AMENDMENTS TO HOUSE BILL NO. 1497

Sponsor: REPRESENTATIVE TOBASH

Printer's No. 2007

Amend Bill, page 1, line 20, by striking out the period after 1

2 "PERMITS" and inserting

- 3 and for malt and brewed beverages manufacturers', distributors' 4 and importing distributors' licenses.
- 5 Amend Bill, page 5, by inserting between lines 4 and 5
- 6 Section 3. Section 431(b) of the act, reenacted and amended 7 November 15, 2016 (P.L.1286, No.166), is amended to read:
- Section 431. Malt and Brewed Beverages Manufacturers', 8 9
 - Distributors' and Importing Distributors' Licenses. --

- 11 (b) The board shall issue to any reputable person who 12 applies therefor, and pays the license fee hereinafter 13 prescribed, a distributor's or importing distributor's license for the place which such person desires to maintain for the sale 14 15 of malt or brewed beverages, not for consumption on the premises
- where sold, and in quantities of not less than a case or 16
- 17 original containers containing one hundred twenty-eight ounces
- 18 or more which may be sold separately as prepared for the market
- by the manufacturer at the place of manufacture. In addition, a 19
- distributor license holder may sell malt or brewed beverages in 20
- 21 any amount to a person not licensed by the board for off-
- 22 premises consumption. The sales shall not be required to be in
- 23 the package configuration designated by the manufacturer and may
- 24 be sold in refillable growlers. The board shall have the
- 25 discretion to refuse a license to any person or to any
- 26 corporation, partnership or association if such person, or any
- 27 officer or director of such corporation, or any member or
- 28 partner of such partnership or association shall have been
- 29 convicted or found guilty of a felony within a period of five
- 30 years immediately preceding the date of application for the said
- license: And provided further, That, in the case of any new 31
- license or the transfer of any license to a new location, the 32
- 33 board may, in its discretion, grant or refuse such new license
- 34 or transfer if such place proposed to be licensed is within
- 35 three hundred feet of any church, hospital, charitable
- 36 institution, school or public playground, or if such new license
- 37 or transfer is applied for a place which is within two hundred

feet of any other premises which is licensed by the board: And provided further, That the board shall refuse any application for a new license or the transfer of any license to a new 4 location if, in the board's opinion, such new license or 5 transfer would be detrimental to the welfare, health, peace and morals of the inhabitants of the neighborhood within a radius of five hundred feet of the place proposed to be licensed. The board shall not license the area where liquid fuels or oil is sold. No sales of liquid fuels or oil may be made from a 9 licensee's licensed premises. A licensed premises may not have 10 11 an interior connection with a location that sells liquid fuels 12 or oil unless it first receives permission from the board for 13 the interior connection. The approval shall be required 14 regardless of whether the licensee or another party is the 15 entity selling the liquid fuels or oil. The board may enter into 16 an agreement with the applicant concerning additional 17 restrictions on the license in question. If the board and the 18 applicant enter into such an agreement, such agreement shall be binding on the applicant. Failure by the applicant to adhere to 19 the agreement will be sufficient cause to form the basis for a 20 citation under section 471 and for the nonrenewal of the license 21 22 under section 470. If the board enters into an agreement with an 23 applicant concerning additional restrictions, those restrictions 24 shall be binding on subsequent holders of the license until the 25 license is transferred to a new location or until the board enters into a subsequent agreement removing those restrictions. 26 If the application in question involves a location previously 27 28 licensed by the board, then any restrictions imposed by the 29 board on the previous license at that location shall be binding on the applicant unless the board enters into a new agreement 30 31 rescinding those restrictions. The board shall require notice to 32 be posted on the property or premises upon which the licensee or 33 proposed licensee will engage in sales of malt or brewed beverages. This notice shall be similar to the notice required 34 35 of hotel, restaurant and club liquor licensees. 36

Except as hereinafter provided, such license shall authorize the holder thereof to sell or deliver malt or brewed beverages in quantities above specified anywhere within the Commonwealth of Pennsylvania, which, in the case of distributors, have been purchased only from persons licensed under this act as manufacturers or importing distributors, and in the case of importing distributors, have been purchased from manufacturers or persons outside this Commonwealth engaged in the legal sale of malt or brewed beverages or from manufacturers or importing distributors licensed under this article. In the case of an importing distributor, the holder of such a license shall be authorized to store and repackage malt or brewed beverages owned by a manufacturer at a segregated portion of a warehouse or other storage facility authorized by section 441(d) and operated by the importing distributor within its appointed territory and deliver such beverages to another importing distributor who has

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been granted distribution rights by the manufacturer as provided herein. The importing distributor shall be permitted to receive a fee from the manufacturer for any related storage, repackaging or delivery services. In the case of a bailee for hire hired by a manufacturer, the holder of such a permit shall be authorized: to receive, store and repackage malt or brewed beverages produced by that manufacturer for sale by that manufacturer to 7 importing distributors to whom that manufacturer has given 9 distribution rights pursuant to this subsection or to purchasers outside this Commonwealth for delivery outside this 10 11 Commonwealth; or to ship to that manufacturer's storage 12 facilities outside this Commonwealth. The bailee for hire shall 13 be permitted to receive a fee from the manufacturer for any 14 related storage, repackaging or delivery services. The bailee 15 for hire shall, as required in Article V of this act, keep 16 complete and accurate records of all transactions, inventory, 17 receipts and shipments and make all records and the licensed 18 areas available for inspection by the board and for the 19 Pennsylvania State Police, Bureau of Liquor Control Enforcement, 20 during normal business hours.

Each out of State manufacturer of malt or brewed beverages whose products are sold and delivered in this Commonwealth shall give distributing rights for such products in designated geographical areas to specific importing distributors, and such importing distributor shall not sell or deliver malt or brewed beverages manufactured by the out of State manufacturer to any person issued a license under the provisions of this act whose licensed premises are not located within the geographical area for which he has been given distributing rights by such manufacturer. In addition, the holder of a distributor license may not sell or deliver malt or brewed beverages to any licensee whose licensed premises is located within the designated geographical area granted to an importing distributor other than the importing distributor that sold the malt or brewed beverages to the distributor. If the licensee purchasing the malt or brewed beverages from the distributor license holder holds multiple licenses or operates at more than one location, then the malt or brewed beverages may not be consumed or sold at licensed premises located within the designated geographical area granted to an importing distributor other than the importing distributor that sold the malt or brewed beverages to the distributor. Should a licensee accept the delivery of malt or brewed beverages or transfer malt or brewed beverages in violation of this section, said licensee shall be subject to a suspension of his license for at least thirty days: Provided, That the importing distributor holding such distributing rights for such product shall not sell or deliver the same to another importing distributor without first having entered into a written agreement with the said secondary importing distributor setting forth the terms and conditions under which such products are to be resold within the territory granted to the primary

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importing distributor by the manufacturer.

When a Pennsylvania manufacturer of malt or brewed beverages 2 licensed under this article names or constitutes a distributor or importing distributor as the primary or original supplier of his product, he shall also designate the specific geographical area for which the said distributor or importing distributor is 7 given distributing rights, and such distributor or importing distributor shall not sell or deliver the products of such 9 manufacturer to any person issued a license under the provisions of this act whose licensed premises are not located within the 10 11 geographical area for which distributing rights have been given 12 to the distributor and importing distributor by the said manufacturer. In addition, the holder of a distributor license 13 may not sell or deliver malt or brewed beverages to a licensee 14 15 whose licensed premises is located within the designated 16 geographical area granted to an importing distributor other than the importing distributor that sold the malt or brewed beverages 17 18 to the distributor. If the licensee purchasing the malt or brewed beverages from the distributor license holder holds 19 20 multiple licenses or operates at more than one location, the 21 malt or brewed beverages may not be consumed or sold at licensed 22 premises located within the designated geographical area granted 23 to an importing distributor other than the importing distributor 24 that sold the malt or brewed beverages to the distributor. [If a 25 licensee accepts the delivery of malt or brewed beverages or 26 transfers malt or brewed beverages in violation of this section, 27 the licensee shall be subject to suspension of his license for 28 at least thirty days: Provided, That the] The importing 29 distributor holding such distributing rights for such product shall not sell or deliver the same to another importing 30 31 distributor without first having entered into a written 32 agreement with the said secondary importing distributor setting 33 forth the terms and conditions under which such products are to 34 be resold within the territory granted to the primary importing distributor by the manufacturer. Nothing herein contained shall 35 36 be construed to prevent any manufacturer from authorizing the 37 importing distributor holding the distributing rights for a 38 designated geographical area from selling the products of such manufacturer to another importing distributor also holding 39 distributing rights from the same manufacturer for another 40 41 geographical area, providing such authority be contained in 42 writing and a copy thereof be given to each of the importing 43 distributors so affected.

A distributor who violates the provisions of this section and delivers to a licensee outside of the designated geographical area shall be subject to citation by the enforcement bureau of the board which shall result in penalties as follows: The receipt of a first citation will result in a fine of not less than five hundred dollars (\$500), nor more than one thousand dollars (\$1,000); the receipt of a second citation will result in a fine of not less than one thousand dollars (\$1,000), nor

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more than two thousand five hundred dollars (\$2,500) and suspension of operating privileges for at least two days; the receipt of a third or subsequent citation will result in a fine of not less than two thousand five hundred dollars (\$2,500), nor more than five thousand (\$5,000) and suspension of operating privileges for seven days.

A licensee who accepts product in violation of the provisions of this section shall be subject to situation by the enforcement

7 of this section shall be subject to citation by the enforcement bureau of the board, which shall result in penalties as follows: 9 the receipt of a first citation will result in a warning and 10 will serve as official notice that the licensee is accepting 11 12 product in violation of this act; the receipt of a second citation will result in a fine of not less than five hundred 13 dollars (\$500), nor more than one thousand dollars (\$1,000); the 14 15 receipt of a third citation will result in a fine of not less than one thousand dollars (\$1,000), nor more than two thousand 16 five hundred dollars (\$2,500) and suspension of operating 17 privileges for at least two days; the receipt of a fourth or 18 subsequent citation will result in a fine of not less than two 19 20 thousand five hundred dollars (\$2,500), nor more than five thousand (\$5,000) and suspension of operating privileges for 21 22 seven days.

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Amend Bill, page 5, line 5, by striking out "3" and inserting