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AN ACT in relation to alcoholic liquor.

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

Section 5. The Liquor Control Act of 1934 is amended by
changing Section 8-2 as follows:

6 (235 ILCS 5/8-2) (from Ch. 43, par. 159)

Sec. 8-2. It is the duty of each manufacturer with 7 8 respect to alcoholic liquor produced or imported by such manufacturer, or purchased tax-free by such manufacturer from 9 another manufacturer or importing distributor, and of 10 each importing distributor as to alcoholic liquor purchased by 11 such importing distributor from foreign importers or 12 from 13 anyone from any point in the United States outside of this State or purchased tax-free from another manufacturer or 14 15 importing distributor, to pay the tax imposed by Section 8-1 16 to the Department of Revenue on or before the 15th day of the calendar month following the calendar month in which such 17 18 alcoholic liquor is sold or used by such manufacturer or by such importing distributor other than in an authorized 19 20 tax-free manner or to pay that tax electronically as provided 21 in this Section.

22 Each manufacturer and each importing distributor shall make payment under one of the following methods: (1), on or 23 before the 15th day of each calendar month, file in person or 24 by United States first-class mail, postage pre-paid, with the 25 Department of Revenue, on forms prescribed and furnished by 26 27 the Department, a report in writing in such form as may be required by the Department in order to compute, and assure 28 29 the accuracy of, the tax due on all taxable sales and uses of liquor occurring during the preceding month. 30 alcoholic Payment of the tax in the amount disclosed by the report 31

1 shall accompany the report or, (2) on or before the 10th day 2 of each calendar month, electronically file with the 3 Department of Revenue, on forms prescribed and furnished by 4 the Department, an electronic report in such form as may be required by the Department in order to compute, and assure 5 6 the accuracy of, the tax due on all taxable sales and uses of alcoholic liquor occurring during the preceding month. An 7 8 electronic payment of the tax in the amount disclosed by the 9 report shall accompany the report. A manufacturer or distributor who files an electronic report and electronically 10 pays the tax imposed pursuant to Section 8-1 to the 11 Department of Revenue on or before the 10th day of the 12 calendar month following the calendar month in which such 13 alcoholic liquor is sold or used by that manufacturer or 14 importing distributor other than in an authorized tax-free 15 16 manner shall pay to the Department the amount of the tax imposed pursuant to Section 8-1, less a discount of 1.75%, 17 which is allowed to reimburse the manufacturer or importing 18 19 distributor for the expenses incurred in keeping and maintaining records, preparing and filing the electronic 20 returns, remitting the tax, and supplying data to the 21 22 Department upon request.

23 The Department may, if it deems it necessary in order to insure the payment of the tax imposed by this Article, 24 25 require returns to be made more frequently than and covering periods of less than a month. Such return shall contain such 26 further information as the Department may reasonably require. 27 It shall be presumed that all alcoholic liquors acquired 28 or made by any importing distributor or manufacturer have 29 30 been sold or used by him in this State and are the basis for the tax imposed by this Article unless proven, to the 31 32 satisfaction of the Department, that such alcoholic liquors are (1) still in the possession of such importing distributor 33 or manufacturer, or (2) prior to the termination of 34

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possession have been lost by theft or through unintentional destruction, or (3) that such alcoholic liquors are otherwise exempt from taxation under this Act.

4 The Department may require any foreign importer to file 5 monthly information returns, by the 15th day of the month 6 following the month which any such return covers, if the 7 Department determines this to be necessary to the proper performance of the Department's functions and duties under 8 9 this Act. Such return shall contain such information as the 10 Department may reasonably require.

11 Every manufacturer and importing distributor shall also file, with the Department, a bond in an amount not less than 12 \$1,000 and not to exceed \$100,000 on a form to be approved 13 by, and with a surety or sureties satisfactory to, the 14 15 Department. Such bond shall be conditioned upon the 16 manufacturer or importing distributor paying to the Department all monies becoming due from such manufacturer or 17 18 importing distributor under this Article. The Department 19 shall fix the penalty of such bond in each case, taking into 20 consideration the amount of alcoholic liquor expected to be 21 sold and used by such manufacturer or importing distributor, 22 and the penalty fixed by the Department shall be sufficient, 23 in the Department's opinion, to protect the State of Illinois against failure to pay any amount due under this Article, but 24 25 the amount of the penalty fixed by the Department shall not exceed twice the amount of tax liability of a monthly return, 26 nor shall the amount of such penalty be less than \$1,000. The 27 Department shall notify the Commission of the Department's 28 29 approval or disapproval of any such manufacturer's or 30 importing distributor's bond, or of the termination or cancellation of any such bond, or of the Department's 31 32 direction to a manufacturer or importing distributor that he 33 must file additional bond in order to comply with this Section. The Commission shall not issue a license to any 34

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1 applicant for a manufacturer's or importing distributor's 2 license unless the Commission has received a notification from the Department showing that such applicant has filed a 3 4 satisfactory bond with the Department hereunder and that such bond has been approved by the Department. Failure by any 5 6 licensed manufacturer or importing distributor to keep a 7 satisfactory bond in effect with the Department or to furnish 8 additional bond to the Department, when required hereunder by the Department to do so, shall be grounds for the revocation 9 such 10 or suspension of manufacturer's or importing 11 distributor's license by the Commission. If a manufacturer or 12 importing distributor fails to pay any amount due under this Article, his bond with the Department shall be deemed 13 forfeited, and the Department may institute a suit in its own 14 15 name on such bond.

16 After notice and opportunity for a hearing the State Commission may revoke or suspend the license 17 of anv manufacturer or importing distributor who fails to comply 18 with the provisions of this Section. Notice of such hearing 19 and the time and place thereof shall be in writing and shall 20 21 contain a statement of the charges against the licensee. Such 22 notice may be given by United States registered or certified 23 mail with return receipt requested, addressed to the person concerned at his last known address and shall be given not 24 25 less than 7 days prior to the date fixed for the hearing. An order revoking or suspending a license under the provisions 26 Section may be reviewed in the manner provided in 27 of this Section 7-10 of this Act. No new license shall be granted to 28 29 a person whose license has been revoked for a violation of 30 this Section or, in case of suspension, shall such suspension be terminated until he has paid to the Department all taxes 31 and penalties which he owes the State under the provisions of 32 33 this Act.

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Every manufacturer or importing distributor who has, as

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1 verified by the Department, continuously complied with the 2 conditions of the bond under this Act for a period of 2 years shall be considered to be a prior continuous compliance 3 4 taxpayer. In determining the consecutive period of time for 5 qualification as a prior continuous compliance taxpayer, any 6 consecutive period of time of qualifying compliance 7 immediately prior to the effective date of this amendatory 1987 shall be credited to any manufacturer or 8 Act of 9 importing distributor.

Every prior continuous compliance taxpayer shall 10 be 11 exempt from the bond requirements of this Act until the 12 Department has determined the taxpayer to be delinquent in the filing of any return or deficient in the payment of 13 anv tax under this Act. Any taxpayer who fails to pay an 14 admitted or established liability under this Act may also be 15 16 required to post bond or other acceptable security with the Department guaranteeing the payment of such admitted or 17 18 established liability.

19 The Department shall discharge any surety and shall 20 release and return any bond or security deposit assigned, 21 pledged or otherwise provided to it by a taxpayer under this 22 Section within 30 days after: (1) such taxpayer becomes а 23 prior continuous compliance taxpayer; or (2) such taxpayer has ceased to collect receipts on which he is required to 24 25 remit tax to the Department, has filed a final tax return, and has paid to the Department an amount sufficient to 26 discharge his remaining tax liability as determined by the 27 Department under this Act. 28

29 (Source: P.A. 86-654.)

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