permit 6 the sale or dispensing of alcoholic liquors on any passenger 7 8 airplane regularly operated by a common carrier in this State, 9 but shall not permit the sale for resale of any alcoholic 10 liquors to any licensee within this State. A single airplane 11 license shall be required of an airline company if liquor 12 service is provided on board aircraft in this State. The annual 13 fee for such license shall be as determined in Section 5-3.

(k) A foreign importer's license shall permit such licensee 14 15 to purchase alcoholic liquor from Illinois licensed 16 non-resident dealers only, and to import alcoholic liquor other 17 than in bulk from any point outside the United States and to sell such alcoholic liquor to Illinois licensed importing 18 distributors and to no one else in Illinois; provided that (i) 19 20 the foreign importer registers with the State Commission every 21 brand of alcoholic liquor that it proposes to sell to Illinois 22 licensees during the license period, (ii) the foreign importer 23 complies with all of the provisions of Section 6-9 of this Act with respect to registration of such Illinois licensees as may 24 25 be granted the right to sell such brands at wholesale, and (iii) the foreign importer complies with the provisions of 26

Sections 6-5 and 6-6 of this Act to the same extent that these
 provisions apply to manufacturers.

3 (1) (i) A broker's license shall be required of all persons who solicit orders for, offer to sell or offer to supply 4 5 alcoholic liquor to retailers in the State of Illinois, or who offer to retailers to ship or cause to be shipped or to make 6 contact with distillers, rectifiers, brewers or manufacturers 7 8 or any other party within or without the State of Illinois in 9 order that alcoholic liquors be shipped to a distributor, 10 importing distributor or foreign importer, whether such 11 solicitation or offer is consummated within or without the 12 State of Illinois.

No holder of a retailer's license issued by the Illinois Liquor Control Commission shall purchase or receive any alcoholic liquor, the order for which was solicited or offered for sale to such retailer by a broker unless the broker is the holder of a valid broker's license.

18 The broker shall, upon the acceptance by a retailer of the 19 broker's solicitation of an order or offer to sell or supply or 20 deliver or have delivered alcoholic liquors, promptly forward 21 to the Illinois Liquor Control Commission a notification of 22 said transaction in such form as the Commission may by 23 regulations prescribe.

(ii) A broker's license shall be required of a person
within this State, other than a retail licensee, who, for a fee
or commission, promotes, solicits, or accepts orders for

alcoholic liquor, for use or consumption and not for resale, to be shipped from this State and delivered to residents outside of this State by an express company, common carrier, or contract carrier. This Section does not apply to any person who promotes, solicits, or accepts orders for wine as specifically authorized in Section 6-29 of this Act.

7 A broker's license under this subsection (1) shall not 8 entitle the holder to buy or sell any alcoholic liquors for his 9 own account or to take or deliver title to such alcoholic 10 liquors.

11 This subsection (1) shall not apply to distributors, 12 employees of distributors, or employees of a manufacturer who 13 has registered the trademark, brand or name of the alcoholic 14 liquor pursuant to Section 6-9 of this Act, and who regularly 15 sells such alcoholic liquor in the State of Illinois only to 16 its registrants thereunder.

17 Any agent, representative, or person subject to 18 registration pursuant to subsection (a-1) of this Section shall 19 not be eligible to receive a broker's license.

20 (m) A non-resident dealer's license shall permit such 21 licensee to ship into and warehouse alcoholic liquor into this 22 State from any point outside of this State, and to sell such 23 alcoholic liquor to Illinois licensed foreign importers and 24 importing distributors and to no one else in this State; 25 provided that (i) said non-resident dealer shall register with 26 the Illinois Liquor Control Commission each and every brand of

alcoholic liquor which it proposes to sell to Illinois 1 2 licensees during the license period, (ii) it shall comply with all of the provisions of Section 6-9 hereof with respect to 3 registration of such Illinois licensees as may be granted the 4 5 right to sell such brands at wholesale, and (iii) the non-resident dealer shall comply with the provisions of 6 Sections 6-5 and 6-6 of this Act to the same extent that these 7 8 provisions apply to manufacturers.

9 (n) A brew pub license shall allow the licensee (i) to 10 manufacture beer only on the premises specified in the license, 11 (ii) to make sales of the beer manufactured on the premises or, 12 with the approval of the Commission, beer manufactured on 13 another brew pub licensed premises that is substantially owned 14 and operated by the same licensee to importing distributors, 15 distributors, and to non-licensees for use and consumption, 16 (iii) to store the beer upon the premises, and (iv) to sell and 17 offer for sale at retail from the licensed premises, provided that a brew pub licensee shall not sell for off-premises 18 19 consumption more than 50,000 gallons per year. A person who 20 holds a brew pub license may simultaneously hold a craft brewer license if he or she otherwise qualifies for the craft brewer 21 22 license and the craft brewer license is for a location separate 23 from the brew pub's licensed premises. A brew pub license shall 24 permit a person who has received prior approval from the 25 Commission to annually transfer no more than a total of 50,000 26 gallons of beer manufactured on premises to all other licensed

brew pubs that are substantially owned and operated by the same person.

3 (o) A caterer retailer license shall allow the holder to 4 serve alcoholic liquors as an incidental part of a food service 5 that serves prepared meals which excludes the serving of snacks 6 as the primary meal, either on or off-site whether licensed or 7 unlicensed.

8 (p) An auction liquor license shall allow the licensee to 9 sell and offer for sale at auction wine and spirits for use or 10 consumption, or for resale by an Illinois liquor licensee in 11 accordance with provisions of this Act. An auction liquor 12 license will be issued to a person and it will permit the auction liquor licensee to hold the auction anywhere in the 13 State. An auction liquor license must be obtained for each 14 15 auction at least 14 days in advance of the auction date.

16 (q) A special use permit license shall allow an Illinois 17 licensed retailer to transfer a portion of its alcoholic liquor inventory from its retail licensed premises to the premises 18 19 specified in the license hereby created, and to sell or offer for sale at retail, only in the premises specified in the 20 license hereby created, the transferred alcoholic liquor for 21 22 use or consumption, but not for resale in any form. A special 23 use permit license may be granted for the following time periods: one day or less; 2 or more days to a maximum of 15 days 24 25 per location in any 12 month period. An applicant for the 26 special use permit license must also submit with the

1 application proof satisfactory to the State Commission that the 2 applicant will provide dram shop liability insurance to the 3 maximum limits and have local authority approval.

(r) A winery shipper's license shall allow a person with a 4 5 first-class or second-class wine manufacturer's license, a first-class or second-class wine-maker's license, or a limited 6 7 wine manufacturer's license or who is licensed to make wine 8 under the laws of another state to ship wine made by that 9 licensee directly to a resident of this State who is 21 years 10 of age or older for that resident's personal use and not for 11 resale. Prior to receiving a winery shipper's license, an 12 applicant for the license must provide the Commission with a 13 true copy of its current license in any state in which it is 14 licensed as a manufacturer of wine. An applicant for a winery 15 shipper's license must also complete an application form that 16 provides any other information the Commission deems necessary. 17 application form shall include an The acknowledgement consenting to the jurisdiction of the Commission, the Illinois 18 Department of Revenue, and the courts of this State concerning 19 20 the enforcement of this Act and any related laws, rules, and 21 regulations, including authorizing the Department of Revenue 22 and the Commission to conduct audits for the purpose of 23 ensuring compliance with this amendatory Act.

A winery shipper licensee must pay to the Department of Revenue the State liquor gallonage tax under Section 8-1 for all wine that is sold by the licensee and shipped to a person

in this State. For the purposes of Section 8-1, a winery 1 2 shipper licensee shall be taxed in the same manner as a manufacturer of wine. A licensee who is not otherwise required 3 to register under the Retailers' Occupation Tax Act must 4 5 register under the Use Tax Act to collect and remit use tax to 6 the Department of Revenue for all gallons of wine that are sold 7 by the licensee and shipped to persons in this State. If a 8 licensee fails to remit the tax imposed under this Act in 9 accordance with the provisions of Article VIII of this Act, the 10 winery shipper's license shall be revoked in accordance with 11 the provisions of Article VII of this Act. If a licensee fails 12 to properly register and remit tax under the Use Tax Act or the 13 Retailers' Occupation Tax Act for all wine that is sold by the 14 winery shipper and shipped to persons in this State, the winery 15 shipper's license shall be revoked in accordance with the 16 provisions of Article VII of this Act.

A winery shipper licensee must collect, maintain, and submit to the Commission on a semi-annual basis the total number of cases per resident of wine shipped to residents of this State. A winery shipper licensed under this subsection (r) must comply with the requirements of Section 6-29 of this amendatory Act.

23 (Source: P.A. 96-1367, eff. 7-28-10; 97-5, eff. 6-1-11; 97-455,
24 eff. 8-19-11; 97-813, eff. 7-13-12.)

25 (235 ILCS 5/5-3) (from Ch. 43, par. 118)

1	Sec. 5-3. License fees. Except as otherwise provided
2	herein, at the time application is made to the State Commission
3	for a license of any class, the applicant shall pay to the
4	State Commission the fee hereinafter provided for the kind of
5	license applied for.
6	The fee for licenses issued by the State Commission shall
7	be as follows:
8	For a manufacturer's license:
9	Class 1. Distiller \$3,600
10	Class 2. Rectifier 3,600
11	Class 3. Brewer 900
12	Class 4. First-class Wine Manufacturer 600
13	Class 5. Second-class
14	Wine Manufacturer 1,200
15	Class 6. First-class wine-maker 600
16	Class 7. Second-class wine-maker 1200
17	Class 8. Limited Wine Manufacturer 120
18	Class 9. Craft Distiller 1,800
19	Class 10. Craft Brewer 25
20	For a Brew Pub License 1,050
21	For a caterer retailer's license
22	For a foreign importer's license
23	For an importing distributor's license 25
24	For a distributor's license 270
25	For a non-resident dealer's license
26	(500,000 gallons or over) 270

1	For a non-resident dealer's license	
2	(under 500,000 gallons)	90
3	For a wine-maker's premises license	100
4	For a winery shipper's license	
5	(under 250,000 gallons)	150
6	For a winery shipper's license	
7	(250,000 or over, but under 500,000 gallons)	500
8	For a winery shipper's license	
9	(500,000 gallons or over)	1,000
10	For a wine-maker's premises license,	
11	second location	350
12	For a wine-maker's premises license,	
13	third location	350
14	For a retailer's license	500
15	For a special event retailer's license,	
16	(not-for-profit)	25
17	For a special use permit license,	
18	one day only	50
19	2 days or more	100
20	For a railroad license	60
21	For a boat license	180
22	For an airplane license, times the	
23	licensee's maximum number of aircraft	
24	in flight, serving liquor over the	
25	State at any given time, which either	
26	originate, terminate, or make	

1	an intermediate stop in the State	60
2	For a non-beverage user's license:	
3	Class 1	24
4	Class 2	60
5	Class 3	120
6	Class 4	240
7	Class 5	600
8	For a broker's license	600
9	For an auction liquor license	50
10	For a manufacturer's agent registration	250

Fees collected under this Section shall be paid into the 11 Dram Shop Fund. On and after July 1, 2003, of the funds 12 13 received for a retailer's license, in addition to the first 14 \$175, an additional \$75 shall be paid into the Dram Shop Fund, 15 and \$250 shall be paid into the General Revenue Fund. Beginning 16 June 30, 1990 and on June 30 of each subsequent year through June 29, 2003, any balance over \$5,000,000 remaining in the 17 18 Dram Shop Fund shall be credited to State liquor licensees and 19 applied against their fees for State liquor licenses for the following year. The amount credited to each licensee shall be a 20 21 proportion of the balance in the Dram Fund that is the same as 22 the proportion of the license fee paid by the licensee under 23 Section for the period in which the balance this was 24 accumulated to the aggregate fees paid by all licensees during 25 that period.

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No fee shall be paid for licenses issued by the State

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1 Commission to the following non-beverage users:

2 (a) Hospitals, sanitariums, or clinics when their use 3 of alcoholic liquor is exclusively medicinal, mechanical 4 or scientific.

5 (b) Universities, colleges of learning or schools when 6 their use of alcoholic liquor is exclusively medicinal, 7 mechanical or scientific.

8 (c) Laboratories when their use is exclusively for the 9 purpose of scientific research.

10 (Source: P.A. 96-1367, eff. 7-28-10; 97-5, eff. 6-1-11.)