## THE GENERAL ASSEMBLY OF PENNSYLVANIA

# HOUSE BILL <br> No. 790 <br> Session of 2013 

INTRODUCED BY TURZAI, SAYLOR, EVANKOVICH, REESE, SACCONE, STEVENSON, MAJOR, LAWRENCE, GINGRICH, DUNBAR, GREINER, AUMENT, HELM, MUSTIO, BLOOM, C. HARRIS, REGAN, GROVE, KAMPF, CORBIN, MACKENZIE, REED, MCGINNIS, KNOWLES, EVERETT, GILLESPIE, MOUL, KILLION, R. MILLER, MILNE AND GABLER, MARCH 11, 2013

SENATOR MCILHINNEY, LAW AND JUSTICE, IN SENATE, AS AMENDED, JUNE 24, 2013

## AN ACT

Amending the act of April 12, 1951 (P.L.90, No.21), entitled, as reenacted, "An act relating to alcoholic liquors, alcohol and malt and brewed beverages; amending, revising, consolidating and changing the laws relating thereto; regulating and restricting the manufacture, purchase, sale, possession, consumption, importation, transportation, furnishing, holding in bond, holding in storage, traffic in and use of alcoholic liquors, alcohol and malt and brewed beverages and the persons engaged or employed therein; defining the powers and duties of the Pennsylvania Liquor Control Board; providing for the establishment and operation of State liquor stores, for the payment of certain license fees to the respective municipalities and townships, for the abatement of certain nuisances and, in certain cases, for search and seizure without warrant; prescribing penalties and forfeitures; providing for local option, and repealing existing laws," preliminary provisions, further providing for definitions and for intexpretation; in the Pennsylvania Iiquor Control Board, further providing for gencral powers, providing for fee adjustment by regulation and further providing for subject of regulations and for wine and spirits marketing; in Pennsylvania Iiquor stores, further providing for establishment and for sales; providing for wine and spirits distribution, in licensing, providing for issuance of wine and spirits retail lieenses, fees, taves, for postqualification of selected applicants and for wine and spirits retail licenses statement of conditions, further providing for authority, for iswance, for transfer or
extension, for fees, for sales and restrictions, for wine auction permits and for importers' licenses; in licensing, providing for grocery store licenses, convenience storelicenses; in licensing, furthex providing for malt and brewed beverages licenses; and further providing for distributor package reform permit, providing for authority to issue liquor licenses to grocery stores, for applications for grocery store retail license, for issuance or transfer of grocery store liquor licenses; providing for sales by liquor ticensees and restrictions; further providing for sales by groeery store retail lieensees and restriction; in lieensing, providing for enhaneed distributors licenses; in licensing, further providing for license applications, for lieense restrictions, for sales, storage and purehase restrietions, for interlocking business, for breweries, for county Iimitations, for administrative proceedings, for assignability, for renewal and temporary provisions, for sanctions, for local option, for responsible alcohol management, for unlawful acts and for hours of operation; in ticensing, providing for unlawful, acts and for licensees and taxes; in lieensing, further providing for penalties and for vacation of premises; in distilleries, wineries, bonded warehouses, bailees and transporters, furthex providing for limited winexies, for distilleries and for lieense fees; and providing for supplemental provisions. IN PRELIMINARY <--
PROVISIONS, FURTHER PROVIDING FOR DEFINITIONS; IN PENNSYLVANIA LIQUOR CONTROL BOARD, FURTHER PROVIDING FOR GENERAL POWERS; IN PENNSYLVANIA LIQUOR STORES, FURTHER PROVIDING FOR TIME OF SALES AND FOR SALES BY PENNSYLVANIA LIQUOR STORES; IN LIQUOR, ALCOHOL AND MALT AND BREWED BEVERAGES LICENSES AND REGULATIONS, FURTHER PROVIDING FOR AUTHORITY TO ISSUE LIQUOR LICENSES TO HOTELS, RESTAURANTS AND CLUBS, FOR LICENSE DISTRICTS, PERIODS, HEARINGS, SALES AND RESTRICTIONS, FOR SALE OF MALT OR BREWED BEVERAGES, FOR LIQUOR IMPORTERS' LICENSES, FEES, PRIVILEGES AND RESTRICTIONS, FOR INTERLOCKING BUSINESSES; PROVIDING FOR EXPANDED PERMITS AND FOR ENHANCED DISTRIBUTOR AND IMPORTING DISTRIBUTOR PERMITS; FURTHER PROVIDING FOR MALT AND BREWED BEVERAGES MANUFACTURERS', DISTRIBUTORS' AND IMPORTING DISTRIBUTORS' LICENSES, FOR NUMBER AND KINDS OF LICENSES ALLOWED SAME LICENSEE, FOR DISTRIBUTORS' AND IMPORTING DISTRIBUTORS' RESTRICTIONS, FOR RETAIL DISPENSERS' RESTRICTIONS, FOR INTERLOCKING BUSINESSES, FOR BREWERIES, FOR COUNTY RETAIL LICENSES, FOR ASSIGNABILITY AND TRANSFERS, FOR LOCAL OPTION, FOR SURRENDER OF LICENSE, FOR SHIPMENT OF WINE INTO COMMONWEALTH; ESTABLISHING THE PENNSYLVANIA WINE INDUSTRY PROMOTION BOARD; FURTHER PROVIDING FOR UNLAWFUL ACTS, FOR ALCOHOL AND LIQUOR LICENSEES, FOR IDENTIFICATION CARDS AND PROSECUTION AND FOR VACATION OF PREMISES BY PATRONS; IN DISTILLERIES, WINERIES, BONDED WAREHOUSES, BAILEES FOR HIRE AND TRANSPORTERS FOR HIRE, FURTHER PROVIDING FOR LIMITED WINERIES AND FOR DISTILLERIES; IN DISPOSITION OF COLLECTED FUNDS, FURTHER PROVIDING FOR MONEY RETURNED TO MUNICIPALITIES; PROVIDING FOR MONEY PAID INTO THE GENERAL FUND FOR USE OF THE COMMONWEALTH; FURTHER PROVIDING FOR MONEY FOR USE OF THE COMMONWEALTH; ESTABLISHING THE SENIOR CITIZENS PROPERTY TAX RELIEF FUND; PROVIDING FOR A TRANSFER FROM THE STATE STORES FUND; PROVIDING FOR STUDIES OF THE WINE AND SPIRITS WHOLESALE SYSTEM IN THIS COMMONWEALTH; AND MAKING A RELATED REPEAL.

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hereby enacts as follows:
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    Section 1. Section 102 of the act of Apxil 12, 1951 (P.I.90, <--
    No.21), knon as the Iiquor code, reenacted and amended June 29,
1987 ( $\mathrm{P} . \mathrm{I}^{2} .32, \mathrm{No}$.14), is amended by adding definitions to read:
section 102. Definitions. The following woxds ox phrases,
unless the context clearly indicates othexwise, shall have the
meanings ascibed to them in this section:
"Affiliate" or "person affiliated with" shall mean a pexson
that directly or indirectly, through one or more intermediaries,
eontrols, is controlled by or is under common control with a
specified person.
$\underset{+}{+}$
"Blended brand valuation" shall mean, for any partieular
brand of liquor, the sum of the wholesale profit margin on each
product of a brand.
$\pm \star$
"Brand of liquor" shall mean a liquor product or sexies of
1iquor products produced by a single manufacturex.
$+\quad+$
"Change in control" shall mean, for purposes of wholesale ox
retail licensees as defined in this section, the aequisition by
a pexson or group of persons acting in concext of moxe than
twenty per eentum of a lieense's securities or other ownexsip
interests, with the exception of any ownexship interest of the
pexson that existed at the time of initial licensing, or more
than twenty pex centum of the securities or othex ownexship
interests of a corporation or other legal entity whieh owns,
directly or indirectly, at least twenty per eentum of the
securities or other ownership interests of the licensee.

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    * * *
    "Commission" shall mean the State Civil Sexvice Commission.
    * * *
    "Controlling interest" shall mean as follows:
    (1) For a publicly traded legal entity, an interest in a
leqal entity, applicant or licensee whereby a pexson's sole
voting rights under state law or corporate articles or bylaws
entitles the person to elect or appoint one or more of the
members of the board of directors or other governing board or 
the ownexship, directly or indirectly, of five per eentum or
more of the securities of the publicly traded corporation.
    (2) For a privately held corpoxation, partnexship, limited
liability eompany or other form of privately held legal entity,
the holding of any securities in the legal entity.
    * * *
    "Department" shall mean the Department of Genexal Serviees of
the commonwalth.
    * * *
    "Displaced emplove" shall mean a salaried emplove of the
board whose employment is terminated as a sole and direct result
#f the implementation of Article III A. The texm shall not
include a person who is terminated for cause or who retires or
resigms, is fuxloughed or is othervise separated from employment
for any other reason. The termexcludes intermittent liquor
store elexks and seasonal liquor store elexks.
    + + 
    "Grocery store" shall mean a reputable place operated by
persons of good repute, which primarily sells food, supplies for
the table and food products for human consumption off the
premises and which has an area under one roof of ten thousand
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(10,000) square feet or more.
    "Growlex" shall mean a refillable glass containex that holds
a minimum of sixty four fluid ounces for malt or brewed
beverages.
    * * *
    "Heritage State Stores" shall mean the number of State
stores, as determined by the board, located in any given county
as of the effective date of this definition.
    + + +
    "Institution of higher education" shall mean a public or 
private institution within this commonwealth authorized by the
Bepartment of Education to grant a certificate, associate degree
or higher degree. The term includes a loranch or satellite campus
of the institution.
    * + *
    "Retail licensee" shall mean a pexson that holds a wine and
spirits retail license issued pursuant to section 311.A.
    * * *
    "Variable pricing" shall mean, for purposes of the wholesale
sale of liquor, any disparity in the price of an item sold to
one licensee as eompared to the price of the same item to-
another licensee or a licensee of a different elassification.-
The term shall not include discounts for volume purehases.
    t+
    "Wholesale acquisition factox" shall mean a factor of 2.5
applied to the wholesale profit margin of a brand of liquor in
determining a wholesale license fee.
    #Wholesale licensee" shall mean a pexson that holds a wine
and spirits wholesale lieense issued pursuant to section
321.1 A.
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"Wholesale profit margin" shall mean, for any particular Iiquor product, twenty per eentum of the total of eosts of goods sold of the product in the Commonwealth over the most reeent 12 month pexiod for which information is available.
$+\underset{+}{x}$
"Wine and spirits retail license" shall mean a lieense issued by the department or the board authorizing a person to sell and distribute wine and spirits to the public for off the premises eonsumption.

## "Wine and spirits wholesale license" shall mean a lieense

issued by the department or the board authorizing a person to sell and distribute liquor on a wholesale basis to the boand until all retail licenses have been issued in aceordance with Article III A and to retail licensees and other licensees under this act.
 wholesalexs, wine and spirits retailers, importing distributors
and distributors; and to preserve manufacturexs of liquor and aleohol and malt and brewed beverages selling those produets within this Commonwealth. The provisions of this act dealing with the manufacture, importation, sale, distribution and disposition of liquor, aleohol and malt or brewed beverages within the Commonwealth through [the instrumentality of the board,] licensees and othexwise, provide the means by which such eontrol shall be made effective. This act shall not be construed as forbidding, affecting or regulating any transaction which is not subject to the legislative authority of this Commonwealth.
(d) The provisions of this act are intended to create a system for distribution [that shall include the fixing of priees for] of liquor and aleohol and controls placed on [prices for] the sale and distribution of malt and brewed beverages, and eachef which shall be construed as integral to the preservation of the system, without which system the Commonwealth's control of the sale of liquor and aleohol and malt and brewed beverages and the Commonwealth's promotion of its policy of temperance and responsible conduct with respect to alcoholic beverages would not be possible.
$+\underset{x}{x+1}$
Section 3. Section 207 of the act, amended February 21, 2002 (P.I.103, No.10), November 30, 2004 (D.I.1727, No.221) and December 8,2004 (P.I. 1810, No. 239), is amended to read:
section 207. General Powers of Board. Under this act, the board shall have the power and its duty shall be:
(a) To buy, import or have in its possession for sale and sell liquor, aleohol, eorksexews, wine and liquor aceessories, trade publications, gift cards, gift cextificates, wine or liquor seented candles and wine glasses in the mannex set forth-

1 in this act: Provided, hower, That all purehases shall be made2 subject to the approval of the State Treasurex, or his 3 designated deputy. The board shall buy liquor and aleohol at the 4 lowest price and in the greatest variety reasonably obtainable. 5 The board's authority to exercise the powers granted pursuant to 6 this subsection is subject to the limitations set forth in 7 Article III-A of this act. 8 (b) To control the manufacture, porsion, sale,

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In the case of a noniesident manufacturer, shall be equal to-
that required to be paid, if any, in such state, terxitory or
eountry by pennsylvania manufacturexs doing business in sueh
state, territory or country. In the event that any suehr
manufacturex shall, in the opinion of the board, sell or attempt
to sell liquors to the board through another person for the
purpose of evading this provision relating to permits, the board
shall require such person, before purehasing liquors from him or 
it, to take out a permit and pay the same fee as hereinbefore
required to be paid by wuch manufacturer. All permit fees so-
eollected shall be paid into the State Stores Fund. The board
shall not purehase any aleohol or liquor fermented, distilled,
reetified, eompounded or bottled in any state, territory or
eountry, the laws of which result in prohibiting the importation-
therein of alcohol or liquor, fermented, distilled, rectified,
eompounded or bottled in Pennsylvania. The board's authority to-
exereise the powers granted pursuant to this subsection is
subject to the Iimitations set forth in Article III-A Of this
act.
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f(c) To determine the municipalities within which Pennsylvania Iiquor stores shall be established and the Iocations of the stores within such municipalities. 子
(d) To grant and issue all licenses and to grant, issue, suspend and revoke all permits authorized to be issued under this act.
(e) (1) Through the [Department of General Services] department as agent, to lease and furnish and equip sueh buildings, rooms and othex aceommodations as shall be required for the operation of this act.
(2) The department shall not relocate a pennsylvania Liquor

Store after the effective date of this paragraph.
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    (k) To issue grants to various entities for aleohol
education and prevention efforts.
    (1) To elose Pennsylvania Iiquor Stores as directed under
Areicle III A of this act.
    (m) The board may implement a delivery system as a means of 
providing product to all licensees under this act.
    Section 4. The act is amended by adding a section to read:
    Section 207.1. Adjustment of Fees loy Regulation. (a)
Notwithstanding any provision of this act or the act of April=9,
1929 (P.I.177, No.175), known as "The Administrative code of 
1929," to the contrary, all fees required under this act shall
be fired by the board by regulation and shall be subject to the
at of June 25,1982 (P.I.633,No.181), known as the "Regulatovy
Review Act."
    (b) The board shall be authorized to increase license fees
by regulation under the following conditions:
    (1) If the revenues raised by the fees imposed undex this
    act are not sufficient to meet all expenditures of the board
over a two year period, the board shall increase the fees by
requlation, subject to the "Requlatory Review Act," so that the
projected revenues will meet projected expenditures.
    (2) If the board determines that the fees established by the
board under subsection (a) are inadequate to meet the minimum
enforecment efforts required under this act, the board, after
eonsultation with the enforeement bureau, and subject to the
"Regulatory Review Act," shall increase the fees by regulation
in an amount so that adequate revenues are raised to meet the
required expenditures.
    (c) All acts or parts of acts are repealed insofar as they
are inconsistent with this section.
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Section 5. Section 200 of the act is amended to read: Section 208. Specifie Subjects on Which Board May Adopt Regulations. Subject to the provisions of this act and without Iimiting the general power conferred by the preceding section, the board may make regulations regarding:
[(a) The equipment and management of Pennsylvania Iiquor Stores and warehouses in which liquor and alcohol are kept or sold, and the books and records to be kept therein.]
(b) The duties and conduct of the officers and employes of the board.
f(c) The purchase, as provided in this act, of liquor and aleohol, and its supply to pennsylvania Iquor stores.
(d) The elasses, varieties and brands of liquor and aleohol to be kept and sold in pennsylvania Liquor stores. In making this determination the board shall meet not less than twice ayear.
(e) The issuing and distribution of price lists for the various classes, varieties or brands of liquor and alcohol kept for sale by the board under this act.]
(f) The labeling of liquor and aleohol sold under this act and of liquor and aleohol lawfully aequired by any person prior to January first, one thousand nine hundred thirty four.
(g) Forms to be used for the purposes of this act.
(h) whe issuance of licenses and pexmits and the eonduct, management, sanitation and equipment of places lieensed or included in permits.
[(i) The place and mannex of depositing the receipts of Pennsylvania Liquor stores and the transmission of balanees to the Treasury Department through the Department of Revenue.
(j) The solicitation by resident or nonwesident vendors of

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liquor from Pennsylvania licensees and other persons of orders
for liquor to be sold through the pennsylvania Liquor stores
and, in the ease of nonresident vendors, the eollection
therefrom of license fees for sueh privilege at the same rate as
provided herein for importers' licenses.]
    Section 5.1. section 211(c) of the act, amended october 5,
1994 (P.L.537, No. 80), is amended to read:-
    Section 211. Enforeement. \(x+x\)
    (c) The Pennsylvania state Police Commissioner shall assign
State Police Officexs to such [supervisory and other] capacities
in the enforcement bureau as he deems necessary. All other
personnel of the enforeement bureau shall be eivilians.
Notwithstanding any other provision of law, a state Dolice
officer assigned to the enforcement bureau may not be counted
against the complement of officers as prescribed in section 205
of the act of April.9, 1929 (D. 1.177 , No.175), known as "The
Administrative code of 1929."
    \(\pm+\underset{ }{*}\)
    Seetion 6. Seetion 215 of the act, amended June 25, 2010-
(P. I. 217, No.35), is repealed:
    fsection 215. Wine and Spirits Marketing.
    (e) The board is authorized to participate in or sponsor
wine and spirits events for the purpose of educating eonsumers
as to the wines and spirits available in this Commonwealth. The
wine and spirits to be used for the event may be aequired
through the state store system or may be donated from outside
this Commonwealth. Participation in the tastings may be-
eonditioned on the purchase of a ticket to the event. The event
may inelude events oceurxing on premises licensed by the board,
and the board may sell wine and spirits for off premises
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eonsumption in an area designated by the board for such sale.] Section 7. Section 301 of the aet is amended to read: Section 301. Board to Establish State Iiquor stores. (a) The board shall [establish,] operate and maintain at sueh plaees throughout the Commonwealth as it shall deem essential and advisable, stores to be known as "Pennsylvania fiquor stores," for the sale of liquor and alcohol in aceordance with the provisions of and the regulations made under this act [i eveept that no store not so already located shall be loeated within three hundred feet of any elementary or seeondary sehool, nor within a dry municipality without there first having been afeferendum approving such location. When the board shall have determined upon the location of a liquor store in any municipality, it shall give notice of such location by public advertisement in two newspapers of general circulation. In eities of the first class, the location shall also be posted for a period of at least fifteen days following its determination by the board as required in section $403(\mathrm{~g})$ of this act. The noticeshall be posted in a conspicuous place on the outside of the premises in which the proposed store is to operate or, in the event that a new structure is to be built in a similarly visible Iocation. If, within five days after the appearance of sueh advertisement, or of the last day upon which the notice was posted, fifteen or more taxpayers residing within a quarter of a mile of sueh location, ox the City solicitor of the eity of the first elass, shall file a protest with the eourt of eommon pleas of the county averring that the location is objectionable because of its proximity to a chureh, a sehool, or to private residenees, the eourt shall forthwith hold a hearing affording an opportunity to the protestants and to the boaid to present
evidenee. The court shall render its decision immediately upon the conclusion of the testimony and from the decision there shall be no appeal. If the eourt shall determine that the proposed location is undesirable for the reasons set forth in the protest, the board shall abondon it and find another tocation. The board may establish, operate and maintain sueh establishments for storing and testing liquors as it shall deem expedient to carry out its powers and duties under this act] and subject to the limitations set forth in Article III A of this at.
(b) The board may lease the necessary premises for such stores or establishments, but all sueh leases shall be madethrough the [Department of Genexal Sexviees] department as agent of the board. The board, through the [Department of General Services] department, shall have authority to purchase sueh equipment and appointments as may be required in the opexation ef wheh stores or establishments.

Section 7.1. Section 304 of the act, amended December 8, 2004 (P.I.1810, No .239 ), is amended to read:
section 304. When Sales May Be Made at Pennsylvania Iiquor stores. (a) Exeept as provided for in subsection (b), every Pennsylvania iquor store shall be open for business week days, eveept holidays as that term is defined in section 102. Theboard may, with the approval of the Governor, temporarily elose any store in any municipality.
(b) Cextain Pennsylvania Liquor Stores operated by the board shall be open for Sunday retail sales between the hours of [noon] nine o'elock antemexidian and [five] nine o'elock postmexidian, exeept that no Sunday sales shall oceur on Fastex Sunday or Christmas day. The board shall open [up to twenty five-
per centum of the total number of Pennsylvania Liquor stores at its diseretion for Sunday sales as provided for in this subsection. The board shall submit yearly reports to the Appropriations and the Iaw and Justice Committees of the Senateand the Appropriations and the Liquor Control Committees of the House of Representatives summarizing the total dollar value of sales under this section.

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\begin{aligned}
& \text { Section 8. Section 305 of the act, amended May } 8,2003 \\
& (\mathrm{P} .1 .1, \mathrm{No} .1), \mathrm{July} 17,2003(\mathrm{P} .4 .63, \mathrm{No} .15), \mathrm{May} 8,2003
\end{aligned}
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(P . I .1, N 0.1), \text { Deeember } 8,2004(P .1 .1810, N o .239), \mathrm{July} 6,2005
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(P .1 .135, \text { No. 39) and July } 5,2012 \text { (P.I.1007, No.116), is amended }
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to read:
section 305. Sales by Pennsylvania Liquor stores. (a) the board shall in its discretion determine where and what classes, varieties and brands of liquor and alcohol it shall makeavailable to the public and where wuch liquox and aleohol will be sold. Fvery Pennsylvania Liquor store shall be authorized to sell combination packages. If a person desires to purchase aelass, variety or brand of liquor or aleohol not eurrently available from the board, he or she may place a special order for wueh item so long as the order is for twor more bottles. The board may require a reasonable deposit from the purehaser as a condition for aceepting the order. The eustomer shall benotified immediately upon the arrival of the goods.

In computing the retail price of wueh special ordexs fox liquor or alcohol, the board shall not include the eost of freight or shipping before applying the mark up and tares but shall add the freight or shipping eharges to the price aftex the mark up and taxes have been applied.

Unless the eustomer pays for and aceepts delivery of any sueh
special order within ten days after notice of arrival, the storemay place it in stock for genexal sale and the eustomer's deposit shall be forfeited.
puring the retail divestiture process as provided in Article III $A_{\text {, }}$ the board shall continue to take and process special liquor oxders for residents and lieensees of the board, and may establish a protocol by which pre paid orders may be picked up at either a Pennsylvania Liquor Store or from the lieensed premises of a ine and spirits retail lieensee. A wine and spirits retail lieensee is authorized to assess a handling fee for this purpose. Any product not claimed at a wine and spirits fetail store by the purchasex shall be returned to the boand after ten days notice of axrival was sent to the purehasex.
(b) [Every] Until the wholesale divestiture process as provided in Article III A is complete, every Pennsylvania Liquor Store shall sell liquors at wholesale to wine and spirits retail Iicenses, grocery stores, hotels, restaurants, elubs, and failroad, pullman and steamship companies licensed under this act; and, under the regulations of the board, to phaymacists duly lieensed and registered under the laws of the commenwealth, and to manufacturing pharmacists, and to reputable hospitals approved by the board, or ehemists. Sales to licensees shall bemade at a price that includes a discount of [ten] fourteen per eentum from the retail priee. The board may sell to registered pharmacists only such liquors as eonform to the Pharmaeopocia of the United States, the National Formulary, or the American Homeopathic Pharmacopoia. The board may sell at special priees under the regulations of the board, to United States Armed Forees facilities which are located on United States Armed Forees installations and are conducted pursuant to the authority
and regulations of the United States Armed Forees. All other sales by such stores shall be at retail. A person entitled to purchase liquor at wholesale priees may purehase the liquor at any Pennsylvania fiquor store upon tendering eash, eheck or eredit card for the full amount of the purchase. For this purpose, the board shall issue a discount card to each licensee identifying such licensee as a person authorized to purchase liquor at wholesale prices. Sueh diseunt card shall be retained by the licensee. The board may contract through the Commonvealth bidding proes for delivery to wholesale lieenses at the expense of the licensee receiving the delivery.
(e) Whenevex any ehecks isued in payment of liquor or aleohol purehased from state Liquor stores by persons holding wholesale purchase permit cards issued by the board shall be returned to the board as dishonored, the board shall charge a fee of five dollars per hundred dollars or fractional part thereof, plus all protest fees, to the maker of such check submitted to the board. Failure to pay the face amount of the eheek in full and all eharges thereon as herein required within ten days after demand has been made by the board upon the makex of the check shall be cause for revocation or suspension of any license issued by the board to the pexson who issued sueh eheek and the eancellation of the wholesale purchase permit eard held by wueh person.
(d) No liquor or alcohol package shall be opened on the premises of a Pennsylvania Liquor Store. No manager or other employe of the board employed in a Pennsylvania Iiquor Store shall allow any liquor or aleohol to be eonsumed on the store premises, nor shall any person eonsume any liquor or aleohol on such premises, eveept liquor and aleohol whieh is part of a

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tasting conducted pursuant to the board's regulations. Sueh-
tastings may also be conducted in the board's headquarters or 
regional offices.
    (e) Whe boatd may sell tax evempt aleohol to the
Commonwealth of Pennsylvania and to persons to whom the board
shall, by regulation to be promulgated by it, issue special
permits for the purchase of such tax exempt alcohol.
    Such permits may be issued to the United States or any
governmental ageney thereof, to any university or college of
lcarning, any laboratory for use exclusively in seientific
research, any hospital, sanitorium, eleemosynary institution or
dispensary; to physicians, dentists, veterinarians and
pharmacists duly licensed and registered under the laws of the
Commonwealth of Pennsylvania; to manufacturing chemists and
pharmacists or other persons for use in the manufacture or 
eompounding of preparations unfit for beverage purposes.
    (f) Every purchasex of liquor, aleohol, coxkserews, wine or
liquor accessories, trade publications, gift cards, gift
eertificates, wine or liquor seented candles or wine glasses
from a Penmsylvania Liquor Store shall receive a numbered
receipt which shall show the price paid therefor and such other
information as the board may preseribe. Copies of all receipts
issued by a pennsylvania Liquor Store shall be retained by and
shall form part of the records of such store.
    f(g) whe board is hereby authorized and empowered to adopt
and enforee appropilate wules and regulations to insure the-
equitable wholesale and retail sale and distribution, through-
the Pennsylvania fiquor stores, of available liquor and aleohol
at any time when the demand therefor is greater than the
supply.子
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    (h) Every Pennsylvania Liquor store shall sell gift
ecrtificates and gift cards which may be redeemed for any
product sold by the board. In addition, the board may sell
eorkserews, wine and liquor aceessories, wine or liquox seented
eandles, trade publications and wine sleeves at penmsylvania
miquor stores.
    (i) Notwithstanding any other provision of law to the
eontrary, the board may sell wine in containexs having a
eapacity of sixty liters or less.
    Section 9. The act is amended by adding an article to read:
                        ARTICLE III-A
                WINE AND SPIRITS DISTRIBUTION
                    SUBARTICIF A
                GENERAI PROVISIONS
Section 301-A. Seope of article.
    This article relates to the privatization of liquor
distribution in this Commonwealth.
Section 302 A. Legislative intent.
    The General Assembly finds and declares as follows:
    (1) whe wholesale and retail of liquor should no longex
    be by the Commonwealth, but rather by private persons
    licensed and regulated by the Commonwealth.
    (2) The health and welfare of the eitizens of this
    Commonwealth will be adequately protected by the regulation
    of private Iicensees through strict enforeement of laws and
    fules relating to the purehase and sale of liquor.
    (3) The sale of liquor through wholesale and retail
    Iicensees will provide residents with improved eustomer
    eonvenience, and will provide an opportunity for eompetitive
    pricing and enhanced product selection.
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(4) Modernization of the retail sale of wine and spirits through new outlets for consumption off the premiseswill further enhance eustomer eonvenience.
(5) This article will improve operation and efficiency of State government.
(6) The authorization of wine and spirits wholesale and retail licenses is intended to continue the generation of revenue to the commonwealth related to the wholesale and retail sale of liquor.
(7) The transition to a privately owned and privately operated wholesale and retail liquor distribution system should be aceomplished in a mannex that protects the publice through regulation and policing of all activities involved in the wholesale and retail sale of liquor.
(8) The establishment of wine and spirits wholesale and retail lieenses is intended to provide broad economic opportunities to the citizens of this Commonwealth and to be implemented in such a mannex as to prevent monopolization by establishing reasonable restrictions on the eontrol of wholesale and retail licensees.
(9) The transition to a privately owned and privately operated wholesale and retail liquor distribution system should be aceomplished in a mannex that minimizes disuption of sexvices to the public.
(10) In conjunction with the transition to privately owned and privately operated liquor wholesalexs and retail Iiquor stores, this article is intended to modernize the retail sale of wine and spirits through new outlets for eonsumption off the premises, fuxther enhancing eustomex eonvenience.
(11) With the transition to a privately owned and privately operated wholesale and retail liquor distribution system, and with the addition of new lieensing elassifieations, it is neeessary to enhance aleohol education and enforeement efforts to:
(i) ensure aqainst the illegal sale of aleoholi (ii) prevent and combat the illegal consumption of aleohol by minoxs and visibly intovicated persons; and
(iii) discourage the intemperate use of aleohol. (12) Participation in the wholesale and retail sale of liquor by a wholesale or retail licensee is a privilege, eonditioned upon the proper and continued qualification of the licensee and upon the dischaxge of the affirmative responsibility of the licensee to provide the department and the board with assistance and information necessary to assure that the policies declared by this article are achieved.
section 303 . Transition to private distribution system,
powers and duties of the department and the board.
ta) ordexly transition. The department and the board have the pow and duty to implement this article and effect an oxdexly transition to a privately owned and privately operated wholesale and retail liquor distribution system in this Commonwealth in a mannex which is consistent with this article and the laws of this commonwalth and which secks to maintain uninterupted serviee to the publie.
(b) Retail transition.
(1) The board, in consultation with the department, shall have the authority to issue wine and spirits retail lieenses and wine and spirits wholesale lieenses, provided that the wine and spirits wholesale licenses are not issued
until one year after the effective date of this section. The department shall contract with financial, legal and other advisors as are neeessary to assist the department and the board in effectuating the addition of this article. Such eontracts shall not be subject to the provisions of 62 Pa.C.S. Ch. 5 (relating to souree selection and eontract formation).
(2) The divestiture of the board's retail operations shall be aceomplished through the issuance of 1,200 wine and spirits retail lieenses that shall be allocated by eounty. As the State liquor stores wind down operations, six hundred wine and spirits retail licenses may be issued by the board which shall be allocated by eounty. The additional lieenses shall be issued if the department determines, in cooperation with the board, that the retail licenses are necessary for eonsumex convenience. Aftex the determination, the retail Iicenses shall be issued first to distributor lieensees and then on a first-come, first-served basis. Each successful applicant shall be thoroughly investigated to determine whether the person is a reputable and responsible person suitable to be licensed to sell liquor in this commonwealth.
(3) As licenses are awarded in a given eounty, the board shall determine the necesity of winding down opexations in State stores in the county and, as it becomes neessary, terminate applieable lease agreements, redistribute or fuxlough store personnel and dispose of remaining inventoxy and store property. (e) Wholesale transition.-
(1) Twelve months after the effective date of this section, in consultation with its advisors and the board, the
department shall transition the board's wholesale distribution of liquor to privately owned and privately pperated wholesale lieensees.
(2) The divestiture of the board's wholesale opexations shall be aceomplished through the issuance of wine and spirits wholesale licenses by brand of liquor, which shall be subject to an application process as set forth in this article. The transition must fully divest the board of all opexations relating to the wholesale distribution of liquor within six months of the eommencement of wholesale divestiture.
(d) Cooperation required.
(1) The board shall fully eoperate with the department or its advisors in all aspects of implementation of this article and shall provide the department or its consultant with all records and information in the possession of the boaxd upon request.
(2) The board shall devote sufficient resources to planning and preparation for the divestiture of its wholesale and retail functions.
(3) The board shall use its best efforts in coordinating With the department or its advisors, wine and spirits retail licensees and wine and spirits wolesale licensees so as to maintain uninterupted sexviee to the residents of this Commolth during divestiture: te) Prohibition. The board shall not engage in wholesale distribution of liquor following completion of the wholesale
transition to a private distribution system.
Section 304 A. Reports to the Genexal Assembly.
One vear after the effective date of this section, and each
year thereafter until the board has been fully divested of its wholesale and retail opexations, the board, in eoppexation with the department, shall submit to the seeretary of the senate and the Chief Clexk of the House of Representatives, a report on wholesale and retail alcohol sales in this commonwealth and the implementation of this article, including:
(1) the total revenue earned by the issuance of licenses undex this articlei
$(2)$ the distribution and sale of brands through private wholesalexsi
(3) the net profit or loss of each wine and spirits fetail licensed premise and State liquor store in this Commonwealth; and
(4) the status of the ongoing transition, including store elosures and employee displacement.

Section 305 A. Temporaxy requlations.
(a) Dromulgation. In oxder to facilitate the prompt implementation of this article, regulations promulgated by the department shall be deemed temporaxy regulations which shall expire no later than five vears following the effective date of this section. The department may promulgate temporary regulations not subject to:
(1) sections 201, 202 and 203 of the act of July 31,

1968 (P.I.769, No. 240 ), referred to as the Commonwealth
Documents Law: OX
(2) the act of June 25, 1982 (D.I.633, No.181), known as the Regulatory Review Act.
(b) Expiration. The authority provided to the department to adopt temporary regulations under subsection (a) shall expire on January 1, 2018.

SUBARTICIE B

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        WINE AND SPIRITS RETAIL IICENSES
Section 311 A. Issuance of wine and spirits retail lieenses,
                    fees, taxes:
    (a) Sale of retail licenses. The board may award not more
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than 1,200 wine and spirits retail lieenses to qualified
applicants, provided that when the State stores close in a given
eounty because the wine and spirits retail licenses have
eommenced operation, the department, in cooperation with the
board, shall determine if it is neecsary to issue additional
wine and spirits retail licenses for eustomer convenience and
aecess. If the department determines more wine and spirits
retail licenses are needed, the department may authorize the
board to issue not more than 600 additional wine and spirits
retail licenses.
(b) License elassification. Wine and spirits retail
Iieenses shall be awarded as follows:
(1) For the first 12 months after the enactment of this
section, the board shall receive applications from
distributor licensees lieensed undex section 431. A
distributor license applying for a wine and spirits retail
license must operate out of a facility with a minimum of
1,500 square feet of retail space and dedieate a minimum of
50\% of shelf space for the sale of malt and brewed beverages.
(2) At the conclusion of the 12 month pexiod undex
paragraph (1), the board may issue the remaining wine and
spirits retail licenses on a first come, first sexved basis.
A private wine and spirits retail liecnsee must operate in a
facility with not less than 1,500 square feet of retail
space.
(e) İeense allocation.
(1) The board, in consultation with the department and its advisors, shall allocate the ageregate number of wine and spirits retail licenses to be available in each eounty.
(2) A county may not be allocated fewer wine and spinits retail lieenses than the number of licensed distributors in the county provided that the wine and spirits retail licenses shall be evenly distributed throughout the eounty on a per eapita basis.
(3) $A$ wine and spirits retail licensee may determine whether it will sell wine or spirits or both. If a wine and spirits retail licensee elects to sell either wine or spirits, the board shall consider that one wine and spirits retail license and only the licensee will have the ability to pay an additional fee in the future to sell both wine and spirits.
(d) Iicense application. An applicant for a wine and spirits retail license shall file a written application with the board in the form and containing the information as the board shall preseribe from time to time, which must be aceompanied by a filing fee and license fee as preseribed under subsection (f).

An application must contain:
(1) a description of the part of the premises for which the applicant desires a lieensei
(2) Whether the applicant desires to sell wine, spirits ox both on the licensed premises. Notwithstanding any othex provision of this act, an applicant that chooses to sell wine or spirits may make appliation at a later date to the board to sell both products and be granted that authority aftex paying the proper fees; and
\$15,000.
(玉) For a eounty of the eighth elass, $\$ 7,500$.
(i) For the privilege of selling spirits, the board shall require the following fees:
(A) For a eounty of the first or second elass, $\$ 52,500$.
(B) For a county of the second class $A$ or third elass, 560,000 .
(C) For a county of the fourth or fifth elass, $\$ 45,000$.
(D) For a county of the sixth or seventh elass, \$37,500.
(झ) For a eounty of the eighth elass, $\$ 30,000$.
(iii) For the privilege of selling both wine and spirits, the board shall require a fee equal to the sum of the fees listed above by county. Nothing in this act shall prevent a lieensee who initially makes application to sell either wine or spirits from adding the other product at a later date 30 long as application is made to the board and the proper fees are paid.
(2) For an unlieensed entity making application for a
wine and spirits retail license:
(i) For the privilege of selling wine, the board shall require the following fees:
(A) For a eounty of the first or second elass, \$165,000.
(B) For a county of the second elass A or third
elass, \$187,500.
(C) For a county of the fourth or fifth elass, \$142,500.
(D) For a county of the sinth or seventh elass, $\$ 120,000$.
(玉) For a eounty of the eighth elass, \$97,500. (ii) Fox the privilege of selling spirits, the board shall require the following fees:
(A) For a eounty of the first or seeond elass, $\$ 232,500$.
(B) For a eounty of the second elass $A$ or third elass, $\$ 262,500$.
(C) For a eounty of the fourth or fifth elass, $\$ 202,500$.
(D) Fox a county of the sinth or seventh elass, \$172,500.
(E) For a county of the eighth elass, $\$ 142,500$.
(iii) For the privilege of selling both wine and
ppirits, the board shall require a fee equal to the sum of the fees listed above by eounty. Nothing in this act shall prevent a licensee who initially makes application to sell either wine or spirits from adding the other product at a later date so long as application is made to the board and the proper fees are paid.
(3) A restaurant or hotel licensee in good standing that aplies for a retail wine and spirits license shall pay the same amount for the license as a distributor.
(4) The board may not require a distributor making application for a wine and spirits retail lieense to pay the fees in full prior to issuance of the license. A distributor making application for a wine and spirits lieense has 48 months from the isuance of the license to pay to the board the licensing fees plus a fee of $5 \%$. If the licensee fails to
make a payment to the board on a monthly basis, the board shall revole the wine and spirits retail lieense and offex it on a first come, first served basis.

Section 312 A . Postqualification of selected applicants.
(a) Investigation. Upon selection of an applicant undex section $303-1$, the Bureau of Ireensing of the boaxd shall eonduct an investigation of an applicant based upon the
information sumitted to evaluate whether:
(1) the applicant qualifies as a reputable, responsible and suitable person to hold a wine and spirits retail lieense and operate a wine and spirits store;
(2) the applicant proposes an acceptable facility and location for a wine and spirits store; and
(3) the planned operation of the applicant complies with this article. (b) Authority of the board. The board may:
(1) require additional information from an applicant; and
(2) conduct onsite inspections, as neeessay, to eomplete the postqualification process. (c) Agreement. The board may entex into an agreement with the Pennsyvania State Police or the Office of Inspector General Eo:
(1) assist the board in the conduct of an investigation under this section; and
(2) provide for the reimbursement of a cost incurred for poviding assistance.
(d) Protoevl for objections. The board shall establish
protocol for receiving witten objections from residents, ehurehes, hospitals, charitable institutions, sehools and publice
playgrounds that are located near a proposed wine and spirits store location. The board may consider a written objection in the postqualification investigation of applicants. An objector under this paragraph may not appeal the decision of the board.
(e) Investigative fee. The board may charge a fee to an applicant to recover the eosts directly related to the board's investigation within the postqualification process.
(f) Acceptance of qualifications. The qualifications of an applicant shall be accepted by the boaxd if the investigation by the board reveals the following:
(1) the applicant and its officers, directors and principals, if any, are of good repute, responsible and suitable for operating a wine and spirits store; and
(2) the applicant possesses sufficient financial resources to: (i) operate a wine and spirits storei (ii) pay taves due; and (iii) meet financial obligationsi
(3) the applicant possesses sufficient business experience to operate a wine and spirits storei
(4) the proposed facilities eomply with the operational requirements of the statement of eonditions under this article; and
(5) the proposed location within the community is suitable.
(g) Issuance of license. If a selected applicant's Qualifications are accepted by the boaxd, the boaxd shall qualify the applicant and issue a wine and spirits retail Iicense to the applicant upon the oceurrence of the following:
(1) exeeution and delivery to the board of the statement
of conditions undiod under section 313 A
(2) payment of the lieense fee by eextified check or wire transfer to a designated restrieted aceount established In the State Stores Fund. A distributor licensed under section 431 that obtains a wine and spirits retail lieense has 48 months to pay the lieense fee:
(3) payment of an outstanding investigation fee; and
(4) fulfillment of other conditions required by the boaxd.
(h) Approval of qualifications. If the qualifieations of the applicant are approved by the board under subsection (f), the board shall issue a wine and spirits retail license to the sucessul applicant consistent with the requirements of subsection (g).
(i) Iicense not entitlement.
(1) This axticle is not intended to establish an entitlement to a wine and spirits retail lieense. A wine and spirits retail license is a privilege between the board and the licensee.
(2) Betwen the lieensee and a third party, a wine and spirits retail lieense is property. (j) Terms of lieensure. (1) A wine and spirits retail license is in effect unless the board:
(i) revokes, suspends or fails to renew the lieense;

OX
(ii) revokes the operating authoxity of the lieensee
under the lieense requirements of this artiele.
(2) A wine and spirits retail lieense is subject to
yenewal every two vears consistent with this article.
(3) This subsecion not relieve a wine and spirits retail license of the affirmative duty to notify the board of a ehange relating to the status of its lieense or to other information contained in the application matexials on file with the board.

Section 313-A. Wine and spirits retail lieense statement of eonditions.
(a) Statement of eonditions. The board shall develop a statement of conditions to be executed by a wine and spixits retail license governing the operations of the wine and spirits licensee.
(b) Conditions. In addition to othex conditions the board deems neessary or appropriate for a specifie wine and spirits retail licensee, a statement of conditions under this section shall include, at a minimum, the following conditions and impose the following obligations and requirements:
(1) Under section 493.2, a wine and spirits retaile Iicensee may not sell or distribute liquor to an individual under 21 vears of age or to an individual who is visibly intoxicated.
(2) A wine and spirits retail lieensee may not operate a Fetail wine and spirits store located within: (i) three hundred feet of an elementary or seeondary sehool without the approval of the department or board; Ox
(ii) a munieipality that voted to preelude the
establishment of a state liquor store, unless the municipality subsequenty votes to pexmit the boaxd to
isue a wine and spirits retail lieense.
(3) A wine and spirits retail licensee's wine and
spirits store and the facilities involved in its retail operations, including a change to the facilities during the term of the lieense, are subject to:
(i) inspection and investigation by the board and enforeement bureau; and
(ii) approval of the board and enforeement bureaur. (4) A wine and spirits retail licensee shall maintain adequate security to protect the licensec's inventory from unauthorized sale or diversion and prevent its unauthorized distribution.
(5) Unless specifically authorized in this act or with the prior approval of the board, a wine and spirits retail licensee may not engage in a separate business activity upon a licensed premises where retail liquor operations are eonducted.
(6) A wine and spirits retail licensec shall notify the board within 15 days of a change in pexsons holding an interest in the wine and spirits license.
(7) A wine and spirits retail licensee shall notify the board within 15 days of becoming aware of an arxest, eximinal indictment or conviction by the following:
(i) if the licensee is an individual, the lieensee; (ii) if the licensee is a partnexship, a partnexi (ii) if the lieensec is an association, a memberi (iv) if the licensec is a corporation, an officer, a director or a shareholder in the eorporation; and (v) an affiliate of the licensee.
(8) A wine and spirits retail lieensec shall notify the board within 15 days of beeming aware of a violation of this article by an individual listed in paragraph (7)..
(9) The premises of a wine and spirits stoxe must be a self contained unit with limited eustomer aceess dedicated to the sale of liquor and related mexchandise. Exeept for a licensee that also holds a distributor license, a wine and spirits store may not have an interiox connection with another business or with a residential building exeept as approved by the board. A purchase of wine and spirits must be paid for at a location within the confines of the licensed premises.
(10) $A$ wine and spirits retail lieensee shall eonfigure its premises in a manner and with adequate safeguards to ensure that:
(i) liquor products are secure; and (ii) the licensed area may not be accessed during
prohibited hours of operation.
(11) A wine and spirits retail licensee may not hold, directly or indirectly, more than five wine and spirits retail locations within this Commonwealth or more than one wine and spirits retail lieense within a eounty.
(12) A wine and spirits store may sell liquor fox eonsumption off the premises and related mexehandise within the licensed area of the store. A sale of related mexehandise within the licensed area may not exceed 30\% of the gross annual sales of a wine and spixits stoxe. Unless the wine and spirits retail lieense operates another lieense that authorizes the sale of malt and brew beverages for eonsumption off the premises in the same licensed area, awine and spirits store may not sell malt or brewed beverages within its licensed premises.
(13) A wine and spirits retail licensee shall make the
premises and the facilities involved in the retail operation and the business and financial books and records of the retail operation available at any time for inspection and audit by the board and the enforcement bureau. The board shall promulgate regulations regarding the reeords that a wine and spirits retail licensee must maintain in its licensed premises.
(14) A wine and spirits retail licensee may sell wine or spirits between 9 a.m. and 11 p.m. Of any day exeept Sunday to a person that is not licensed undex this act.
(15) In addition to the hours authorized under paragraph (14), a wine and spirits retail licensee may, upon purehasing a permit from the board at an annual fee of $\$ 1,000$, sell wine or spirits on Sunday between the hours of 9 a.m. and 9 p.m. to persons not licensed under this act.
(16) $A$ wine and ppirits retail lieensee may not employ an individual under 18 vears of age to work on the lieensed premises. An employee of a wine and spirits retail licensee under 21 years of age may not engage in the sale of liquor.
(17) A wine and spirits retail lieensee that is a eorporation, a limited liability company, a limited partnexship, a partnexship, an association or other legal entity must be organized under the laws of this commonwealth.
(18) A wine and spirits retail lieensee who is an individual must be a eitizen of the United States and a resident of this commonwealth.
(19) A wine and spirits retail licensee shall:
(i) comply with the responsible aleohol management
program training under section 471.1 ; and
(i) ensure that the wine and spirits store managexs
and employees who may engage in the sale of liquor attend the responsible aleohol management training within six months of eommencing employment.
(20) A wine and spirits retail lieensee may place its license in safekeeping for a period not to exceed two years: (i) pending transfer of the lieense from pexson to person or place to-place or both; or
(i) during renovation of the premises where retail operations are conducted.
(21) A wine and spirits retail lieense that remains in safekeeping for a period that exceeds two years shall be forfeited and resold by the board in a mannex consistent with this subarticle.
(22) Exeept as set forth in paragraph (16), an
individual under 21 years of age may not enter the licensed area of a wine and spirits retail lieensee unless acempanied by an adult.
(23) A wine and spirits retail licensee shall utilize a transaction sean device to verify the age of an individual Who appears to be under 35 years of age before making a sale of liquor. A wine and spirits retail lieensee may not sell ox share data from the use of a transaction sean device provided that the licensee may use the data to show the board ox enforeement bureau that the lieensee is in compliance with this article. As used in this paragraph, the term "transaction scan device" means a device capable of deciphering, in an electronically readable format, the information eneoded on the magnetic strip or bax eode of an identifieation eard under section $495(a)$.
(24) A wine and spirits retail licensee may not sella a

1iquor prot at a price less than its underlying eost.
(25) A wine and spirits retail lieensee may not provide tasting samples of liquox on the premises where retail operations are conducted exeept in the mannex set forth in the board's regulations related to tasting samples provided by ponose.
(26) A wine and spirits retail licensee may not require a eustomer to purchase a membership or pay a fee in order to purehase products, including wine and spirits, from the presises
(27) In an inquiry or investigation by the board or the
enforeement bureau, a wine and spirits retail licensee shall eoperate fully and provide requested information. (c) Sanctions.-
(1) A wine and spirits retail licensee that fails to abide by a condition contained in the licensec's statement of eonditions or commits a violation of this act or other Federal or State law is subject to citation by the enforeement bureau.
(2) A eitation under paradraph (1) may result in: (i) a fine or suspension or lieense revocation; (ii) nonfenewal of a lieenser (iii) revocation of opexating authority; ox (iv) another penalty authorized under sections 471 and 494.

## SUBARTICEE

## PIVESTITURE OF WHOESAIE IIOUOR DISTRIBUTIOA

Section 321 . Wholesale divestiture.
(a) Utilization. In effectuating the intent of this
article, the department shall utilize the authority provided
under section 305 A and any other powers of the department, with the full coperation and assistance of the board.
(b) Establishment. On the effective date of this section, the department shall establish all of the following:
(1) An application process and schedule for the investigation and award of wine and spirits wholesale licenses under this article.
(2) A blended brand valuation for each brand of liquox available for sale in this commonwealth.
(3) Proedures and standards governing the relationship between wine and spirits wholesale licensees and manufacturexs and the ability and terms upon which that relationship may be texminated.
(c) Coordination.
(1) The department shall:
(i) coordinate seheduling so that wine and spirits
wholesale lieense applications may be received, processed
and investigated by the board's Bureau of Iicensing
during the retail divestiture process; and
(i) begin a coordinated effort to allow the boaxd
to isue licenses 12 months from the effective date of
this section.
(2) The department must fully divest the board of all operations relating to the wholesale distribution of liquor within six months of commencing wholesale divestiture.

Section 321.1 A. Issuance of wine and spirits wholesale
Incenses.
(a) Authorization. The board may issue wine and spirits

Wholesale licenses under the following conditions:
(1) The following shall apply:
(i) One wine and spirits wholesale lieense may be
issued by the board to each qualified applieant.
(ii) A wine and spirits wholesale lieense shall authorize the holder to sell and distribute brands of liquor, as poposed by an applicant and appoved by the department, to wine and spirits retail lieensees and other licensees of the board authorized to sell or distribute liquor under this act, to United States Armed Forees facilities located on United States Armed Forees installations within this commonwealth and to the holder of a wholesale aleohol purchase permit issued by the board.
(iii) The aleoholie products shipped into this Commonwealth must be delivered to the wholesaler's licensed premises. Upon delivery, the products shall be unloaded, inventoried and remain on the lieensed premises for 48 hours before delivery is made to a retailer.During that time period, the board may inspect and inventory wholesale warehouses to verify tares that are required to be paid on the products. (2) Subject to the conditions and restrictions of this subarticle, wine and spirits wholesale lieensees may sell and distribute more than one brand of liquor under the same wine and poirits wholesale lieense.
(3) Upon application by a wine and spirits wholesale Iicensee, the board may amend its initial authorization under a wine and spirits wolesale license to include additional brands of liquor or exelude previously approved brands of Liquer. (b) Wine and spirits wholesale license fee.
(1) On the effective date of this section, the department shall determine the wine and spirits wholesale lieense fee for each brand of liquor sold at wholesale by the board through its State liquor stores or via special liquor order for a continuous period of at least one vear. The lieense fee shall be equal to the blended brand valuation for each brand of liquor authorized by the wine and spirits wholesale lieense multiplied by the wholesale aequisition factor.
(2) The department shall publish a notice on its Internet website of the wine and spirits wholesale lieense fee for each brand of liquor determined under paragraph (1). The department shall establish deadlines within which an applicant must submit an application for a wine and spirits Wholesale license for the brands of liquor specified by the applicant.
(3) The department must receive the required license fee for the brands of liquor specified by the applicant before a wine and spirits wholesale license is issued by the board to a suceessful applicant. (e) Brands not previously sold.
(1) Fox brands of liquor that have not been sold by the board at State liquor stores or via special liquor order for a continuous period of at least one vear, the department shall caleulate the blended brand valuation utilizing sales data for any poxtion of the vear that the brand was sold in this Commonwealth, aftex consulting with the board on the most recent sales trends of the brand, both within and outside this commonwealt.
(2) If, during the term of a wine and spirits wholesale
license, a wine and spirits wholesale licensee proposesto sell and distribute a new brand of liquor not previously sold in this commealth, the wne and spirits wholesale lieensee shall apply to the board for permission to sell the brand and pay an additional license fee determined in aceordance with this section. In ealeulating the blended bxand valuation for the new products, the board shall evaluate available sales data in other markets or sales trends of similar products either within or outside this Commonwealth.
(d) Texm.
(1) A wine and spirits wholesale license, after payment of the required license fee, shall be in effect unless suspended, revoked or not renewed under this artiele:
(2) The license of a wine and spirits wholesale licensee in good standing shall be renewed every two years under this article.
(3) Nothing undex this subsection shall be construed to felieve a wine and spirits wholesale licensee of the affirmative duty to notify the board of changes relating to any of the following:
(i) The status of its lieense.
(i) Information contained in the application
materials on file with the department or the board.
Section 322 A. Application for wine and spirits wholesale
Iieense
(a) Applications. An application for a wine and spirits wholesale license shall be sumitted on a form and in a mannex as required by the board.
(b) Eligibility. A pexson may be eliaible to apply for a wine and spirits wholesale license if the person satisfies all
(1) Neither the applicant nor any affiliate of the applicant has applied for or holds a wine and spirits retail license or other license which authorizes the retail sale of wine and spirits to consumers:
(2) The applicant is organized undex the laws of this Commonwealth if it is any of the following:
(i) A eorporation.
(i) A limited liability company.
(iii) A limited partnexship.
(iv) A partnexship.
(v) An association.
(vi) A legal entity other than a leqal entity listed
under this paragraph.
(3) The applicant is a eitizen of the United States and a resident of this Commonwealth if that applicant is a natural person.
(4) Neither the applicant nor any affiliate of the applicant, executive officer, director or general or limited partnex of the applicant or person holding, directly or indirectly, a controlling interest in the applieant has been eonvicted of a exime listed under subsection (d) (10). (e) Othex licenses. Nothing under this act shall prohibit:
(1) A properly lieensed importing distributor of malt and brew beverages from applying fox and, if approved, being issued a wine and spirits wholesale license.
(2) The holder of a limited winexy license, a limited distillexy lieense or a distillexy lieense issued by the board from aequiring a wine and spirits wholesale lieense. (d) Genexal requirements. In addition to any other
information required under this article or by the department or the board, the applicant for a wine and spirits wholesale ticense shall include the following:
(1) The name, address and tai identification number of the applicant.
(2) A statement as to whether the applicant is an individual, coxpoxation, limited liability company, limited partnexship, partnexship or association and, if the applicant is not an individual, the state of incorporation or oxganization.
(3) If the applicant is not an individual, the name and residence address of each erecutive officer, director, genexal or limited partnex or pexson holding a eontrolling interest in the applicant.
(4) If the applicant is an association, the name and residence address of each pexson constituting the asociation.
(5) A list of the brands of liquor the applicant popes to engage in wholesale distribution on a statevide basis.
(6) A sworn statement that the applicant has entered into a contractual relationship with one or more liquor manufacturexs, importers or vendors of record for the distribution in this commonwealth of a brand or brands of liquor, reqardless of whether the eontractual relationshipis is eontingent upon the board isuing a wine and spirits Wholesale license to the applicant.
(7) The proposed location and proof of ownexship or lease for the wholesale operation, including proposed warehouses, if available.
(8) Floor plans for any facility proped to be used in wholesale opexations and existing desion plans for any facility that is planned, but not vet construeted, to the extent the floor plans are available.
(9) Information disclosing all arrests of and all eitations issued for nonsummaxy offenses to an applicant and any affiliate of the applicant, executive officer, director or general or limited partnex of the applicant or person holding a controlling interest in the applicant. The information shall include:
(i) A brief description of the eireumstances surrounding the arest or issuance of the eitation.
(ii) The specific offense charged or eited.
(iii) The ultimate disposition of the charge or eitation, including the details of a dismissal, plea bargain, conviction, sentence, pardon, expungement ox oxder of Acelerated Rehabilitative Disposition. (10) A sworn statement that the applicant and any affiliate of the applicant, or any evecutive officer, director or general or limited partnex of the applicant or person holding a controlling interest in the applicant have nevex been convieted:
(i) of a exime involving fraud, moxal turpitude or racketecring within a period of ten vears immediately preceding the date of the application;
(i) of a felony or equivalent exime; ox
(iii) in a Federal or state tribunal, including this Commonwalth, of the violation of a Federal or state liquor law. (11) A statement that the applicant intends to
eontinuously operate as a wine and spirits wholesale licensee for the duration of the lieense term and to use its best efforts to provide a level of serviee, including product availability, reasonably equivalent to the level of serviee eurrently provided by the commonvealth.
(12) A financial statement or lettex of exedit in a form and containing information determined by the department to indicate the applicant's financial capability to opexate the wholesale opexation and the estimated volume of wholesale business to be conducted annually.
(13) A eurrent tax certificate issued by the Department of Revenue show the amount of tares owed to the Commonwealth for the applicant and any affiliate of the applicant, executive officer, director or general or limited partner of the applicant or person holding a controlling interest in the applicant.
(14) A signature and verification by oath or affirmation or under penalty of unsworn falsification to authorities by one of the following:
(i) The applicant, if the applicant is a natural pexson-
(ii) A pexson specifically authorized by the legal entity to sign the application, if the applicant is a Iegal entity. Written evidence of the authority to sign fust be attached to the signature and vexifieation. (e) Additional information. An applicant shall, during the application process, provide any other information determined to be appropriate by the department.
(f) Amended application. If a change oceurs in any
information provided to the department or the board as part of
the application proces, the applicant shall inmediately notify the department or the board of the change and timely provide amended information to the department or the board in a form and mannex determined by the department or the board.
(g) Application fees and investigative eosts.
(1) An application filing fee of $\$ 10,000$ shall be due upon application for a wine and spirits wholesale license. The application filing fee shall be refunded if, due to no fault of the applicant, the wine and spirits wholesale Iieense is not appoved.
(2) The department shall establish, charge and collect fees from an applicant to recover the eosts directly related to the boaxd's reviend investigation of the applieation for a wine and spirits wholesale license. The board shall have the same authority relating to fees as to applications for rentror

Section 323-A. Review and investigation of application. (a) Completeness of application.-
(1) The following shall apply:
(i) The department may not eonsidex an incomplete application and shall notify the applicant in writing if an application is incomplete.
(i) An application shall be considered incomplete if it does not include all applieable fees and all information and aceompanying documentation required by the department. Unpaid taves identified on the tax eextificate required to be filed under section $322 A(d)(13)$ must be paid before the application is eonsidered eomplete. (2) A notification of incompleteness shall state the
deficiencies in the application that must be corrected priox to consideration of the mexits of the application.
(3) The applicant must be afforded a reasonable period of time, as determined by the department, to eure the deficiencies.
(4) If the applieant fails to timely eure notieed deficiencies within the time specified by the department, the application shall be deemed denied by the department without further action.
(b) Investigation. After receipt of an application for a wine and spirits wholesale license and a determination that the application is eomplete, the department shall provide the application to the board's Bureau of Iicensing to eonduct an investigation of the applicant. The investigation shall include and the applicant shall have the burden of demonstrating the following:
(1) The truth and vexacity of the information provided in the application.
(2) The applicant's eooperation and the eooperation of any affiliate of the applicant and any executive officer, director or genexal or limited partncx of the applicant or pexson holding a controlling interest in the applicant in the application process and with any request by the department or the board for any information deemed neeessary for lieensure.
(3) The good character, reputation and suitability of the applicant and any affiliate of the applicant, evecutive officer, director or genexal or limited partnex of the applicant or pexson holding a controlling interest in the applicant.
(4) The applicant possesses sufficient financial
(i) Operate as a wine and spirits wholesale
tieensee.
(i) Pay all tares due and owing to the

## Commonwealth.

(ii) Assume liability for the safe operation of the wholesale operations.
(5) The applicant possesses sufficient financial resources and experience to exeate and maintain a successful and effieient wholesale operation that provides sexviec at a level that is reasonably equivalent to the level of sexvice eurrently provided in this commonwealth on the effective date of this section.
(6) The applicant has entered into a contractual relationship with one or more licensed manufacturers, importers or vendors of record for the distribution in this commonwealth of a brand or brands of liquor regaxdless of whether the contractual relationship is contingent upon the board isuing a wine and spirits wholesale license to the applicant.
(7) The physical facilities proposed to be used in the aplicant's wholesale opexations are located and designed to: (i) assure that all warehouses are located within this commonwalth and licensed for the storage of liquori
(i) function as a self contained unit, with limited eustomer aceess;
(ii) not have any interior eonnection with any other business or with any residential building without prior department or board appovali; (iv) provide adequate security to protect the
applicant's inventory from unauthorized sale or diversion; and
(v) protect the publie interest.
(e) Assistance with investigations. The board may enter into an agreement with the Penn vania State Police or the Pffiee Of Inspe General to assist the board in eonducting investigations under this section and to provide for the reimbent of actual eosts ineured for proud the assistance. The boar may establish, eharge and eollect fees from an applicant to recover the eosts of investigation. Section 324-A. Issuance of licenses.
(a) Notification. Upon eompletion of the investigation undex section $323-\lambda$, the board shall inform the department of the results of its investigation. The board shall inform the applicant in writing of its decision to approve or deny the application.
(b) Approval. If the application is appoved, the department shall require the successful applicant to pay the license fee, as required under section 321.1 , based on the brand licensing fees established under section 321.1 A for the brands of liquor approved for the applicant: (e) Denial.
(1) If an application is denied, the board shall provide-
the applicant with the specific reasons for the denial in the witten notification requied under subsection (a).
(2) The applicant shall be entitled to a hearing on the denial, if a hearing is requested within ten days of the board's notification and the request is in writing on a form and in a mannex determined by the board.
(3) A hearing under this subsection shall be eonducted
in aceordance with 2 Pa.C.S. Ch. 5 Subeh. A (relating to practice and proedure of commonwealth ageneies). (d) Issuance. Aftex approval of an application, the boaxd shall issue a wine and spirits wholesale license to the applicant for the exelusive privilege to sell appoved brands of liquor in this commoalth, if the applicant has completed all of the following:
(1) Paid the wine and spirits wholesale license fee required under this article. Payment must be made by eertified check or wire transfer to a designated restricted account in The State Stores Fund.
(2) Paid outstanding application or investigation fees.
(3) Executed and delivered to the board the statement of eonditions required under section 325-A.
(4) Repurchased from the board remaining marketable inventory of the brands authorized under its license which are owned by the board at the boaxd's purchase oxdex eost and paid applicable taxes due and an administrative fee determine by the board. The wine and spirits wholesale licensee shall coordinate, at its own eost, the removal of remaining product owned by the boaxd.
(5) Fulfilled any other eonditions required by the department or the board or provided for under this article. (e) incense as privilege.
(1) Nothing undex this artiele is intended or may be eonstrued to exeate an entitlement to a wine and spirits wholesale license.
(2) The authorization to participate in the distribution and sale of liquor as a wine and spirits wholesale lieensee is a privilege conditioned upon this artiele.
(f) Termination of board's authority.
(1) Exeept as set forth in paragraph (2), if a wine and spirits wholesale lieense has been issued for a partieulax brand of liquor, the board may not engage in the sale of that brand of liquor.
(2) The board may coordinate the repurchase of remaining board inventory of brands as provided under subarticle D.
(3) The board's Bureau of Licensing shall provideadequate notice to the board's Bureau of Supply Chain that a wine and spirits wolesale license application is ready for Iicense approval to insure that appropriate inventory reduction can be effectuated without causing a shortage of the brand at issue:

Section 325 A. Wine and spirits wholesale licensee statement of
eonditions.
(a) Statement of conditions. The department, in
eonsultation with the boaxd, shall develop a statement of
eonditions to be executed by each wine and spirits wholesale
license governing the opexation of the wine and spirits wholesale lieensee.
(b) Conditions, restrictions and prohibited acts. In addition to any othex conditions the department, in consultation with the board, deems necessary or appropriate for a specifie wine and spixits wholesale licensee ox which may be mandated fox all licensees through requlations of the department or the board, the statement of eonditions under subsection (a) shall include the following:
(1) A wine and spirits wholesale lieensee may not sell liquor to a person, exeept a person specified in section 321.1 A(a)(1).
(2) A wine and spirits wholesale licensee must serveall licenses eligible to purchase and resell liquor under this act and must make liquor available for sale to those licensees under the same pricing structure.
(3) Ereept for a wine and spirits wholesale lieensee that holds an importing distributor license under section 431, a wine and spirits wholesale licensee may not sell malt ox brewed beverages.
(4) A wine and spirits wholesale licensee may not engage in conduct that would constitute any of the following: (i) Variable pricing.
(ii) Unfair or deceptive trade practices proseribed under Federal or State law or regulation.
(iii) Intentional exclusion of competing brands of
liquor from the marketplace.
(5) A wine and spirits wholesale lieensee may only sell and distribute liquor products in this Commonwealth that are subject to a contractual relationship between the wine and spirits wholesale licensee and one or more licensed manufacturexs or importers of wine and spirits.
(6) (i) $A$ wine and spirits wholesale lieensee shall do all of the following: (A) Acquire liquor exelusively from: (I) a licensed manufacturex or importer of wine and spirits with whom the wine and spirits Wholesale licensee has the eontractual authority to sell at wholesale as provided under this acti $\because$
(II) an entity affiliated with the wine and spirits wholesale licensee.
(B) Keep a detailed log of wholesale liquor transactions, including acquisitions of liquox from an entity listed under elause ( $\lambda$ ) and sales to 1icensees undex this act. (ii) If liquor is acquired from an entity affiliated with the wine and spirits wholesale lieensee, the entity shall, for taxation purposes, be considered a licensed manufacturex or importer of wine and spirits. (7) A wine and spirits wholesale lieensee's licensed pemises and all facilities involved in its wholesale operations, including any changes to the facilities during the term of the license, shall be subject to the inspection, investigation and approval of the department or the board or the enforcement bureau.
(8) A wine and spirits wholesale licensee shall maintain adequate security to protect the lieensec's inventory from unauthorized sale, removal or theft and prevent its unauthorized distribution.
(9) As follows:
(i) Exeept as provided undex paragraph (1), a wine and spirits wholesale lieensee may not engage in a separate business activity on a premises on which wholesale liquor operations are conducted without prior appoval of the boaxd.
(ii) A wine and spirits wholesale lieensee which holds an importing distributor lieense may engage in sales of malt of brewed beverages under this act. (10) A wine and spirits wholesale lieensee shall eollect and remit to the Department of Revenue all applieable taves. (11) A wine and spirits wolesale licensee shall be-
eonsidered a State liquor store for the purpose of eollecting and remitting taxes under Article II of the act of Mareh 4, 1971 (P.I.6, No.2), knom as the Tax Reform Code of 1971, from pexsons licensed to sell liquor for consumption on the premises under Artiele IV.
(12) A wine and spirits wholesale lieensee shall notify the board within 15 days of a change in a person holding a eontrolling interest in the licensee.
(13) A wine and spirits wholesale licensee shall notify the board within 15 days of becoming aware of an arrest, eximinal indictment or conviction by the licensee, an affiliate of the licensee or an executive officer, director or genexal or limited paxtnex of the lieensee or pexson holding a controlling interest in the licensee.
(14) A wine and spirits wholesale licensee shall notify the board within 15 days of becoming aware of a violation of this act by the licensee, an affiliate of the licensee or an executive officer, director or general or limited partner of the licensee, person holding a controlling interest in the licensec or employee of the licensee.
(15) As follows:
(i) A wine and spirits wholesale licensee may not
operate in a mannex which constitutes a violation of
Federal or State law, including antitrust or other unfaix
trade practices, or exeates a monopolistie liquor
distribution system in this commonwealth.
(i) If a wine and spirits wholesale lieensee seeks
to be approved by the department or the boaxd to
distribute additional brands of liquor which would give the licensee a control of more than 50\% of the liquor
distributed in the wholesale market of this commonwealth, in terms of gross dollar sales, the board shall eonvene a hearing to determine whether approval of the proposed application for additional brands would constitute a Violation of antitust or other unfair trade practice Iaws, or would exeate a monopolistic liquor distribution system in this commonwealth.
(ii) The board is authorized to promulgate regulations providing for the procedure for hearings under subparagraph (ii).
(16) A wine and spirits wholesale licensee shall make the licensed premises, all of the facilities involved in the wholesale operation and all of the business and financial books and records of the wholesale operation available at any time for inspection and audit by the department, the boaxd or the enforcement bureau. The board shall promulate requlations regarding the records that a lieensee mustmaintain on its premises.
(17) A wine and spirits wholesale lieensee shall eoperate fully in an inguiry or investigation by the department or the board or the enforeement bureau and provide information requested by the department, the board or the enforeement bureau.
(18) A wine and spirits wholesale lieensee which is a eorporation, a limited liability company, limited partnexship, partnership, association or other legal entity must be organized under the laws of this commonwealth.
(19) A wine and spirits wholesale lieensee whieh is a natural pexson must be a eitizen of the United States and a resident of this Commonwealth.
(c) Sanctions. A wine and spirits wholesale lieensee that fails to abide by a condition contained in the lieensec's statement of conditions or eommits a violation of this act or Fedexal or State Law:
(1) shall be subject to eitation by the enforeement bureau; and
(2) may be subject to:
(i) a fine, suspension or license reveation; (ii) nonrenewal of the license or revocation of
temporary operating authority; ox
(iii) other penalties authorized under sections 471
and 494.
Section 326 . Ioss of rights to wholesale brands of liquor.
The department, in consultation with the board, shall establish procedures and standards governing the relationship between wine and spirits wholesale lieensees and manufacturexs and the ability and terms upon which that relationship may be terminated. The procedures and standards shall incorporate the following principles:
(1) As follows:
(i) A manufacturex having a contract, including all
written or oxal agreements, undexstandings or other aryangements with a wine and poirits wholesale licensee for the distribution in this Commonwealth of a brand of iquer may terminate the distribution riohts and transfex the rights to another wine and spirits wholesale licensee upon the voluntary agreement of both licensees.
(ii) If a voluntary termination and transfer oecurs, the manufacturex shall provide written notiee to the board indicating that affected wine and spirits wholesale
licensees have both agreed to the termination and transfex. A eopy of the notification to the board shall be provided to both lieensees.
(2) If a wine and spirits wholesale lieensee does not agree to the temmination or transfer of its distribution fights, the manufacturex may only texminate or transfex the rights upon payment to the terminated licensee of reasonable empensation.
(3) A voluntary ox involuntary termination and transfex of the right to distribute the brand of liquor shall comply with this section.

Section 327 A . Transfer of brands of liquor.
(a) Prohibition. No brand of liquor offered for sale in this Commonwealth may be transfexred to a different wine and spirits wholesale licensee without prior approval from the poaxd.
(b) Transfer fee. An application to the board to transfex the right to distribute a brand of liquor shall be subject to an application fee equal to 1\% of the initial license fee attributable to the brand of liquor or $\$ 1,000$, whichever is greater.

SUBARTICEE
EIOSURE OF STATE IIOUOR STORES
AND ASSISTANCE FOR DISSLACED EMPLOYEES
Section 331 . Closure of state liquor stores. (a) Process for elosure. (1) The board shall review the viability of a storelocated within a county where the number of privately owned and privately operated wine and spirits retail lieenses plus the number of grocery store licenses equal the number of

Heritage State Stores.
(2) Where the number of Hexitage state Stores equals the number of privately owned and privately operated wine and spirits retail licensesplus the groery store licenses, the board shall provide a rationale to the department for the eontinued operation or elosure of a store located in a eounty.
(3) A Heritage State Store designated for elosure shall eease operations within 60 days.
(4) Where the number of privately owned and privately operated wine and spirits retail licenses plus the grocery store licenses exeed the number of Heritage State Stores by afactor of tw, the Heritage State Stores within a eounty must elose within six months.
(5) The board may not operate fewer than 100 Heritage State Stores within this commonwealth.
(b) Disposition of liquor. The board shall axrange for the disposition of the liquor remaining in inventory at a designated store. In order to effectuate this subsection, the board may, in eonsultation with the department, do any of the following:
(1) Coordinate with the vendor of record for the repurehase products by the vendor of reeord.
(2) Sell products to newy licensed wine and spirits retail lienses.
(3) Transport products for sale at another operating State liquor store. (e) Disposition of nonliquor state owned property. The department, in consultation with the board, shall establisha procedure for the sale of the nonliquor inventory, property and fixtures of all State liquor stores consistent with 62 Pa.c.s.

Ch. 15 (relating to supply management). Wine and spirits retail İcensees shall have the opportunity to bid on the items to be sold or otherwise participate in the sale. All proceeds from the sales shall be deposited into The State Stores Fund.
(d) Pennsylvania Liquor store leases. The board shall provide immediate notice to the lessor upon receipt of the department's notice to close a designated Pennsylvania Iiquor Store.
(e) Hiring restrictions.
(1) Notwithstanding any othex provision of this act, the board may not hire additional salaried or wage employees for the purpose of staffing its retail operations, including its bureau of marketing and retail operations, unless explieitly authorized by the department.
(2) Paragraph (1) shall not prohibit the board from hiring pexsonnel, with approval from the department, to adequately staff its Bureau of Supply Chain for the purpose of transitioning its retail and wholesale operations to İcensees of this article.

Section 331.1 . I. Eicensee service eenters.
The board shall work eollaboratively with the department to ensure that an adequate number of stores designated for sales to Iicensees or licensee sexvice center locations are maintained during the retail and wholesale divestiture proeess so that İcensees are able to timely acquire productis sold by the board. Section 332 A. Transition assistance committee.
(a) Formation.
(1) On the effective date of this section, the department shall designate individuals to serve on a eommittee for the purpose of managing the staffing transition
and displacement of emplovees during the divestiture process.
(2) The committee, which shall be chaired by a fepresentative from the department, shall involve the participation of the office of Administration, the Civil Sexvice Commission, the Department of Labor and Industry and the board's bureau of human resourees, to ensure a eoordinated approach to allocating personnel and assisting displaced emplovees during the transition to find an ppopiate position.
(3) The department shall eontract with advisors necessary to assist the department and the board in administering the duties under paragraph (2). The eontracts shall not be subject to the provisions of 62 Pa.C.S. Ch. 5 frelating to source selection and contract formation). (b) Counseling and placement. The committee shall eoordinate with the office of Administration to provide eounseling and other genexal assistance to emplovees of the board who are displaced to transition the employees to other emplopment in either the public or private sector.
(c) Transition funding. The eosts for the programs provided under this subarticle shall be paid for out of the proceeds from the divestiture of the board's wholesale and retail opexations. Section 333 A. Preference in public employment hiring. (a) Civil serviee examinations. (1) A displaed emplovee who suecessfully passes a eivil service appointment examination shall be maxked ox graded an additional three points above the maxk or grade exedited for the examination if all of the following apply:
(i) The examination is for a paid position administered under the act of August 5, 1941 (P.I.752,

No.286), knon as the Civil Service Act, and in the elassified serviee existing under the commission's jurisdiction.
(ii) The emplovee establishes the qualifications required loy law for appointment to the position. (2) The total mark or grade, including the mark up undex paragraph (1), obtained by the displaced employee shall represent the final mark or grade of the employee and shall deternine the emplove's standing on any eligibility list eextified or furnished to the appointing power.
(3) The three additional points awarded under paragraph (1) shall be in addition to any points that shall be afforded to a veteran meeting the requirements of 51 Pa.C.S. § 7103 frelating to additional points in grading eivil service examinations).
(b) Cextification. The commission shall require the board to eextify a list of displaced employecs under subsection (a). Placement on the list by the board shall establish eligibility for the preference granted under subsection (a).
(c) Noneivil service positions. If a paid state position does not require a eivil sexvice examination, a displaced emplovee, possessing the requisite qualifications and who is eligible for appointment to a paid State position in offices undex the covernox's jurisdiction within the exeutive branch shall be given a preference in the appointment by the appointing authority over nonveteran candidates.

## (d) (Reserved).

(e) Elioibility. (1) A displaced emplovee'seligibility for the maxk up provided under subsection (a) and for the preference for
noncivil service positions provided under subsection (e) shall cease upon the oceurxence of one of the following:
(i) The displaced emplovec's appointment or hiring into a position in the elassified service existing under the commision's jurisdiction or into a paid State position where no civil sexvice examination is required.
(ii) Four years from the effective date of this section.
(2) In oxder to be eligible for the maxk up provided under subsection (a) and for the preference for noneivile service positions provided under subsection (c), a displaced worker must be terminated as a sole and direct result of the decision to eease wholesale and retail operations under this article and must work until the final day set by the board for that employee's job function.

## Section 334 A. Careex training and post secondary education

grant eligibility.
(a) Eligibility. A displaced employee shall be eligible for
a two vear grant for attending a program of instruction at an institution of higher edueation, including eareex training and adult education eourses of study, within one year of the date of displacement from State service in the following amount:
(1) two thousand dollars per year for attendance on a full time basis; ox
(2) one thousand dollars per vear for attendance on a part time basis.
(b) Cextification. The board shall cextify the list of
displace emploves to the Pennsylvania Higher Education
Assistance Agency.
(e) Gxant award. The agency shall make a determination of
grant eligibility and shall pay the grant direetly to the
institution of higher edueation attended by the displaeed
emplovee in a mannex eonsistent with the pennsylvania Higher
Edueation Assistance Ageney's regulations.
Section 335 . Reemployment tax exedit.
(a) 『ligibility.
(1) A displaced employee shall be eligible fox a two
year reemployment tax exedit vouchex in the amount of $\$ 2,000$
pex tanable vear.
(2) The voucher under paragraph (1) shall be made
available to each displaced employee upon termination of
employment.
(3) Each voucher under paragraph (1) shall be eertified
by the board before the voucher is provided to the displaced
employee.
(4) The Department of Revenue shall be informed of each
displaced emplovee to whom a voucher under paragraph (1) has
been provided.
(b) Transfer of voucher. An emplover in this Commonwealth
who employs a displaced emplovee on a full time basis may, upon
transfer of the voucher from the emplovee to the emplover, use
the voucher as a exedit against the state tain liability of the
employer, if the emplover can demonstrate the following:
(1) The emplovee for whom the tax exedit is being sought
was displaced from the boaxd within 12 months of being
employed by the emplover.
(2) The formex board emplovee has been emploved by the
emplover secking the tax exedit on a full time basis for a
period not less than one vear.
(e) Voucher submittal. The emplover shall submit the tar
exedit vorec to the Department of Revenue with the information yequ (b) (1) and (2) to elaim a tax eredit against the employer's liability for a tax identified under (2) (2)
(d) Ament of exedit.
(1) An employe may elaim a reemploymentax exedit for each job filled by a displaced employee of $\$ 2,000$ per taxable year for a maximum of taxable years.
(2) An employer may apply the reemployment tar exedit to 1008 the emplory
(i) State corporate net income tax, capital stock
and franchise tax or the personal tax of a shareholder of the company if the eompany is a Pennulvania-s eorporation.
(ii) Insurance premiums tax, gross receipts tax, bank and trust eompany ohares tax, mutual thrift institu tax or title insunce empanies shares tax. (iii) Any combination of the taxes under
supar (i) and (ii)
(3) A dioplae emplo un er is terminated with an emplover and who has utilized the reemplont tax exedit voucher to elaim a one year $\$ 2,000$ tax eredit may transfer the voueher to a new employer who may use the emaining $\$ 2,000$ taveredit as a elaim against the emplor'g tax liability for tax identified under payaph (2).
(4) The term of the reemploment tax credit voluer may not exe tw em the date the vucher is prouded to the qualified digplae emplovee:
section 336 A . Protection of existing benefits.
tal Contract benefits. Nothing under this section shall be deemed to affect:
(1) Pension benefits acexued pxiox to the date of separation oceurring as a sole and direct result of the divestiture of the board's wholesale and retail operations under this article.
(2) Payment of an acexued benefit derived from the terms of a preexisting eollective bargaining agreement payable upon separation from employment.
(b) Collective bargaining. As a result of the preferential
hiring benefits, the tax exedit for subsequent employexs and the protection of benefits arising from an emplovee's pension or from a preexisting eollective bargaining agreement under this section, the board shall be deemed to have satisfied all obligations to bargain over the impact of the decision to cease wholesale and retail operations under this article which may arise under the act of July 23, 1970 (P.I.563, No.195), known as the Public Employe Relations Act.
(e) Iocal requlation. This article supersedes a local requlation, oxdinance or resolution of a politieal subdivision regarding notice to displaced workers. SUBARTICIE E

MISCEILANEOUS PROVISIONS
Section 341 A. Ineense
(a) Renewal.
(1) Wine and spirits licenses issued under this article shall be subject to renewal every two vears, with validation.
(2) The application for renewal shall be submitted on a form provided by the board at least 30 days prior to the expiration of the wine and spirits license and shall include,
at a minimum, an update of the information contained in the initial and prior renewal applications and the payment of any renewal fee required under this article.
(3) A wine and spirits license for which a completed fenewal application and fee has been received by the board shall continue to be valid until the boaxd sends written notification to the licensee that the boaxd has denied the
fenewal of the license.
(b) Fee.
(1) A renewal fee of \$1,000 shall be due upon application for the renewal or validation of a wine and spirits retail license.
$(2)$ A renewal fee of $\$ 5,000$ shall be due upon= application for the renewal or validation of a wine and spirits wholesale license.
(3) The board may adjust the renewal fee to ensure that the fee adequately recovers the costs associated with investigating the renewal application.
(c) Renewal hearings. The director of the board's Bureau of Ireensing may object to the renewal of lieenses issued undex this article pursuant to the same authority granted under section 470. Hearings and appeals arising from the objections shall be eonducted in aecordanee with section 464.
(d) Revocation of operating authority.
(1) The board may revoke the operating authority of a fine and spirits license issued under this article if it finds that the licensee or any of its affiliates, executive officexs, directors or gencral or limited partnexs ox persons holding a controlling interest in the licensee: (i) is in violation of any provision of this acti
(ii) has furnished the board with false or misleading information; ox
(iii) is no longer reputable or suitable for Iicensure: (2) If a wine and spirits license is revoled or not rened, the wine and spirits lieensec's authorizationto eonduct business as a wine and spirits licensee shall immediately eease until the board notifies the lieensee that the operating authority has been reinstated.
(e) Affirmative duty. Nothing undex this section shalle relieve a wine and spirits licensee of the affirmative duty to notify the board of changes relating to the status of its license or to othex information contained in the application materials filed with the board.

Section 342 A. Revocation, suspension and fines.
(a) Authority of enforeement bureau. The enforeement bureaur shall have the authority to isue a eitation aqainst a wine and spirits licensee in the same mannex as under section 471. The bureau may issue a eitation to the licensee based on the following conduct:
(1) The lieensee violated any of the following:
(i) A provision of this act.
(ii) The regulations of the board.
(iii) The lieense's signed statement of eonditions. (iv) The license violated any other law of this

## Commonwlth.

(2) The licensee knowingly presented to the board false, incomplete or misleading information.
(3) The license pleaded guilty, entered a plea of nolo eontendere or has been found guilty of a felony by a judge ox
jury in a Federal or State eourt.
(4) The lieensee failed to operate the business or to provide a reasonable level of eonsumer sexviee.
(5) The licensee failed to remit taves as required.
(b) Administrative Iaw Judge. Enforcement matters shall be
heard by an administrative fudge in the same mannex as undex section 471. The administrative law judge may issue a fine and either suspend or revoke the license. Appeals may be taken in the same mannex as under section 471.
(e) Sales prohibited. No pexson may sell liquor at a premises if any of the following apply:

> (1) The wine and spirits lieense applieable to that premises has been suspended or revolked or has expired.
(2) The operating authority for the wine and spirits

Iicense has been revoked.
(d) Public sale. If a wine and spirits retail lieense is revoked, forfeited or surxendered under this article, the board shall conduct a sale of the license, consistent with this article.

Section 343 . Sale, assignment or transfer of lieense.
(a) Prohibition. No pexson may sell, assion ox transfex their interest in a wine and spirits license granted under this article to another person until the board has received, investigated and approved a transfer application. If the lieense is a wine and spirits retail lieense, the wine and spirits licensee must have been in eontinuous operation for at least one year priox to the date of the application to transfer the lieense.
(b) Compliance. Any pexson to whom a wine and spirits license is transferred must comply with this article prior to
the transfer of the license.
(e) Transfer fee.
(1) The transfer of a wine and spirits lieense shall be subject to a transfer fee equal to 1: of the license fee paid for the license and shall be paid as a condition of the transfer of the lieense.
(2) The transfer fee applicable to the transfer of brands of liquor under section 327 A (b) shall not apply to the transfer of a wine and spirits wholesale lieense.
(3) A wine and spirits retail lieense may not be transferred to another location outside the county in which it was initially issued.
(d) Change of control. For the purposes of this section, a ehange of control of a wine and spirits wholesale or retail Iicensee shall be deemed to be a sale, assignment or transfer of a wine and spirits wholesale or retail license. A wine and spirits wholesale or retail licensee must notify the board immediately upon becoming aware of a proposed or contemplated ehange of control.

Section 344 A. The State Stores Fund.
All fees, assesments, bid amounts or other charges paid by Fine and spirits license applicants or licensees shall be paid or transferred into a restricted aceount which is hereby established in The State Stores Fund. Funds in the restricted aceunt shall be used for programs under subarticle D and any other use specified by statute. Any fines collected by the administrative law judge from the licensees shall be remitted to the enforeement bureau for eontinued enforeement efforts. Section 345-A. Return of fee or bid.
(a) Wine and spirits wholesale license fee. The entire wine
to one person as provided for in section 407 unless the lieensee qequires a retail package reform permit issued by the board under section $407(\mathrm{c})$. Sueh lieenses shall be known as hotel Hiquor lieenses, restaurant liquor licenses and elub liquor licenses, respectively. No person who holds any public officethat involves the duty to enforee any of the penal laws of the United States, this Commonwealth or of any political subdivision of this commealth may have any interest in a hotel or restaurant liquor lieense. This prohibition applies to anyonewith arrest authority, including, but not limited to, United States attorneys, State attorneys general, district attorneys, sheriffs and police officers. This prohibition shall also apply to magisterial district judges, judges or any other individuals who can impose a eximinal sentence. This prohibition does not apply to members of the General Assembly, township supervisors, eity councilpersons, mayors without arrest authority and any ether public official who does not have the ability to arrest or the ability to impose a eximinal sentence. This section does not apply if the propes premises are located outside the jurisdiction of the individual in question.
(b) The board may iswe to any club which catexs to groups of non members, either privately or for functions, a eatering lieense, and the board shall, by its rules and regulations, define what constitutes eatering under this subsection exeeptthat any elub which is isued a catexing lieense shall not be prohibited from eatering on Sundays during the hours which the elub may lawfully serve liquor, malt or brewed beverages.
section 10.1. The act is amended by adding sections to read: Section 401.1. Authority to Issue Liquor Lieenses to Grocery Stores. (a) subject to the provisions of this act and


Section 403.1. Applications for Grocery Store Retail
Eicense. (a) Every applicant for a grocery store retail license or for the transfer of an existing lieense to another premises not then licensed shall file a witten application with the board in such form and containing such information as the board shall from time to time presexibe, which shall be accompanied by a filing fee and an annual license fee as set forth in section 406.1 of this act. Every such application shall eontain a description of that part of the grocery store for which the applicant desires a lieense and shall set forth sueh other material information, description or plan of that part of the grocery store where it is proposed to keep and sell liquor as may be required by the regulations of the board. The descriptions, information and plans referred to in this subsection shall show the grocery store, or the proposed location for the construction of a grocery store, at the time the application is made, and shall show any altexations proposed to be made thereto, or the new building proposed to be eonstructed after the appoval by the board of the application for a lieense or for the transfer of an existing lieense to anothex premises not then licensed. No physieal alterations, improvements or changes shall be required to be made to any grocery store, nox shall any new building for any such purpose be required to be constructed until approval of the application for lieense or for the transfer of an existing lieense to another premises not then licensed by the board. After approval of the application, the licensee shall make the physical alterations, improvements and changes to the lieensed premises, or shall construet the ne building in the mannex specified by the board at the time of appoval, and the licensee shall not
transact any business under the license until the board has approved the completed physical altexations, improvements and ehanges to the licensed pxemises, or the eompleted construction of the new building as conforming to the specifications required by the board at the time of issuance or transfer of the license, and is satisfied that the establishment is a groeexy store as defined by this act. The board may require that all such altexations or construction ox conformity to definition be eompleted within six months from the time of issuance or transfer of the lieense. Failure to comply with these requirements shall be considered cause for revocation of the license. No wueh license shall be transferable between the time of isuance or transfer of the lieense and the approval of the empleted alterations or construction by the board and full eompliance by the licensee with the requirements of this act unless full compliance is impossible for reasons beyond the Iicense's control, in which event, the lieense may be transferred by the board as provided in this act.
(b) If the applieant is a natural pexson, the applicant's application must show that the applicant is a eitizen of the United States and has been a resident of this commonwealth for at least two vears immediately preceding the applicant's application.
(c) If the applieant is a eorporation, the application must show that the eorporation was exeated under the laws of this Commonvealth or holds a eextificate of authority to transact business in this commonvealth, that all officers, directors and stocholders are eitizens of the United States and that the manager of the grocery store retail lieense is a eitizen of the United States.
(d) Each application shall be signed and verified by oath ox affirmation by the owner, if a natural person, or, in the case of an association, by a member or partnex thereof, or, in the ease of a eoxporation, by an executive officer thereof or any pexson specifically authorized by the corporation to sign the application, to which shall be attached witten evidence of his authority.
te) Every applicant fox a new license or for the transfex of an existing license shall post, for a pexiod of at least thivey days beginning with the day the application is filed with the board, in a conspicuous place on the outside of the premises or at the proposed new location for which the license is applied, a notice of such application. The notice shall be in such form, be of such size and contain such provisions as the board may require by its regulations. Proof of the posting of such notice shall be filed with the board. The posting requirement imposed by this subsection shall not apply to license applications submitted for public venues.
(f) If any false statement is intentionally made in any part of the application, the affiant shall be deemed guilty of a misdemeanox and, upon conviction, shall be subject to the penalties provided by this article.
(g) Upon receipt of an application for a new lieense ox transfer of an existing lieense to a new location, the board shall immediately notify, in witing, the municipality in which the premises proposed to be licensed are located.

Section 11. Section 404 of the act, amended January 6, 2006 (P.I.1, No.1), is amended to read:
section 404. Issuanee, Transfer or Extension of Hotel, Restaurant and Club Iiquor Iieenses. Upon receipt of the
application and the proper fees, and upon being satisfied of the truth of the statements in the application that the applicant is the only person in any mannex pecuniarily interested in the business so asked to be licensed and that no other pexson will be in any mannex pecuniarily interested therein during the eontinuance of the lieense, exeept as hexeinafter permited, and that the applicant is a person of good repute, that the premises applied for meet all the requirements of this act and theregulations of the board, that the applicant seeks a lieense for a hotel, restaurant or elub, as defined in this act, and that the issuance of such license is not prohibited by any of the provisions of this act, the board shall, in the case of a hotel or restaurant, grant and issue to the applicant a liquor license, and in the case of a elub may, in its discretion, issue or refuse a license: Provided, however, That in the ease of any new license or the transfer of any lieense to a new location or the extension of an existing license to cover an additional area the board may, in its discretion, grant or refuse such new license, transfer or extension if such place proposed to belicensed is within three hundred feet of any chureh, hospital, eharitable institution, sehool, or public playground, or if suehnew lieense, transfer or extension is applied for a place whieh is within two hundred feet of any other premises which is lieense by the board: And provided further, That the board's authority to refuse to grant a license because of its proximity to a ehureh, hospital, charitable institution, public playground or other licensed premises shall not be applicable to lieenseapplications sumited for public venues or performing arts facilities: And provided further, That the board shall refuse any application for a new license, the transfer of any license

1 to a new location or the extension of an existing license to
2 eover an additional area if, in the board's opinion, such new3 license, transfer or extension would be detrimental to the 4 welfare, health, peace and morals of the inhabitants of the 5 neighborhoo within a radius of five hundred feet of the place 6 proposed to be lieensed: And provided fuxther, That the board 7 shall have the discretion to refuse a license to any person or 8 to any eorporation, partnexship or asseiation if such pexson, 9 or any officer or director of such corporation, or any member or

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on the applicant unless the board enters into a new agreement
rescinding those restrictions. The board may, in its diseretion,
refuse an application for an economic development lieense under
section 461(b.1) or an application for an intexmunicipal
transfer of a license if the board receives a protest from the-
governing body of the receiving municipality. The receiving
municipality of an intermunicipal transfer or an economic
development license under section 461(b.1) may file a protest
against the transfer of a license into its munieipality, and the
receiving municipality shall have standing in a hearing to-
present testimony in support of or against the issuance or 
transfer of a license. Upon any opening in any quota, an
application for a new license shall only be filed with the board
for a period of six months following said opening.
    Section 11.1. The act is amended by adding a section to-
read:
    Section 404.1. Issuance or Transfer of Grocery Store Inquor
Iicenses.-Upon receipt of the application and the proper fees,
and upon being satisfied of the truth of the statements in the 
application that the applicant is the only person in any mannex
pecuniarily interested in the business so asked to be licensed
and that no other person willy be in any manner peeuniarily
interested therein during the continuance of the license, exeept
as hereinafter permitted, and that the applicant is a person of
good repute, that the premises applied for meet all the
requirements of this act and the regulations of the board, that
the applicant seeks a license for a grocery store, as defined in
this act, and that the issuance of such license is not
prohibited by any of the provisions of this act, the board shall
grant and issue to the applicant a liquor license: Provided,
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however, That in the case of any new license or the transfer of any license to a new location the board may, in its discretion, grant or refuse sueh new lieense, transfer or extension if sueh place proposed to be licensed is within three hundred feet of any church, hospital, charitable institution, sehool, or publie play ound, or if weh new lieense, transfer or extension is applied for a place which is within two hundred feet of any other premises which is lieensed by the board: And provided further, That the board shall refuse any application for a new lieense, the transfer of any lieense to a new location or the extension of an existing license to cover an additional area if, in the board's opinion, sueh new license, transfex ox extension would be detrimental to the welfare, health, peace and moxals of the inhabitants of the neighborhood within a radius of five hundred feet of the place proposed to be licensed: And provided further, That the board shall have the discretion to refuse a Iicense to any pexson or to any corporation, partnexship or association if such pexson, or any officer or director of such eorporation, or any member or partner of such partnexship or association shall have been convicted or found guilty of a felony within a period of five vears immediately preecding the date of application for the said license. The board may entex into an agreement with the applicant concexning additional restrictions on the lieense in question. If the board and the applicant entex into sueh an agreement, wueh arreement shall be binding on the applicant. Failure by the applicant to adhere to the agreement will be sufficient cause to form the basis for a eitation under section 471 and for the nonxenewal of the lieense under section 470. If the board enters into an agreement with an applicant concerning additional restrictions, those restrictions
shall be binding on subsequent holdexs of the license until the license is transfered to a new location or until the board entexs into a subsequent aqreement removing those restrictions. If the application in question involves a location previously licensed by the board, then any restrictions imposed by the board on the previous license at that location shall be binding on the applicant unless the board enters into a new agreement rescinding those restrictions.

Section 12. Section 405(c) of the act, amended April 29, 1994 (P.I.212, No.30), is amended to read:-

Section 405. License Fees. $-x+*$
(c) All lieense fees authorized under this section shall be eolleced by the board for the use of the munieipalities in which such fees were collected [.] if the municipalities receive services from a municipal police department. Fees collected in municipalities that do not receive service from a municipal police department must be transferred to the enforeement bureau for continued enforcement efforts.
$+\underset{+}{+}$
Section 13. Section $406(a)(3)$ and (e) (1) of the act, amended December 22, 2011 (P.I.530, No.113), are amended and subsection (e) is amended by adding a paragraph to read:

Section 406. Sales by Liquor Licensees; Restrietions. (a) $+\underset{ }{+}$
(3) Hotel and restaurant liquor lieensees, municipal golf eourse restaurant liquor lieenses and privately oned public golf course restaurant lieensees may sell liquox and malt or bred beverages on Sunday betwen the hours of [eleven] nine -'clock antemeridian and two'clock antemexidian Monday uponpurchase of a special permit from the board at an annual fee as
prescribed in section 614 A of the act of April 9, 1929(P.I.177, No.175), known as "The Administrative Code of 1929." Notwithstanding this provision, a lieensee holding such a permit ftay begin selling liquor and malt or brewed beverages on Sunday between the hours of nine o'elock antemexidian and eleven o'elock antemexidian provided that the licensee offexs a meal beginning at nine o'clock antemexidian. Airport restaurant liquor licensees may sell liquor and malt or brewed beverages on Sunday between the hours of seven o'elock antemexidian and two -'elock antemexidian Monday upon purehase of a special permit from the board at an annual fee as prescribed in section 614-A of the aet of April 9, 1929 (P. I.177, No.175), knom as whe Administrative Code of 1929."

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(e) (1) The holder of a hotel license or the holder of a restaurant license located in a hotel may allow persons to transport liquor or malt or brewed beverages from the lieensed portion of the premises to the unlicensed portion of the premises, so long as the liquor or malt or bre beverages remain on the hotel property. In addition, a holder of a restaurant or elub license located on a golf course may sell, furnish or give liquor or malt or brewed beverages on the unlicensed poxtion of the golf course so long as the liquor or falt or brewed beverages remain on the restaurant, elub or golf eourse. The holder of a restaurant license located immediately adjacent to and undex the same roof of a bowling eenter may allow persons to transport liquor or malt or brewed beverages from the licensed portion of the premises to the unlicensed portion of the premises, so long as the liquor or malt or brewed beverages remain within the bowling eenter. [In addition, the
holder of a hotel lieense or a restaurant lieense may allow persons who have purchased but only partially eonsumed a bottle of wine on the premises to remove the bottle from the premises so long as the bottle was purchased in conjunction with a meal which was consumed on the premises and so long as the bottle is resaled.] Notwithstanding this paragraph, the holder of a hotel license or a restaurant license may sell up to six bottles of wine for consumption off the licensed premises so long as the bottles remain sealed and the holder has obtained a wine to go permit as authorized under section 493(35). In addition, the holder of a hotel license or a restaurant license may allow a pexson who has purchased but only partially consumed a bottle of spirits on the premises to reme the lotetle from the premises so long as the bottle is resealed. For purposes of this subsection, "wine" shall have the meaning given to it under section 488(i). For purposes of this section and section 432, "meal" shall mean food prepared on the premises, sufficient to eonstitute breakfast, lunch or dinner; it shall not mean asnack, sueh as pretzels, popeorn, chips or similar food.

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(3) The holder of a restaurant lieense whose premises has an interior connectionto a grocery store may allow a purchase of beer and wine for consumption off the premises to be paid for at a point of sale other than a point of sale located on the licensed premises.
section 13.1. The act is amended by adding a section to read:

Section 406.2 . Sales by Grocery Store Retail Lieenses and Restrictions. (a) Every grocery store retail lieensee maysell wine for consumption off the licensed premises from any location
within the licensed premises. Educational information reganding the types of products sold by the grocery store retail lieensee and regarding the responsible consumption of aleohol shall be displayed and readily available wherever wine is displayed. Grocery store retail licensees may display the aleohol produets they offer for sale on shelving units and systems, and in or on refrigerated cases and equipment, within the discretion of the İicensee, provided that such displays are not designed to attract minors and, provided further, that the mannex and method of display allows access by all eustomers, including the physically dependent.
(b) Grocery store retail licensees may sell no more than twelve bottles of wine in a single sale for consumption off the Iicensed premises.
(c) Grocery store retail licensees may not charge a membership fee in order for eustomexs to make purchases from the grocery store.
(d) Sales by grocery store retail licensees shall be made Fia grocery store registers, well designated with signage and manned by sales elexks who are at least eighteen years of age and have been RAMP trained and utilizing a transaction sean device for any purchases. At no time shall the purchase of wine oceur at a point of sale where the eustomer seans his own purchases. All sales of wine shall oceur at a point of sale manned by a sales elexk at all times.
(e) Grocery store retail licensees may store aleohol in a storage area or storage areas not accessible to the publie provided wueh storage areas are:
(1) locked at all times when not being aceessed by the Iicensees' emploves: and
(2) identified dimensions and location on forms submitted
in advance to the board.
(f) Grocery store retail licensees may sell wine from seven
o'elock antemeridian until eleven-o'eloek postmeridian every day
exeept Sunday.
(9) Gxoer store atail lieensees may sell wine frem nine
o'clock antemeridian until eleven o'clock postmeridian on
sunday upon surn to the board of a Sunday sales permit
application and fee of one thousand five hundred dollars
( $\$ 1,500$ )
(h) Grocery store retail licensees shall be permitted to
hold.
(1) Tastings at an location in the groeery store, provided
the tastings are in compliance with the provisions and
regulations regarding tastings held on restaurant licensed
remises
(2) Eduat elasses, including oovelingses, "how to"
elasses, seminars and the like, regarding the proper or
reomende, use, consumption, identification, pairing,
appllation, aging, storage, characteristies, seviee,
presentation and the like, of the aleohol products that they
effer for sale, during which elasses the incidental consumption-
ef aleohol by registered participants of lawful age shall be
permitted; ohe elasse may fre of ehare to participanto ox
may at fee.
(i) Grocer store retail licensees shall be permitted to
hold restaurant licenses issued for areas within the same-
wilin whe the gro getall lieense has been
isue or for a different buiding. Groeery store retail
1icense and restaut licenses issued for areas within the
same grocery stores may be issued for areas that are adjacent, abutting and contiguous and the board shall approve interior eonnections between such areas. In the event that a groeery store retail license and a restaurant lieense are issued for the same grocery store, wine may only be sold for off premises eonsumption in the area licensed for grocery store retail sales.
(j) Grocery store retail licensees may not sell wine at a price less than its undexlying eost.
(k) Grocery store retail licensees shall buy wine sold pursuant to their grocery store retail license from the board, a wine and spirits wholesale licensee or a winexy lieensed by the Commonwlth.
(1) All products purehased by groeery store retail lieensees and all products purchased by restaurant and eating place Iicensees owned by the same individual or company must be separately purchased from the board or a wine and spixits wholesale licensee as required by this act and may not be purchased from another retail licensee. Separate records must be maintained for all purchases and sales by all grocery store retail lieensees and restaurant or eating place lieensees, whether or not located within the same building or owned by the same individual or eompany.
(m) The following shall apply:
(1) The retail lieense fee payable one time upon application to the board for issuance of the license, shall be as follows:
(i) For grocery stores located in eounties of the first elass or counties of the second elass, one hundred sinty five thousand dollars (\$165,000).
(ii) For grocery stores loeated in eounties of the seeond elass $A$ or counties of the third class, one hundred eighty seven
thousand five hundred dollars (\$187,500).
(iii) For grocery stores located in eounties of the fourth elass ox fifth elass, one hundred forty two thousand five hundred dollars ( $\$ 142,500$ ).
(iv) For grocery stores located in eounties of the sivth elass of seventh elass, one hundred twenty thousand dollaxs $(\$ 120,000)$
(v) For grocery stores located in eounties of the eighth elass, ninety seven thousand five hundred dollars ( $\$ 97,500$ ).
(2) Grocery store retail lieenses shall be renewed every two years. The renewal fee submitted each year shall be:
(i) For grocery stores located in counties of the fifth elass, counties of the sixth elass, eounties of the seventh elass of counties of the eighth elass, two thousand dollaxs $(\$ 2,000)$
(ii) For grocery stores located in eounties of the first elass, counties of the second elass, counties of the seeond elass $A$, counties of the third class or counties of the fourth elass, four thousand dollars $(\$ 4,000)$.
(3) The board may aceept applications to transfer groeexy store retail lieenses to new locations, for the same owner, upon submission of transfer applications and fees submitted to the board in the following amounts:
(i) For transfers to counties of the fifthelass, eounties of the sixthelass, eounties of the seventh elass of eounties of the eighth elass, five thousand dollars ( $\$ 5,000$ ).
(ii) For transfers to eounties of the first elass, eounties of the seeond elass, eounties of the second elass $A_{\text {, }}$ eounties of the third elass or counties of the fourth elass, ten thousand dollars ( $\$ 10,000$ ).
(n) (1) Grocery store licensees selling wine for off premises consumption shall be required to obtain a sales tax license from the Department of Revenue.
(2) A grocery store licensee selling wine for off premises eonsumption shall be considered a Pennsylvania Iiquox Store for purpos of collecting and remitting taxes under Article II of the act of Mareh 4, 1971 (P.I.6, No.2), known as the "Tax Reform Code of 1971." A grocery store licensee selling wine for off premises consumption may not be required to pay the sales tar when making wholesale purehases but shall eollect the tax at retail.

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    Section 14. Section 407 of the act, amended November 29,
2006 (P.I.1421,N0.155) and June 20, 2011 (P.I.55,No.11), ism
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amended to read: -
Section 407. Sale of Malt or Brewed Beverages by Liquor
ficenses. (a) every liquor license issued to a hotel,
restaurant, elub, or a railroad, pullman or steamship eompany
under this subdivision (A) for the sale of liquor shall
authorize the licensee to sell malt or bre beverages at the
same places but subject to the same restrictions and penalties
as apply to sales of liquor, exeept that lieensees other than
elubs may sell malt or brew beverages for eonsumption off the
premises where sold in quantities of not more than one hundred
ninety tw fluid ounces in a single sale to one person unless
the licensee aequires a retail package permit issued by the
board under section $407(\mathrm{c})$. The sales may be made in either open
or elosed containers, Provided, however, That a munieipality may
adopt an ordinance restrieting open eontainers in public plaees.
No lieensee undex this subdivision ( $A$ ) shall at the same time be
the holder of any other class of license, exeept a retail


#### Abstract

dispenser's license authorizing the sale of malt or brewed beverages only.


(b) (1) Notwithstanding any other provision of law or any existing permit authorizing the sale of malt or brewed beverages for consumption off the premises, a restaurant lieensee loeated in a city of the first class who is otherwise permitted to sell malt or brewed beverages for consumption off the premises may not do so after oetober 31, 2007, unless it acquires a permit from the boaid.
(2) The application for a permit to sell malt or brewed beverages for consumption off the premises shall be on forms designated by the board and contain such information as the board may require. The application and renewal fee shall be as prescribed in section 614-A(27) of the act of April 9, 1929— (P.L.177, No.175), known as "The Administrative Code of 1929." However, no applicant who eurrently has a permit shall be required to pay any additional fees under section 614-A(27) of "The Administrative Code of 1929" in order to continue selling malt or brewed beverages for consumption off the premises at its eurrently licensed location for the lieensing texm beginning November 1, 2007, and ending oetober 31, 2008.
(3) The application for a permit to sell malt ox brewed beverages for consumption off the premises must be aecompanied by a copy of the approval of such request by the hearing board authorized by this section.
(4) A city of the first class shall ereate a hearing board within its Department of Lieenses and Inspections to hear requests from licensees who are seeking a permit from the hearing board authorizing the licensee to sell malt or brewed beverages for consumption off the premises. Each hearing board

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shall consist of three persons appointed by the mayor of the
eity of the first class, who are subject to approval by the eity
eouncil of the eity of the first elass. Fach person so appointed
shall serve at the pleasure of the appointing authority. whe-
hearing board may, in its discretion, hold hearings to adduce
testimony regarding a request. The hearing board must render a
decision within ninety days of receipt of a request for approval
ef a permit to sell malt or brewed beverages for consumption off
the premises. The hearing board must approve the request unless
it finds that doing so would adversely affeet the welfare,
health, peace and morals of the city or its residents. A
decision by the hearing board to deny a request may be appealed
to the court of common pleas in the county inwhich the eity is
located. The failure to render a decision by the hearing board
within the required time period shall be deemed approval of the-
permit.
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    (5) Upon being satisfied that the applicant has fulfilled
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    (5) Upon being satisfied that the applicant has fulfilled
    all the requirements of this act and the board's regulations,
all the requirements of this act and the board's regulations,
the board shall approve the application. Such pexmits shall
the board shall approve the application. Such pexmits shall
expire upon the transfer of the license to a new entity or to a
expire upon the transfer of the license to a new entity or to a
new location, or both; otherwise, such pexmits shall expire at
new location, or both; otherwise, such pexmits shall expire at
the same time as the expiration of the underlying license.
the same time as the expiration of the underlying license.
(e) (1) The board may issue a retail package reform permit
(e) (1) The board may issue a retail package reform permit
to a restaurant, hotel or retail dispenser licensee that applies
to a restaurant, hotel or retail dispenser licensee that applies
and pays the requisite fee for use at the same place that the
and pays the requisite fee for use at the same place that the
restaurant, hotel or retail dispenser maintains for the sale of
restaurant, hotel or retail dispenser maintains for the sale of
malt or brewed beverages. The permit must allow the holder to-
malt or brewed beverages. The permit must allow the holder to-
sell in a single transaction not more than twenty four original
sell in a single transaction not more than twenty four original
eontainers totaling not more than three hundred and eighty four
eontainers totaling not more than three hundred and eighty four
fluid ounces of malt and Jorewed beverages so long as the

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fluid ounces of malt and Jorewed beverages so long as the
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original containers are in a package prepared for sale of distribution by the manufacturex of not more than twelve original containers.
(2) For the permit isued under paragraph (1), the board shall require an annual fee of five hundred dollars (\$500).

Section 15. Section $408.12(\mathrm{~g})$ and (h) of the act, aded July 1, 1994 (P.I.402, No. 61), are amended to read:
section 408.12. Wine Auction Permits. t + t
(g) Any wine sold under this section shall be purehase from a Pennsylvania uiquor store, a wine and ppirits retail lieensec, a Pennsylvania limited winery or any seller authorized to sell wine by the bottle or case in this commonwealth, including a groeery store licensee, restaurant liquor lieensee ox hotel Iiquor licensee, or shall be donated by a person who is neither a licensee nor a permittee who has legally aequired the wine and legally pesses it in this commonealth.
(h) If any wine sold undex this section is purehased from a seller other than a Pennsylvania iquor Store, wine and spirits retail licensee, grocery store licensee, restaurant liquox licensee, hotel liquor licensee or [a] Pennsylvania limited winexy, the permitec shall provide thixty days' notiee to the board of its intent to purchase sueh wine. The notice shall include a description of the wine to be purchased, the quantity to be purehased, the name of the sellex and any other information which the board may require. The permittec shall emply with all board regulations regarding taves and fees.

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\text { section 16. Section } 410 \text { (e) of the act is amended to read: }
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Section 410. Liquor Importers' Lieenses; Fees; Privileges;
(e) Importers' licenses shall permit the holders thereof to bring or import liquor from other states, foreign countries, or insular possessions of the United States, and purehase liquor from manufacturexs located within this commonwealth, to be sold outside of this Commonwealth or to Pennsylvania Liquor Stores or wine and spirits wholesale licensees within this Commonwealth, or when in original containexs of ten gallons or greater eapacity, to licensed manufacturexs within this commonvealth.

All importations of liquor into Pennsylvania by the licensed importer shall be eonsigned to the board or the principal place of business or authorized place of storage maintained by the licenser ox a wine and spirits wholesale licensee.
$+\underset{ }{+}$
section 17. Section 411 of the act is amended by adding a subsection to read:
section 411. Interlocking Business Prohibited. $x_{t}+$
(f) (1) Notwithstanding any othex provision of law, a manufacturer or licensee and its officers, directors, shareholders, sexvants, agents or employes may eontribute, and a manufacturex or lieensee and its officers, directors, shareholders, servants, agents or emploves may aceept moneys or other thing of value solely for the administration of a responsible aleohol management training program fox aleohol service personnel as provided for under section 471.1 of this act. The moneys or other things of value may be provided by or to a manufacturex or lieensee and its officers, directors, shareholders, servants, agents or employes directly or by or to a trade organization consisting, in whole or in part, of a group of lieenses.
(2) The manufacturer, licensee and trade organization
associated with the pexson providing the moneys or othex things of value must keep a record of the value of the moneys or other things of value provided, the date provided and the entity to whom it was provided, as part of the records required under section 493(12) of this act.
(3) The manufacturer, licensee and trade organization associated with the person receiving moneys or other things of Falue must keep a record of the value of the moneys or other things of value used, as part of the records required undex section $493(12)$ of this aet.

Section 18. Section $431(b)$ of the act, amended December 8, 2004 (P.I.1810, No.239), is amended to read:

Section 431. Malt and Brewed Beverages Manufacturexs', Distributors' and Importing Distributors' Licenses. .... $\mathrm{t}^{\prime}$.
$(b)$ The board shall issue to any reputable person who applies therefor, and pays the license fee hereinafter prescribed, a distributor's or importing distributor's license for the place which such person desires to maintain for the saleof malt or brewed beverages, not for consumption on the premises where sold, and in quantities of not less than a case or original containexs containing one hundred twenty eight ounces or more which may be sold separately as prepared for the market by the manufacturer at the place of manufacture. The board shall have the diseretion to refuse a license to any person or to any eorporation, partnexship or association if sueh person, or any efficer or director of such corporation, or any member or partner of such partnexship or asseciation shall have been eonvicted or found guilty of a felony within a period of five years immediately preceding the date of application for the said license: And provided further, That, in the ease of any new
applicant unless the boaid entexs into a new agreement rescinding those restrictions. The board shall require notice to be posted on the property or premises upon which the lieensee or proposed licensee will engage in sales of malt ox brewed beverages. This notice shall be similar to the notice required ef hotel, restaurant and elub liquor licensees.

Except as hereinafter provided, such license shall authorizethe holder thereof to sell or deliver malt or brewed beverages In quantities above specified anywhere within the Commonvealth ef 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 ease of importing distributors, have been purehased from manufacturers or persons outside this Commonwealth engaged in the legal saleof malt or brewed beverages or from manufacturers or importing distributors licensed under this article. If the holder of a distributor lieense applies for and receives a wine and spirits retail Iicense issued pursuant to Article III A, that distributor shall be authorized to sell wine and/or spirits on the same premises where malt or brewed beverages are sold, and if a distributor licensee applies for and receives a distributor package reform permit issued pursuant to section 431.2 , that distributor shall be authorized to sell malt or brewed beverages in quantities enumerated in section 431.2. In the ease of an importing distributor, the holder of wueh a lieense 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
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 sexvices. 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 importing distributors to whom that manufacturex has given distribution rights pursuant to this subsection or to purchasers outside this Commonwealth for delivery outside this Commonwealth; or to ship to that manufacturex's storagefacilities outside this Commonwealth. The bailee for hire shall be permitted to receive a fee from the manufacturex for any related storage, repackaging or delivery services. The baileefor hire shall, as required in Article V of this act, keepeomplete and aceurate records of all transactions, inventory, reeeipts and shipments and make all records and the lieensed areas available for inspection by the board and for the Pennsylvania state Police, Bureau of Liquor Control Enforeement, during noxmal business hours.
fach out of State manufacturex 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 sueh importing distributor shall not sell or deliver malt or brewed beverages manufactured by the out of state manufacturex to any person issued a license under the provisions of this aet whose licensed premises are not located within the geographical area for which he has been given distributing rights by such manufacturer. Should a lieensee aceept the delivery of such malt
or bre beverages in violation of this section, said licensee shall be subject to a suspension of his lieense for at least thirty days: Provided, That the importing distributor holding sueh distributing rights for such product shall not sell or deliver the same to another importing distributor without first having entered into a witten agreement with the said secondayy importing distributor setting forth the terms and conditions under which such products are to be resold within the texritory granted to the primary importing distributor by the manufacturex.

When a Pennsylvania manufacturer of malt or brewed beverages licensed under this article names or constitutes a distributor or importing distributor as the primary or original suppliex of his product, he shall also designate the specific geographical area for which the said distributor or importing distributor is given distributing xights, and such distributor or impoxting distributor shall not sell or deliver the products of sueh manufacturex to any person issued a license under the provisions of this act whe licensed premises are not located within the geographical area for which distributing rights have been given to the distributor and importing distributor by the said manufacturex: 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 witten agreement with the said seondary importing distributor setting forth the terms and conditions under which such products are to be resold within the terxitory granted to the primary importing distributor by the fanufacturex. Nothing herein eontained shall be eonstrued to prevent any manufacturer from authorizing the importing

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distributor holding the distributing rights for a designated
geographical area from selling the products of such manufacturex
to anothex importing distributor also holding distributing
rights from the same manufacturer for another geographical area,
providing such authority be contained in writing and a eopy
thereof be given to each of the importing distributors so
affected.
    \(+\underset{+}{x}\)
    Section 19. The act is amended by adding a seetion to read:
    Section 431.2. Distributor Package Reform Permit.-(a) The
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board may issue a distributor package reform permit to a
eurrently licensed distributor who makes application and pays
the requisite permit fee for use at the same place the
distributor maintains for the sale of malt and brewed beverages.
(b) For a permit under subsection (a), the board shall
require an annual fee of one thousand dollars ( $\$ 1,000$ ).
(c) Notwithstanding any other provision of this act, the
pexmit shall allow the holdex to:
(1) Break the bulk of a case and sell a unit of that case in
quantities not less than sixty ounces so long as the holder only
sells a package prepared for sale by the manufacturex of no more-
than twelve original containers.
$(2)$ Sell a growler filled with malt or brewed beverages.
(d) Before the holdex of an enhanced distributor lieense
breaks the bulk of a case of malt or brewed beverages for the
purpose of selling units of the case, the licensee shall inspect
such ease for damage and appropriate production date. When the
Iicensee Jreaks the bulk of a case of malt or brewed beverages
for the purpose of selling units of the case, the licensee shall
bear all the rist of loss and shall be responsible for the
destruetion of any malt ox brewed beverages whieh violate the manufacturex's specifications relating to sales by a eextain date or within a number of days of the production date.
(e) As used in this section:
"Unit" shall mean an undamaged bottle, can from a case or a

## growlex.

Section 20. Section 432 (d) and (f) of the act, amended January 6, 2006 (P.I.1, No.1) and Deeember 22, 2011 (P.I.530, No.113), are amended and the section is amended by adding a subection to read:

Section 432. Malt and Brewed Beverages Retail Iicenses. . * * $\pm$
(d) The board shall, in its discretion, grant or refuse any new license, the transfer of any license to a new location or the extension of an existing license to cover an additional area if such place proposed to be lieensed is within three hundred feet of any ehureh, hospital, charitable institution, sehool, or public playground, or if such new license, transfer or extension is applied for a place whieh is within two hundred feet of any ether premises wieh is licensed by the board. The board shall refuse any application for a new lieense, the transfer of any license to a new location or the extension of an existing license to eover an additional area if, in the board's opinion, sueh new lieense, transfex or extension would be detrimental to the welfare, health, peace and morals of the inhabitants of the neighorhoo within a radius of five hundred feet of the place to be licensed. The board may enter into an agreenent with the applicant conecrning additional restrictions on the lieense in question. If the board and the applicant enter into such an agreement, sueh agreement shall be binding on the applicant.

1 Failure by the applicant to adhere to the agreement will be
2 sufficient cause to form the basis for a citation under section 3471 and for the nonvenewal of the lieense under section 470. If 4 the board enters into an agreement with an applicant eoncerning 5 additional restrietions, those restrietions shall be binding on 6 subequent holders of the lieense until the lieense is 7 transferred to a new location or until the board enters into a 8 susquent agreement removing those restrictions. If the

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issuance of a license for economic development or an
intermunicipal transfer of a license into its municipality, and
such municipality shall have standing in a hearing to present
testimony in support of or against the iswance or transfer of a
license. Upon any opening in any quota, an application for a new
license shall only be filed with the board for a period of six
months following said opening.
    * *
    (f) Hotel, eating places, or municipal golf eourse retail
dispensex lieensees may sell malt or brewed bevexages between
the hours of [eleven] nine o'clock antemeridian on Sunday and
#wo'clock antemeridian on Monday upon purehase of a special
permit from the board at an annual fee as preseribed in section
614-A of the act of April 9, 1929 (P.I.177, No.175), known as
"The Administrative code of 1929," which shall be in addition to
any other license fees. Notwithstanding this provision, a-
licensee holding sueh a special permit may begin selling malt or 
brewed beverages on Sunday between the hours of nine o'clock
antemeridian and eleven o'clock antemeridian provided that the-
licensee offers a meal, as that term is defined in section 406,
beginning at nine o'elock antemeridian.
    (g) The board may issue to any retail dispenser licensee a
restaurant license in exchange for the retail dispenser license
in any municipality which has approved the granting of liquox
Hicenses.
    (1) An applicant under this section shall surxendex his
retail dispenser license for cancellation prior to the issuance
0f the new restaurant license.
    (2) The applicant for sueh an exchange of license shall file
an application for a restaurant liquor license and shall post
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notice of such application in the mannex provided in section 403. In determining whether the exchange shall be granted the board shall have the same discretion as provided in section 404 in the case of any new license.
(3) The provisions of section 461 pextaining to a quota do not pextain to this section for exchange purposes.
(4) The board shall charge a one-time upgrade fee of not moxe than thirty thousand dollars $(\$ 30,000)$.
section 21. Sections 436(e) and 437(e) of the act are amended to read:

Section 436. Application for Distributors', Importing Distributors' and Retail Dispensers' Iicenses. . * *
(e) That the applicant is not, or in ease of a partnexship or association, that the members or partners are not, and in the ease of a corporation, that the officers and directors are not, in any mannex pecuniaxily interested, either directly or indirectly, in the profits of any other class of business regulated under this article, except as hereinafter permitted. The requirements of this section shall not prohibit a distributor from holding a wine and poirits retail lieense, ox an importing distributor from holding a wine and spirits wholesale license, under the conditions provided under Artiele III A.
$+x$
Section 437. Prohibitions Against the Grant of Iicenses. . $+$
(e) No distributor's or importing distributor's license shall be issued for any premises in any part of which there is operated any retail lieense for the sale of liquor or malt or brew beverages. The requirements of this section shall not
prohibit a distributor from holding a wine and spirits retail license or an importing distributor from holding a wine and spirits wholesale lieense, under the conditions provided undex Article III A.

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    + + +
    Section 22. Section 438 of the act, amended June 25, 2010
(P.I.217, No.35), is amended to read:-
    Section 438. Number and Kinds of Licenses Allowed Same
#icensee. (a) Any retail dispenser may be granted licenses to
maintain, operate or eonduet any number of places for the sale
ef malt or brewed beverages, but a separate license must be-
secured for each place where malt or brew beverages are sold.
    (b) [No person shall posessox be isued more than one
distributor's or importing distributor's license.] A person may
not possess or be issued more than five distributor licenses or
more than one distributor lieense in a county.
(c) No person shall pos more than one elass of lieense, except that a holder of a retail dispensex's license may also bea holder of a retail liquor lieense or a wine and spirits retail license consistent with the restrictions contained in Article III A: Provided, hower, That nothing eontained in this section shall be construed to prohibit a member of the governing board of a public authority ereated under subdivision (n) of Article KXIII of the act of August 9, 1955 (P.I.323, No.130), know as "The county code," from having an interest in a distributor or importing distributor lieense notwithstanding the fact that the public authority has an interest in one or more retail licenses or acts as a landlord for one or more retail lienses: And, provided further, That, notwithstanding any other provision of this section, an entity may acquire both a manufacturex's
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license or a limited winexy license and a hotel, westaurant or 
retail dispenser license for use at the same location and more
than one location may be so lieensed. The licenses and a
person's interest in the licenses or in the entity holding the-
licenses shall not be subject to this section.
    Section 23. Section 441 of the act, amended or added May 31,
1996(P.L.312,No.49), December 20, 1996 (P.I.1513, No.196),
June 18, 1998 (P.L.664, No.86), December 9, 2002 (P.L.1653,
No.212), June 20, 2011 (P.L.55,No.11) and Decembex 22, 2011
(P.L.530,No.113), is amended to read:.
    Section 441. Distributors' and Importing Distributors'
Restrietions on Sales, storage, Ete. (a) No distributor or
importing distributor shall purehase, receive or resell any malt
or brewed beverages except:
    (1) in the original containers as prepared for the market by
the manufacturer at the place of manufacture;
    (2) in the case of identical containexs repackaged in the
manner described by subsection (f); or
    (3) as provided in section 431(b).
    (b) No distributor or importing distributor, exeept for a
distributor that also holds a distributor package reform permit
under section 431.2, shall sell any malt or brewed beverages in
quantities of less than a case or original containers eontaining
one hundred twenty eight ounces or more which may be sold
separately: Provided, That no malt or brewed beverages sold or-
delivered shall be consumed upon the premises of the distributor
or importing distributor, or in any place provided for such
purpose by such distributor or importing distributor.
Notwithstanding any other provision of this section or act, malt
or brewed beverages which are part of a tasting eonducted
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pursuant to the board's regulations may be consumed on licensed premises.
(c) No distributor or importing distributor shall maintain or operate any place where sales are made other than that for which the license is granted.
(d) (1) No distributor shall maintain any place for the storage of malt or brewed beverages except in the same municipality in which the licensed premises is located and unless the same has been approved by the board. In the event there is no place of cold storage in the same municipality, the board may approve a place of cold storage in the nearest municipality.
(2) No importing distributor shall maintain any place for the storage of malt or brewed beverages except in the franchise territory in which the licensed premises is located and unless the same has been approved by the board. The board shall iswue no more than one storage facility license to an importing distributor. The storage location shall be designated solely as a storage facility, from which only sales to other licensees are permitted. Retail sales may be made at the lieensed location pursuant to subsection (c). If the importing distributor maintains a storage location for eold storage in the samemunicipality in which the importing distributor is licensed or a nearby municipality, the importing distributor may continue to ffaintain that eold storage location in addition to another storage location within their franchise texritory.
(e) No distributor or importing distributor shall purchase, sell, resell, reecive or deliver any malt or brewed beverages, exeept in strict compliance with the provisions of subsection (b) of section 431 of this act.

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\begin{aligned}
& \text { damaged cases, cartons or packages of malt or brewed beverages, } \\
& \text { a distributor or importing distributor may repackage eonsequent } \\
& \text { to inadvertent damage and sell a ease, earton or package of } \\
& \text { identical units of malt or brived beverages. } \\
& \text { (2) pepackaging is permissible only to the extent made } \\
& \text { necessary by inadvertent damage. Repackaging not consequent to } \\
& \text { damage is prohibited. } \\
& \text { (3) The term "identical units" as usedin this subsection }
\end{aligned}
$$ means undamaged bottles or cans of identical brand, package and volume.

(g) All malt or brewed beverages purchased by an importing distributor from a Pennsylvania manufacturer of malt or brewed beverages or from any person located outside this Commonwealth for resale shall be invoiced to the importing distributor, shall eome physically into the possession of such importing distributor and shall be unloaded into and distributed from the licensed premises of such importing distributor. The board may act to further define and control the storage and distribution of malt or brewed beverages in eonformity with this section and this act.
(h) As used in this section, the term "franehise texritory" shall mean the geographically contiguous area in which an importing distributor has been given rights for the sale or resale of malt or brewed beverages.
(i) Notwithstanding any other provision to the contrary, when making a sale of malt or brewed beverages to a privateindividual, no distributor or importing distributor may be required to eolleet the name, address or any other identifying information of the private individual for the purpose of keeping
a record of the quantity of cases or volume of malt or brewed beverages purchased.
(j) No distributor shall engage in the sale of wine without first obtaining a wine and spirits retail lieense under Artiele III $A$. Sales of wine may only be made on premises licensed fox the sale of malt or brewed beverages.

Section 24. Section 442 of the act, amended or addedDecember 9, 2002 (P.I.1653, No.212), Deeember 16, 2002 (P. L. 1806, No.221), May 8, 2003 (P.I.1, No.1), July 17, 2003 (P.I.63, No.15), November 29, 2006 (P.I.1421, No.155), June 28, 2011 (P.I.55, No.11), December 22, 2011 (P.I.530, No.113) and July 5, 2012 (P.I.1007, No.116), is amended to read:
section 442. Retail Dispensexs' Restrictions on Purehases and Sales. (a) (1) No retail dispenser shall purchase or receive any malt or brewed beverages except in original eontainexs as prepared for the market by the manufacturex at the place of manufacture. The retail dispensex may thereafter break the bulk upon the licensed premises and sell or dispense the same for consumption on or off the premises so licensed. Noretail dispenser may sell malt or brew beverages for eonsumption off the premises in quantities in exeess of one hundred ninety two fluid ounces [.] unless the lieensee aequires a retail package reform permit issued by the board under section $407(\mathrm{e})$. Sales may be made in open or elosed containexs, Provided, however, That a municipality may adopt an ordinanee restricting open containexs in public places. No elublicensee may sell any malt or brewed beverages for consumption off the premises whe sold or to persons not members of the elub. (2) Notwithstanding any other provision of law or any existing permit authorizing the sale of malt or brewed beverages
for consumption off the premises, a retail dispensex licensee located in a city of the first class who is otherwise permitted to sell malt or brew beverages for consumption off the premises may not do so after october 31, 2007, unless it acquires a permit from the board.
(3) The application for a permit to sell malt or brewed beverages for consumption off the premises shall be on forms designated by the board and contain such information as theboard may require. The application and renewal fee shall be as prexibe in section 614-A(28) of the act of Apxil 9, 1929 (P.I.177, No.175), known as "The Administrative Code of 1929." Hower, no applicant who eurrently has a permit shall berequired to pay any additional fees under section 614-A(28) of "The Administrative code of 1929" in order to continue selling malt or brewed beverages for consumption off the premises at its eurrently licensed location for the licensing term beginning November 1, 2007, and ending 0etobex 31, 2008.
(4) The application for a permit to sell malt or brewed beverages for consumption off the premises must be aceompanied by a copy of the approval of such request by the hearing board quthorized by this section.
(5) A eity of the first elass shall exeate a hearing board within its Department of Lieenses and Inspections to hear requests from lieensees who are secking a permit from the hearing board authorizing the licensec to sell malt or brewed beverages for consumption off the premises. Each hearing board shall consist of three persons appointed by the mayor of the eity of the first elass, who are subject to approval by the eity eouncil of the eity of the first class. Each person so appointed shall serve at the pleasure of the appointing authority. The-
hearing board may, in its discretion, hold hearings to adducetestimony regarding a request. The hearing board must render a decision within ninety days of receipt of a request for approval of a permit to sell malt or brewed beverages for eonsumption off the premises. The hearing board must approve the request unless it finds that doing so would adversely affect the welfare, health, peace and morals of the city or its residents. A decision by the hearing board to deny a request may be appealed to the court of common pleas in the county in which the city is located. The failure to render a decision by the hearing board within the required time period shall be deemed approval of the permit.
(6) Upon being satisfied that the applieant has fulfilled all the requirements of this act and the board's regulations, the board shall approve the application. Sueh permits shall expire upon the transfer of the lieense to a new entity or to a new location, ox both; othexwise, such pexmits shall expire at the same time as the expiration of the undexlying license.
(b) No retail dispensex shall sell any malt or brewed beverages for consumption on the lieensed premises exeept in a room or rooms or place on the lieensed premises at all times acessible to the use and acemmodation of the general public, but this section shall not be intexpreted to prohibit a retail dispensex from selling malt or brew beverages in a hotel or elub house in any room of sueh hotel or elub house ocupied by a bona fide registered guest or member entitled to purchase the same or to prohibit a retail dispenser from selling malt or bred beverages in a boling alley whex the lieensed premises and bouling alley are immediately adjacent and under the same foof.
(c) For the purpose of this section any person who is an active member of another club which is chartered by the same state or national organization shall have the same rights and privileges as members of the particular elub.
(d) For the purposes of this section, any person who is an active member of any voluntecx firefighting eompany, association or group of this Commonwealth, whether incorporated or unineorporated, shall upon the approval of any elub eomposed of volunteex firemen licensed under this act, have the same social rights and privileges as members of wueh licensed elub.
(e) (1) The holder of a retail dispenser license located in a hotel may allow persons to transport malt or brewed beverages from the lieensed portion of the premises to the unlieensed portion of the premises so long as the malt or brewed beverages remain on the hotel property.
(2) In addition, the holder of a retail dispenser lieense located on a golf course may allow its patrons to order malt or brewed beverages on licensed premises for subsequent delivery by the licensee on nonlicensed portions of the premises, including the golf course.
(3) In addition, a holdex of a restaurant ox elub lieense located on a golf course may sell, furnish or give liquor or malt or brewed beverages on the unlicensed portion of the golf eourse so long as the liquor or malt or brewed beverages remain on the restaurant, elub or golf course.
(4) Whe holder of a restaurant license located immediately adjacent to and undex the same roof of a bowling eenter may allow persons to transport liquor or malt or brewed beverages from the licensed portion of the premises to the unlieensed portion of the premises so long as the liquor or malt or brewed
beverages remain within the bowling eenter.
(f) The holder of an eating place retail dispenser lieense may obtain an off premises eatering permit under section 493(33) to hold a eatered function off of the licensed premises and on etherwise unlicensed premises where the licensee may sell malt or brew beverages by the glass, open bottle or any other eontainer, together with food, for consumption on those premises solely used for catering premises. Functions condueted under the authority of the permit shall be subject to the following:
(1) malt or brewed beverages may only be provided during the days and hours that the license holder may otherwise sell malt or brewed beverages;
$(2)$ each eatered function shall last no longer than one day and not more than fifty catered functions may be held each ealendar year by each license holder for use with a particular license;
(3) a catered function shall not be held at a location that is already subject to the applicant's or another licensee's

## license;

(4) a permit shall not be issued to an applieant whose license is in safekeeping;
(5) a permit shall not be issued to a loeation that is subject to a pending objection by the director of the Bureau of ficensing or the board under section $470(a .1)$ i
(6) a permit shall not be issued to a location that is subject to a pending license suspension undex section 471 or the one year prohibition on the issuance or transfer of a license under section $471(\mathrm{~b})$;
(7) no malt or brewed beverages may be taken from the permitted location by a patron, but the applicant may transport
malt or brewed beverages to and from its licensed premises to the proposed premisesi
(8) written notice of the catered function as enumerated in paragiaph ( 9 ) shall be provided to the loeal police and the enforeement bureau at least seven days in advance of the event;
(9) written notice shall be provided to the board at least thirty days prior to a catered function. Written notice must include the location of the function, time of the function, host of the function, genexal information regarding the guests expected at the function as well as any information the board shall from time to time prescribe. The board may, in its diseretion, aecept notiee in an eleetronie format. The board fay, in its diseretion, waive the thirty day notice period for a eatered function if:
(i) the applicant has previously conducted functions that meet the requirements of this aet;
(ii) the applicant is a licensec in good standing with the board;
(iii) notification was received at least fourteen days prior to the catered function; and
(iv) the applicant pays a late fee of one hundred dollars (\$100);
(10) the board shall, in its discretion, approve or disapprove a catered function if the applicant fails to provide timely notice of the catered function, does not intend toeonduct a function that meets the requirements of this act or has previously conducted a function that did not meet the requirements of this act;
(11) if a catered function is scheduled to oeeur on private property, the ownex of that property is deemed to have sumitted

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to the jurisdiction of the enforeement bureau, and the warrant
required by section 211(a)(2) of this act shall not be necesary
for the enforeement bureau to enter and seareh the premises
during the function or any activities related to the function;
    (12) all servers at the off premises catered function shall
be in compliance with the responsible aleohol management
provisions under section 471.1 of this act;
    (13) no catexed function may be held for more than five
hours per day and must end by midnight;
    (14) neither the owner of the property nor the applicant may
sell tickets to a catered function unless one of the following
eonditions is met:
    (i) the applicant has eontracted with an eligible entity for
the function, and the function is being used to raise money for 
the eligible entity's organization;
    (ii) the applicant has contracted with a nonprofit
Organization as defined under section 501(c)(3) of the Internal-
Revenue code of 1986 (Public Law 99-514, 26 U.S.C. & 501(c)(3)),
for an event which has the sole purpose of raising funds for
that nonprofit organization;
    (iii) the applicant has eontracted with an organization that
holds tax exempt status under section 527 of the Internal
Revenue code of 1986;
    (15) catered functions held on unlicensed premises shall be
subject to section 493(34) of this act;
    (16) eatered functions may not be held in locations that are-
    subject to a pending, protested transfer application;
    (17) a permit may not be issued to a lieensec who is subject
    to objection under the board's nuisanee bar program;
    (10) a permit shall not be issued to a licensee for use in
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any location that is mobile, and
(19) a permit shall not be issued for use on any location used for parking at a sports event or eoneert event.
(g) Notwithstanding any other provision of law or regulation, the holder of a retail dispenser license may hold happy hours up to four conseeutive or noneonsecutive hours per day and up to fourteen hours per week during which the holder diseounts the price of aleoholic beverages. No diseounts may begiven between the hours of midnight and the legal elosing time. Notice of all happy hours shall be visibly posted on the Iicensed premises seven days prior to the happy hour. Exeept as provided in this subsection, a licensee shall comply with the provisions of 40 Pa. Code $\{13.102$ (relating to discount pricing practices). Events conducted under the authority of 40 Pa. Code§ $13.102(b)$ shall not be counted against the four hours per day or fourteen hours per week.

Section 25. Section 443(b) of the act, amended May 31, 1996 (P.I.312, No.49), is amended and the seetion is amended by adding a subsection to read:

Section 443. Interlocking Business Prohibited. t $t$.
(b) No distributor or importing distributor and no officer or director of any distributor or importing distributor shall at the same time be a manufacturex, a retail dispenser or a liquor licensec, or be an officer, director, stockholder or ereditor of a manufacturer, a retail dispenser or a liquor licensee, or, directly or indirectly, own any stock of, or have any financial interest in, or be the owner, propiretor or lessor of, any place eovered by any other malt or brewed beverage or liquor lieense. The requirements of this section or any other provision of law, shall not prohibit the holder of a distributor lieense from
holding a wine and spirits retail license issued pursuant to Article III $A$, or an importing distributor from also holding a wine and spirits wholesale lieense issued pursuant to Article III $A$.
$+\underset{+}{+}$
(h) (1) Notwithstanding any othex provision of law, a manufacturer or licensee and its officers, directors, shareholders, servants, agents or employes may contribute and a manufacturer or licensee and its officers, directors, shareholders, sexvants, agents or employes may aceept moneys or other things of value solely for the administration of a esponsible aleohol management training program fox aleohol sexviee pexsonnel as provided under section 471.1. The moneys or other things of value may be provided by or to a manufacturer or Iicensee and its officers, directors, shareholders, servants, agents or employes directly of, by or to a trade oxganization eonsisting, in whole or in part, of a group of lieensees.
(2) The manufacturer, licensee and trade organization assoiated with the pexson providing moneys or other things of Falue must keep a record of the value of the moneys or other things of value provided, the date provided and the entity to Whom the moneys or other things of value wexe provided, as part of the records required under section $493(12)$.
(3) The manufacturer, licensee and trade oxganization associated with the pexson receiving the moneys or other things of value must keep a record of the value of the moneys or other things of value received, the date provided, the entity from whom the monevs or other things of value wexe received and the mannex in which the moneys or other things of value were used, as part of the records required under section $493(12)$ of this
than eight thousand inhabitants which is located in a county of
the second elass $A$ whose application is filed on or before
February 28, 2001. In addition, the board may iswue an eating
place retail dispenser license for on premises sales only to the
ownex or operator of a facility having a minimum of a one half
mile asphalt track and having a permanent seating capaeity of at
least six thousand people used principally for holding
automobile races, regardless of the number of restaurant and
eating place retail dispenser lieenses already issued in that
eounty. When detexmining the number of restaurant and eating
place retail dispensex licenses issued in a county for the
purposes of this section, lieenses exempted from this limitation
and club licenses shall not be considered. Inhabitants of dry
municipalities shall be considered when determining the-
population in a county. Licenses shall not be issued or
transferred into munieipalities where sueh licenses are
prohibited pursuant to local referendum in aceordanee with
section 472. Licenses approved for intermunicipal transfer may
not be transferred from the receiving munieipality for a period
ef five years after the date that the lieensed premises are
operational in the receiving municipality.
(a.1) An additional grocery store retail license may not be
issued within a county if the total number of grocery store-
retail lieenses is greater than one license for every fifteen
thousand inhabitants in the eounty, provided that a total of two-
such licenses may be granted in a county in this Commonwealth.
$+\underset{ }{+}$
Section 28. Section $468(a)$ and (e) of the act, amended or
added Deeember 20, 2000 (D.I..992, No. 141), February 21, 2002
(P.L.103, No.10), June 20, 2011 (P. I. 55, No.11) and Deeember 22,

2011 (P.I.530, No.113), are amended to read:
Section 468. Lieenses Not Assignable; Transfexs. (a) (1) fieenses issued under this artiele may not be assigned. The board, upon payment of the transfer filing fee, is hereby authorized to transfer any lieense isued by it under the provisions of this article from one person to another or from one place to another, or both. Except for restaurant liquor and eating place retail dispenser lieenses transferxed undex section 461(b.4), if the lieense is a retail lieense, the new location must be within the same county as the existing location or, if the municipality is located in more than one county, within thesame municipality as the existing location.
(2) In the ease of distributor and importing distributor licenses, the board may transfer any such license from its place in a municipality to a place in any other municipality within the same eounty, or from one place to another place within the same municipality, or exchange a distributox license for an importing distributor license or an importing distributor ticense for a distributor license, if the building for which the license is to be issued has, in the case of an importing distributor lieense, an area under one roof of two thousand five hundred square feet and, in the ease of a distributor lieense, an area under one roof of one thousand square feet. And provided, That, in the ease of all transfers of distributor or importing distributor lieenses, whether from a place within the same municipality to another place within the same municipality or from a place in a municipality to a place in any othex municipality within the same eounty, and, in the case of an exehange of a distributor lieense for an importing distributor ticense or an importing distributor lieense for a distributor

1 license, the premises to be affected by the transfer or exehange-
2 shall eontain an office separate and apart from the remainder of
3 the premises to be licensed for the purpose of keeping reeords, 4 required by the board, adequate toilet facilities for employes

5 of the licensee and an entrance on a publie thoroughfare:-
6 Provided, however, That in the event that the majority of the 7 voting electors of a municipality, at an election held undex the8 provisions of any law so empowering them to do, shall vote9 against the issuance of distributor or importing distributor 10 licenses in such municipality, the board is hereby authorized to11 transfer any such distributor or importing distributor license

12 from its place in sueh municipality to a place in any othex
13 municipality within the same county, upon application priox to 14 the expiration of any such license and upon payment of the

15 transfer filing fee and the execution of a new bond; but no-
16 transfer shall be made to a person who would not have been
17 eligible to receive the license originally nor for the

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any transfer, the party aggrieved shall have the right of appeal
to the proper court in the manner hereinbefore provided.
    (4) In the event the lieense to be transferred has been-
ordered to serve a suspension under section 471 and has not-
served the suspension at the time the board eonsiders the
application and all appeals regarding the suspension have been
exhausted, the board may require the transferee to serve the
suspension as a condition for approval of the transfer. Further,
the board may convert the outstanding suspension into a fine and
require the trangferee to pay the fine as a eondition for
approval of the transfer. If the board converts the outstanding
suspension to a fine, the fine need not comply with the minimum
and maximum amounts set forth in section 471 for the underlying
eitation.
    * + *
    (e) Notwithstanding any other provision of law, the board
may not approve an interior connection that is greater than ten
feet wide between a licensed business and another business. This
susection shall not prohibit the board from approving a renewal
application of a lieense, even if the licensed business has an-
interior eonnection that is greater than ten feet wide to an
unlicensed business, if the board had appoved the interior
eonnection prior to the effective date of this subsection. This
subsetion shall not apply to the holder of a grocery store
Netail license.
    Section 29. Section 470(a) of the act, amended December 22,
Z011 (T.I.530, No.113), is amended to read:
    Section 470. Renewal of Lieenses; Temporary Provisionsfor
Iicensees in Armed Serviee. (a) All applications for renewal-
ox validation of licenses under the provisions of this article
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shall be filed with tax elearance from the Department of Revenueand the Department of Labor and Industry and requisite lieense and filing fees, including an application surcharge of seven hundred dollars (\$700), at least sinty days before the expiration date of same: Provided, however, what the board, in its discretion, may aceept nume pro tune a renewal application filed less than sixty days before the expiration date of the license with the required fees, upon reasonable cause shown and the payment of an additional filing fee of one hundred dollars (\$100.00) for late filing: And provided further, That exeept where the failure to file a renewal application on or before the expiration date has ereated a lieense quota vaeaney after said expiration date which has been filled by the issuanee of a new license, after such expiration date, but before the board has received a renewal application nunc pro tune within the timepreseribed herein the board, in its diseretion, may, after hearing, aceept a renewal application filed within two years after the expiration date of the license with the required fees upon the payment of an additional filling fee of two hundred fifty dollars (\$250.00) for late filing. Where any such renewal application is filed less than sixty days before the expiration date, or subsequent to the expiration date, no license shall issue upon the filing of the renewal application until the matter is finally determined by the board and if an appeal is taken from the board's action the courts shall not order the issuance of the renewal lieense until final determination of the flatter by the eourts. The board may enter into an agreement with the applicant eoneerning additional restrictions on the lieense in question. If the board and the applieant enter into wueh an agreement, sueh agreement shall be binding on the applicant.

Failure by the applicant to adhere to the agreement will be sufficient cause to form the basis for a eitation under section 471 and for the nonrenewal of the lieense under this section. A renewal application will not be eonsidered filed unless aecompanied by the requisite filling and lieense fees and any additional filing fee required by this section. Unless the board shall have given ten days' previous notice to the applicant of objections to the renewal of his license, based upon violation by the licensee or his servants, agents or employes of any of the laws of the Commonwalth or regulations of the board relating to the manufacture, transportation, use, storage, importation, possesion or sale of liquors, aleohol or malt or brewed beverages, or the conduct of a lieensed establishment, or unless the applicant has by his own act become a pexson of ill repute, or unless the premises do not meet the requirements of this aet or the regulations of the board, the lieense of a licensee shall be renewed. Notwithstanding any othex provision of this act, a noise violation shall not be the sole basis for objection by the boaid to the renewal of a license unless the licensee has reeeived six prior adjudicated noise eitations within a twenty four month period.
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Section 30. Section $471(\mathrm{~b})$ and (e) of the act, amended or added July 6, 2005 (P. I. 135, No. 39) and April 13, 2006 (P.I.78, No.26), are amended to read:

Section 471. Revocation and Suspension of Licenses; Fines. $+\underset{+}{+}$
(b) Hearing on wueh eitations shall be held in the same fanner as provided herein for hearings on applications for license. Upon such hearing, if satisfied that any sueh violation

1 has oceured or for other sufficient cause, the administrative
2 law judge shall immediately suspend or revoke the lieense, or 3 impere a fine of not less than [fifty dollars (\$50)] two hundred 4 fifty dollars (\$250) nor more than [one thousand dollars 5 ( $\$ 1,000)]$ five thousand dollars $(\$ 5,000)$, or both, notifying the6 liense by registered letter addressed to his lieensed 7 premises. If the licensee has been cited and found to have 8 violated section $493(1)$ insofar as it relates to sales to minors
a fine of not less than [fifty dollars (\$50)] one thousand dollars ( $\$ 1,000$ ) nor more than [one thousand dollars ( $\$ 1,000$ )] five thousand dollars ( $\$ 5,000$ ), or both. The administrative law judge shall notify the lieensee by registered mail, addresed to the licensed premises, of such suspension, revocation ox fine. In the event the fine is not paid within twenty days of the adjudication, the administrative law judge shall suspend or reve the lieense, notifying the licensee by registered mail addresse to the lieensed premises. Suspensions and revoations shall not go into effect until thirty days have elapsed from the date of the adjudication during which time the licensee may take an appeal as provided for in this act, exeept that reveations mandated in section 481(c) shall go into effect immediately. Any license whose license is revoked shall be ineligible to have a license under this act until the expiration of three years from the date sueh lieense was revoked. In the event a lieense is revoked, no lieense shall be granted for the premises or transferred to the premises in which the said lieense was eonducted for a period of at least one year after the date of the revocation of the lieense conducted in the said premises, eveept in eases whexe the lieensee or a member of his immediate family is not the owner of the premises, in which ease the board may, in its discretion, issue or transfer a license within the said year. In the event the bureau or the person whe was fined or whose lieense was suspended or revoked shall feel aggrieved by the adjudication of the administrative law judge, there shall be a right to appeal to the board. The appeal shall be based solely on the record before the administrative law judge. The board shall only reverse the decision of the administrative law judge if the administrative law judge committed an exrox of law,
abused its discretion or if its decision is not based on substantial evidence. In the event the bureau or the person who was fined or whose lieense was suspended or revoked shall feel aggrieved by the decision of the board, there shall be a right to appeal to the court of eommon pleas in the same mannex as herein provided for appeals from refusals to grant licenses. Each of the appeals shall act as a supersedeas unless, upon sufficient cause shown, the reviewing authority shall determine otherwise; however, if the licensee has been eited and found to have violated section 493(1) insofar as it relates to sales to minors or sales to a visibly intoxicated person, section 493(10) insofar as it relates to lewe, immoral or improper entertainment ox section $493(14),(16)$ or $(21)$, or has been found to be a public nuisance pursuant to section 611, or if the owner or operator of the licensed premises or any authorized agent of theownex or operator has been convicted of any violation of "The Controlled Substance, Drug, Device and Cosmetic Act," or of 18 Pa.C.S. § 5902 or 6301 , at or relating to the licensed premises, or if the license has been revoked under section $481(\mathrm{e})$, its appeal shall not act as a supersedeas unless the reviewing authority determines otherwise upon sufficient eause shown. In any hearing on an application for a supersedeas under this seetion, the reviewing authority may eonsider, in addition to other relevant evidenee, doeumentary evidenee, ineluding reeords of the bureau, showing the prior history of eitations, fines, suspensions or revocations against the licensee; and the feviewing authority may also eonsider, in addition to other relevant evidence, evidence of any recurrence of the unlawful activity oceurxing between the date of the eitation which is the subject of the appeal and the date of the hearing. If the
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    Section 31. Section 471.1(a) of the aet, added Deeembex 20,
Z000 (P.I.992, No.141), is amended to read:
    Section 471.1. Responsible Aleohol Management. (a) The
board is authorized to offer a responsible aleohol service
program to licensees. The progxam shall consist of four parts:-
new employe orientation, training for alcohol service personnel,
managex/ownex training and the displaying of responsible aleohol
service signage. New employe orientation shall consist of
orienting newly hired aleohol sexvice personnel as to
Pennsylvania law relating to the sale, furnishing or serving of
aleoholic beverages to minoxs and visibly intovicated persons.
It shall also mean orienting newly hired aleohol sexviee
personnel to responsible server practices, as the term is
defined by the board, through regulation. Training for alcohol
sexvice personnel shall be as set foxth by the boaxd, but at
minimum it shall consist of training to prevent service of
alcohol to minors and to visibly intoxicated persons.
Managex/ownex training shall be as set forth by the board, but
at a minimum it shall consist of training on how to monitor
employes, proper service of aleohol and how to develop an
appropriate aleohol service policy. The responsible aleohol
sexvice signage shall be as set forth by the board and shall
eonsist of signage dealing with the licensee's poliey against
sales to minoxs and visibly intoxicated persons. Aleohol serviec
pexsonnel training [may] shall be conducted by [the board or by
an entity] entities certified by the board to conduct such
training.
    * * *
    Section 32. Section 472(a) of the act, amended February 21,
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2002 (P.I.103, No.10), is amended to read:
section 472. Local option. (a) In any municipality or any part of a municipality where sueh municipality is split so that each part thereof is separated by another munieipality, an election may be held, subject to subsection (e), on the date of the primary election immediately preeding any municipal election, but not oftener than once in four years, to determine the will of the electors with respect to the granting of liquor licenses to hotels, restaurants, resort facilities and elus, not oftener than once in four years, to determine the will of the electors with respect to the granting of liquor licenses to public venues, to performing axts facilities, to continuing careretirement communities, to hotels located on property owned by an accredited college or university, to privately-owned private golf courses or to privately owned public golf courses, not eftener than once in four years, to determine the will of the electors with respect to the granting of lieenses to retail dispensers of malt and brewed beverages, not oftener than onee in four years, to determine the will of the electors with respect to granting of lieenses to wholesale distributors and importing distributors, not more than once in two years, to determine the will of the electors with respect to the granting ef elub liquor licenses or elub retail dispensex licenses to incorporate units of national veterans' organizations, not eftencr than onec in two years to determine the will of the electors with respect to the granting of special oceasion permits to qualified organizations, not moxe than once in two vears, to determine the will of the electors with respect to granting of licenses to groeery stores, or not more than onee in four years, to determine the will of the electors with respect
to the establishment [, opexation and maintenance by the boaxd of Pennsylvania liquor stores] of wine and spirits retail licensees, within the limits of wueh munieipality or part of a split municipality, under the provisions of this act: Provided, however, Where an election shall have been held at the primary preceding a municipal election in any year, another election may be held under the provisions of this act at the primary oceuring the fourth year after such prior election: And provided further, That an election on the question of establishing and operating a state liquor store shall be initiated only in those municipalities, or that part of a split funicipality that shall have voted against the granting of liquor lieenses; and that an election on the question of granting wholesale distributor and importing distributor licenses shall be initiated only in those municipalities or parts of split municipalities that shall have at a previous election voted against the granting of dispenser's lieenses. Whenever electors equal to at least twenty five per centum of the highest vote cast for any office in the munieipality or part of a split municipality at the last preceding general election shall file a petition with the county board of elections of the eounty for a referendum on the question of granting any of said elasses of licenses [or the establishment of Pennsylvania liquor stores], the said county board of elections shall cause a question to be placed on the ballots or on the voting machine board and submitted at the primary immediately preeeding the municipal election. Separate petitions must be filled for each question to be voted on. Said proceedings shall be in the mannex and wubject to the provisions of the election laws which relate to the signing, filing and adjudication of nomination petitions,


When the question is in respect to the granting of lieenses

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to retail dispensers of malt and bred beverages, it shall be
in the following form:
    Do you favor the granting of malt and brewed beverage
    retail dispenser lieenses for eonsumption on premises
    where sold in the
                                    Yes
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    When the question is in respect to the granting of grocery
    store licenses for the sale of wine for consumption off the
premises, it shall be in the following fomm:
    Do you favor the granting of licenses for grocery stores
    for the sale of wine for consumption off the premises
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    When the question is in respect to the granting of licenses
to wholesale distributors of malt or brewed beverages and
importing distributors, it shall be in the following form:
    Do you favor the granting of malt and brewed beverage
    Wholesale distributor's and importing distributor's
    licenses not for consumption on premises where sold in
    the......................................................
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    NO
    When the question is in respect to the granting of elub
Hiquor licenses to incorporated units of national veterans'
organizations, it shall be in the following form:
    Do you favor the granting of club liquor licenses to-
    incorporated units of national veterans' organizations
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    When the question is in respect to the granting of elub
retail dispensex licenses to incorporated units of national
veterans' organizations, it shall be in the following form:
    Do you favor the granting of club retail dispenser
    lieenses to ineorporated units of national veterans'


    When the question is in respect to the granting of special
occasion permits allowing the sale of liquor by qualified
organizations in municipalities that do not already allow the
fetail sale of liquor, it shall be in the following form:
    Do you favor the granting of special oceasion permits to
    allow the sale of liquor by qualified organizations in

                                    Yes
    өf..........................................................
    When the question is in respect to the granting of special
oceasion permits allowing the sale of malt or brewed beverages
only by qualified organizations in municipalities that do not
already allow the retail sale of malt or brewed beverages, it
shall be in the following form:
    Do you favor the granting of special oceasion permits to
    allow the sale of malt or bre beverages only by
    qualified organizations in the......................................

    When the question is in respect to the [establishment,
opexation and maintenance of Pennsylvania liquor stores]
granting of lieenses to wine and ppirits retail operators for
the sale of liquor for consumption off the premises, it shall be
in the following form:
    Do you favor the [establishment, operation and
    maintenance of Pennsylvania liquor stores] qrantingof Yes
    fine and spirits retail licenses for the sale of liquor No
the.
In case of a tie vote, the status quo shall obtain. If a majority of the voting electors on any such question vote "yes," then liquox lieenses shall be granted by the boaxd to hotels, restaurants, resort facilities and clubs, or liquor licenses shall be granted by the board to public venues, to performing arts facilities, to continuing care retirement communities, to hotels located on property owned by an aceredited eollege or university, to privately-owned private golf courses or to privately owned public golf courses, or malt and brewed beverageretail dispenser licenses or wholesale distributor's and importing distributor's license for the sale of malt or brewed beverages shall be granted by the board, or club liquor lieenses or elubretail dispenser lieenses shall be granted by the board to incorporated units of national vetexans' organizations, or special oceasion permits may be issued to qualifiedorganizations, or [the board may establish, operate and maintain Pennsylvania liquor stores] lieenses to grocery stores or to wine and spirits retail lieensees, as the ease may be, in sueh municipality or part of a split municipality, as provided by this act; but if a majority of the electors voting on any sueh question vote "no," then the board shall have no power to grant or to renew upon their expiration any lieenses of the elass so voted upon in such municipality or part of a split municipalityl; or if the negative vote is on the question in respect to the establishment, operation and maintenanee of Pennsylvania liquor stores, the board shall not open and operatea Pennsylvania liquor store in such municipality or part of a
split municipality, nox continue to operate a then evisting Pennsylvania liquor store in the municipality or part of a split municipality for more than two years thereafter or after the expiration of the term of the lease on the premises oceupied by such store, whichever period is less, unless and until at a later election a majority of the voting electors vote "yes" on such question].
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Section 33. Section 491 of the act, amended oetobex 5, 1994 (P.I.522, No. 77), February 21, 2002 (P.I.103, No.10), December 9, 2002 (P.I.1653, No.212), July 17, 2003 (P.L.63, No.15), December 22, 2011 (P. F. 530, No.113) and July 5, 2012 (P.1.1007, No.116), is amended to read:

Section 491. Unlawful Acts Relative to Liquor, Alcohol and Eiquor Iicensees.

It shall be unlawful_
(1) Sales of Iiquor. Fox any pexson, by himself ox by an employe or agent, to expose or keep for sale, or directly or indirectly, or upon any pretense or upon any deviee, to sell or offer to sell any liquor within this Commonwealth, exeept in aceordance with the provisions of this act and the regulations of the board. This elause shall not be eonstrued to prohibit hospitals, physicians, dentists or veterinarians who are Iicensed and registered undex the laws of this Commonwealth fromadministering liquor in the regular eourse of their professional work and taking into aceount the cost of the liquor so administered in making charges for their professional service, or a pharmacist duly licensed and registered undex the laws of this Commonwealth from dispensing liquor on a preseription of a duly lieensed physician, dentist or veterinarian, or selling

1 medical preparations containing aleohol, or using liquor in 2 eompounding prescriptions or medicines and making a eharge for 3 the liquor used in sueh medieines, or a manufacturing pharmacist 4 or ehemist from using liquor in manufacturing preparations unfit 5 for beverage purposes and making a charge for the liquor so 6 used. All such liquors so administered ox sold by hospitals, 7 physicians, dentists, veterinarians, pharmacists or chemists

8 shall conform to the Pharmacopoeia of the United states, the-
9 National Formulary, or the American Homeopathie Pharmacopoeia. administrator of a decedent's estate from selling privately or at public auction liquor which was an asset of the decedent. Theboard shall establish regulations to ensure that state taxes from the sales will be paid by the estate from the proceeds of the sale. The board may not prohibit a sale of liquor for the reason that it was not lawfully aequired priox to January 1, 1934 or has not been purehased from a pennsylvania Liquor store or in compliance with Pennsylvania law.
(2) Possession or Transportation of Liquor or Aleohol. For any person, except a manufacturer or the board or the holder of a sacramental wine lieense or of an importer's lieense or a wine and spirits retail licensee, to possess or transport any liquor or alcohol within this Commonwealth which was not lawfully aequired prior to January first, one thousand nine hundred and thirty four, or has not been purchased from a pennsylvania Eiquor store, a wine and spirits wholesale licensee or a licensed limited winexy in Pennsylvania, eveept in aceordance with section 488 or the board's regulations. In addition, it shall be lawful for anyone to possess miniatures totaling less than one gallon purehased in another state or a foreign eountry.

1 The burden shall be upon the person possessing or transporting 2 such liquor or alcohol to prove that it was so acquired. 3 Notwithstanding this section or any other provision of the law,

1 mean those retail operations located on any of the United States 2 military installations, including an installation of the Army, 3 Havy, Air Foree, Marine Corps or Coast Guard. shall it be unlawful for any eonsul genexal, consul or other diplomatic officer of a foreign government to import into Pennsylvania, transport or have in his possession liquor upon which a state tai has not been paid, if it ean be show to the satisfaction of the board that sueh person aequired the liquor in a foreign eountry and was allow to bring it into the United States. Such liquor shall not be possessed, offered for sale or sold on any licensed premises.

Any person violating the provisions of this clause for a first offense involving the possession or transportation in Pennsylvania of any liquor in a package (bottle or other receptacle) ox wine not purchased from a Pennsylvania Jiquor Store, a wine and spirits wholesale lieensee, a wine and spirits retail licensee or from a lieensed limited winexy in Pennsylvania, with respect to which satisfactory proof is produeed that the required Federal tax has been paid and which was purchased, procured or aequired legally outside of Pennsylvania shall upon eonviction thereof in a summary proceding be sentenced to pay a fine of twenty five dollars (\$25) for each wheh package, plus eosts of prosecution, or undergo imprisonment fox a term not exeeding ninety ( 90 ) days. Each full quart or major fraction thereof shall be considered a separate package (bottle or other receptacle) for the purposes ef this clause. Such packages of liquor shall be forfeited to the commoalth in the mannex preseribed in Article VI of this act but the vehiele, boat, vessel, animal or airexaft used in
the illegal transportation of such packages shall not be subject to forfeiture: Provided, however, That if it is a seeond or subsequent offense or if it is established that the illegal possession or transportation was in eonnection with a commereial transaction, then the other provisions of this act providing for prosecution as a misdemeanox and for the forfeiture of the vehicle, boat, vessel, animal or aircxaft shall apply.
(3) Purchase of Liquor or Alcohol. For any person within this Commonwealth, by himself or by an employe or agent, to attempt to purchase, or directly or indirectly, or upon any pretense or device whatsoever, to purchase any liquor or alcohol from any person or souree [other than a Pennsylvania Liquor Store], exeept in aceordanee with the provisions of this act or the regulations of the board.
(4) Possession and Use of Decanters. For any person to use decanters of aleoholic beverages except that the use of decanters or other similar receptacles by licensees shall be permitted in the case of wines and then only in aceordance with the regulations of the board, but nothing herein eontained shall prohibit the manufacture and possession of wine as provided in elause (2) of this section.
(5) Failure to Properly Dispose of Empty Liquor Containexs. For any restaurant, hotel or club licensee, his servants, agents or employes, to fail to break any package in which liquors were eontained, exeept those decanter packages that the board determines to be decorative, within twenty four hours after the original contents were removed therefrom, unless the licensee participates in either a municipal reeycling program, in aceordanee with the act of July 28, 1988 (P.I.556, No.101), Known as the "Municipal Waste Planning, Reeycling and Waste-

1 Reduction Act," or a voluntary recycling program. The lieensee-
2 shall provide proof in writing of the participation in a
or licensed importer may sell or offer to sell liquor for delivery outside of this Commonwealth.
(8) Importation and Sales of Aleohol. For any person, to import aleohol into this Commonwealth, or to sell aleohol to any person, exeept in aceordance with section 488 and the provisions of this act or the regulations of the board.
(9) Possession of Alcohol. For any person, to have alcohol in his possession, exeept in aceordance with the provisions of this act and the regulations of the board.
(10) Fortifying, Adulterating or Contaminating Iiquor. For any licensee or any employe or agent of a licensee or of the boaxd, to foxtify, adultexate or eontaminate any liquor, exeept as permitted by the regulations of the board, or to refill wholly or in part, with any liquid or substance whatsoever, any Iiquor bottle or other liquor container.
(11) Importation of Iiquor. For any person, other than the board, a wine and spirits wholesale licensee or the holder of asacramental wine license, an importer's license or a direct shipper's license, to import any liquor whatsoever into this Commonwealth, but this section shall not be construed to prohibit railroad and pullman companies from purehasing and selling liquors purchased outside the Commonwealth in their dining, club and buffet cars which are covered by public serviceliquor licenses and which are operated in this Commonwealth.
(12) Delivery of Liquor by certain Iicensecs. For a liquor licensee permitted to deliver liquor, to make any deliveries eveept in his own vehicles bearing his name, address and licensenumber on each side in lettexs not smallex than two inehes in height, or in the vehiele of another person duly authorized to transport liquor within this Commonvealth.
(13) Violation of Certain Rules and Regulations of Board. For any person, to violate any rules and regulations adopted by the board [to insure the equitable] relating to wholesale and retail sale and distribution of liquor and aleohol [through the Pennsylvania Iiquor stores] in aceordance with the provisions of this act.
(14) Offering Commission or Gift to Members of Board [or State Employe]. For any person [selling or offering to sell liquor or alcohol to, or purchasing at wholesale liquor or aleohol from, the board] lieensed by the board, either directly or indirectly, to pay or offer to pay any commission, profit or remuneration, or to make or offer to make any gift to any member or employe of the board [or other employe of the Commonwealth] or to anyone on behalf of such member or employe.
(15) Importation of alcohol from other states.

Notwithstanding any othex provision of this act, it shall not be unlawful for a nonlicensed resident of this commonwealth to purchase alcohol outside of this Commonwealth and import that alcohol back into this Commonwealth so long as the nonlicensed resident remits all applicable taxes to the Department of Revenue. This section shall not apply to aleohol whieh is shipped into this Commonwealth. Section 488 shall be the sole Iaw governing the shipment of aleohol into this commonwealth.

Section 34. Section 492 of the act, amended February 18, 1998 (D.I.162, No. 25), Novembex 10, 1999 (P.I.514, No.47), December 20, 2000 (D.L. \(2092, N 0.141\) ), Deeember 9,2002 (P. 5.1653 , No.212), January 6, 2006 (D.I.1, No.1) and December 22, 2011 (P.L.530, No.113), is amended to read:

Section 492. Unlawful Aets Relative to Malt or Brewed Beverages and Licensees.

It shall be unlawful
(1) Manufacturing Without License. Exeept as provided
herein, for any person, to manufacture malt or brewed beverages, unless sueh pexson holds a valid manufacturex's lieense for suehpurpose issued by the board. Malt or brewed beverages may beproduced by any person without a license if sueh malt or brewed beverages are produced not for sale and total production does not exceed two hundred gallons per ealendar year. Malt or brewed beverages produced in aecordanee with this paragraph may be used at organized affairs, exhibitions, competitions, eontests, tastings or judging provided it is not sold or offered for sale.
\((2)\) Sales of Malt or Brewed Beverages for Consumption on the Premises. For any person, to sell to another for eonsuption upon the premises where sold or to permit another to consume upon the premises where sold, any malt or brewed beverages, unless sueh person holds a valid retail dispenser lieense or a valid liquox license issued by the board authorizing the sale of malt or brewed beverages for consumption upon such premises.
(3) Sales of Malt or Brewed Beverages Not for Consumption on the Premises. For any person, to sell to another any malt or brewed beverages not for consumption upon the premises where sold, unless sueh person holds a valid license permitting sueh sale.
(5) Sales of Malt ox Brewed Beverages by Hotels, Jating Places or Public Service Licensees During Prohibited Hours. For any hotel or eating place holding a retail dispenser's license, or the servants, agents or employes of such licensees, to sell, trade or barter in malt or brewed beverages between the hours of two o'elock antemeridian Sunday and seven o'elock in the forenoon of the following Monday, or between the hours of two
rules and regulations of the board; of
(ii) to prohibit railroad and Pullman companies from selling malt or brew beverages purchased outside this Commonwalth in their dining, elub and buffet cars which are covered by public service liquor licenses and which are operated in this Commonnealth.
(9) Transportation of Malt or Brewed Beverages by Licensee. For a malt or brew beverage licensee, to deliver or transport any malt ox brewed beverages, exeepting in vehicles bearing the name and addres and lieense number of such lieensee painted or affixed on each side of such vehicle in letters no smallex than two inches in height and for purposes not prohibited undex this at.
(11) Delivery of Malt or Brewed Beverages With Other commodities. For any manufacturer, importing distributor or distributor, or his sexvants, agents or employes, exeept withboard approval, to deliver or trampport any malt or brewed beverages in any vehicle in which any other commodity is being transported.
(12) Distributors and Importing Distributors Engaging in other Business. For any distributor or importing distributor, or his sexvants, agents or employes, without the approval of the board, and then only in aceordance with board regulations, to engage in any other business whatsover, exeept the business of distributing malt or brewed beverages, exeept that the sale of the following goods shall be permitted on the lieensed premises of a distributor or importing distributor:
(i) Any book, magazine or other publication related to malt or brew beverages.
(ii) Any equipment, ingredients or other supplies neeesary

(13) Possession or storage of Liquor or Alcohol by Certain ficensees. For any distributor, importing distributor or retail dispenser, or his sexvants, agents or employes, to have in his possession, or to permit the storage of on the licensed premises or in any place eontiguous or adjacent thereto aceessible to the public or used in connection with the operation of the licensed premises, any aleohol or liquor. mhis section may not prohibit a distributor that holds a wine and spirits retail lieense, or an importing distributor that holds a wine and spirits wholesale İcense, from possessing or permitting the storage of liquor on the licensed premises used in connection with the opexation of the licensed premises.
(14) Malt or Brew Beverage Licensees Dealing in Liquor or Aleohol. For any malt or brewed beverage lieensee, other than adistributor that holds a wine and spirits retail lieense, or an
importing distributor that holds a wine and spirits wholesale lieense, a manufacturer, or the servants, agents or employes thereof, to manufacture, import, sell, trampport, store, trade or barter in any liquor or aleohol.
(15) selling to persons Doing Illegal Business. For any malt or brewed beverage licensee, or his servants, agents or employes, to knowingly sell any malt or brewed beverages to any person engaged in the business of illegally selling liquor or malt or brewed beverages.
(16) Distributors and Importing Distributors Failing to Keep Records. For any importing distributor or distributor engaged in the sale of products, other than malt or brewed beverages, to fail to keep such complete separate records covering in every respect his transactions in malt or brewed beverages as the board shall by regulation require.
(17) Fortifying, Adulterating or Contaminating Malt or Brewed Beverages. For any person, to fortify, adulterate, eontaminate, or in any wise to change the character or purity of, the malt or brewed beverages from that as originally marketed by the manufacturer at the place of manufacture.
(18) Cocreing Distributors and Importing Distributors. For any manufacturex or any officer, agent or representative of any manufacturex to eoeree or persuade or attempt to eoeree or persuade any person lieensed to sell or distribute malt or brewed beverages at wholesale or retail to establish selling prices for its products or to enter into any eontracts or agreements, whether witten or oral, or take any action which will violate or tend to violate any provisions of this act or any of the rules or regulations promulgated by the board pursuant thereto.
For any manufacturex or any officer, agent or representative of
any manufacturex to modify, eaneel, terminate, reseind or not
renew, without good cause, any distributing wights agreement,
and in no event shall any modification, eancellation,
texmination, rescission or nonrenewal of any distributing rights
agreement become effective for at least ninety (90) days after
written notice of such modification, cancellation, termination,
reseission or intention not to fenew has been served on the
affected party and board by eextified mail, return receipt
requested, except by written consent of the parties to the
agreement. The notice shall state all the reasons for the
intended modification, termination, cancellation, reseission or
nonrenewal. The distributor or importing distributor holding
such agreement shall have ninety (90) days in which to rectify
any elaimed deficieney, or challenge the alleged cause.
    If the deficieney shall be rectified within ninety (90) days
Of notice, then the proposed modification, termination,
eancellation, rescission or nonrenewal shall be null and void
and without legal effect.
    If the notice states as one of the reasons for the intended
modification, cancellation, termination, reseission or renewal
that the importing distributor or distributor's equipment or
warehouse requires major changes or additions, then if the
distributor or importing distributor shall have taken some-
positive action to comply with the required changes or
additions, the distributor or importing distributor shall have-
deemed to have complied with the defieieney as set forth in the
notice. The notice provisions of this section shall not apply if
the reason for termination, cancellation or nonrenewal is
and the distributor or importing distributor, or to require a distributor or importing distributor to assent to any eondition, stipulation or provision limiting the distributor or importing distributor in his right to sell the products of any other manufacturex.

Section 35. Section 492.1 of the act, amended January 6, 2006 (P.I.1, No.1) and December 22, 2011 (P.L.530, No.113), is amended to read:

Section 492.1. Hours of Operation Relative to Manufacturexs, Importing Distributors and Distributors. (a) Manufacturers may sell or deliver malt or brewed beverages between two o'elock antemeridian of any Monday and twelve o'elock midnight of the following Saturday.
(b) (1) Importing distributors and distributors may sell or deliver malt or brewed beverages between two o'elock antemexidian of any Monday and twelve o'clock midnight of the following saturday to holders of a liquor or malt and brewed beverage license or permit issued by the board.
(2) Importing distributors and distributors may sell or deliver malt or brewed beverages between eight o'elock antemexidian and [eleven o'elock postmexidian of any] two plelock antemexidian of the following day, exeept Sunday, to persons not licensed or permitted by this act.
(c) In addition to the hours authorized under subsections \((a)\) and (b), manufacturexs, importing distributors and distributors, upon purchasing a permit from the board at an annual fee of one hundred dollaxs (\$100) unless the applicant for the permit is a distributor that holds a wine and spirits retail license, in which instance Article III A governs, may sell malt or brewed beverages to persons not lieensed under this

December 9, 2002 (P. I. 1653, No. 212), May 8, 2003 (P.I.1, No.1), December 8, 2004 (P.I.1810, No.239), July 6, 2005 (P.I.135, No.39), January 6, 2006 (P.I.1, No.1), July 7, 2006 (P.I.584, No. 84), November 29, 2006 (P.I.1421, No.155), July 16, 2007 (D. \(1.107, N 0.34)\), June 20, 2011 (P.I.55, No.11), Deeember 22, 2011 (D.I.530, No.113) and July 5, 2012 (D.I.1007, No.116), is amended to read:

Section 493. Unlawful Aets Relative to Hiquor, Malt and Brewed Beverages and Licensees. The texm "licensee," when used in this section, shall mean those persons lieensed under [the Provisions of Article IV] Article III A or this article, unless the context elearly indicates otherwise.

It shall be unlawful-
(1) Furnishing Liquor or Malt or Brewed Beverages to Certain Persons. For any licensee or the board, or any employe, servant or agent of sueh licensee or of the board, or any other person, to sell, furnish or give any liquor or malt or brewed beverages, or to permit any liquor or malt or brewed beverages to be sold, furnished or given, to any person visibly intoxicated, or to any minox: Provided further, That notwithstanding any other Provision of law, no cause of action will exist against alicensee or the board or any employe, servant or agent of sueh licensee or the board for selling, furnishing or giving any liquor or malt or brewed beverages or permitting any liquor or malt ox brewed beverages to be sold, furnished or given to any insane pexson, any habitual drunkard or pexson of known intemperate habits unless the person sold, furnished or given alcohol is visibly intoxicated or is a minor.
(2) Purchase or Sale of Liquor or Malt or Brewed Beverages on Credit; Importing Distributors or Distributors Aceepting

1 Gash. For any licensee, his agent, servant or employe, to sell
2 or offer to sell or purchase or receive any liquor or malt or 3 brewed beverages exeept for eash, exeepting eredit extended by a 4 hotel or elub to a bona fide guest or member, or by railroad or 5 pullman companies in dining, club or buffet cars to passengexs, for consumption while enroute, holding authorized eredit cards issued by railroad or railroad credit bureaus or by hotel, restaurant, retail dispenser eating place, club and public service licensees, importing distributors or distributors to eustomexs not possessing a license undex this article and holding credit cards issued in accordance with regulations of the board or eredit cards issued by banking institutions subject to State or Federal regulation: Provided further, That nothing herein contained shall be construed to prohibit the use of ehecks or drafts drawn on a bank, banking institution, trust eompany or similar depositoxy, oxganized and existing undex the laws of the United States of Amexica or the laws of any state, territory or possession thereof, in payment for any liquor or malt or brewed beverages if the purchasex is the payor of the eheck or draft and the licensee is the payee: Provided further, That notwithstanding any other provision of this act to the eontrary, it shall be unlawful for an importing distributor or distributor to aceept cash for payment of any malt or brewed beverages from anyone possessing a license issued undex this article, exeept it shall be permissible for the importing distributor or distributor to accept exedit cards, money orders or eashiexs' eheeks for payment of any malt or brewed beverages in addition to any other type of payment authorized by the board from anyone possessing a lieense under this article. Notwithstanding any other provision of law to the eontraxy,
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distributors and importing distributors may aceept eredit cards
for payment of malt or brewed beverages but they are not
required to aceept exedit cards. No right of action shall exist
to colleet any elaim for eredit evtended eontrary to the-
provisions of this clause. Nothing herein contained shall
prohibit a licensee from erediting to a purehaser the actual
price charged for original containers returned by the original
purehaser as a eredit on any sale, or from refunding to any
purehasex the amount paid by sueh purehaser for such containers
or as a deposit on containexs when title is retained by the
vendor, if such original containers have been returned to the-
licensee. Nothing herein contained shall prohibit a manufacturex
from extending usual and eustomary eredit for liquor or malt or
brewed beverages sold to customers or purchasers who live or
maintain places of business outside of the Commonwealth of
Pennsylvania, when the liquor or malt or brewed beverages so-
sold are actually transported and delivered to points outside of
the Commonwealth: Provided, however, That as to all transactions
affecting malt or breved beverages to be resold or eonsumed
within this Commealth, every lieensee shall pay and shall
require eash deposits on all returnable original containers and
all sueh eash deposits shall be refunded upon return of the-
original containers.

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    (4) Peddling Liquor or Malt or Brewed Beverages. Fox any
pexson, to haw or pedele any liquor or malt or brewed beverages
in this Commonth.
    (5) Failure to Have Brands as Advertised. For any lieensee,
his sexvants, agents or employes, to advertise or hold out for
sale any liquor or malt or brew beverages by trade name or
other designation which would indicate the manufacturer or place
of production of the said liquor or malt or brewed beverages, unless he shall actually have on hand and for sale a sufficient quantity of the particular liquor or malt or brewed beverages soadvertised to meet requirements to be nomally expected as a result of sueh advertisement or offer.
(6) Brand ox Trade Name on Spigot. Fox any lieensee, his agents, servants or employes, to furnish or sexve any malt or brew beverages from any faucet, spigot or other dispensing apparatus, unless the trade name or brand of the product served shall appear in full sight of the eustomer and in legible lettering upon such faucet, spigot or dispensing apparatus.
(7) Aleoholic Strength on Label of Malt or Brew Beverages. For any lieensee, or his servants, agents or employes, to transport, sell, deliver or purchase any malt or brewed beverages upon which there shall appear a label or other informative data which refers to the aleoholic eontents of the flalt or brewe beverage in any terms other than as a pereentageof alcohol by volume. This clause shall be construed to permit, but not to require, a manufacturex to designate upon the label or descriptive data the aleoholic eontent of malt or brewed beverages in pereentage of aleohol by volume. This elause shall not be eonstrued to prohibit a manufacturer from designating upon the label or descriptive data the aleoholic content of malt or brew beverages intended for shipment into another state or territory, when the laws of such state or territory require that the aleoholic eontent of the malt or brew beverage must bestated upon the package.
(8) Advextisents on Labels Giving Aleoholie Content of Malt or Brew Beverages. For any manufacturex or other licensee, or his sexvants, agents or employes, to isue, publish

permit may be used only during the hours when the sale of liquor or malt or brew beverages is permitted, unless the lieensee holds an extended hours food lieense under section 499(b) whieh lieense wid allow the special permit to be used while the establishment is open, and between eleven o'elock antemexidian on Sunday and two o'clock antemeridian on the following Monday, regardless of whether the licensee possesses a Sunday sales permit. The board shall have porex to provide for the iswe of such special permits, and to eollect an annual fee for such permits as preseribe in section 614-A of the act of April 9, 1929 (P.I.177, No.175), known as "The Administrative Code of 1929." All such fees shall be paid into the State Stores Fund. No such permit shall be isued in any munieipality which, by ordinance, prohibits amusements in licensed places. Any violation of this clause shall, in addition to the penalty herein provided, subject the licensee to suspension or reveation of his permit and his lieense.
(11) Licensees Employed by Others. For any hotel, restaurant or elub liquor licensee, ox any malt or brew beverage lieensee, ox any officer, sexvant, agent or employe of sueh lieensee, to be at the same time employed, directly or indirectly, by any distributor, importing distributor, manufacturex, importer or vendor licensee or any out of statemanufacturex. It shall also be unlawful for any distributor or importing distributor, or any officer, sexvant, agent or employe of such lieensee, to be at the same time employed, directly or indirecty, by any other distributor, importing distributor, manufacturex, importer, vendor, out of state manufacturex, hotel restaurant, malt or brew beverage licensee, or club liquor licensee. It shall also be unlawful for any manufacturer,
 month period must be maintained on the licensed premises.

Records for the remainder of the two year period may be kept off the lieensed premises so long as the records are returned to the licensed premises within twenty four hours of a request by the board or enforeement bureau. A licensee may remove the reeords for the most recent six month period from the licensed premises only for a lawful business purpose provided that they are returned to the premises when that business is completed.
(13) Retail Licensees Employing Minoxs. For any hotel, restaurant or elub liquor licensee, or any retail dispenser, to employ or to permit any minox undex the age of eighteen to serve any alcoholic beverages or to employ or permit any minor under the age of sixteen to render any sexviee whatever in the lieensed premises, nox shall any entertainer under the age of eighteen be employed or permitted to perform in any licensed premises in violation of the labor laws of this Commonwealth: Provided, what in aceordanee with board regulations minors between the ages of sixteen and eighteen may be employed to serve food, clear tables and perform other similar duties, not to include the dispensing or serving of alcoholic beverages. A ski resort, golf course or amusement park lieensee may employ minors fourteen and fifteen years of age to perform duties in rooms or areas of the licensed premises; however, wueh minors may not perform duties in rooms or areas in which aleohol is being eoneuriently dispensed or served or in which aleohol is being eoneuriently stored in an unseeured mannex. Notwithstanding any provisions of law to the eontrary, a hotel, restaurant or club liquor licensee or any retail dispenser may allow students receiving instruction in a performing art to perform an exhibition if the students are not compensated and are under proper supervision. Written notice of the performance
must be provided to the enforeement bureau prior to the performance.
(14) Permitting Undesirable Persons or Minors to Frequent Premises. For any hotel, restaurant or club liquor licensee, or any retail dispenser, his sexvants, agents or employes, to permit persons of ill repute or prostitutes to frequent his Iicensed premises or any premises operated in connection therewith. Minors may only frequent licensed premises if: (a) they are acempanied by a parent; (b) they are acempanied by alegal guardian; (c) they are undex proper supervision; (d) they are attending a social gathering; or (e) the hotel, restaurant or retail dispenser licensee has gross sales of food and nonaleoholie beverages equal to fifty per centum or more of its eombined gross sale of both food and alcoholic beverages. If aminor is frequenting a hotel, restaurant or retail dispenser licensee undex subsection (e), then the minox may not sit at the bar section of the premises, nox may any aleoholie beverages be served at the table or booth at which the said minor is seated unless said minor is with a parent, legal guardian or undex proper supervision. Further, if a hotel, restaurant, elub liquor Iicensee or retail dispenser is hosting a social gathering undex subsection (d), then written notice at least forty eight hours in advance of sueh gathering shall be given to the Bureau of Enforeement. If a minor is frequenting licensed premises with proper supervision under subsection (c), each supervisor ean supervise up to twenty minors, eveept for premises located in eities of the first elass, where each supervisor ean supervise up to five minors. Notwithstanding any other provisions of this section, if the minors are on the premises as part of a sehool endorsed function, then each supervisor can supervise fifty
minois. Nothing in this elause shall be eonstrued to make it unlawful for minors to frequent public venues or performing arts facilities.
(15) Cashing Day Roll, Public Assistance, Unemployment Compensation or Any Other Relief Cheeks. Fox any lieensee ox his sexvants, agents or employes to cash pay roll checks ox to eash, feceive, handle or negotiate in any way Public Assistance, Unemployment compensation or any othex relief ehecks.
(16) Furnishing or Delivering Liquor or Malt or Brewed Beverages at Unlawful Hours. For any liensee, his sexvants, agents or employes, to give, furnish, trade, barter, serve or deliver any liquor or malt or brewed beverages to any person during hours or on days when the lieensee is prohibited by this act from selling liquor or malt or brewed beverages.
(17) Licensees, etc., Interested or Employed in Manufacturing or Sale of Equipment or Fixtures. For any license, or any officer, director, stocholder, servant, agent or employe of any licensee, to own any interest, directly or indirectly, in or be employed or engaged in any business wieh involves the manufacture or sale of any equipment, furnishings or fixtures to any hotel, restaurant or elublieensees, or to any importing distributors, distributors or retail dispensers. Notwithstanding any other provision of this section or this act, lieenses may sell glasses at not less than eost and to providemetal keg connectors and tap knobs to other lieensees and to holders of special oceasion permits.
(20) (i) Retail Liquor and Retail Malt or Brew Beverages Hicense's Inside Advertisements. For any retail liquor or retail malt or brew beverages lieensee, to display or permit the display in the show wind or doorways of his licensed
premises, any placard or sign advertising the brands of liquor or malt or brewed beverages, if the total display area of any such placard or sign advertising the product or products execeds six hundred square inches. Nothing herein shall prohibit a licensee from displaying inside his licensed premises point of sale displays advertising brand names of products sold by him, other than a window or door display: Provided, what the total eost of all such point of sale advextising matter felating to any one brand shall not exeeed the dollar amount set forth by the board through regulation. All wuch advextising matexial, including the window and door signs, may be furnished by a manufacturex, distributor or importing distributor. Therestrictions on advertising set forth in subelause (ii) and in elauses \((20.1)\) and (20.2) shall also apply to this subclause.
(ii) Cooperative Advertising. No distributor or importing distributor, directly or indirectly, independent or othexwise, shall, exeept by prior written agreement, be required toparticipate with a manufacturex in the purchase of any advertising of a brand name product in any name, in any form, whether it be radio, television, newspaper, magazine or otherwise.
(20.1) Manufacturex Shall Not Require Advertising. For amanufacturer to require a distributor or importing distributor to purehase any type of advertising.
(20.2) Advertising Shall Be Ordered and Authorized in

Advance. For any advertising to be done on behalf of a distributor or importing distributor which was not ordered and authorized in advance by the distributor or importing distributor.
(21) Refusing The Right of Inspection. For any licensee, or

1 fece anything of value as a premium for the return of eaps, 2 stoppers, corks, stamps or labels taken from any bottle, case, 3 barrel or package containing liquor or malt or brewed beverage, 4 or to offer or give or solicit or receive anything of value as a 5 premium or present to induce directly the purchase of liquor or 6 malt or bred beverage, or for any lieensee, manufacturex or 7 other person to offer or give to trade or consumer buyers any 8 prize, premium, gift or othex induement to purehase liquor or 9 falt or brew beverages, except advextising novelties of
(iii) Notwithstanding subelause (i) of any other provision of law, the holder of a wine and spirits retail lieense may establish and implement a consumex relations marketing program for the purpose of offering incentives, such as eoupons or discounts on cextain products, which may be conditioned on the purchase of liquor by its eustomexs.
(25) Employment in Licensed Places. For any licensee or his agent, to employ or permit the employment of any pexson at his licensed hotel, restaurant or eating place for the purpose of enticing eustomers, or to eneourage them to drink liquor, or make assignations for improper purposes.

Any person violating the provisions of this elause shall beguilty of a misdemeanor and, upon eonviction of the same, shall be sentenced to pay a fine of not less than one hundred dollars ( \(\$ 100\) ), nor more than five hundred dollars ( \(\$ 500\) ), for each and every person so employed, or undergo an imprisonment of not less than three (3) months, nox moxe than one (1) year, or eithex or both, at the discretion of the court having jurisdiction of the ease. The administrative law judge shall have the power to revere or refuse licenses for violation of this elause.
(26) Woxthless checks. For any retail liquor lieensee or any retail dispenser, distributor or importing distributor, to make, draw, utter, issue or deliver, or eause to be made, drawn, uttered, issued or delivered, any check, draft or similar order, for the payment of money in payment for any purchase of malt or brew beverages, when such retail liquor lieensee, retail dispenser, distributor or importing distributor, has not sufficient funds in, or exedit with, wueh bank, banking institution, trust company or other depository, for the payment of such check. Any person who is a licensee under the provisions
of this article, who shall receive in payment for malt or brewed beverages sold by him any check, draft or similar order for the payment of money, which is subsequently dishonored by the bank, banking institution, trust eompany or other depository, upon which drawn, for any reason whatsover, shall, within five days ef reeipt of notice of sueh dishonor, notify by eextified mail the person who presented the said worthless check, draft or similar ordex and the malt beverage compliance officex for the board. If the violation of this elause involving a check, draft or similar order from the purchasex to the sellex is subsequently honored within ten days from the day it was made, drawn, uttered, isued or delivered, then the malt beverageeomplianee offieex shall not turn the mater over to the enforcement bureau for a citation.
(27) Distributors and Importing Distributors Employing Minoxs. For any distributor or importing distributor to employ minors under the age of eighteen but persons eighteen and over may be employed to sell and deliver malt and brewed beverages. A distributor holding a wine and spirits retail lieense may not employ a pexson under the age of twenty one to sell liquor.
(28) Consumption of Liquor or Malt or Brewed Beverages While Tending Bax. Fox any licensee, his sexvants, agents or employes, to consume liquor or malt or brew beverages while tending bax or otherwise sexving liquor or malt or brewed beverages. Noaction shall be taken against a licensec under this elause unles the lieensee is the individual consuming liquor or malt or bre beverages in violation of this elause.
(30) DYrotechnies Prohibited. For any lieensee, his sexvants, agents or employes, exeept lienses whexe pyrotechie displays are performed by a pyrotechnic operator lieensed by the-

Bureau of Aleohol, Tobace, Firearms and Explosives and areapprove by a municipal fire official, to store, handle, use or display any pyrotechnies within a building on the lieensed premises. For purposes of this elause, "pyotechnies" shall mean any chemical mixture, including pyrotechnic compositions, intended to produce a visible or audible effect by combustion, deflagration or detonation as defined by section 1.5 .52 of the National Fire Protection Assiation Standard 1126 entitled "Standard for the Use of Pyrotechnies before a Proximate Audience," 1992 Edition.
(31) (i) Sale or Purchase of Controlled Substance or Drug Paraphernalia by iicensee. For any licensee to posses, furnish, sell, offer to sell, or purehase or recive, or aid and abet in the sale or purchase of any controlled substance or drug paraphernalia, as defined in the act of April 14, 1972 (P.I.233, No.64), know as "The Controlled Substanee, Drug, Deviee and Cosmetic Act," on the lieensed premises unless the actions of the licensee are authorized by law.
(ii) Sale or Purehase of Controlled Substances or Drug Paraphernalia by Sexvant, Agent or Employe of the Iieensee. For any servants, agents or employes of the lieensee to possess, furnish, sell, offer to sell or purchase or reeeive, or aid and abet in the sale or purchase of any controlled substance or dyug paraphernalia, as defined in "The Controlled Substanee, Drug, Device and cosmetic Act," on the licensed premises unless the actions of the person are authorized by law. The lieensee shall only be cited for a violation of this sublause if the licenseeKne or should have know of the activity and failed to take substantial affirmative steps to prevent the activity on its premises.
ealendar year. The applicant shall submit witten notice to the board thirty days prior to each eatered event, unless this timeframe has been waived by the board, and the board may approve or disapprove each event if the applicant fails to provide timely notice of the eatered function, does not intend to eonduct a function that meets the requirements of this act or has previously conducted a function that did not meet the requirements of this act. The fees shall be paid into the State Stores Fund. Any violation of this act or the board's regulations for governing activity oceurxing under the authority of this permit may be the basis for the issuance of a citation under section 471, the nonrenewal of the lieense under section 470 or the refusal by the board to issue subsequent permits or honor subsequent dates on the existing permit. This penalty shall be in addition to any other remedies available to the enforement bureau or the board.
(34) Noise. Notwithstanding any law or regulation to the eontrary, a licensee may not use or permit to be used inside or outside of the licensed premises a loudspeaker or similar devieewhereby the sound of music or other entextainment, or the advextisement thereof, can be heard beyond the licensec's property line; hower, any lieensee that is located in an area which is subject to an exemption from the board's regulation regarding amplified music being heard off the licensed premises shall be exempt from compliance with this paragraph until the expiration of the board's order granting the exemption. Theboard's regulation regarding amplified music being heard off the liced prenises is otherwise supersed by this paragraph. (35) Wine to permit and fees. For any licensee, his sexvants, agents of employes to sell unopened bottles of wine
for consumption off the licensed premises, unless the sale is specifically authorized under this act, or unless the lieensee receives a special permit from the board to do so. Only those İcensees holding a eurrent and valid hotel or restaurant license shall be allowed to apply for such a permit. Any Iicensee that wishes to obtain a wine to go permit must make application to the board on a form prescribed by the board and pay the permitting fees. This permit shall not be issued to a restaurant licensee that has an interior eonnection to another unlicensed business. The board may charge a fee of five hundred dollars ( \(\$ 500\) ) per calendar year to each applicant for this permit. The fees shall be paid into the state stores Fund. Any violation of this act or the board's regulations for governing activity oceurxing under the authority of this permit may be thebasis for the issuance of a citation under section 471, the nonrenewal of the lieense under section 470 or the refusal by the board to issue subsequent pexmits or honox subsequent dates on the existing permit. The penalty shall be in addition to any other remedies available to the enforeement bureau or the board.
(36) Grocery stores employing minors. For any servant, agent or employe of a grocery store to make a sale of alcohol unless the servant, agent or emplove is eighteen vears of age or oldex.
(37) Sale of wine received by direct shipment. For any licensee to sell or offer to sell wine purchased ox aequired from a direct wine shipper pursuant to the authority of seetion 488.
(38) Duties performed by distributors and importing distributors. For any licensee to require that a distributor or importing distributor stock merchandise in the lieensee's eooler, rotate the lieensee's stock of malt or brewed beverages,
set up displays in the licensee's premises or pay any type of fee required for making the distributor's product available on the licensee's store shelves. This elause supersedes a contrary provision of a contract.

Section 37. The aet is amended by adding sections to read:
Section 493.2. Unlawful Aets Relative to Wine and Spirits Retail Licensees.-(a) It is unlawful for a wine and spirits fetail licensee, of an employe, sexvant or agent of the licenseeor another pexson to sell, furnish or give liquor or malt or brewed beverages or to pexmit liquor or malt or brewed beverages to be sold, furnished or given to a minor or person who is visibly intoxicated.
(b) A wine and spirits retail licensee who violates the provisions of subsection (a) is subject to the penalty provisions set forth in section 471.

Section 493.3. Licensees and Taxes. Notwithstanding any other provision of this act or the act of Mareh 4, 1971. (P.I.6, No.2), known as the "Tax Reform Code of 1971," the following shall apply:
(1) The sale of malt and brewed beverages and wine and spirits by an entity lieensed under this aet, ineluding the sale of malt and brewed beverages and wine and spirits from the areas of a licensee's premises utilized under a retail lieense for eonsumption on the premises, shall be considexed a sale by a retail dispenser under section 201 of the "Tax Reform Code of 1971.11
(2) The sale of malt and brewed beverages and wine and spirits to an entity described in paragraph (1) for the purpose持 sales from the areas of a lieensee's premises utilized undex a retail license for consumption on the premises shall be
eonsidered a sale to a retail dispenser subject to the tax imposed undex Article II of the "Tax Reform Code of 1971."
(3) Ereept for sales under paragraphs (1) and (2), any other sale of malt and brewed beverages shall be considered a sale by a distributor, and any other sale of wine ox spirits shall be eonsidered a sale of liquor by a Pennsylvania Iiquor store under section 201 of the "Tax Reform Code of 1971."

Section 38. Section 494 of the act, amended April 29, 1994 (P.I.212, No.30) and November \(10,1999(P .1 .514, N 0.47)\) is is amended to read:

Section 494. Penalties.-(a) Any person who shall violateany of the provisions of this article, except as otherwise specifically provided, shall be guilty of a misdemeanor and, upon conviction thexeof, shall be sentenced to pay a fine of not less than one hundred dollars (\$100), nor more than five hundred dollars (\$500), and on failure to pay sueh fine, to imprisonment for not less than one month, nor more than three months, and for any subsequent offense, shall be sentenced to pay a fine not less than three hundred dollars (\$300), nor more than five hundred dollars (\$500), and to undergo imprisonment for a period not less than three months, nox more than one year, or both. If the person, at or relating to the licensed premises, violates section \(493(1),(10),(14),(16)\) or \((21)\), or if the onner or operator of the licensed premises or any authorized agent of the ownex or operator violates the act of April 14, 1972 (P.I.233, No.64), known as "The Controlled Substance, Drug, Device and Cosmetic Aet," of 18 Pa.C.S. § 5902 (relating to prostitution and related offenses) or 6301 (relating to corruption of minoxs), he shall be senteneed to pay a fine not exeecding [five thousand dollais (\$5,000)] ten thousand dollans ( \(\$ 10,000\) ) or to
undergo imprisonment for a period not less than [three] sin months, nox moxe than [one year] or boaxs, or bot
(b) The right to suspend and revoke licenses granted undex this article shall be in addition to the penalty set forthin this section.
(e) A person convicted of selling ox offering to sell any liquor or malt or brew beverage without being licensed is in violation of this article and shall, in addition to any other penalty preseribed by law, be sentenced to pay a fine of two dollars (\$2) per fluid ounce for each container of malt or brewed beverages and four dollars (\$4) per fluid ounce for each eontainex of wine or liquor found on the premises where the sale was made or attempted. The amount of fine per containex will be based upon the capacity of the container when full, whether or not it is full at the time of the sale or attempted sale. In addition, all malt or brewed beverages, wine and liquor found on the premises shall be confiscated. If a pexson fails to pay the full amount of the fine levied under this subsection, the premises on which the malt or brew beverages, wine or liquor was found shall be subject to a lien in the amount of the unpaid fine if the premises are owned by the person against whom the fine was levied or by any other person who had knowledge of the proser activity. The lien shall be superior to any other liens on the premises other than a duly recorded mortgage.

Section 39. Section 499-0f the act, added or amended october 5, 1994 (P. I.522, No.77) and February 21, 2002 (P.I.103, No.10), is amended to read:

Section 499. Premises to be Vacated by Patrons. (a) Exeept as provided for elsewhere in this section, all patrons of alicense shall be required to leave that part of the prenises
habitually used for the serving of liquor or malt or brewed beverages to guests or patrons not latex than one half hour after the time the lieensee is required by this act to eease serving liquor or malt or brewed beverages and shall not bepermitted to have any previously served liquor or malt or brewed beverages in their possession, nox shall they be permitted to remove any previously served liquor or malt or brewed beverages from that part of the premises. Patrons of a licensee shall not be permitted to reenter that portion of the premises habitually used for the serving of liquor or malt or brewed beverages between the time designated by this act for patrons to vacatethe lieensed premises and the time designated by this act when the serving of liquor or malt or brewed beverages is allowed to begin unless the licensee has been granted a permit for extended hours food service.
(a.1) subection (a) shall not apply to sales of malt and brewed beverages for consumption off the premises when the following conditions are met:
(1) no licensee may sell malt or brewed beverages in eveess of one hundred ninety two fluid ounces in any one sale for eonsumption off the premises unless the lieensee possesses a fetail package reform permit;
(2) sales and serviee of malt and brewed beverages for eonsumption off the premises are made prior to the designated time the licensee is required by this act to cease serving liquor, malt or brewed beverages;
(3) pexsons who have purchased malt and brewed beverages for eonsumption off the premises shall remove the malt and brewed beverages from the premises by the designated time as eontained in this act that patrons are required to vacate the premisesi
(4) no club licensee may sell any malt or brewed beveragefor consumption off the premises where sold or to any persons who are not members of the elub.
(b) A licensee may remain open between the hours of two o'elock antemexidian and seven o'elock antemexidian for the purpose of sexving food on any day if such lieensee either possesses or is eligible to purchase a sunday sales permit and feceives an evtended hours food license. The board shall establish an annual fee for the entended hours food lieensewhich shall not exceed fifty dollars (\$50).
(b.1) Upon application of any club, the board shall issue aelub extended hours food permit for a period of six (6) days during the texm of its lieense. The board shall issue regulations governing terms of the application. The permits shall be used solely for the purpose of serving food between the hours of three o'elock antemeridian and seven o'elock antemeridian. All patrons of a licensee shall be required to Ieave that part of the premises habitually used for the serving of liquor or malt or brewed beverages to guests or patrons not later than one half hour after the time the lieensee is required by this act to cease sexving liquor or malt or brewed beverages and shall not be pexmitted to have any previously served liquox or malt or brewed beverages in their possession, nor shall they be permitted to remove any previously served liquor or malt or brewed beverages from that part of the premises.
(c) Any licensee who violates this section for the first offense commits a summary offense and shall, upon eonviction, besenteneed to pay a fine of not more than three hundred dollars (\$300) or to imprisonment fox not more than ninety (90) days, ox both, and for the second or any subsequent offense eommits a
misdemeanor of the thind degree and shall, upon eonvietion, besenteneed to pay a fine of not more than two thousand five hundred dollars \((\$ 2,500)\) or to imprisonment for not more than one (1) year, or both.
(d) This section shall not apply to holders of public service licenses.
(e) Nothing in this section shall prohibit restaurant liquor, eating place retail dispenser or hotel lieenses from being open seven o'elock ante mexidian on Sunday until two o'elock ante mexidian Monday for the purpose of serving food and nonalcoholic beverages. Section 40. Section 505.2 of the act, amended Deeember 0, 2004 (P.I.1810, No.239), July 16, 2007 (P. I. 107, No.34), June 25, 2010 (P.L.217, No.35), June 28, 2011 (P.I.55, No.11) and December 22, 2011 (P.I.530, No.113), is amended to read:

Section 505.2. Iimited Winexies. (a) In the interest of promoting tourism and recreational development in Pennsylvania, holders of a limited winexy license may:
(1) Produce aleoholie eiders, wines and wine eoolexs, subject to the exceptions provided under this section, only froman agricultural commodity grown in Pennsylvania.
\((2)\) sell aleoholie cider, wine and wine eoolers produced by the limited winery or purehased in bulk in bond from another Pennsylvania limited winexy on the licensed premises, undex sueheonditions and regulations as the board may enforee, to the board, to wine and spirits retail licensees, to individuals and to brewery, hotel, restaurant, elub, grocery store and public service liquor licensees, and to Pennsylvania winexy licensees: Provided, That a limited winexy shall not, in any ealendar year, purehase aleoholic eidex or wine produced by other limited
wineries in an amount in exeess of fifty per centum of the alcoholiceider or wine produced by the purehasing limited winexy in the preceding ealendar year. In addition, the holder of a limited winexy license may purehase wine in bottles from another Pennsylvania limited winery if these wines underge a second fermentation process. Sueh wine may be sold in bottles bearing the purchasing limited winery's label or the producing limited winexy's label. [Sueh wines, if sold by the board, may be sold by the producing limited winexy to the purehasing Iimited winexy at a price lower than the priee eharged by the board.]
(3) Separately or in eonjunction with other limited wineries, sell aleoholic eider, wine and wine eoolers produeed by the limited winery on no more than five (5) board approved Iocations other than the licensed premises, with no bottling or production requirement at those additional board approved Iocations and under wueh conditions and regulations as the board may enforce, to the board, wine and spirits retail licensees, toindividuals and to brewery, hotel, westaurant, elub, grocexy store and public service liquor licensees. If two or more limited winexies apply to operate an additional board approved location in conjunction with each other, the winexies need only have one board approved manager for the location, need only pay one application fee and need not designate speeific or distinct areas for each winexy's licensed area. Each limited winexy must file an application for such an additional board approved location, and such location shall eount as one of the five pexmitted for each limited winexy. Each limited winexy is responsible for keeping only its own eomplete reeords. A limited winexy may be eited for a violation of the weeordkeeping
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requirements of sections 512 and 513 pertaining to its own
records only.

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    (4) At the diseretion of the board, obtain a special permit
to participate in aleoholic eider, wine and food expositions off
the licensed premises. A special permit shall be issued upon
proper application and payment of a fee of thirty dollars (\$30)
per day for each day of permitted use, not to exceed thirty (30)
eonsecutive days. The total number of days for all the special
permits may not exeeed one hundred (100) days in any ealendar
year. A special permit shall entitle the holder to engage in the
sale by the glass, by the bottle or in case lots of alcoholic
eider or wine produeed by the permittee under the authority of a
limited winexy license. Holders of special permits may provide
tasting samples of wines in individual portions not to exceed
one fluid ounce. Samples at alcoholic cider, wine and food
expositions may be sold or offered free of charge. Exeept as
provided hexein, limited winexies utilizing special pexmits
shall be governed by all applicable provisions of this act as
well as by all applicable regulations or conditions adopted by
the board.
    For the purposes of this elause, "aleoholie eider, wine and
food expositions" are defined as affains held indoors or
outdooxs with the intent of promoting pennsylvania produets by
educating those in attendance of the availability, nature and
quality of Pennsylvania produced aleoholic ciders and wines in
eonjunction with suitable food displays, demonstrations and
sales. Aleoholie cider, wine and food expositions may also
include aetivities other than aleoholic cider, wine and food
displays, including arts and exafts, musical activities,
eultural exhibits, agrieultural exhibits and farmers markets. market permit. The permit shall entitle the holder to
participate in more than one farmers market at any given time and an unlimited number throughout the year and sell aleoholic eider or wine produee under the authority of the undexlying limited winexy lieense by the bottle or in ease lots. Samples not to exceed one fluid once per brand of wine may be offered free of charge. A farmers market permit shall be issued upon proper application and payment of an annual fee of two hundred fifty dollars ( \(\$ 250\) ). A permit holder may participate in more than one farmers market at any given time. Sales by permit holders shall take place during the standard hours of operation of the farmers market. Writen notice of the date, times and location the permit is to be used shall be provided by the permit holder to the enforeement bureau at least two (2) weeks prior to the event. Exeept as provided in this subsection, Iimited winexies utilizing farmexs market permits shall be governed by all applicable provisions of this act as well as by all applicable regulations adopted by the board.
(5) Apply for and hold a hotel liquor lieense, a restaurant liquor lieense or a malt and bred beverages retail lieense to sell for consumption at the restaurant or limited winexy on the licensed winexy premises, liquor, wine and malt or brewed beverages regardless of the place of manufacture under the same eonditions and regulations as any other hotel liquor lieense, restaurant liquor lieense or malt and brewed beverages retail tieense.
(6) (i) secure a permit from the board to allow the holdex ef a limited winexy lieense to use up to twenty five pex eentum permitted fruit, not wine, in the eurrent year's production.

Each permit is valid only for the calendar year in which it is
issued.
(ii) The fee for a permit to import and use permitted fruit shall be in an amount to be determined by the board.
(iil) The purpose of this section is to increase the productivity of limited wineries while at the same time protecting the integrity and unique characteristics of wineproduced from fruit primarily grown in this Commonwealth. Prevailing climatic conditions have a significant impact on the eharacter of the fruit. Aceordingly, "permitted fruit" shall mean fruit grown or juice derived from fruit grown within three hundred fifty (350) miles of the winexy.
(iv) The department is authorized to promulgate regulations requiring the filing of periodic reports by limited wineries to ensure compliance with the provisions of this section.
(6.1) Sell food for consumption on or off the licensed premises and at the limited winexy's additional board approved locations and sell by the glass, at the licensed premises and at the limited winexy's additional boaid appioved locations, only wine and aleoholie ciders that may otherwise be sold by the bottle.
(6.2) sell wine or liquor seented candles acquired or produced by the limited winexy.
(6.3) Sell aleoholie eider, wine and wine eoolers only between the hours of nine o'elock antemexidian and eleven o'elock postmexidian. A limited winexy also may request approval from the board to extend sales hours in individual locations at other times during the year or beyond the limits set forth in this elause. The request shall be made in writing to the board's Office of the Chief Counsel and shall detail the exact locations
where sales hours are proposed to be extended, the proposed hours and dates of extended operation and the reason for the proposed extended hours.
(6.4) store aleoholic eider, wine and wine eoolers produeed by the limited winexy at no more than two (2) board approved Iocations other than the lieensed premises and those premises referenced in clause (3) pertaining to the five (5) boardapproved locations for the sale of wine, with no bottling or production requirement at those additional locations and undex such conditions and regulations as the board may enforee. If two (2) or more businesses will operate out of the same storagefacility, the limited winery must designate specifie and distinet areas for its storage. The limited winery's designated storage area must be secured and no one other than the licensee and his employees may be allowed access to the storage area. Noboard approved manager will be necessary for the storage facility. The limited winexy must fill out an application for such an additional board approved storage location, and such location shall eount as one of the two permitted for each limited winexy. The limited winexy is responsible for keeping only its own eomplete records. A limited winery may be eited for a violation of the reeordkeeping requirements of sections 512 and 513 pertaining to its own records only.
\((b)\) The total production of aleoholic ciders, wine and wine eoolexs by a limited winexy may not exceed two hundred thousand \((200,000)\) gallons per year.
(c) As used in this seetion:
"Agricultural commodity" shall include any of the following: agrieultural, apieultural, hoxticultural, silvieultural and viticultural commodities.
"Farmers market" shall include any building structure or other place:
(1) owned, leased or othexwise in the possession of a person, municipal corporation or public or private organization;
(2) used or intended to be used by two or more farmexs or an association of farmexs, who are cextified by the Department of Agriculture of the Commonwealth to participate in the Farmexs' Market Nutrition Program subject to 7 CFR Pt. 249 (welating to Senior Farmexs' Market Nutrition Program (SFMNP)), for the purpose of selling agricultural commodities produced in this Commonwealth directly to consumersi
(3) which is physically located within this commonwealth; and
(4) which is not open for business more than twelve hours each day.

Section 41. Section 505.4 of the aet, amended Deeember 22, 2011 (D.I.530, No.113), is amended to read:

Section 505.4. Distilleries. (a) The board may issue a distillexy of historical significance license to any distillevy which was established prior to January 1, 1875. The holder of the license may manufacture and sell liquor produced on the Hicensed premises to the board, to wine and spirits retail licensees, to othex entities licensed by the board and to the public under sueh conditions and regulations as the board may enforee. Production at the distillery of historical significance shall be limited to an amount not to exceed twenty thousand \((20,000)\) gallons per year. The distillery does not need to establish eontinuous operation sinee January 1,1875 , in ordex to qualify for a license under this section.
(b) (1) whe board may issue a limited distillery license
that will allow the holdex thereof to operate a distillexy that shall not execed production of one hundred thousand (100,000) gallons of distilled liquor per year. whe holder of the lieense ffay manufacture and sell bottled liquors produced on the licensed premises to the board, to wine and spirits retail Iicensees, to othex entities licensed by the board and to the public between the hours of nine o'clock antemexidian and eleven o'clock postmexidian so long as a specific eode of distilled liquor which is listed for sale as a stock item by the board in State liquor stores may not be offered for sale at a lieensed Iimited distillery location at a price which is lower than that eharged by the board and under sueh eonditions and regulations as the board may enforee.
(2) (i) The holder of a Iimited distillery license may, separately or in conjunction with other limited distillery Iicensees, sell bottled liquors produced by the distillexy at no more than two (2) board approved locations other than the licensed premises, with no bottling or production requirement at those additional board approved locations and under sueh eonditions and regulations as the board may enforee to the board, to individuals and to entities lieensed by the board.
(ii) If two (2) ox more Iimited distilleries apply to operate an additional board approved location in eonjunction with each other, the distilleries need only have one (1) board approved manager for the location, need only pay one application fee and need not designate specifie or distinct areas for each distillexy's lieensed area. A limited distillexy must file an application for the additional board approved location, and that Iocation shall count as one (1) of the tw (2) permitted for each limited distillery. A limited distillery is responsible for
keeping only its own complete records. A limited distillexy may be cited for a violation of the recordkeping requirements of sections 512 and 513 pertaining to its own records only.
(3) The holder of a limited distillery lieense may apply for and hold a hotel liquor license, a restaurant liquor lieense or a malt and brewed beverages retail lieense to sell for eonsumption at the restaurant or limited distillexy on the licensed distillery premises liquor, wine and malt or brewed beverages regardless of the place of manufacture under the sameeonditions and regulations as any other hotel liquor lieense, restaurant liquor license or malt and brewed beverages retail tieense.
(4) The holder of a limited distillexy lieense may sell food for consumption on or off the licensed premises and at the Iimited distillery's additional board approved locations, and may sell by the glass, at the lieensed premises and at the limited distillexy's additional board approved locations, only liquor that may otherwise be sold by the bottle.
(5) The holder of a limited distillery lieense may providetasting samples of liquor that in total do not exeeed one and one half (1.5) fluid ounces per person on the licensed premises and at the tw (2) board approved locations. Samples may be sold or provided free of eharge and may only be provided between the hours of nine o'elock antemeridian and eleven o'elock postmexidian.
(6) The fee for the limited distillexy lieense shall be in an amount to be determined by the board but shall not eveed one thousand five hundredollars (\$1,500).
(7) The board may issue to the holder of a distillery lieense a limited distillery lieense in exchange for the

(e) (1) whe holder of a distillery license as issued under section 505 may sell bottled liquors produced on the licensed premises to the board, to wine and spirits retail lieensees and ethex entities licensed by the board and to the publie between the hours of nine o'elock antemeridian and eleven o'elockpostmeridian so long as a specific code of distilled liquor which is listed for sale as a stock item by the board in state liquor stores may not be offered for sale at a lieensed distillery location at a price which is lower than that eharged by the board and under such eonditions and regulations as the board may enforee.
(2) The holder of a distillery lieense as issued under section 505 may provide tasting samples of liquor that in total do not exeeed one and one half (1.5) fluid ounces. Samples may be sold or provided free of charge between the hours of nine -'elock antemexidian and eleven o'elock postmexidian.

Section 42. Section 508 of the act, amended April 29, 1994 (P.F.212, No. 30), is amended to read:
section 508. License Fees. (a) The annual fee for every license issued to a limited winexy or a winexy shall be as preseribed in section 614 A of the act of April 9, 1929-
(P.I.177, No.175), knom as "The Administrative Code of 1929." The fee for every lieense issued to a distillery (manufacturer) shall be as preseribe in section 614-A of "The Administrative Gode of 1929." The annual fee for all other lieenses shall be as preseribed in section 614 A of "The Administrative Code of 1929." An applicant for renewal of a lieense isued under this article shall file a written application with the board together with an application sureharge of seven hundred dollars (\$700).Whenever any check issued in payment of filing and/or license fees shall be returned to the board as dishonored, the board shall eharge a fee of five dollars ( \(\$ 5.00\) ) per hundred dollars or fractional part thereof, plus all protest fees, to the maker of sueh check sumited to the board. Failure to make full payment or pay the face amount of the check in full and all eharges thereon as herein required within ten days after demand has been made by the board upon the maker of the check, the license of weh pexson shall not be renew for the lieense period or validated for any interim period for such year.
(b) For the purpose of this section, the texm "proof galion"shall mean a gallon liquid which eontains one half its volume of aleohol of a specific gravity of seven thousand nine hundred thirty nine ten thousandths (.7939) at sivty degrees Fahrenheit.

Section 42.1. Section 801 of the act is amended to read: Section 801. Moneys Paid Into Iiquor Iiense Fund and Returned to Municipalities. (a) The following fees eollected by the board under the provisions of this act shall be paid into the State Treasury through the Department of Revenue into a special fund to be known as the "Iiquor Lieense Fund":
(1) I) ieense fees fox hotel, restaurant and elub liquox

\section*{ticenses.}
(2) Iicense fees for retail dispensers' (malt and brewed beverages) licenses.
(a.1) The license fees for grocery stores eollected by the board under the provisions of this act shall be paid into the State Treasury through the Department of Revenue into the State Stores Fund.
(b) The moneys in the Iiquor License Fund shall, on the first days of february and August of each year, be paid by the board to the respective municipalities in which the respective license places are situated, in such amounts as represent the aggregate license fees collected from licenses in such municipalities during the preceding period.
(e) The board shall have the power to appopriate moneys in the Liquor License Fund for the payment of claims for refunds allowed and approved by the board for moneys paid into the fiquor Iicense Fund because of the over payment or overcharge on liense fees. In the event that the moneys in the fiquor ineense Fund have been distributed to the respective municipalities, the boar shall have the authority to deduct from the nevt semi annual payment to the respective municipalities the amount of any over payment previously refunded by the board to any personon aecount of an overeharge or over payment on a lieense fee.

Section 43. The act is amended by adding an article to read: ARTICIE VIII A

SUPRIEMENTAL PROUISIONS

\section*{Section 801 A. Definitions.}

The following woxds and phrases when used in this article shall have the meanings given to them in this section unless the eontext elearly indicates otherwise:
"Emergency act." The act of June 6, 1936 (sp.Sess., P.I.13,

No.4), entitled, as reenacted, "An act imposing an emergeney
State tax on liquor, as hexein defined, sold by the Pennsylvania İquor Control Board; providing for the eollection and payment of sueh tau; and imposing duties upon the Department of Revenue and the Pennsylvania Liquor Control Board. I Section 802 \(A\). Controlling provisions.

For the purpose of the emergency act, the following shall apply:
(1) The texm "boaxd" in the emergeney act shall include:
(i) The board only to the extent the boaxd is making sales:
(A) to the general public. ox (B) of liquor sold for on premises consumption to licensees holding a license permitting on premises
eonsumption of liquor.
(ii) A wine or spirits retail licensee.
(iii) A wine or spirits wholesale lieensee only to the extent the wholesale licensee makes sales of liquor sold for on premises consumption to licensees holding a license permitting on-premises consumption of liquor.
(iv) A grocery store licensee only to the extent that the sales of liquor are not sold under a lieense authorizing the on premises consumption of liquor.
(v) Any entity selling liquor to another entity that is not required to pay the tax imposed by the emergeney act.
(2) The term "net price" shall mean total reeeipts
received from the sale of liquor without any deductions for eost or expenses, including, but not limited to:
(i) Any reimbursement from manufacturexs, purehasers
    Article III A of the act.
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    (4) The amendment or addition of section 208 of the act
    shall take effect upon completion of divestiture of wholesale
    operation under Subarticle C of Article III A Of the act.
    (5) The remainder of this act shall take effect
    immediately.
    SECTION 1. THE DEFINITIONS OF "DIRECT SHIPPER," <--
    ```
"DISTRIBUTOR," "IMPORTING DISTRIBUTOR" AND "RETAIL DISPENSER" IN
SECTION 102 OF THE ACT OF APRIL 12, 1951 (P.L.90, NO.21), KNOWN
AS THE LIQUOR CODE, REENACTED AND AMENDED JUNE 29, 1987 (P.L.32,
NO.14) AND AMENDED OR ADDED MAY 31, 1996 (P.L.312, NO.49) AND
FEBRUARY 21, 2002 (P.L.103, NO.10), ARE AMENDED AND THE SECTION
IS AMENDED BY ADDING DEFINITIONS TO READ:
    SECTION 102. DEFINITIONS.--THE FOLLOWING WORDS OR PHRASES,
UNLESS THE CONTEXT CLEARLY INDICATES OTHERWISE, SHALL HAVE THE
MEANINGS ASCRIBED TO THEM IN THIS SECTION:
    * * *
    ["DIRECT SHIPPER" SHALL MEAN A PERSON OUTSIDE THIS
COMMONWEALTH WHO OBTAINS A LICENSE FROM THE BOARD TO ACCEPT
ORDERS PLACED FOR WINE FROM WITHIN THIS COMMONWEALTH BY THE
INTERNET AND WHO SHIPS OR FACILITATES IN ANY WAY SHIPMENT OF
WINE BY A DELIVERY AGENT OR COMMON CARRIER TO A PENNSYLVANIA
LIQUOR STORE.]
    "DIRECT WINE SHIPPER" SHALL MEAN A PERSON LICENSED BY THE
BOARD OR ANOTHER STATE AS A PRODUCER OF WINE WHO ACCEPTS ORDERS
PLACED FOR WINE FROM WITHIN THIS COMMONWEALTH BY INTERNET,
TELEPHONE OR MAIL ORDER. THE TERM SHALL INCLUDE A LIMITED
WINERY.
    "DISTRIBUTOR" SHALL MEAN ANY PERSON LICENSED BY THE BOARD TO

ENGAGE IN THE PURCHASE ONLY FROM PENNSYLVANIA MANUFACTURERS AND FROM IMPORTING DISTRIBUTORS AND THE RESALE OF MALT OR BREWED BEVERAGES, EXCEPT TO IMPORTING DISTRIBUTORS AND DISTRIBUTORS, IN THE ORIGINAL SEALED CONTAINERS AS PREPARED FOR THE MARKET BY THE MANUFACTURER AT THE PLACE OF MANUFACTURE, BUT NOT FOR CONSUMPTION ON THE PREMISES WHERE SOLD, AND IN QUANTITIES OF NOT LESS THAN [A CASE OR ORIGINAL CONTAINERS CONTAINING ONE HUNDRED TWENTY-EIGHT OUNCES OR MORE WHICH MAY BE SOLD SEPARATELY] A SIXPACK OR GROWLER.
    * * *
    "GROWLER" SHALL MEAN A REFILLABLE CONTAINER THAT HOLDS A
MINIMUM OF SIXTY-FOUR FLUID OUNCES FOR MALT AND BREWED
BEVERAGES.
    * * *
"IMPORTING DISTRIBUTOR" SHALL MEAN ANY PERSON LICENSED BY THE BOARD TO ENGAGE IN THE PURCHASE FROM MANUFACTURERS AND OTHER PERSONS LOCATED OUTSIDE THIS COMMONWEALTH AND FROM PERSONS LICENSED AS MANUFACTURERS OF MALT OR BREWED BEVERAGES AND IMPORTING DISTRIBUTORS UNDER THIS ACT, AND THE RESALE OF MALT OR BREWED BEVERAGES IN THE ORIGINAL SEALED CONTAINERS AS PREPARED FOR THE MARKET BY THE MANUFACTURER AT THE PLACE OF MANUFACTURE, BUT NOT FOR CONSUMPTION ON THE PREMISES WHERE SOLD, AND IN QUANTITIES OF NOT LESS THAN [A CASE OR ORIGINAL CONTAINERS CONTAINING ONE HUNDRED TWENTY-EIGHT OUNCES OR MORE WHICH MAY BE SOLD SEPARATELY] A SIX-PACK OR GROWLER.
    * * *
    "PRIVATE LABEL" SHALL MEAN A PRODUCT MADE UNDER CONTRACT BY A
MANUFACTURER OR ITS AGENT FOR THE EXCLUSIVE RIGHTS OF A
RETAILER.
    * * *
"RETAIL DISPENSER" SHALL MEAN ANY PERSON LICENSED TO ENGAGE IN THE RETAIL SALE OF MALT OR BREWED BEVERAGES FOR CONSUMPTION ON THE PREMISES OF SUCH LICENSEE, WITH THE PRIVILEGE OF SELLING MALT OR BREWED BEVERAGES IN QUANTITIES [NOT IN EXCESS OF ONE HUNDRED NINETY-TWO FLUID OUNCES IN A SINGLE SALE TO ONE PERSON, TO BE CARRIED FROM THE PREMISES BY THE PURCHASER THEREOF] OF UP TO FOUR SIX-PACKS OR UP TO TWO TWELVE-PACKS. * * * "SIX-PACK" SHALL MEAN A CONFIGURATION: (1) CONSISTING OF UP TO SIX BOTTLES OR CANS WHICH TOTAL NOT MORE THAN NINETY-SIX OUNCES; AND
(2) WHICH IS TO BE SOLD IN A SINGLE SALE AND CARRIED FROM THE PREMISES BY THE PURCHASER.
* * *
"SPIRITS" MEANS AN ALCOHOLIC BEVERAGE OBTAINED BY
DISTILLATION AND WHICH IS MIXED WITH WATER AND OTHER SUBSTANCES IN A SOLUTION. THE TERM INCLUDES, BUT IS NOT LIMITED TO, ANY OF THE FOLLOWING:
(1) BRANDY, RUM, WHISKEY, GIN, TEQUILA, VODKA, COGNAC OR A CORDIAL, AS DEFINED IN 27 CFR \(\$ 5.22\) (RELATING TO THE STANDARDS OF IDENTITY) OR 5.35 (RELATING TO CLASS AND TYPE), OR SUCCESSOR REGULATIONS.
(2) A PATENTED OR NONPATENTED LIQUID OR SOLID, CONTAINING AT LEAST ONE-HALF OF ONE PER CENTUM ALCOHOL BY VOLUME WHICH IS FIT FOR USE FOR A BEVERAGE PURPOSE.
    * * *
    "TWELVE-PACK" SHALL MEAN A CONFIGURATION:
    (1) CONSISTING OF UP TO TWELVE BOTTLES OR CANS WHICH TOTAL
NOT MORE THAN ONE HUNDRED NINETY-TWO OUNCES; AND
    (2) WHICH IS TO BE SOLD IN A SINGLE SALE AND CARRIED FROM
THE PREMISES BY THE PURCHASER.

SECTION 1.1 SECTION \(207(A)\) AND (B) OF THE ACT, AMENDED NOVEMBER 30, 2004 (P.L.1727, NO.221) AND DECEMBER 8, 2004 (P.L.1810, NO.239), ARE AMENDED AND THE SECTION IS AMENDED BY ADDING SUBSECTIONS TO READ:

SECTION 207. GENERAL POWERS OF BOARD.--UNDER THIS ACT, THE BOARD SHALL HAVE THE POWER AND ITS DUTY SHALL BE:
(A) TO BUY, IMPORT OR HAVE IN ITS POSSESSION FOR SALE AND SELL LIQUOR, ALCOHOL, CORKSCREWS, WINE AND LIQUOR ACCESSORIES, TRADE PUBLICATIONS, GIFT CARDS, GIFT CERTIFICATES, WINE- OR LIQUOR-SCENTED CANDLES AND WINE GLASSES IN THE MANNER SET FORTH IN THIS ACT: PROVIDED, HOWEVER, THAT ALL PURCHASES SHALL BE MADE SUBJECT TO THE APPROVAL OF THE STATE TREASURER, OR HIS DESIGNATED DEPUTY. THE BOARD SHALL BUY LIQUOR AND ALCOHOL AT THE LOWEST PRICE [AND IN THE GREATEST VARIETY REASONABLY OBTAINABLE]. THE BOARD SHALL BUY ANY SPECIFIC LIQUOR OR ALCOHOL REQUESTED BY AN EXPANDED OR ENHANCED PERMIT HOLDER.
(A.1) TO CLOSE PENNSYLVANIA LIQUOR STORES. BEFORE MAKING A DETERMINATION TO CLOSE A PENNSYLVANIA LIQUOR STORE, THE BOARD SHALL TAKE INTO CONSIDERATION THE TERM OF THE CURRENT LEASE, THE AVAILABILITY AND ACCESSIBILITY OF LIQUOR TO THE PUBLIC THROUGH THE PRIVATE RETAIL MARKET, THE PRICING OF LIQUOR IN THE AREA AND THE PROFITABILITY OF THE STORE. IF IT IS DETERMINED BY THE BOARD THAT THE PRIVATE RETAIL MARKET IS SERVING THE NEEDS OF THE PUBLIC, AND THE ECONOMIC VIABILITY OF THE STORE IS UNSUSTAINABLE, THE BOARD SHALL CLOSE THE PENNSYLVANIA LIQUOR STORE.
(B) TO CONTROL THE MANUFACTURE, POSSESSION, SALE, CONSUMPTION, IMPORTATION, USE, STORAGE, TRANSPORTATION AND

DELIVERY OF LIQUOR, ALCOHOL AND MALT OR BREWED BEVERAGES IN ACCORDANCE WITH THE PROVISIONS OF THIS ACT, AND TO FIX THE WHOLESALE PRICE OF LIQUOR AND ALCOHOL FOR ALL LICENSEES AND PERMIT HOLDERS AND RETAIL PRICES AT WHICH LIQUORS AND ALCOHOL SHALL BE SOLD AT PENNSYLVANIA LIQUOR STORES. [PRICES SHALL BE PROPORTIONAL WITH PRICES PAID BY THE BOARD TO ITS SUPPLIERS AND SHALL REFLECT ANY ADVANTAGE OBTAINED THROUGH VOLUME PURCHASES BY THE BOARD. THE BOARD MAY ESTABLISH A PREFERENTIAL PRICE STRUCTURE FOR WINES PRODUCED WITHIN THIS COMMONWEALTH FOR THE PROMOTION OF SUCH WINES, AS LONG AS THE PRICE STRUCTURE IS UNIFORM WITHIN EACH CLASS OF WINE PURCHASED BY THE BOARD.] THE BOARD SHALL REQUIRE EACH PENNSYLVANIA MANUFACTURER AND EACH NONRESIDENT MANUFACTURER OF LIQUORS, OTHER THAN WINE, SELLING SUCH LIQUORS TO THE BOARD, WHICH ARE NOT MANUFACTURED IN THIS COMMONWEALTH, TO MAKE APPLICATION FOR AND BE GRANTED A PERMIT BY THE BOARD BEFORE SUCH LIQUORS NOT MANUFACTURED IN THIS COMMONWEALTH SHALL BE PURCHASED FROM SUCH MANUFACTURER. EACH SUCH MANUFACTURER SHALL PAY FOR SUCH PERMIT A FEE WHICH, IN THE CASE OF A MANUFACTURER OF THIS COMMONWEALTH, SHALL BE EQUAL TO THAT REQUIRED TO BE PAID, IF ANY, BY A MANUFACTURER OR WHOLESALER OF THE STATE, TERRITORY OR COUNTRY OF ORIGIN OF THE LIQUORS, FOR SELLING LIQUORS MANUFACTURED IN PENNSYLVANIA, AND IN THE CASE OF A NONRESIDENT MANUFACTURER, SHALL BE EQUAL TO THAT REQUIRED TO BE PAID, IF ANY, IN SUCH STATE, TERRITORY OR COUNTRY BY PENNSYLVANIA MANUFACTURERS DOING BUSINESS IN SUCH STATE, TERRITORY OR COUNTRY. IN THE EVENT THAT ANY SUCH MANUFACTURER SHALL, IN THE OPINION OF THE BOARD, SELL OR ATTEMPT TO SELL LIQUORS TO THE BOARD THROUGH ANOTHER PERSON FOR THE PURPOSE OF EVADING THIS PROVISION RELATING TO PERMITS, THE BOARD SHALL REQUIRE SUCH PERSON, BEFORE PURCHASING LIQUORS FROM HIM OR

IT, TO TAKE OUT A PERMIT AND PAY THE SAME FEE AS HEREINBEFORE REQUIRED TO BE PAID BY SUCH MANUFACTURER. ALL PERMIT FEES SO COLLECTED SHALL BE PAID INTO THE STATE STORES FUND. THE BOARD SHALL NOT PURCHASE ANY ALCOHOL OR LIQUOR FERMENTED, DISTILLED, RECTIFIED, COMPOUNDED OR BOTTLED IN ANY STATE, TERRITORY OR COUNTRY, THE LAWS OF WHICH RESULT IN PROHIBITING THE IMPORTATION THEREIN OF ALCOHOL OR LIQUOR, FERMENTED, DISTILLED, RECTIFIED, COMPOUNDED OR BOTTLED IN PENNSYLVANIA. THE BOARD MAY NOT SELL PRIVATE LABEL PRODUCTS.
(B.1) TO ESTABLISH THE SAFE RIDE HOME GRANT PILOT PROGRAM. THE FOLLOWING SHALL APPLY:
(1) THE BOARD SHALL ESTABLISH AND ADMINISTER THE SAFE RIDE HOME GRANT PILOT PROGRAM, BEGINNING IN THE 2014-2015 FISCAL YEAR AND CONTINUING THROUGH THE 2016-2017 FISCAL YEAR TO FUND LOCAL INITIATIVES AIMED AT PROVIDING ALTERNATIVE MEANS OF TRANSPORTATION TO PERSONS SUSPECTED OF HAVING A PROHIBITED BLOOD ALCOHOL CONCENTRATION AS SET FORTH IN 75 PA.C.S. S 3802 (RELATING TO DRIVING UNDER INFLUENCE OF ALCOHOL OR CONTROLLED SUBSTANCE) FROM ANY PREMISES LICENSED BY THE BOARD TO SELL ALCOHOLIC BEVERAGES TO THEIR PLACES OF RESIDENCE. THE BOARD MAY WORK IN COLLABORATION WITH PRIVATE ORGANIZATIONS TO IMPLEMENT THE SAFE RIDE HOME GRANT PILOT PROGRAM AND MAY AWARD GRANTS TO ANY COUNTY, MUNICIPALITY, UNIVERSITY OR NONPROFIT CORPORATION.
(2) THE LIABILITY OF A PROVIDER THAT OPERATES SUCH LOCAL INITIATIVE TO PERSONS TRANSPORTED UNDER THE SAFE RIDE HOME GRANT PILOT PROGRAM IS LIMITED TO THE AMOUNTS REQUIRED FOR A MOTOR VEHICLE LIABILITY INSURANCE POLICY UNDER 75 PA.C.S. CH. 17 (RELATING TO FINANCIAL RESPONSIBILITY).
(3) THE BOARD SHALL MONITOR AND EVALUATE THE SAFE RIDE HOME GRANT PILOT PROGRAM AND, UPON THE CONCLUSION OF THE 2014-2015
OF THE HOUSE OF REPRESENTATIVES AND MAKE RECOMMENDATIONS ON THE
CONTINUATION, ALTERATION OR EXPANSION OF THE SAFE RIDE HOME
GRANT PILOT PROGRAM. THE FINAL REPORT SHALL BE MADE NO LATER
THAN DECEMBER 1, 2017.
    SECTION 1.2. SECTION 304 OF THE ACT, AMENDED DECEMBER 8,
2004 (P.L.1810, NO.239), IS AMENDED TO READ:
    SECTION 304. WHEN SALES MAY BE MADE AT PENNSYLVANIA LIQUOR
STORES.--(A) EXCEPT AS PROVIDED FOR IN SUBSECTION (B), EVERY
PENNSYLVANIA LIQUOR STORE SHALL BE OPEN FOR BUSINESS WEEK DAYS,
EXCEPT HOLIDAYS AS THAT TERM IS DEFINED IN SECTION 102. THE
BOARD MAY, WITH THE APPROVAL OF THE GOVERNOR, TEMPORARILY CLOSE
ANY STORE IN ANY MUNICIPALITY.
(B) [CERTAIN] PENNSYLVANIA LIQUOR STORES OPERATED BY THE BOARD [SHALL] MAY BE OPEN FOR SUNDAY RETAIL SALES [BETWEEN THE HOURS OF NOON AND FIVE O'CLOCK POSTMERIDIAN], EXCEPT THAT NO SUNDAY SALES SHALL OCCUR ON EASTER SUNDAY OR CHRISTMAS DAY. [THE BOARD SHALL OPEN UP TO TWENTY-FIVE PER CENTUM OF THE TOTAL NUMBER OF PENNSYLVANIA LIQUOR STORES AT ITS DISCRETION FOR SUNDAY SALES AS PROVIDED FOR IN THIS SUBSECTION. THE BOARD SHALL SUBMIT YEARLY REPORTS TO THE APPROPRIATIONS AND THE LAW AND JUSTICE COMMITTEES OF THE SENATE AND THE APPROPRIATIONS AND THE LIQUOR CONTROL COMMITTEES OF THE HOUSE OF REPRESENTATIVES SUMMARIZING THE TOTAL DOLLAR VALUE OF SALES UNDER THIS SECTION.]

SECTION 2. SECTION 305(B) OF THE ACT, AMENDED JULY 6, 2005 (P.L.135, NO.39), IS AMENDED AND THE SECTION IS AMENDED BY ADDING A SUBSECTION TO READ:

SECTION 305. SALES BY PENNSYLVANIA LIQUOR STORES.--* * *
(B) EVERY PENNSYLVANIA LIQUOR STORE SHALL SELL LIQUORS AT WHOLESALE TO HOTELS, RESTAURANTS, CLUBS, AND RAILROAD, PULLMAN AND STEAMSHIP COMPANIES LICENSED UNDER THIS ACT; AND, UNDER THE REGULATIONS OF THE BOARD, TO PHARMACISTS DULY LICENSED AND REGISTERED UNDER THE LAWS OF THE COMMONWEALTH, AND TO MANUFACTURING PHARMACISTS, AND TO REPUTABLE HOSPITALS APPROVED BY THE BOARD, OR CHEMISTS. SALES TO LICENSEES SHALL BE MADE AT A PRICE THAT INCLUDES A DISCOUNT OF TEN PER CENTUM FROM THE RETAIL PRICE AND EIGHTEEN PER CENTUM FOR WINE AND SPIRITS EXPANDED AND ENHANCED PERMITS AS PROVIDED FOR IN SECTIONS 415 AND 416. THE BOARD MAY SELL TO REGISTERED PHARMACISTS ONLY SUCH LIQUORS AS CONFORM TO THE PHARMACOPOEIA OF THE UNITED STATES, THE NATIONAL FORMULARY, OR THE AMERICAN HOMEOPATHIC PHARMACOPOEIA. THE BOARD MAY SELL AT SPECIAL PRICES UNDER THE REGULATIONS OF THE BOARD, TO UNITED STATES ARMED FORCES FACILITIES WHICH ARE LOCATED ON UNITED STATES ARMED FORCES INSTALLATIONS AND ARE CONDUCTED PURSUANT TO THE AUTHORITY AND REGULATIONS OF THE UNITED STATES ARMED FORCES. ALL OTHER SALES BY SUCH STORES SHALL BE AT RETAIL. A PERSON ENTITLED TO PURCHASE LIQUOR AT WHOLESALE PRICES MAY PURCHASE THE LIQUOR AT ANY PENNSYLVANIA LIQUOR STORE UPON TENDERING CASH, CHECK OR CREDIT CARD FOR THE FULL AMOUNT OF THE PURCHASE. FOR THIS PURPOSE, THE BOARD SHALL ISSUE A DISCOUNT CARD TO EACH LICENSEE IDENTIFYING SUCH LICENSEE AS A PERSON AUTHORIZED TO PURCHASE LIQUOR AT WHOLESALE PRICES. SUCH DISCOUNT CARD SHALL BE RETAINED BY THE LICENSEE. THE BOARD MAY CONTRACT THROUGH THE COMMONWEALTH BIDDING PROCESS FOR DELIVERY TO WHOLESALE LICENSEES AT THE EXPENSE OF THE LICENSEE RECEIVING THE DELIVERY.
(B.1) THE BOARD MAY CONTRACT THROUGH THE COMMONWEALTH BIDDING PROCESS FOR DELIVERY TO LICENSEES AND PERMIT HOLDERS, AT

THE EXPENSE OF THE LICENSEE OR PERMIT HOLDER RECEIVING THE DELIVERY. PAYMENT SHALL BE BY CREDIT CARD OR ELECTRONIC FUND TRANSFER ONLY AND MAY OCCUR NO LATER THAN THE TIME OF DELIVERY. * * * SECTION 2.1. SECTION 401 OF THE ACT, AMENDED DECEMBER 22, 2011 (P.L.530, NO.113), IS AMENDED TO READ: SECTION 401. AUTHORITY TO ISSUE LIQUOR LICENSES TO HOTELS, RESTAURANTS AND CLUBS.--(A) SUBJECT TO THE PROVISIONS OF THIS ACT AND REGULATIONS PROMULGATED UNDER THIS ACT, THE BOARD SHALL HAVE AUTHORITY TO ISSUE A RETAIL LIQUOR LICENSE FOR ANY PREMISES KEPT OR OPERATED BY A HOTEL, RESTAURANT OR CLUB AND SPECIFIED IN THE LICENSE ENTITLING THE HOTEL, RESTAURANT OR CLUB TO PURCHASE LIQUOR FROM A PENNSYLVANIA LIQUOR STORE AND TO KEEP ON THE PREMISES SUCH LIQUOR AND, SUBJECT TO THE PROVISIONS OF THIS ACT AND THE REGULATIONS MADE THEREUNDER, TO SELL THE SAME AND ALSO MALT OR BREWED BEVERAGES TO GUESTS, PATRONS OR MEMBERS FOR CONSUMPTION ON THE HOTEL, RESTAURANT OR CLUB PREMISES. SUCH LICENSEES, OTHER THAN CLUBS, SHALL BE PERMITTED TO SELL MALT OR BREWED BEVERAGES FOR CONSUMPTION OFF THE PREMISES WHERE SOLD IN QUANTITIES [OF NOT MORE THAN ONE HUNDRED NINETY-TWO FLUID OUNCES IN A SINGLE SALE TO ONE PERSON AS PROVIDED FOR IN SECTION 407] OF UP TO FOUR SIX-PACKS AND UP TO TWO TWELVE-PACKS. SUCH LICENSES SHALL BE KNOWN AS HOTEL LIQUOR LICENSES, RESTAURANT LIQUOR LICENSES AND CLUB LIQUOR LICENSES, RESPECTIVELY. NO PERSON WHO HOLDS ANY PUBLIC OFFICE THAT INVOLVES THE DUTY TO ENFORCE ANY OF THE PENAL LAWS OF THE UNITED STATES, THIS COMMONWEALTH OR OF ANY POLITICAL SUBDIVISION OF THIS COMMONWEALTH MAY HAVE ANY INTEREST IN A HOTEL OR RESTAURANT LIQUOR LICENSE. THIS PROHIBITION APPLIES TO ANYONE WITH ARREST AUTHORITY, INCLUDING, BUT NOT LIMITED TO, UNITED STATES

ATTORNEYS, STATE ATTORNEYS GENERAL, DISTRICT ATTORNEYS, SHERIFFS
AND POLICE OFFICERS. THIS PROHIBITION SHALL ALSO APPLY TO MAGISTERIAL DISTRICT JUDGES, JUDGES OR ANY OTHER INDIVIDUALS WHO CAN IMPOSE A CRIMINAL SENTENCE. THIS PROHIBITION DOES NOT APPLY TO MEMBERS OF THE GENERAL ASSEMBLY, TOWNSHIP SUPERVISORS, CITY COUNCILPERSONS, MAYORS WITHOUT ARREST AUTHORITY AND ANY OTHER PUBLIC OFFICIAL WHO DOES NOT HAVE THE ABILITY TO ARREST OR THE ABILITY TO IMPOSE A CRIMINAL SENTENCE. THIS SECTION DOES NOT APPLY IF THE PROPOSED PREMISES ARE LOCATED OUTSIDE THE JURISDICTION OF THE INDIVIDUAL IN QUESTION.
(B) THE BOARD MAY ISSUE TO ANY CLUB WHICH CATERS TO GROUPS OF NON-MEMBERS, EITHER PRIVATELY OR FOR FUNCTIONS, A CATERING LICENSE, AND THE BOARD SHALL, BY ITS RULES AND REGULATIONS, DEFINE WHAT CONSTITUTES CATERING UNDER THIS SUBSECTION EXCEPT THAT ANY CLUB WHICH IS ISSUED A CATERING LICENSE SHALL NOT BE PROHIBITED FROM CATERING ON SUNDAYS DURING THE HOURS WHICH THE CLUB MAY LAWFULLY SERVE LIQUOR, MALT OR BREWED BEVERAGES.

SECTION 2.2. SECTION 402 OF THE ACT IS AMENDED BY ADDING A SUBSECTION TO READ:

SECTION 402. LICENSE DISTRICTS; LICENSE PERIOD; HEARINGS.--* * *
(D) THIS SECTION SHALL NOT APPLY TO AN EXPANDED OR ENHANCED PERMIT HOLDER UNDER SECTIONS 415 AND 416.

SECTION 2.3. SECTION \(406(A)\) OF THE ACT IS AMENDED BY ADDING PARAGRAPHS TO READ:

SECTION 406. SALES BY LIQUOR LICENSEES; RESTRICTIONS.--(A) * * *
(7) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, IF GROUNDHOG DAY FALLS ON A SUNDAY, A HOTEL OR RESTAURANT LICENSEE OR THE HOTEL OR RESTAURANT LICENSEE'S SERVANTS, AGENTS OR EMPLOYES MAY

SELL LIQUOR AND MALT OR BREWED BEVERAGES ON ANY SUCH DAY AFTER SEVEN O'CLOCK ANTEMERIDIAN AND UNTIL TWO O'CLOCK ANTEMERIDIAN OF THE FOLLOWING DAY.
(8) (I) NOTWITHSTANDING ANY PROVISION OF THIS ACT, THE PRACTICE BY A BED AND BREAKFAST HOMESTEAD OR INN OF PROVIDING ONE BOTTLE OF WINE TO ITS PAYING GUESTS AT CHECK-IN WHILE IN AN OVERNIGHT STATUS SHALL NOT BE CONSTRUED AS THE DIRECT OR INDIRECT SALE OF ALCOHOL SO LONG AS THAT WINE IS PRODUCED BY A LICENSED LIMITED WINERY AS PROVIDED FOR UNDER SECTION 505.2.
(II) FOR PURPOSES OF THIS PARAGRAPH, A "BED AND BREAKFAST HOMESTEAD OR INN" SHALL MEAN A PRIVATE RESIDENCE THAT CONTAINS TEN OR FEWER BEDROOMS USED FOR PROVIDING OVERNIGHT ACCOMMODATIONS TO THE PUBLIC AND IN WHICH BREAKFAST IS THE ONLY MEAL SERVED AND IS INCLUDED IN THE CHARGE FOR THE ROOM.

SECTION 3. SECTIONS 407 (A) OF THE ACT, AMENDED JUNE 28, 2011 (P.L.55, NO.11), IS AMENDED TO READ:

SECTION 407. SALE OF MALT OR BREWED BEVERAGES BY LIQUOR LICENSEES.--(A) EVERY LIQUOR LICENSE ISSUED TO A HOTEL, RESTAURANT, CLUB, OR A RAILROAD, PULLMAN OR STEAMSHIP COMPANY UNDER THIS SUBDIVISION (A) FOR THE SALE OF LIQUOR SHALL AUTHORIZE THE LICENSEE TO SELL MALT OR BREWED BEVERAGES AT THE SAME PLACES BUT SUBJECT TO THE SAME RESTRICTIONS AND PENALTIES AS APPLY TO SALES OF LIQUOR, EXCEPT THAT LICENSEES OTHER THAN CLUBS MAY SELL MALT OR BREWED BEVERAGES FOR CONSUMPTION OFF THE PREMISES WHERE SOLD IN QUANTITIES [OF NOT MORE THAN ONE HUNDRED NINETY-TWO FLUID OUNCES IN A SINGLE SALE TO ONE PERSON.] OF UP TO FOUR SIX-PACKS OR UP TO TWO TWELVE-PACKS. A LICENSEE MAY NOT SELL MALT OR BREWED BEVERAGES FOR OFF-PREMISES CONSUMPTION AT LESS THAN THE MALT OR BREWED BEVERAGE'S ACQUISITION COST. THE SALES MAY BE MADE IN EITHER OPEN OR CLOSED CONTAINERS, PROVIDED,

HOWEVER, THAT A MUNICIPALITY MAY ADOPT AN ORDINANCE RESTRICTING OPEN CONTAINERS IN PUBLIC PLACES. NO LICENSEE UNDER THIS SUBDIVISION (A) SHALL AT THE SAME TIME BE THE HOLDER OF ANY OTHER CLASS OF LICENSE, EXCEPT A RETAIL DISPENSER'S LICENSE AUTHORIZING THE SALE OF MALT OR BREWED BEVERAGES ONLY.

SECTION 4. SECTIONS 410 AND 411 OF THE ACT ARE AMENDED BY ADDING SUBSECTIONS TO READ:

SECTION 410. LIQUOR IMPORTERS' LICENSES; FEES; PRIVILEGES; RESTRICTIONS.--* * *
(G) THE HOLDER OF AN IMPORTERS' LICENSE OR THE HOLDER OF A VENDOR'S PERMIT UNDER SECTION 208 MAY DELIVER LIQUOR PURCHASED FROM THE BOARD TO A LICENSEE AS FOLLOWS:
(1) THE LIQUOR MAY BE STORED AT THE LICENSED IMPORTER'S OR VENDOR'S PLACE OF BUSINESS OR ITS AUTHORIZED PLACE OF STORAGE.
(2) THE LICENSEE MUST PLACE A PURCHASE ORDER WITH THE BOARD AND THE ORDER MUST BE PAID IN FULL PRIOR TO DELIVERY.
(3) THE HOLDER OF AN IMPORTER'S LICENSE OR VENDOR'S PERMIT MAY CHARGE A FEE FOR DELIVERY.
(H) THE BOARD MAY RELEASE LIQUOR TO THE HOLDER OF AN IMPORTER'S LICENSE OR THE HOLDER OF A VENDOR'S PERMIT FOR DELIVERY TO A LICENSEE AS FOLLOWS:
(1) THE LICENSEE MUST PLACE A PURCHASE ORDER WITH THE BOARD AND THE ORDER MUST BE PAID IN FULL PRIOR TO DELIVERY.
(2) THE HOLDER OF AN IMPORTER'S LICENSE OR VENDOR'S PERMIT MAY CHARGE A FEE FOR DELIVERY.

SECTION 411. INTERLOCKING BUSINESS PROHIBITED.--* * *
(F) THE FOLLOWING SHALL APPLY:
(1) NOTWITHSTANDING ANY OTHER PROVISION OF LAW TO THE CONTRARY, A MANUFACTURER OR LICENSEE AND ITS OFFICERS,

DIRECTORS, SHAREHOLDERS, SERVANTS, AGENTS OR EMPLOYES MAY CONTRIBUTE, AND A MANUFACTURER OR LICENSEE AND ITS OFFICERS, DIRECTORS, SHAREHOLDERS, SERVANTS, AGENTS OR EMPLOYES MAY ACCEPT MONEY OR OTHER THINGS OF VALUE SOLELY FOR THE ADMINISTRATION OF A RESPONSIBLE ALCOHOL MANAGEMENT TRAINING PROGRAM FOR ALCOHOL SERVICE PERSONNEL AS PROVIDED FOR UNDER THIS SECTION. THE MONEY OR OTHER THINGS OF VALUE MAY BE PROVIDED BY OR TO A MANUFACTURER OR LICENSEE AND ITS OFFICERS, DIRECTORS, SHAREHOLDERS, SERVANTS, AGENTS OR EMPLOYES DIRECTLY OR BY OR TO A TRADE ORGANIZATION CONSISTING, IN WHOLE OR PART, OF A GROUP OF LICENSEES.
(2) THE MANUFACTURER, LICENSEE AND TRADE ORGANIZATION ASSOCIATED WITH THE PERSON PROVIDING THE MONEY OR OTHER THINGS OF VALUE MUST KEEP A RECORD OF THE VALUE OF THE MONEY OR OTHER THINGS OF VALUE PROVIDED, THE DATE PROVIDED AND THE ENTITY TO WHOM IT WAS PROVIDED, AS PART OF THE RECORDS REQUIRED UNDER SECTION \(493(12)\) OF THIS ACT.
(3) THE MANUFACTURER, LICENSEE AND TRADE ORGANIZATION ASSOCIATED WITH THE PERSON RECEIVING MONEY OR OTHER THINGS OF VALUE MUST KEEP A RECORD OF THE VALUE OF THE MONEY OR OTHER THINGS OF VALUE USED, AS PART OF THE RECORDS REQUIRED UNDER SECTION 493(12) OF THIS ACT.

SECTION 5. THE ACT IS AMENDED BY ADDING SECTIONS TO READ:
SECTION 415. EXPANDED PERMITS.--(A) (1) NOTWITHSTANDING SECTION \(492(13)\) AND (14), THE BOARD MAY ISSUE AN EXPANDED PERMIT TO A PERSON HOLDING AND POSSESSING A VALID RESTAURANT LIQUOR LICENSE, EATING PLACE LICENSE OR HOTEL LICENSE.
(2) NOTHING IN THIS SECTION SHALL AFFECT THE ABILITY OF AN EXISTING LICENSEE TO OPERATE WITHIN THE SCOPE OF ITS CURRENT LICENSE AS AUTHORIZED BY THIS ACT, EXCEPT THAT:
(I) THE FOLLOWING SHALL APPLY:
(A) NO SALES OF WINE AND SPIRITS FOR OFF-PREMISES

CONSUMPTION MAY TAKE PLACE BY AN EXPANDED PERMIT HOLDER AFTER ELEVEN O'CLOCK POSTMERIDIAN OF ANY DAY UNTIL EIGHT O'CLOCK ANTEMERIDIAN OF THE NEXT DAY, INCLUDING SUNDAYS IF THE LICENSEE HAS A PERMIT AUTHORIZED UNDER SECTIONS 406(A)(3) AND 432(F).
(B) A PERMIT HOLDER MAY ONLY SELL WINE AND SPIRITS FOR OFF-PREMISES CONSUMPTION DURING THE TIME DURING WHICH THE PERMIT HOLDER IS SERVING ALCOHOL FOR CONSUMPTION ON PREMISES.
(II) THE HOLDER OF AN EATING PLACE LICENSE WHO ALSO HOLDS A WINE EXPANDED PERMIT MAY ALSO SELL WINE BY THE GLASS FOR ON-PREMISES CONSUMPTION.
(III) NO EXPANDED PERMIT MAY BE ISSUED TO A LICENSE HOLDER WHOSE UNDERLYING LICENSE IS SUBJECT TO A PENDING OBJECTION BY THE DIRECTOR OF THE BUREAU OF LICENSING OR THE BOARD UNDER SECTION 470 (A.1), UNTIL THE MATTER IS ULTIMATELY DECIDED. NOTWITHSTANDING ANY OTHER PROVISION OF LAW, A HOLDER OF AN EXPANDED PERMIT MAY CONTINUE TO OPERATE UNDER THE PERMIT IF ITS UNDERLYING LICENSE IS OBJECTED BY THE DIRECTOR OF THE BUREAU OF LICENSING OR THE BOARD UNDER SECTION 470 (A.1), UNTIL THE MATTER IS ULTIMATELY DECIDED.
(3) IF THE BOARD HAS APPROVED THE OPERATION OF ANOTHER BUSINESS WHICH HAS AN INSIDE PASSAGE OR COMMUNICATION TO OR WITH THE LICENSED PREMISES, THE SALE AND PURCHASE OF WINE AND SPIRITS SHALL BE CONFINED STRICTLY TO THE PREMISES, IN A SPECIFICALLY DESIGNATED AREA COVERED BY THE LICENSE. THE PURCHASE OF A GOOD OBTAINED FROM THE UNLICENSED AREA OF THE PREMISES SHALL BE PERMITTED IN THE LICENSED AREA.
(4) AN EXPANDED PERMIT HOLDER MUST BE IN COMPLIANCE WITH THE RESPONSIBLE ALCOHOL MANAGEMENT PROVISIONS UNDER SECTION 471.1. (5) EXPANDED PERMIT HOLDERS MAY STORE ALCOHOL IN A

THREE-QUARTER LITER BOTTLES.
(II) A WINE EXPANDED PERMIT, UP TO FOUR BOTTLES OF WINE IN SEVEN HUNDRED FIFTY MILLILITER TO ONE LITER BOTTLES OR UP TO TWO BOTTLES OF WINE IN ONE AND FIVE-TENTHS LITER TO ONE AND THREEQUARTER LITER BOTTLES.
(III) A SPIRITS EXPANDED PERMIT, UP TO TWO BOTTLES OF SPIRITS IN SEVEN HUNDRED FIFTY MILLILITER TO ONE LITER BOTTLES OR ONE BOTTLE OF SPIRITS IN ONE AND FIVE-TENTHS LITER TO ONE AND THREE-QUARTER LITER BOTTLE.
(IV) A SPECIALTY SPIRITS EXPANDED PERMIT, UP TO TWO BOTTLES OF SPIRITS IN SEVEN HUNDRED FIFTY MILLILITER TO ONE LITER BOTTLES OR UP TO ONE BOTTLE OF SPIRITS IN ONE AND FIVE-TENTHS LITER TO ONE AND THREE-QUARTER LITER BOTTLE.
(2) AN EATING PLACE LICENSEE HOLDING AN EXPANDED WINE PERMIT MAY SELL UP TO FOUR BOTTLES OF WINE IN SEVEN HUNDRED FIFTY MILLILITER TO ONE LITER BOTTLES OR UP TO TWO BOTTLES OF WINE IN ONE AND FIVE-TENTHS LITER TO ONE AND THREE-QUARTER LITER BOTTLES.
(D) A SPECIALTY SPIRITS EXPANDED PERMIT HOLDER MAY ONLY SELL ONE OF THE FOLLOWING TYPES OF SPIRITS, AS DEFINED IN 27 CFR §S 5.22 (RELATING TO THE STANDARDS OF IDENTITY) OR 5.35 (RELATING TO CLASS AND TYPE), OR SUCCESSOR REGULATIONS:
(1) GIN.
(2) RUM.
(3) TEQUILA.
(4) VODKA.
(5) WHISKEY.
(6) BRANDY.
(7) COGNAC OR CORDIALS.
(E) UPON THE CONDITION OF GRANTING AN EXPANDED PERMIT:
(1) THE BOARD SHALL REQUIRE AN APPLICANT TO FILE A WRITTEN APPLICATION WITH THE BOARD IN THE MANNER DETERMINED BY THE BOARD. THE APPLICATION SHALL INCLUDE A DESCRIPTION OR PLAN OF THE PART OF THE PREMISES WHERE THE STORAGE AND SALES OF WINE AND SPIRITS FOR RETAIL ARE PROPOSED.
(2) (RESERVED).
(F) THE BOARD MAY NOT GRANT AN EXPANDED PERMIT TO ANY LICENSEE OR A LICENSEE'S OFFICERS, DIRECTORS OR SHAREHOLDERS WHO HAVE BEEN CONVICTED IN ANY JURISDICTION OF A FELONY LIQUOR OFFENSE. THE BOARD MAY NOT ISSUE AN EXPANDED LICENSE TO A PERSON WHO HAS, THROUGH AN ATTORNEY OF RECORD, PLED OR AGREED TO PLEAD GUILTY, EITHER AS AN INDIVIDUAL OR AS AN OFFICER OF A CORPORATION, TO A CRIMINAL CHARGE FILED AGAINST THEM IN THIS COMMONWEALTH INVOLVING ILLEGAL CONTROLLING INTEREST IN LICENSES AUTHORIZED UNDER THIS ACT, NOTWITHSTANDING IF THE RECORD OF THE PLEA AGREEMENT HAS BEEN EXPUNGED.
(G) A WINE OR SPIRITS EXPANDED PERMIT HOLDER MAY NOT SELL A LIQUOR PRODUCT FOR OFF-PREMISES CONSUMPTION AT A PRICE LESS THAN THE LIQUOR PRODUCT'S ACOUISITION COST.
(H) (RESERVED).
(I) FOR THE PURPOSES OF THIS SECTION, THE FOLLOWING TERMS SHALL HAVE THE MEANING GIVEN TO THEM IN THIS SUBSECTION:
    "EXPANDED PERMIT" SHALL MEAN ANY OF THE FOLLOWING:
    (1) A WINE AND SPIRITS PERMIT.
    (2) A WINE PERMIT.
    (3) A SPIRITS PERMIT.
    (4) A SPECIAL SPIRITS PERMIT.
    SECTION 416. ENHANCED DISTRIBUTOR AND IMPORTING DISTRIBUTOR
PERMITS.--(A) (1) NOTWITHSTANDING SECTION \(492(12)\), (13) AND
(14), THE BOARD MAY ISSUE AN ENHANCED PERMIT TO A PERSON HOLDING
AND POSSESSING A VALID DISTRIBUTOR LICENSE OR IMPORTING
DISTRIBUTOR LICENSE. NOTHING IN THIS SECTION SHALL AFFECT THE
ABILITY OF AN EXISTING LICENSEE TO OPERATE WITHIN THE SCOPE OF
ITS CURRENT LICENSE AS AUTHORIZED BY THIS ACT.
    (2) IF THE BOARD HAS APPROVED THE OPERATION OF ANOTHER
    BUSINESS WHICH HAS AN INSIDE PASSAGE OR COMMUNICATION TO OR WITH
    THE LICENSED PREMISES, THE SALE AND PURCHASE OF WINE AND SPIRITS
    SHALL BE CONFINED STRICTLY TO THE PREMISES, IN A SPECIFICALLY
    DESIGNATED AREA COVERED BY THE LICENSE. THE PURCHASE OF A GOOD
    OBTAINED FROM THE UNLICENSED AREA OF THE PREMISES SHALL BE
PERMITTED IN THE LICENSED AREA.
    (3) LICENSEES MUST BE IN COMPLIANCE WITH THE RESPONSIBLE
ALCOHOL MANAGEMENT PROVISIONS UNDER SECTION 471.1.
    (4) THE APPLICATION AND FEE FOR AN ENHANCED PERMIT SHALL BE
AS FOLLOWS:
    (I) FOR A WINE AND SPIRITS ENHANCED PERMIT, A FEE OF EIGHT
THOUSAND DOLLARS \((\$ 8,000)\).
    (II) FOR A WINE ENHANCED PERMIT, A FEE OF FOUR THOUSAND
DOLLARS \((\$ 4,000)\).
    (III) FOR A SPIRITS ENHANCED PERMIT, A FEE OF FOUR THOUSAND
DOLLARS \((\$ 4,000)\).
    (IV) FOR A SPECIAL SPIRITS ENHANCED PERMIT, A FEE OF TWO
THOUSAND DOLLARS \((\$ 2,000)\).
    (4.1) THE BOARD MAY ACCEPT INSTALLMENT PAYMENTS FOR PAYMENT
OF THE APPLICATION AND RENEWAL FEE FROM THE PERMIT HOLDER AND
CHARGE AN INSTALLMENT PAYMENT FEE.
    (5) A BEER DISTRIBUTOR OR IMPORTING DISTRIBUTOR HOLDING ONE
OF THE FOLLOWING ENHANCED PERMITS MAY SELL THE FOLLOWING
QUANTITIES:
    (I) A WINE AND SPIRITS ENHANCED PERMIT, ANY QUANTITY IN ANY
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CORPORATION, TO A CRIMINAL CHARGE FILED AGAINST HIM IN THIS
COMMONWEALTH INVOLVING ILLEGAL CONTROLLING INTEREST IN LICENSES
AUTHORIZED UNDER THIS ACT, NOTWITHSTANDING IF THE RECORD OF THE
PLEA AGREEMENT HAS BEEN EXPUNGED.
(9) A WINE OR SPIRITS PERMIT HOLDER MAY NOT SELL A LIQUOR
PRODUCT OR MALT AND BREWED BEVERAGES AT A PRICE LESS THAN THE
LIQUOR PRODUCT'S OR MALT AND BREWED BEVERAGE'S ACQUISITION COST.
(10) (RESERVED).
(11) AN ENHANCED PERMIT MAY NOT BE ISSUED TO A LICENSE
HOLDER WHOSE UNDERLYING LICENSE IS SUBUECT TO A PENDING
OBJECTION BY THE DIRECTOR OF THE BUREAU OF LICENSING OR THE
BOARD UNDER SECTION 470(A.1), UNTIL THE MATTER IS ULTIMATELY
DECIDED. NOTWITHSTANDING ANY OTHER PROVISION OF LAW, A HOLDER OF
AN ENHANCED PERMIT MAY CONTINUE TO USE THAT PERMIT IF ITS
UNDERLYING LICENSE IS OBJECTED BY THE DIRECTOR OF THE BUREAU OF
LICENSING OR THE BOARD UNDER SECTION 470(A.1), UNTIL THE MATTER
IS ULTIMATELY DECIDED.
(12) SALES OF WINE AND SPIRITS FOR OFF-PREMISES CONSUMPTION
MAY NOT TAKE PLACE BY AN ENHANCED PERMIT HOLDER AFTER ELEVEN
O'CLOCK POSTMERIDIAN ON ANY DAY UNTIL EIGHT O'CLOCK ANTEMERIDIAN
OF THE NEXT DAY, INCLUDING SUNDAYS, IF THE LICENSEE HAS A PERMIT
AUTHORIZED UNDER SECTION 492.1(C).
(13) FOR THE PURPOSES OF THIS SECTION, THE FOLLOWING TERMS
SHALL HAVE THE MEANING GIVEN TO THEM IN THIS PARAGRAPH:
"ENHANCED PERMIT" SHALL MEAN ANY OF THE FOLLOWING:
(I) A WINE AND SPIRITS ENHANCED PERMIT.
(II) A WINE ENHANCED PERMIT.
(III) A SPIRITS ENHANCED PERMIT.
(IV) A SPECIAL SPIRITS ENHANCED PERMIT.
SECTION 6. SECTION 431(B) OF THE ACT, AMENDED DECEMBER 8,

2004 (P.L.1810, NO.239), IS AMENDED TO READ:
SECTION 431. MALT AND BREWED BEVERAGES MANUFACTURERS', DISTRIBUTORS' AND IMPORTING DISTRIBUTORS' LICENSES.--* * *
(B) THE BOARD SHALL ISSUE TO ANY REPUTABLE PERSON WHO APPLIES THEREFOR, AND PAYS THE LICENSE FEE HEREINAFTER PRESCRIBED, A DISTRIBUTOR'S OR IMPORTING DISTRIBUTOR'S LICENSE FOR THE PLACE WHICH SUCH PERSON DESIRES TO MAINTAIN FOR THE SALE OF MALT OR BREWED BEVERAGES, NOT FOR CONSUMPTION ON THE PREMISES WHERE SOLD, AND IN QUANTITIES OF NOT LESS THAN [A CASE OR ORIGINAL CONTAINERS CONTAINING ONE HUNDRED TWENTY-EIGHT OUNCES OR MORE WHICH MAY BE SOLD SEPARATELY] A SIX-PACK AS PREPARED FOR THE MARKET BY THE MANUFACTURER AT THE PLACE OF MANUFACTURE[.] OR A GROWLER. A DISTRIBUTOR OR IMPORTING DISTRIBUTOR MAY NOT SELL A MALT OR BREWED BEVERAGE AT A PRICE LESS THAN THE MALT OR BREWED BEVERAGE'S ACQUISITION COST. THE BOARD SHALL HAVE THE DISCRETION TO REFUSE A LICENSE TO ANY PERSON OR TO ANY CORPORATION, PARTNERSHIP OR ASSOCIATION IF SUCH PERSON, OR ANY OFFICER OR DIRECTOR OF SUCH CORPORATION, OR ANY MEMBER OR PARTNER OF SUCH PARTNERSHIP OR ASSOCIATION SHALL HAVE BEEN CONVICTED OR FOUND GUILTY OF A FELONY WITHIN A PERIOD OF FIVE YEARS IMMEDIATELY PRECEDING THE DATE OF APPLICATION FOR THE SAID LICENSE: AND PROVIDED FURTHER, THAT, IN THE CASE OF ANY NEW LICENSE OR THE TRANSFER OF ANY LICENSE TO A NEW LOCATION, THE BOARD MAY, IN ITS DISCRETION, GRANT OR REFUSE SUCH NEW LICENSE OR TRANSFER IF SUCH PLACE PROPOSED TO BE LICENSED IS WITHIN THREE HUNDRED FEET OF ANY CHURCH, HOSPITAL, CHARITABLE INSTITUTION, SCHOOL OR PUBLIC PLAYGROUND, OR IF SUCH NEW LICENSE 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 LOCATION IF, IN THE BOARD'S OPINION, SUCH NEW LICENSE OR 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 REFUSE ANY APPLICATION FOR A NEW LICENSE OR THE TRANSFER OF ANY LICENSE TO A LOCATION WHERE THE SALE OF LIQUID FUELS OR OIL IS CONDUCTED. THE BOARD MAY ENTER INTO AN AGREEMENT WITH THE APPLICANT CONCERNING ADDITIONAL RESTRICTIONS ON THE LICENSE IN QUESTION. IF THE BOARD AND THE APPLICANT ENTER INTO SUCH AN AGREEMENT, SUCH AGREEMENT SHALL BE BINDING ON THE APPLICANT. FAILURE BY THE APPLICANT TO ADHERE TO THE AGREEMENT WILL BE SUFFICIENT CAUSE TO FORM THE BASIS FOR A CITATION UNDER SECTION 471 AND FOR THE NONRENEWAL OF THE LICENSE UNDER SECTION 470. IF THE BOARD ENTERS INTO AN AGREEMENT WITH AN APPLICANT CONCERNING ADDITIONAL RESTRICTIONS, THOSE RESTRICTIONS SHALL BE BINDING ON SUBSEQUENT HOLDERS OF THE LICENSE UNTIL THE LICENSE IS TRANSFERRED TO A NEW LOCATION OR UNTIL THE BOARD ENTERS INTO A SUBSEQUENT AGREEMENT REMOVING THOSE RESTRICTIONS. IF THE APPLICATION IN QUESTION INVOLVES A LOCATION PREVIOUSLY LICENSED BY THE BOARD, THEN ANY RESTRICTIONS IMPOSED BY THE BOARD ON THE PREVIOUS LICENSE AT THAT LOCATION SHALL BE BINDING ON THE APPLICANT UNLESS THE BOARD ENTERS INTO A NEW AGREEMENT RESCINDING THOSE RESTRICTIONS. THE BOARD SHALL REQUIRE NOTICE TO BE POSTED ON THE PROPERTY OR PREMISES UPON WHICH THE LICENSEE OR PROPOSED LICENSEE WILL ENGAGE IN SALES OF MALT OR BREWED BEVERAGES. THIS NOTICE SHALL BE SIMILAR TO THE NOTICE REQUIRED OF HOTEL, RESTAURANT AND CLUB LIQUOR LICENSEES. 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 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 IMPORTING DISTRIBUTORS TO WHOM THAT MANUFACTURER HAS GIVEN DISTRIBUTION RIGHTS PURSUANT TO THIS SUBSECTION OR TO PURCHASERS OUTSIDE THIS COMMONWEALTH FOR DELIVERY OUTSIDE THIS COMMONWEALTH; OR TO SHIP TO THAT MANUFACTURER'S STORAGE FACILITIES OUTSIDE THIS COMMONWEALTH. THE BAILEE FOR HIRE SHALL BE PERMITTED TO RECEIVE A FEE FROM THE MANUFACTURER FOR ANY RELATED STORAGE, REPACKAGING OR DELIVERY SERVICES. THE BAILEE FOR HIRE SHALL, AS REQUIRED IN ARTICLE V OF THIS ACT, KEEP COMPLETE AND ACCURATE RECORDS OF ALL TRANSACTIONS, INVENTORY, RECEIPTS AND SHIPMENTS AND MAKE ALL RECORDS AND THE LICENSED

AREAS AVAILABLE FOR INSPECTION BY THE BOARD AND FOR THE PENNSYLVANIA STATE POLICE, BUREAU OF LIQUOR CONTROL ENFORCEMENT, 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. SHOULD A LICENSEE ACCEPT THE DELIVERY OF SUCH 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 IMPORTING DISTRIBUTOR BY THE MANUFACTURER.

WHEN A PENNSYLVANIA MANUFACTURER OF MALT OR BREWED BEVERAGES 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 GIVEN DISTRIBUTING RIGHTS, AND SUCH DISTRIBUTOR OR IMPORTING DISTRIBUTOR SHALL NOT SELL OR DELIVER THE PRODUCTS OF SUCH

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 DISTRIBUTING RIGHTS HAVE BEEN GIVEN TO THE DISTRIBUTOR AND IMPORTING DISTRIBUTOR BY THE SAID MANUFACTURER: 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 IMPORTING DISTRIBUTOR BY THE MANUFACTURER. NOTHING HEREIN CONTAINED SHALL BE CONSTRUED TO PREVENT ANY MANUFACTURER FROM AUTHORIZING THE IMPORTING DISTRIBUTOR HOLDING THE DISTRIBUTING RIGHTS FOR A DESIGNATED GEOGRAPHICAL AREA FROM SELLING THE PRODUCTS OF SUCH MANUFACTURER TO ANOTHER IMPORTING DISTRIBUTOR ALSO HOLDING DISTRIBUTING RIGHTS FROM THE SAME MANUFACTURER FOR ANOTHER GEOGRAPHICAL AREA, PROVIDING SUCH AUTHORITY BE CONTAINED IN WRITING AND A COPY THEREOF BE GIVEN TO EACH OF THE IMPORTING DISTRIBUTORS SO AFFECTED.

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    SECTION 7. SECTION 438(A) OF THE ACT IS AMENDED TO READ:
    SECTION 438. NUMBER AND KINDS OF LICENSES ALLOWED SAME
LICENSEE.--(A) ANY RETAIL DISPENSER MAY BE GRANTED LICENSES TO
MAINTAIN, OPERATE OR CONDUCT ANY NUMBER OF PLACES FOR THE SALE
OF MALT [OR]& BREWED BEVERAGES[,] OR WINE, BUT A SEPARATE
LICENSE MUST BE SECURED FOR EACH PLACE WHERE MALT [OR]& BREWED
BEVERAGES OR WINE AS PROVIDED UNDER SECTION 415 ARE SOLD.
SECTION 8. SECTION 441(A), (B) AND (F) OF THE ACT, AMENDED
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OR ADDED MAY 31, 1996 (P.L.312, NO.49), JUNE 18, 1998 (P.L.664, NO.86) AND DECEMBER 9, 2002 (P.L.1653, NO.212), ARE AMENDED TO READ:

SECTION 441. DISTRIBUTORS' AND IMPORTING DISTRIBUTORS' RESTRICTIONS ON SALES, STORAGE, ETC.--(A) NO DISTRIBUTOR OR IMPORTING DISTRIBUTOR SHALL PURCHASE, RECEIVE OR RESELL ANY MALT OR BREWED BEVERAGES EXCEPT:
(1) IN THE ORIGINAL CONTAINERS AS PREPARED FOR THE MARKET BY THE MANUFACTURER AT THE PLACE OF MANUFACTURE[;], EXCEPT THAT A DISTRIBUTOR OR IMPORTING DISTRIBUTOR MAY BREAK THE BULK OF A CASE AND SELL A UNIT OF THAT CASE IN QUANTITIES OF NOT LESS THAN A SIX-PACK;
(2) IN THE CASE OF IDENTICAL CONTAINERS REPACKAGED IN THE MANNER DESCRIBED BY SUBSECTION (F); [OR]
(3) AS PROVIDED IN SECTION 431(B) [.]; OR
(4) GROWLERS FILLED WITH MALT AND BREWED BEVERAGES.
(B) NO DISTRIBUTOR OR IMPORTING DISTRIBUTOR SHALL SELL ANY MALT OR BREWED BEVERAGES IN QUANTITIES OF LESS THAN A [CASE OR ORIGINAL CONTAINERS CONTAINING ONE HUNDRED TWENTY-EIGHT OUNCES OR MORE WHICH MAY BE SOLD SEPARATELY] SIX-PACK OR A GROWLER: PROVIDED, THAT NO MALT OR BREWED BEVERAGES SOLD OR DELIVERED SHALL BE CONSUMED UPON THE PREMISES OF THE DISTRIBUTOR OR IMPORTING DISTRIBUTOR, OR IN ANY PLACE PROVIDED FOR SUCH PURPOSE BY SUCH DISTRIBUTOR OR IMPORTING DISTRIBUTOR. NOTWITHSTANDING ANY OTHER PROVISION OF THIS SECTION OR ACT, MALT OR BREWED BEVERAGES WHICH ARE PART OF A TASTING CONDUCTED PURSUANT TO THE BOARD'S REGULATIONS MAY BE CONSUMED ON LICENSED PREMISES.

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(F) (1) TO SALVAGE ONE OR MORE SALABLE [CASES] SIX-PACKS FROM ONE OR MORE DAMAGED CASES, CARTONS OR PACKAGES OF MALT OR BREWED

BEVERAGES, A DISTRIBUTOR OR IMPORTING DISTRIBUTOR MAY REPACKAGE CONSEQUENT TO INADVERTENT DAMAGE AND SELL A [CASE, CARTON OR PACKAGE OF IDENTICAL UNITS OF MALT OR BREWED BEVERAGES] SIXPACK.
(2) REPACKAGING IS PERMISSIBLE ONLY TO THE EXTENT MADE NECESSARY BY INADVERTENT DAMAGE. REPACKAGING NOT CONSEQUENT TO DAMAGE IS PROHIBITED.
(3) THE TERM "IDENTICAL UNITS" AS USED IN THIS SUBSECTION MEANS UNDAMAGED BOTTLES OR CANS OF IDENTICAL BRAND, PACKAGE AND VOLUME.

SECTION 9. SECTION $442(A)(1)$ OF THE ACT, AMENDED JUNE 28, 2011 (P.L.55, NO.11), IS AMENDED TO READ:

SECTION 442. RETAIL DISPENSERS' RESTRICTIONS ON PURCHASES AND SALES.--(A) (1) NO RETAIL DISPENSER SHALL PURCHASE OR RECEIVE ANY MALT OR BREWED BEVERAGES EXCEPT IN ORIGINAL CONTAINERS AS PREPARED FOR THE MARKET BY THE MANUFACTURER AT THE PLACE OF MANUFACTURE. THE RETAIL DISPENSER MAY THEREAFTER BREAK THE BULK UPON THE LICENSED PREMISES AND SELL OR DISPENSE THE SAME FOR CONSUMPTION ON OR OFF THE PREMISES SO LICENSED. NO RETAIL DISPENSER MAY SELL MALT OR BREWED BEVERAGES FOR CONSUMPTION OFF THE PREMISES IN QUANTITIES IN EXCESS OF [ONE HUNDRED NINETY-TWO FLUID OUNCES] UP TO FOUR SIX-PACKS AND UP TO TWO TWELVE-PACKS. SALES MAY BE MADE IN OPEN OR CLOSED CONTAINERS, PROVIDED, HOWEVER, THAT A MUNICIPALITY MAY ADOPT AN ORDINANCE RESTRICTING OPEN CONTAINERS IN PUBLIC PLACES. NO CLUB LICENSEE MAY SELL ANY MALT OR BREWED BEVERAGES FOR CONSUMPTION OFF THE PREMISES WHERE SOLD OR TO PERSONS NOT MEMBERS OF THE CLUB. A LICENSEE MAY NOT SELL MALT OR BREWED BEVERAGES FOR CONSUMPTION OFF THE PREMISES AT LESS THAN ITS ACOUISITION COST.

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    SECTION 10. SECTION 443 OF THE ACT IS AMENDED BY ADDING A
SUBSECTION TO READ:
    SECTION 443. INTERLOCKING BUSINESS PROHIBITED.--* * *
    (H) THE FOLLOWING SHALL APPLY:
    (1) NOTWITHSTANDING ANY OTHER PROVISION OF LAW TO THE
CONTRARY, A MANUFACTURER OR LICENSEE AND ITS OFFICERS,
DIRECTORS, SHAREHOLDERS, SERVANTS, AGENTS OR EMPLOYES MAY
CONTRIBUTE, AND A MANUFACTURER OR LICENSEE AND ITS OFFICERS,
DIRECTORS, SHAREHOLDERS, SERVANTS, AGENTS OR EMPLOYES MAY ACCEPT
MONEY OR OTHER THINGS OF VALUE SOLELY FOR THE ADMINISTRATION OF
A RESPONSIBLE ALCOHOL MANAGEMENT TRAINING PROGRAM FOR ALCOHOL
SERVICE PERSONNEL AS PROVIDED FOR UNDER THIS SECTION. THE MONEY
OR OTHER THINGS OF VALUE MAY BE PROVIDED BY OR TO A MANUFACTURER
OR LICENSEE AND ITS OFFICERS, DIRECTORS, SHAREHOLDERS, SERVANTS,
AGENTS OR EMPLOYES DIRECTLY OR BY OR TO A TRADE ORGANIZATION
CONSISTING, IN WHOLE OR PART, OF A GROUP OF LICENSEES.
    (2) THE MANUFACTURER, LICENSEE AND TRADE ORGANIZATION
ASSOCIATED WITH THE PERSON PROVIDING THE MONEY OR OTHER THINGS
OF VALUE MUST KEEP A RECORD OF THE VALUE OF THE MONEY OR OTHER
THINGS OF VALUE PROVIDED, THE DATE PROVIDED AND THE ENTITY TO
WHOM IT WAS PROVIDED, AS PART OF THE RECORDS REQUIRED UNDER
SECTION 493(12) OF THIS ACT.
    (3) THE MANUFACTURER, LICENSEE AND TRADE ORGANIZATION
ASSOCIATED WITH THE PERSON RECEIVING MONEY OR OTHER THINGS OF
VALUE MUST KEEP A RECORD OF THE VALUE OF THE MONEY OR OTHER
THINGS OF VALUE USED, AS PART OF THE RECORDS REQUIRED UNDER
SECTION 493(12) OF THIS ACT.
    SECTION 11. SECTION 446(A)(2) AND (B) INTRODUCTORY PARAGRAPH
    OF THE ACT, AMENDED DECEMBER 22, 2011 (P.L.530, NO.113) AND JULY
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5, 2012 (P.L.1007, NO.116), ARE AMENDED TO READ:

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SECTION 446. BREWERIES.--(A) HOLDERS OF A BREWERY LICENSE MAY:
(2) OPERATE A RESTAURANT OR BREWERY PUB ON THE LICENSED PREMISES UNDER SUCH CONDITIONS AND REGULATIONS AS THE BOARD MAY ENFORCE: PROVIDED, HOWEVER, THAT SALES ON SUNDAY MAY BE MADE IRRESPECTIVE OF THE VOLUME OF FOOD SALES IF THE LICENSED PREMISES ARE AT A PUBLIC VENUE LOCATION. THE HOLDER OF A BREWERY LICENSE MAY SELL AT ITS BREWERY PUB PREMISES [PENNSYLVANIA WINES IT HAS PURCHASED FROM EITHER THE HOLDER OF A PENNSYLVANIA LIMITED WINERY LICENSE OR FROM THE BOARD] WINES PRODUCED BY THE HOLDER OF A LIMITED WINERY LICENSE OR LIQUOR PRODUCED BY A LICENSED LIMITED DISTILLERY: PROVIDED, HOWEVER, THAT SAID WINES AND LIQUOR MUST BE CONSUMED AT THE LICENSED BREWERY PUB PREMISES.
* * *
(B) THE HOLDER OF A BREW PUB LICENSE MAY OBTAIN AN OFFPREMISES CATERING PERMIT SUBJECT TO SECTION 493(33) TO HOLD A CATERED FUNCTION OFF THE LICENSED PREMISES AND ON OTHERWISE UNLICENSED PREMISES WHERE THE LICENSEE MAY SELL WINE PRODUCED BY A LICENSED LIMITED WINERY, LIQUOR PRODUCED BY A LICENSED LIMITED DISTILLERY AND MALT OR BREWED BEVERAGES PRODUCED BY THE BREWERY BY THE GLASS, OPEN BOTTLE OR OTHER CONTAINER TOGETHER WITH FOOD, AND IN ANY MIXTURE, FOR CONSUMPTION ON THOSE PREMISES. FUNCTIONS CONDUCTED UNDER THE AUTHORITY OF THE PERMIT SHALL BE SUBJECT TO THE FOLLOWING:
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SECTION 12. SECTION \(461(\mathrm{~B} .1)(4),(7)\) AND (8), (B.2) AND (D) OF THE ACT, AMENDED FEBRUARY 21, 2002 (P.L.103, NO.10), NOVEMBER
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29, 2006 (P.L.1421, NO.155) AND JUNE 28, 2011 (P.L.55, NO.11),
ARE AMENDED TO READ:
SECTION 461. LIMITING NUMBER OF RETAIL LICENSES TO BE ISSUED
IN EACH COUNTY.--* * *
(B.1) THE BOARD MAY ISSUE RESTAURANT AND EATING PLACE RETAIL DISPENSER LICENSES AND RENEW LICENSES ISSUED UNDER THIS SUBSECTION WITHOUT REGARD TO THE QUOTA RESTRICTIONS SET FORTH IN SUBSECTION (A) FOR THE PURPOSE OF ECONOMIC DEVELOPMENT IN A MUNICIPALITY UNDER THE FOLLOWING CONDITIONS:
(4) AN APPLICANT UNDER THIS SUBSECTION SHALL BE REQUIRED TO SELL FOOD AND NONALCOHOLIC BEVERAGES EQUAL TO [SEVENTY PER CENTUM (70\%)] FIFTY PER CENTUM (50\%) OR MORE OF ITS COMBINED GROSS SALES OF FOOD AND ALCOHOLIC BEVERAGES.

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(7) AN APPEAL OF THE BOARD'S DECISION REFUSING TO GRANT OR RENEW A LICENSE UNDER THIS SUBSECTION SHALL NOT ACT AS A SUPERSEDEAS OF THE DECISION OF THE BOARD IF THE DECISION IS BASED, IN WHOLE OR IN PART, ON THE LICENSEE'S FAILURE TO DEMONSTRATE THAT ITS FOOD AND NONALCOHOLIC BEVERAGES WERE AT LEAST [SEVENTY PER CENTUM (70\%)] FIFTY PER CENTUM (50\%) OF ITS COMBINED GROSS SALES OF FOOD AND ALCOHOLIC BEVERAGES.
(8) A LICENSE ISSUED UNDER THIS SUBSECTION MAY NOT BE VALIDATED OR RENEWED UNLESS THE LICENSEE CAN ESTABLISH THAT ITS SALE OF FOOD AND NONALCOHOLIC BEVERAGES DURING THE LICENSE YEAR IMMEDIATELY PRECEDING APPLICATION FOR VALIDATION OR RENEWAL IS EQUAL TO [SEVENTY PER CENTUM (70\%)] FIFTY PER CENTUM (50\%) OR MORE OF ITS FOOD AND ALCOHOLIC BEVERAGE SALES.
(B.2) QUALIFIED APPLICANTS UNDER SUBSECTION (B.1) SHALL RECEIVE A PROVISIONAL LICENSE FOR ONE HUNDRED TWENTY DAYS,

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EXCLUSIVE OF PERIODS OF SAFEKEEPING. AFTER NINETY DAYS FROM THE DATE OF ISSUANCE, THE LICENSEE MAY FILE AN APPLICATION FOR A PERMANENT LICENSE. A LICENSE SHALL BE ISSUED IF THE LICENSEE ESTABLISHES THAT FOR NINETY CONSECUTIVE DAYS FROM THE DATE OF INITIAL ISSUE ITS SALES OF FOOD AND NONALCOHOLIC BEVERAGES IS EQUAL TO AT LEAST [SEVENTY PER CENTUM (70\%)] FIFTY PER CENTUM (50\%) OF ITS COMBINED GROSS SALES OF FOOD AND ALCOHOLIC BEVERAGES. LICENSEES SHALL NOT BE SUBJECT TO CITATION BY THE ENFORCEMENT BUREAU FOR A VIOLATION OF THE REQUIREMENT THAT FOOD AND NONALCOHOLIC BEVERAGES EQUAL AT LEAST [SEVENTY PER CENTUM (70\%)] FIFTY PER CENTUM (50\%) OF THE COMBINED GROSS SALES OF FOOD AND ALCOHOLIC BEVERAGES DURING THE PROVISIONAL LICENSING PERIOD.
* * *
(D) "AIRPORT RESTAURANT," AS USED IN THIS SECTION, SHALL MEAN RESTAURANT FACILITIES AT ANY AIRPORT FOR PUBLIC ACCOMMODATION, WHICH ARE OWNED OR OPERATED DIRECTLY OR THROUGH LESSEES BY THE COMMONWEALTH OF PENNSYLVANIA, BY ANY MUNICIPAL AUTHORITY, COUNTY OR CITY, EITHER SEVERALLY OR JOINTLY, WITH ANY OTHER MUNICIPAL AUTHORITY, COUNTY OR CITY, BUT SHALL NOT INCLUDE ANY SUCH RESTAURANT FACILITIES AT ANY AIRPORT SITUATED IN A MUNICIPALITY WHERE BY VOTE OF THE ELECTORS THE RETAIL SALE OF LIQUOR AND MALT OR BREWED BEVERAGES IS NOT PERMITTED. AN AIRPORT RESTAURANT IS NOT SUBJECT TO THE SEATING REQUIREMENTS NOR TO THE SQUARE FOOTAGE REQUIREMENTS OF THE DEFINITION OF RESTAURANT IN SECTION 102. AN AIRPORT RESTAURANT MAY HAVE UNLIMITED EXTENSIONS of SERVICE AREAS PROVIDING ALL EXTENDED SERVICE AREAS ARE INSIDE THE AIRPORT TERMINAL BUILDING OR BUILDINGS[, NOTWITHSTANDING ANY INTERVENING THOROUGHFARES]. IN ADDITION TO THE PRIVILEGES GRANTED UNDER SECTIONS 406 AND 407 RELATIVE TO MALT OR BREWED

BEVERAGES, AIRPORT RESTAURANT LIQUOR LICENSEES MAY ALSO SELL [WINE] ALCOHOL BY THE GLASS, OPEN BOTTLE OR OTHER CONTAINER FOR CONSUMPTION [OFF THE LICENSED PREMISES AND] WITHIN THE AIRPORT TERMINAL BUILDING. NOTWITHSTANDING ANY PROVISION TO THE CONTRARY, AN AIRPORT RESTAURANT LICENSEE THAT HAS ACQUIRED A SUNDAY SALES PERMIT MAY COMMENCE SALES AT SEVEN O'CLOCK ANTEMERIDIAN.
* * *

SECTION 13. SECTION \(468(E)\) OF THE ACT, ADDED DECEMBER 22, 2011 (P.L.530, NO.113), IS AMENDED TO READ:

SECTION 468. LICENSES NOT ASSIGNABLE; TRANSFERS.--* * * (E) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, THE BOARD MAY [NOT] APPROVE AN INTERIOR CONNECTION [THAT IS GREATER THAN TEN FEET WIDE] BETWEEN A LICENSED BUSINESS AND ANOTHER BUSINESS. [THIS SUBSECTION SHALL NOT PROHIBIT THE BOARD FROM APPROVING A RENEWAL APPLICATION OF A LICENSE, EVEN IF THE LICENSED BUSINESS HAS AN INTERIOR CONNECTION THAT IS GREATER THAN TEN FEET WIDE TO AN UNLICENSED BUSINESS, IF THE BOARD HAD APPROVED THE INTERIOR CONNECTION PRIOR TO THE EFFECTIVE DATE OF THIS SUBSECTION.]

SECTION 14. SECTION \(472(A)\) OF THE ACT, AMENDED FEBRUARY 21, 2002 (P.L.103, NO.10), IS AMENDED TO READ:

SECTION 472. LOCAL OPTION.--(A) IN ANY MUNICIPALITY OR ANY PART OF A MUNICIPALITY WHERE SUCH MUNICIPALITY IS SPLIT SO THAT EACH PART THEREOF IS SEPARATED BY ANOTHER MUNICIPALITY, AN ELECTION MAY BE HELD, SUBJECT TO SUBSECTION (C), ON THE DATE OF THE PRIMARY ELECTION IMMEDIATELY PRECEDING ANY MUNICIPAL ELECTION, BUT NOT OFTENER THAN ONCE IN FOUR YEARS, TO DETERMINE THE WILL OF THE ELECTORS WITH RESPECT TO THE GRANTING OF LIQUOR LICENSES TO HOTELS, RESTAURANTS, RESORT FACILITIES AND CLUBS, NOT OFTENER THAN ONCE IN FOUR YEARS, TO DETERMINE THE WILL OF

THE ELECTORS WITH RESPECT TO THE GRANTING OF LIQUOR LICENSES TO PUBLIC VENUES, TO PERFORMING ARTS FACILITIES, TO CONTINUING CARE RETIREMENT COMMUNITIES, TO HOTELS LOCATED ON PROPERTY OWNED BY AN ACCREDITED COLLEGE OR UNIVERSITY, TO PRIVATELY-OWNED PRIVATE GOLF COURSES OR TO PRIVATELY-OWNED PUBLIC GOLF COURSES, NOT OFTENER THAN ONCE IN FOUR YEARS, TO DETERMINE THE WILL OF THE ELECTORS WITH RESPECT TO THE GRANTING OF LICENSES TO RETAIL DISPENSERS OF MALT AND BREWED BEVERAGES, NOT OFTENER THAN ONCE IN FOUR YEARS, TO DETERMINE THE WILL OF THE ELECTORS WITH RESPECT TO GRANTING OF LICENSES TO WHOLESALE DISTRIBUTORS AND IMPORTING DISTRIBUTORS, NOT MORE THAN ONCE IN TWO YEARS, TO DETERMINE THE WILL OF THE ELECTORS WITH RESPECT TO THE GRANTING OF CLUB LIQUOR LICENSES OR CLUB RETAIL DISPENSER LICENSES TO INCORPORATED UNITS OF NATIONAL VETERANS' ORGANIZATIONS, NOT OFTENER THAN ONCE IN TWO YEARS TO DETERMINE THE WILL OF THE ELECTORS WITH RESPECT TO THE GRANTING OF SPECIAL OCCASION PERMITS TO QUALIFIED ORGANIZATIONS, [OR] NOT MORE THAN ONCE IN FOUR YEARS, TO DETERMINE THE WILL OF THE ELECTORS WITH RESPECT TO THE ESTABLISHMENT, OPERATION AND MAINTENANCE BY THE BOARD OF PENNSYLVANIA LIQUOR STORES, WITHIN THE LIMITS OF SUCH MUNICIPALITY OR PART OF A SPLIT MUNICIPALITY, OR NOT MORE THAN ONCE IN TWO YEARS, TO DETERMINE THE WILL OF THE ELECTORS WITH RESPECT TO THE GRANTING OF LIQUOR LICENSES TO SKI RESORT FACILITIES, UNDER THE PROVISIONS OF THIS ACT: PROVIDED, HOWEVER, WHERE AN ELECTION SHALL HAVE BEEN HELD AT THE PRIMARY PRECEDING A MUNICIPAL ELECTION IN ANY YEAR, ANOTHER ELECTION MAY BE HELD UNDER THE PROVISIONS OF THIS ACT AT THE PRIMARY OCCURRING THE FOURTH YEAR AFTER SUCH PRIOR ELECTION: AND PROVIDED FURTHER, THAT AN ELECTION ON THE QUESTION OF ESTABLISHING AND OPERATING A STATE LIQUOR STORE SHALL BE INITIATED ONLY IN THOSE

MUNICIPALITIES, OR THAT PART OF A SPLIT MUNICIPALITY THAT SHALL HAVE VOTED AGAINST THE GRANTING OF LIQUOR LICENSES; AND THAT AN ELECTION ON THE QUESTION OF GRANTING WHOLESALE DISTRIBUTOR AND IMPORTING DISTRIBUTOR LICENSES SHALL BE INITIATED ONLY IN THOSE MUNICIPALITIES OR PARTS OF SPLIT MUNICIPALITIES THAT SHALL HAVE AT A PREVIOUS ELECTION VOTED AGAINST THE GRANTING OF DISPENSER'S LICENSES. WHENEVER ELECTORS EQUAL TO AT LEAST TWENTY-FIVE PER CENTUM OF THE HIGHEST VOTE CAST FOR ANY OFFICE IN THE MUNICIPALITY OR PART OF A SPLIT MUNICIPALITY AT THE LAST PRECEDING GENERAL ELECTION SHALL FILE A PETITION WITH THE COUNTY BOARD OF ELECTIONS OF THE COUNTY FOR A REFERENDUM ON THE QUESTION OF GRANTING ANY OF SAID CLASSES OF LICENSES OR THE ESTABLISHMENT OF PENNSYLVANIA LIQUOR STORES, THE SAID COUNTY BOARD OF ELECTIONS SHALL CAUSE A QUESTION TO BE PLACED ON THE BALLOTS OR ON THE VOTING MACHINE BOARD AND SUBMITTED AT THE PRIMARY IMMEDIATELY PRECEDING THE MUNICIPAL ELECTION. SEPARATE PETITIONS MUST BE FILED FOR EACH QUESTION TO BE VOTED ON. SAID PROCEEDINGS SHALL BE IN THE MANNER AND SUBJECT TO THE PROVISIONS OF THE ELECTION LAWS WHICH RELATE TO THE SIGNING, FILING AND ADJUDICATION OF NOMINATION PETITIONS, INSOFAR AS SUCH PROVISIONS ARE APPLICABLE.

WHEN THE QUESTION IS IN RESPECT TO THE GRANTING OF LIQUOR LICENSES, IT SHALL BE IN THE FOLLOWING FORM:

DO YOU FAVOR THE GRANTING OF LIQUOR LICENSES FOR THE
SALE OF LIQUOR IN.............................................. YES
OF. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .? no
WHEN THE QUESTION IS IN RESPECT TO THE GRANTING OF LIQUOR LICENSES TO RESORT FACILITIES IN THOSE MUNICIPALITIES THAT DO NOT ALREADY ALLOW THE RETAIL SALE OF LIQUOR, IT SHALL BE IN THE FOLLOWING FORM:

DO YOU FAVOR THE GRANTING OF LIQUOR LICENSES TO RESORT FACILITIES FOR THE SALE OF LIQUOR IN THE................. YES
\(\qquad\) WHEN THE QUESTION IS IN RESPECT TO THE GRANTING OF LIQUOR LICENSES TO SKI RESORTS IN THOSE MUNICIPALITIES THAT DO NOT
ALREADY ALLOW THE RETAIL SALE OF LIQUOR, IT SHALL BE IN THE
FOLLOWING FORM:
    DO YOU FAVOR THE GRANTING OF LIQUOR LICENSES TO SKI
    RESORT FACILITIES FOR THE SALE OF LIQUOR IN THE........ YES
    OF.............................................................? ? NO
    WHEN THE QUESTION IS IN RESPECT TO THE GRANTING OF RESTAURANT
LIQUOR LICENSES FOR USE AT PUBLIC VENUES IN THOSE MUNICIPALITIES
THAT DO NOT ALREADY ALLOW THE RETAIL SALE OF LIQUOR, IT SHALL BE
IN THE FOLLOWING FORM:
    DO YOU FAVOR THE GRANTING OF LIQUOR LICENSES TO PUBLIC
    VENUES FOR THE SALE OF LIQUOR IN THE....................... YES
    OF. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .? no
    WHEN THE QUESTION IS IN RESPECT TO THE GRANTING OF RESTAURANT
LIQUOR LICENSES FOR USE AT PERFORMING ARTS FACILITIES IN THOSE
MUNICIPALITIES THAT DO NOT ALREADY ALLOW THE RETAIL SALE OF
ALCOHOL, IT SHALL BE IN THE FOLLOWING FORM:
        DO YOU FAVOR THE GRANTING OF LIQUOR LICENSES TO
        PERFORMING ARTS FACILITIES FOR THE SALE OF LIQUOR IN
        THE

WHEN THE QUESTION IS IN RESPECT TO THE GRANTING OF LIQUOR LICENSES FOR HOTELS LOCATED ON PROPERTY OWNED BY AN ACCREDITED COLLEGE OR UNIVERSITY IN THOSE MUNICIPALITIES THAT DO NOT ALREADY ALLOW THE GRANTING OF LIQUOR LICENSES, IT SHALL BE IN THE FOLLOWING FORM:

DO YOU FAVOR THE GRANTING OF LIQUOR LICENSES TO HOTELS ON PROPERTY OWNED BY AN ACCREDITED COLLEGE OR UNIVERSITY IN THE

YES
OF NO

WHEN THE QUESTION IS IN RESPECT TO THE GRANTING OF LIQUOR
LICENSES, FOR PRIVATELY-OWNED PRIVATE GOLF COURSES, IT SHALL BE
IN THE FOLLOWING FORM:
DO YOU FAVOR THE GRANTING OF LIQUOR LICENSES FOR PRIVATELY-OWNED PRIVATE GOLF COURSES FOR THE SALE OF LIQUOR IN......................BY YES

OF
? NO
WHEN THE QUESTION IS IN RESPECT TO THE GRANTING OF LIQUOR
LICENSES, FOR PRIVATELY-OWNED PUBLIC GOLF COURSES, IT SHALL BE
IN THE FOLLOWING FORM:
DO YOU FAVOR THE GRANTING OF LIQUOR LICENSES FOR PRIVATELY-OWNED PUBLIC GOLF COURSES FOR THE SALE OF

LIQUOR IN......................BY
YES
OF...........................................................? ?
WHEN THE QUESTION IS IN RESPECT TO THE GRANTING OF LIQUOR
LICENSES TO CONTINUING CARE RETIREMENT COMMUNITIES IN THOSE
MUNICIPALITIES THAT HAVE NOT ALREADY APPROVED THE GRANTING OF
LIQUOR LICENSES, IT SHALL BE IN THE FOLLOWING FORM:
DO YOU FAVOR THE GRANTING OF LIQUOR LICENSES FOR CONTINUING CARE RETIREMENT COMMUNITIES

IN.............................BY............................. \(\quad\) YES
OF. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .? no
WHEN THE QUESTION IS IN RESPECT TO THE GRANTING OF LICENSES
TO RETAIL DISPENSERS OF MALT AND BREWED BEVERAGES, IT SHALL BE
IN THE FOLLOWING FORM:
DO YOU FAVOR THE GRANTING OF MALT AND BREWED BEVERAGE

RETAIL DISPENSER LICENSES FOR CONSUMPTION ON PREMISES WHERE SOLD IN THE................................................. YES

OF ? NO WHEN THE QUESTION IS IN RESPECT TO THE GRANTING OF LICENSES

TO WHOLESALE DISTRIBUTORS OF MALT OR BREWED BEVERAGES AND IMPORTING DISTRIBUTORS, IT SHALL BE IN THE FOLLOWING FORM: DO YOU FAVOR THE GRANTING OF MALT AND BREWED BEVERAGE WHOLESALE DISTRIBUTOR'S AND IMPORTING DISTRIBUTOR'S

LICENSES NOT FOR CONSUMPTION ON PREMISES WHERE SOLD IN THE
\(\qquad\)
WHEN THE QUESTION IS IN RESPECT TO THE GRANTING OF CLUB LIQUOR LICENSES TO INCORPORATED UNITS OF NATIONAL VETERANS' ORGANIZATIONS, IT SHALL BE IN THE FOLLOWING FORM:

DO YOU FAVOR THE GRANTING OF CLUB LIQUOR LICENSES TO INCORPORATED UNITS OF NATIONAL VETERANS' ORGANIZATIONS IN THE


OF. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . ? NO
WHEN THE QUESTION IS IN RESPECT TO THE GRANTING OF CLUB RETAIL DISPENSER LICENSES TO INCORPORATED UNITS OF NATIONAL

VETERANS' ORGANIZATIONS, IT SHALL BE IN THE FOLLOWING FORM:
DO YOU FAVOR THE GRANTING OF CLUB RETAIL DISPENSER LICENSES TO INCORPORATED UNITS OF NATIONAL VETERANS' ORGANIZATIONS IN THE YES

OF. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . ? ? NO
WHEN THE QUESTION IS IN RESPECT TO THE GRANTING OF SPECIAL OCCASION PERMITS ALLOWING THE SALE OF LIQUOR BY QUALIFIED ORGANIZATIONS IN MUNICIPALITIES THAT DO NOT ALREADY ALLOW THE RETAIL SALE OF LIQUOR, IT SHALL BE IN THE FOLLOWING FORM:

DO YOU FAVOR THE GRANTING OF SPECIAL OCCASION PERMITS TO YES

ALLOW THE SALE OF LIQUOR BY QUALIFIED ORGANIZATIONS IN THE
\(\qquad\)?NO

WHEN THE QUESTION IS IN RESPECT TO THE GRANTING OF SPECIAL OCCASION PERMITS ALLOWING THE SALE OF MALT OR BREWED BEVERAGES ONLY BY QUALIFIED ORGANIZATIONS IN MUNICIPALITIES THAT DO NOT ALREADY ALLOW THE RETAIL SALE OF MALT OR BREWED BEVERAGES, IT SHALL BE IN THE FOLLOWING FORM:

DO YOU FAVOR THE GRANTING OF SPECIAL OCCASION PERMITS TO ALLOW THE SALE OF MALT OR BREWED BEVERAGES ONLY BY QUALIFIED ORGANIZATIONS IN THE............................. YES OF............................................................? ? WHEN THE QUESTION IS IN RESPECT TO THE ESTABLISHMENT,
OPERATION AND MAINTENANCE OF PENNSYLVANIA LIQUOR STORES IT SHALL
BE IN THE FOLLOWING FORM:
    DO YOU FAVOR THE ESTABLISHMENT, OPERATION AND
    MAINTENANCE OF PENNSYLVANIA LIQUOR STORES IN
    THE
\(\qquad\)
IN CASE OF A TIE VOTE, THE STATUS QUO SHALL OBTAIN. IF A MAJORITY OF THE VOTING ELECTORS ON ANY SUCH QUESTION VOTE "YES," THEN LIQUOR LICENSES SHALL BE GRANTED BY THE BOARD TO HOTELS, RESTAURANTS, RESORT FACILITIES AND CLUBS, OR LIQUOR LICENSES SHALL BE GRANTED BY THE BOARD TO PUBLIC VENUES, TO PERFORMING ARTS FACILITIES, TO CONTINUING CARE RETIREMENT COMMUNITIES, TO HOTELS LOCATED ON PROPERTY OWNED BY AN ACCREDITED COLLEGE OR UNIVERSITY, TO PRIVATELY-OWNED PRIVATE GOLF COURSES OR TO PRIVATELY-OWNED PUBLIC GOLF COURSES, OR MALT AND BREWED BEVERAGE RETAIL DISPENSER LICENSES OR WHOLESALE DISTRIBUTOR'S AND IMPORTING DISTRIBUTOR'S LICENSE FOR THE SALE OF MALT OR BREWED

BEVERAGES SHALL BE GRANTED BY THE BOARD, OR CLUB LIQUOR LICENSES OR CLUB RETAIL DISPENSER LICENSES SHALL BE GRANTED BY THE BOARD TO INCORPORATED UNITS OF NATIONAL VETERANS' ORGANIZATIONS, OR SPECIAL OCCASION PERMITS MAY BE ISSUED TO QUALIFIED ORGANIZATIONS, OR THE BOARD MAY ESTABLISH, OPERATE AND MAINTAIN PENNSYLVANIA LIQUOR STORES, AS THE CASE MAY BE, IN SUCH MUNICIPALITY OR PART OF A SPLIT MUNICIPALITY, AS PROVIDED BY THIS ACT; BUT IF A MAJORITY OF THE ELECTORS VOTING ON ANY SUCH QUESTION VOTE "NO," THEN THE BOARD SHALL HAVE NO POWER TO GRANT OR TO RENEW UPON THEIR EXPIRATION ANY LICENSES OF THE CLASS SO VOTED UPON IN SUCH MUNICIPALITY OR PART OF A SPLIT MUNICIPALITY; OR IF THE NEGATIVE VOTE IS ON THE QUESTION IN RESPECT TO THE ESTABLISHMENT, OPERATION AND MAINTENANCE OF PENNSYLVANIA LIQUOR STORES, THE BOARD SHALL NOT OPEN AND OPERATE A PENNSYLVANIA LIQUOR STORE IN SUCH MUNICIPALITY OR PART OF A SPLIT MUNICIPALITY, NOR CONTINUE TO OPERATE A THEN EXISTING PENNSYLVANIA LIQUOR STORE IN THE MUNICIPALITY OR PART OF A SPLIT MUNICIPALITY FOR MORE THAN TWO YEARS THEREAFTER OR AFTER THE EXPIRATION OF THE TERM OF THE LEASE ON THE PREMISES OCCUPIED BY SUCH STORE, WHICHEVER PERIOD IS LESS, UNLESS AND UNTIL AT A LATER ELECTION A MAJORITY OF THE VOTING ELECTORS VOTE "YES" ON SUCH QUESTION.
* * *

SECTION 15. SECTION 474.1(A) AND (G) OF THE ACT, AMENDED NOVEMBER 29, 2006 (P.L.1421, NO.155), ARE AMENDED TO READ:

SECTION 474.1. SURRENDER OF RESTAURANT, EATING PLACE RETAIL DISPENSER, HOTEL, IMPORTING DISTRIBUTOR AND DISTRIBUTOR LICENSE FOR BENEFIT OF LICENSEE.--(A) A RESTAURANT, EATING PLACE RETAIL DISPENSER, HOTEL, IMPORTING DISTRIBUTOR AND DISTRIBUTOR LICENSEE wHOSE LICENSED ESTABLISHMENT IS NOT IN OPERATION FOR FIFTEEN 416 DURING A FIFTEEN-CONSECUTIVE-DAY PERIOD SHALL RETURN ITS LICENSE OR PERMIT FOR SAFEKEEPING WITH THE BOARD NO LATER THAN AT THE EXPIRATION OF THE FIFTEEN-DAY PERIOD. THE LICENSE MAY ONLY BE REISSUED FROM SAFEKEEPING IN THE MANNER SET FORTH BY THE BOARD THROUGH REGULATION.
* * *
(G) (1) A LICENSEE WHOSE LICENSE IS SUBJECT TO THIS SECTION MAY, UPON WRITTEN REQUEST, APPLY TO THE BOARD TO ALLOW THE LICENSE TO REMAIN IN SAFEKEEPING FOR AN ADDITIONAL ONE YEAR. THE WRITTEN REQUEST MUST BE ACCOMPANIED BY A [FIVE THOUSAND DOLLAR ( \(\$ 5,000\) )] TEN THOUSAND DOLLAR ( \(\$ 10,000\) ) FEE FOR LICENSES PLACED IN SAFEKEEPING FROM COUNTIES OF THE FIRST CLASS, SECOND CLASS, SECOND CLASS A, THIRD CLASS AND FOURTH CLASS AND A FEE OF [TWO THOUSAND FIVE HUNDRED DOLLARS \((\$ 2,500)]\) FIVE THOUSAND DOLLARS ( \(\$ 5,000\) ) FOR LICENSES PLACED IN SAFEKEEPING FROM COUNTIES OF THE FIFTH THROUGH EIGHTH CLASSES. THE BOARD SHALL APPROVE THE REQUEST UNLESS THE LICENSE OR LICENSEE NO LONGER MEETS THE REQUIREMENTS OF THIS ACT OR THE BOARD'S REGULATIONS. THE FEE COLLECTED SHALL BE PAID INTO THE STATE TREASURY THROUGH THE DEPARTMENT OF REVENUE INTO THE STATE STORE FUND.
(2) A LICENSEE WHOSE LICENSE REMAINS IN SAFEKEEPING AFTER THE EXPIRATION OF AN APPROVED ADDITIONAL ONE-YEAR PERIOD MAY SUBMIT A WRITTEN REQUEST FOR ADDITIONAL ONE-YEAR PERIODS; HOWEVER, EACH SUCH REQUEST MUST BE ACCOMPANIED BY A [FIVE THOUSAND DOLLAR (\$5,000)] TEN THOUSAND DOLLAR (\$10,000) FEE FOR LICENSES PLACED IN SAFEKEEPING FROM COUNTIES OF THE FIRST CLASS, SECOND CLASS, SECOND CLASS A, THIRD CLASS AND FOURTH CLASS AND A FEE OF [TWO THOUSAND FIVE HUNDRED DOLLARS (\$2,500)] FIVE

THOUSAND DOLLARS \((\$ 5,000)\) FOR LICENSES PLACED IN SAFEKEEPING FROM COUNTIES OF THE FIFTH THROUGH EIGHTH CLASSES.

SECTION 16. SECTION 488 OF THE ACT, ADDED FEBRUARY 21, 2002 (P.L.103, NO.10), IS AMENDED TO READ:

SECTION 488. [SHIPMENT OF WINE INTO COMMONWEALTH.--(A) THE SHIPMENT OF WINE FROM OUT-OF-STATE TO RESIDENTS OF THIS COMMONWEALTH IS PROHIBITED, EXCEPT AS OTHERWISE PROVIDED FOR IN THIS SECTION.
(B) NOTWITHSTANDING ANY OTHER PROVISION OF THIS ACT OR LAW TO THE CONTRARY, A PERSON LICENSED BY ANOTHER STATE AS A PRODUCER, SUPPLIER, IMPORTER, WHOLESALER, DISTRIBUTOR OR RETAILER OF WINE AND WHO OBTAINS A DIRECT WINE SHIPPER LICENSE AS PROVIDED FOR IN THIS SECTION MAY SHIP UP TO NINE LITERS PER MONTH OF ANY WINE NOT INCLUDED ON THE LIST PROVIDED FOR IN SUBSECTION (C) ON THE INTERNET ORDER OF ANY RESIDENT OF THIS COMMONWEALTH WHO IS AT LEAST TWENTY-ONE (21) YEARS OF AGE FOR SUCH RESIDENT'S PERSONAL USE AND NOT FOR RESALE.
(C) EACH MONTH, THE BOARD SHALL PUBLISH ON THE INTERNET A LIST OF ALL CLASSES, VARIETIES AND BRANDS OF WINE AVAILABLE FOR SALE IN THE PENNSYLVANIA LIQUOR STORES. A PERSON HOLDING A DIRECT SHIPPER LICENSE MAY SHIP ONLY THOSE CLASSES, VARIETIES AND BRANDS OF WINE NOT INCLUDED ON THE LIST AT THE TIME AN INTERNET ORDER IS PLACED.
(D) AN OUT-OF-STATE WINE SHIPPER SHALL:
(1) NOT SHIP MORE THAN NINE LITERS PER MONTH ON THE INTERNET ORDER OF ANY PERSON IN THIS COMMONWEALTH.
(2) REPORT TO THE BOARD EACH YEAR THE TOTAL OF WINE SHIPPED INTO THIS COMMONWEALTH IN THE PRECEDING CALENDAR YEAR.
(3) PERMIT THE BOARD OR THE SECRETARY OF REVENUE, OR THEIR DESIGNATED REPRESENTATIVES, TO PERFORM AN AUDIT OF THE OUT-OF-

STATE WINE SHIPPER'S RECORDS UPON REQUEST.
(4) BE DEEMED TO HAVE SUBMITTED TO THE JURISDICTION OF THE boArd, any other state agency and the courts of this COMMONWEALTH FOR PURPOSES OF ENFORCEMENT OF THIS SECTION AND ANY RELATED LAWS, RULES OR REGULATIONS.
(E) A DIRECT SHIPPER MAY SHIP WINE ON THE INTERNET ORDER OF A RESIDENT INTO THIS COMMONWEALTH PROVIDED THAT THE WINE IS SHIPPED TO A PENNSYLVANIA LIQUOR STORE SELECTED BY THE RESIDENT. THE WINE WILL BE SUBJECT TO TAXES IN THE SAME MANNER AS WINE SOLD DIRECTLY BY THE BOARD. THE WINE WILL NOT BE RELEASED BY THE STATE STORE UNTIL ALL MONEYS DUE, INCLUDING ALL TAXES AND FEES, HAVE BEEN PAID BY THE RESIDENT.
(F) A PERSON SHALL SIGN AN AFFIDAVIT PROVIDED BY THE PENNSYLVANIA LIQUOR STORE WHERE THE WINE WAS DELIVERED TO STATING THAT THE WINE WILL ONLY BE USED FOR THE PERSON'S PERSONAL USE. ANY PERSON WHO RESELLS WINE OBTAINED UNDER THIS SECTION COMMITS A MISDEMEANOR OF THE SECOND DEGREE.
(G) THE BOARD MAY PROMULGATE SUCH RULES AND REGULATIONS AS ARE NECESSARY TO IMPLEMENT AND ENFORCE THE PROVISIONS OF THIS SECTION. THE BOARD MAY CHARGE THE RESIDENT A FEE TO COVER THE COST ASSOCIATED WITH PROCESSING THE INTERNET ORDER.
(H) THE BOARD SHALL SUBMIT MONTHLY REPORTS TO THE APPROPRIATIONS COMMITTEE AND THE LAW AND JUSTICE COMMITTEE OF THE SENATE AND TO THE APPROPRIATIONS COMMITTEE AND THE LIQUOR CONTROL COMMITTEE OF THE HOUSE OF REPRESENTATIVES SUMMARIZING THE NUMBER OF DIRECT SHIPPER LICENSES ISSUED BY THE BOARD, THE QUANTITY OF WINE SOLD PURSUANT TO THIS SECTION AND THE TOTAL DOLLAR VALUE OF SALES UNDER THIS SECTION.
(I) THE TERM "WINE" AS USED IN THIS SECTION SHALL MEAN LIQUOR WHICH IS FERMENTED FROM GRAPES AND OTHER FRUITS, HAVING
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ALCOHOLIC CONTENT OF TWENTY-FOUR PER CENTUM OR LESS. THE TERM
"WINE" SHALL NOT INCLUDE MALT OR BREWED BEVERAGES NOR SHALL WINE
INCLUDE ANY PRODUCTS CONTAINING ALCOHOL DERIVED FROM MALT,
GRAIN, CEREAL, MOLASSES OR CACTUS.] SHIPMENT OF WINE.--(A) THE
SHIPMENT OF WINE TO RESIDENTS OF THIS COMMONWEALTH SHALL BE
GOVERNED BY THIS SECTION.
(B) NOTWITHSTANDING ANY OTHER PROVISION OF THIS ACT OR LAW, A PERSON LICENSED BY THE BOARD OR ANOTHER STATE AS A PRODUCER OF
WINE AND WHO OBTAINS A DIRECT WINE SHIPPER LICENSE AS PROVIDED
UNDER THIS SECTION MAY SHIP UP TO EIGHTEEN LITERS PER MONTH OF
WINE ON THE INTERNET, TELEPHONE OR MAIL ORDER TO A RESIDENT OF
THIS COMMONWEALTH WHO IS AT LEAST TWENTY-ONE (21) YEARS OF AGE
FOR THE RESIDENT'S PERSONAL USE AND NOT FOR RESALE.
(C) EACH MONTH, THE BOARD SHALL PUBLISH ON THE INTERNET A
LIST OF ALL CLASSES, VARIETIES AND BRANDS OF WINE AVAILABLE FOR
SALE IN THE PENNSYLVANIA LIQUOR STORES.
(C.1) PRIOR TO ISSUING A DIRECT WINE SHIPPER LICENSE, THE
BOARD SHALL REQUIRE THE PERSON SEEKING THE LICENSE TO:
(1) FILE AN APPLICATION WITH THE BOARD.
(2) PAY A ONE HUNDRED DOLLAR (\$100) REGISTRATION FEE.
(3) PROVIDE TO THE BOARD A TRUE COPY OF ITS CURRENT
ALCOHOLIC BEVERAGE LICENSE ISSUED BY THE BOARD OR ANOTHER STATE.
(4) PROVIDE THE BOARD WITH ANY OTHER INFORMATION THE BOARD
DEEMS NECESSARY AND APPROPRIATE.
(5) PROVIDE DOCUMENTATION WHICH EVIDENCES THAT IT HAS
OBTAINED A SALES TAX LICENSE FROM THE DEPARTMENT OF REVENUE.
(D) A DIRECT WINE SHIPPER:
(1) MAY NOT SHIP MORE THAN EIGHTEEN LITERS PER MONTH ON THE
INTERNET, TELEPHONE OR MAIL-ORDER TO A PERSON IN THIS
COMMONWEALTH.

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(2) SHALL DO ALL OF THE FOLLOWING:
(I) REPORT TO THE BOARD EACH YEAR THE TOTAL OF WINE SHIPPED TO RESIDENTS OF THIS COMMONWEALTH IN THE PRECEDING CALENDAR YEAR.
(II) PERMIT THE BOARD OR THE SECRETARY OF REVENUE, OR THEIR DESIGNATED REPRESENTATIVES, TO PERFORM AN AUDIT OF THE DIRECT WINE SHIPPER'S RECORDS UPON REQUEST.
(III) BE DEEMED TO HAVE SUBMITTED TO THE JURISDICTION OF THE BOARD, ANY OTHER STATE AGENCY AND THE COURTS OF THIS COMMONWEALTH FOR PURPOSES OF ENFORCEMENT OF THIS SECTION AND ANY RELATED LAWS, RULES OR REGULATIONS.
(IV) REQUIRE PROOF OF AGE OF THE RECIPIENT, IN A MANNER OR FORMAT APPROVED BY THE BOARD, BEFORE WINE IS SHIPPED TO A RESIDENT OF THIS COMMONWEALTH.
(V) ENSURE THAT A BOX OR EXTERIOR CONTAINER OF WINE SHIPPED DIRECTLY TO A RESIDENT IN THIS COMMONWEALTH IS CONSPICUOUSLY LABELED WITH THE WORDS:
"CONTAINS ALCOHOL: SIGNATURE OF PERSON 21 YEARS OF AGE OR OLDER REQUIRED FOR DELIVERY."
(VI) PAY TO THE DEPARTMENT OF REVENUE ALL TAXES DUE ON SALES TO RESIDENTS OF THIS COMMONWEALTH. THE AMOUNT OF THE TAXES SHALL BE CALCULATED AS IF THE SALES WERE IN THIS COMMONWEALTH AT THE LOCATIONS WHERE DELIVERY IS MADE. THE WINE DELIVERED UNDER THE AUTHORITY OF THIS SUBSECTION SHALL BE SUBJECT TO ALL OF THE FOLLOWING:
(A) THE SALES AND USE TAX IMPOSED UNDER SECTION 202 OF THE ACT OF MARCH 4, 1971 (P.L.6, NO.2), KNOWN AS THE "TAX REFORM CODE OF 1971."
(B) THE SALES AND USE TAX IMPOSED UNDER ARTICLE XXXI-B OF THE ACT OF JULY 28, 1953 (P.L.723, NO.230), KNOWN AS THE "SECOND
CLASS COUNTY CODE."
(C) THE SALES AND USE TAX IMPOSED UNDER THE ACT OF JUNE 5, 1991 (P.L.9, NO.6), KNOWN AS THE "PENNSYLVANIA INTERGOVERNMENTAL COOPERATION AUTHORITY ACT FOR CITIES OF THE FIRST CLASS."
(D) THE DIRECT WINE SHIPMENT TAX IMPOSED UNDER SUBSECTION (I).
(VII) ANNUALLY RENEW ITS LICENSE BY PAYING A RENEWAL FEE ESTABLISHED BY THE BOARD.
(E) (RESERVED).
(F) A PERSON WHO RESELLS WINE OBTAINED UNDER THIS SECTION COMMITS A MISDEMEANOR OF THE SECOND DEGREE.
(G) THE BOARD MAY PROMULGATE RULES AND REGULATIONS AS ARE NECESSARY TO IMPLEMENT AND ENFORCE THE PROVISIONS OF THIS SECTION.
(H) THE BOARD SHALL SUBMIT ANNUAL REPORTS TO THE APPROPRIATIONS COMMITTEE AND THE LAW AND JUSTICE COMMITTEE OF THE SENATE AND TO THE APPROPRIATIONS COMMITTEE AND THE LIQUOR CONTROL COMMITTEE OF THE HOUSE OF REPRESENTATIVES SUMMARIZING THE NUMBER OF DIRECT SHIPPER LICENSES ISSUED BY THE BOARD AND THE QUANTITY OF WINE SOLD BY DIRECT WINE SHIPPERS UNDER THIS SECTION.
(I) A DIRECT WINE SHIPMENT TAX IS IMPOSED AND ASSESSED AT THE RATE OF TWELVE PER CENTUM OF THE NET PRICE OF ALL WINE SOLD AND DELIVERED UNDER THE AUTHORITY OF THIS SECTION. THE TAX SHALL BE COLLECTED BY THE DIRECT WINE SHIPPER FROM THE PURCHASER AND BE PAID TO THE DEPARTMENT OF REVENUE AS PROVIDED UNDER THIS SECTION. UNLESS OTHERWISE SPECIFIED, THE TAX SHALL BE ASSESSED, COLLECTED AND ENFORCED BY THE DEPARTMENT OF REVENUE IN THE SAME MANNER AS THE TAX UNDER ARTICLE II OF THE "TAX REFORM CODE OF 1971."
(J) RECEIPTS FROM THE TAX IMPOSED UNDER SUBSECTION (I) SHALL BE DEPOSITED INTO THE GENERAL FUND. ANNUALLY, ON JANUARY 15 AND JULY 15, THE AMOUNT OF TWO HUNDRED FIFTY THOUSAND DOLLARS ( \(\$ 250,000\) ) SHALL BE TRANSFERRED FROM THE GENERAL FUND TO A RESTRICTED ACCOUNT WITHIN THE GENERAL FUND. THE MONEY IN THE RESTRICTED ACCOUNT IS APPROPRIATED ON A CONTINUING BASIS TO THE PENNSYLVANIA WINE INDUSTRY PROMOTION BOARD FOR THE PURPOSE OF AWARDING GRANTS UNDER SECTION 488.1.

SECTION 17. THE ACT IS AMENDED BY ADDING A SECTION TO READ:
SECTION 488.1. PENNSYLVANIA WINE INDUSTRY PROMOTION BOARD.-(A) THERE IS ESTABLISHED THE PENNSYLVANIA WINE INDUSTRY PROMOTION BOARD.
(B) THE PENNSYLVANIA WINE INDUSTRY PROMOTION BOARD SHALL BE COMPOSED OF THE FOLLOWING MEMBERS:
(1) ONE MEMBER APPOINTED BY THE GOVERNOR UNDER SUBSECTION (C).
(2) FOUR MEMBERS APPOINTED BY THE GENERAL ASSEMBLY UNDER SUBSECTION (C).
(C) THE GUBERNATORIAL APPOINTEE MUST BE A RESIDENT OF THIS COMMONWEALTH, HAVE SUBSTANTIAL EXPERIENCE OR EXPERTISE IN THE PENNSYLVANIA WINE INDUSTRY AND SHALL SERVE AT THE PLEASURE OF THE GOVERNOR.
(D) APPOINTMENTS OF MEMBERS BY THE GENERAL ASSEMBLY SHALL BE MADE AS FOLLOWS:
(1) ONE INDIVIDUAL APPOINTED BY THE PRESIDENT PRO TEMPORE OF THE SENATE.
(2) ONE INDIVIDUAL APPOINTED BY THE MINORITY LEADER OF THE SENATE.
(3) ONE INDIVIDUAL APPOINTED BY THE SPEAKER OF THE HOUSE OF REPRESENTATIVES.

PROMOTION BOARD AND GRANTS AWARDED UNDER THIS SECTION.
(G) THE DEPARTMENT OF AGRICULTURE SHALL PROVIDE ASSISTANCE TO ASSIST THE PENNSYLVANIA WINE INDUSTRY PROMOTION BOARD IN CARRYING OUT ITS DUTIES AND RESPONSIBILITIES UNDER THIS SECTION. SECTION 18. SECTION \(491(11)\) OF THE ACT, AMENDED DECEMBER 9, 2002 (P.L.1653, NO.212), IS AMENDED TO READ:

SECTION 491. UNLAWFUL ACTS RELATIVE TO LIQUOR, ALCOHOL AND LIQUOR LICENSEES.--

IT SHALL BE UNLAWFUL--
* * *
(11) IMPORTATION OF LIQUOR. FOR ANY PERSON, OTHER THAN THE BOARD OR THE HOLDER OF A SACRAMENTAL WINE LICENSE, AN IMPORTER'S LICENSE OR A DIRECT WINE SHIPPER'S LICENSE, TO IMPORT ANY LIQUOR WHATSOEVER INTO THIS COMMONWEALTH, BUT THIS SECTION SHALL NOT BE CONSTRUED TO PROHIBIT RAILROAD AND PULLMAN COMPANIES FROM PURCHASING AND SELLING LIQUORS PURCHASED OUTSIDE THE COMMONWEALTH IN THEIR DINING, CLUB AND BUFFET CARS WHICH ARE COVERED BY PUBLIC SERVICE LIQUOR LICENSES AND WHICH ARE OPERATED IN THIS COMMONWEALTH.


SECTION 19. SECTION 493(12), (24) AND (33) OF THE ACT, AMENDED NOVEMBER 29, 2006 (P.L.1421, NO.155), DECEMBER 22, 2011 (P.L.530, NO.113) AND JULY 5, 2012 (P.L.1007, NO.116) ARE AMENDED AND THE SECTION IS AMENDED BY ADDING A CLAUSE TO READ:

SECTION 493. UNLAWFUL ACTS RELATIVE TO LIQUOR, MALT AND BREWED BEVERAGES AND LICENSEES.--THE TERM "LICENSEE," WHEN USED IN THIS SECTION, SHALL MEAN THOSE PERSONS LICENSED UNDER THE PROVISIONS OF ARTICLE IV, UNLESS THE CONTEXT CLEARLY INDICATES

OTHERWISE.
IT SHALL BE UNLAWFUL--
(12) FAILURE TO HAVE RECORDS ON PREMISES. FOR ANY LIQUOR LICENSEE, OR ANY IMPORTING DISTRIBUTOR, DISTRIBUTOR OR RETAIL DISPENSER, TO FAIL TO KEEP FOR A PERIOD OF AT LEAST TWO YEARS COMPLETE AND TRUTHFUL RECORDS COVERING THE OPERATION OF HIS LICENSED BUSINESS, PARTICULARLY SHOWING THE DATE OF ALL PURCHASES OF LIQUOR AND MALT OR BREWED BEVERAGES, THE ACTUAL PRICE PAID THEREFOR, AND THE NAME OF THE VENDOR, INCLUDING STATE STORE RECEIPTS, OR FOR ANY LICENSEE, HIS SERVANTS, AGENTS OR EMPLOYES, TO REFUSE THE BOARD OR AN AUTHORIZED EMPLOYE OF THE BOARD OR THE ENFORCEMENT BUREAU ACCESS THERETO OR THE OPPORTUNITY TO MAKE COPIES OF THE SAME WHEN THE REQUEST IS MADE DURING BUSINESS HOURS. [THE RECORDS FROM THE MOST RECENT SIXMONTH PERIOD MUST BE MAINTAINED ON THE LICENSED PREMISES.] RECORDS FOR [THE REMAINDER OF] THE TWO-YEAR PERIOD MAY BE KEPT OFF THE LICENSED PREMISES SO LONG AS THE RECORDS ARE RETURNED TO THE LICENSED PREMISES WITHIN TWENTY-FOUR HOURS OF A REQUEST BY THE BOARD OR ENFORCEMENT BUREAU. [A LICENSEE MAY REMOVE THE RECORDS FOR THE MOST RECENT SIX-MONTH PERIOD FROM THE LICENSED PREMISES ONLY FOR A LAWFUL BUSINESS PURPOSE PROVIDED THAT THEY ARE RETURNED TO THE PREMISES WHEN THAT BUSINESS IS COMPLETED.]
* * *
(24) (I) THINGS OF VALUE OFFERED AS INDUCEMENT. EXCEPT AS PROVIDED IN SUBCLAUSE (II), FOR ANY LICENSEE UNDER THE PROVISIONS OF THIS ARTICLE, OR THE BOARD OR ANY MANUFACTURER, OR ANY EMPLOYE OR AGENT OF A MANUFACTURER, LICENSEE OR OF THE BOARD, TO OFFER TO GIVE ANYTHING OF VALUE OR TO SOLICIT OR RECEIVE ANYTHING OF VALUE AS A PREMIUM FOR THE RETURN OF CAPS,

STOPPERS, CORKS, STAMPS OR LABELS TAKEN FROM ANY BOTTLE, CASE, BARREL OR PACKAGE CONTAINING LIQUOR OR MALT OR BREWED BEVERAGE, OR TO OFFER OR GIVE OR SOLICIT OR RECEIVE ANYTHING OF VALUE AS A PREMIUM OR PRESENT TO INDUCE DIRECTLY THE PURCHASE OF LIQUOR OR MALT OR BREWED BEVERAGE, OR FOR ANY LICENSEE, MANUFACTURER OR OTHER PERSON TO OFFER OR GIVE TO TRADE OR CONSUMER BUYERS ANY PRIZE, PREMIUM, GIFT OR OTHER INDUCEMENT TO PURCHASE LIQUOR OR MALT OR BREWED BEVERAGES, EXCEPT ADVERTISING NOVELTIES OF NOMINAL VALUE WHICH THE BOARD SHALL DEFINE. THIS SECTION SHALL NOT PREVENT ANY MANUFACTURER OR ANY AGENT OF A MANUFACTURER FROM OFFERING AND HONORING COUPONS WHICH OFFER MONETARY REBATES ON PURCHASES OF WINES AND SPIRITS THROUGH STATE LIQUOR STORES」 PURCHASES OF WINES AND SPIRITS FOR OFF-PREMISES CONSUMPTION FROM EXPANDED RESTAURANT, HOTEL OR EATING PLACE PERMIT HOLDERS OR PURCHASES OF MALT OR BREWED BEVERAGES AND WINE AND SPIRITS THROUGH DISTRIBUTORS AND IMPORTING DISTRIBUTORS \(\boldsymbol{\perp}\) IN ACCORDANCE WITH CONDITIONS OR REGULATIONS ESTABLISHED BY THE BOARD. THE BOARD MAY REDEEM COUPONS OFFERED BY A MANUFACTURER OR AN AGENT OF A MANUFACTURER AT THE TIME OF PURCHASE. COUPONS OFFERED BY A MANUFACTURER OR AN AGENT OF A MANUFACTURER SHALL NOT BE REDEEMED WITHOUT PROOF OF PURCHASE. THIS SECTION SHALL NOT APPLY TO THE RETURN OF ANY MONIES SPECIFICALLY DEPOSITED FOR THE RETURN OF THE ORIGINAL CONTAINER TO THE OWNERS THEREOF.
(II) NOTWITHSTANDING SUBCLAUSE (I) OR ANY OTHER PROVISION OF LAW, A HOLDER OF A RESTAURANT LICENSE THAT IS ALSO APPROVED TO HOLD A SLOT MACHINE LICENSE OR A CONDITIONAL SLOT MACHINE LICENSE UNDER 4 PA.C.S. PART II (RELATING TO GAMING) MAY GIVE LIQUOR AND MALT OR BREWED BEVERAGES FREE OF CHARGE TO ANY PERSON ACTIVELY ENGAGED IN PLAYING A SLOT MACHINE.
(33) OFF-PREMISES CATERING PERMIT; FEES. FOR ANY LICENSEE, HIS SERVANTS, AGENTS OR EMPLOYES TO SELL ALCOHOL AT A LOCATION OTHER THAN ITS LICENSED PREMISES, UNLESS THE SALE IS SPECIFICALLY AUTHORIZED UNDER THIS ACT, OR UNLESS THE LICENSEE RECEIVES A SPECIAL PERMIT FROM THE BOARD TO DO SO. ONLY THOSE LICENSEES HOLDING A CURRENT AND VALID RESTAURANT, HOTEL, BREW PUB OR EATING PLACE LICENSE SHALL BE ALLOWED TO APPLY FOR SUCH A PERMIT. ANY LICENSEE THAT WISHES TO OBTAIN AN OFF-PREMISES CATERING PERMIT MUST NOTIFY THE BOARD AND PAY THE PERMITTING FEE BY MARCH OF EACH CALENDAR YEAR REGARDLESS OF WHETHER THE LICENSEE HAS SCHEDULED CATERED EVENTS. ANY LICENSEE THAT FAILS TO NOTIFY THE BOARD AND PAY THE PERMIT FEE BY MARCH 1 SHALL BE PRECLUDED FROM OBTAINING THE PERMIT FOR THAT CALENDAR YEAR. IF A LICENSEE NOTIFIES THE BOARD AND PAYS THE PERMITTING FEE BY MARCH 1 AND DOES NOT THEN USE THE PERMIT THROUGHOUT THE CALENDAR YEAR, THE LICENSEE SHALL NOT BE ENTITLED TO A RETURN OF THE PERMITTING FEE. ANY LICENSEE NOT GRANTED A LICENSE UNTIL AFTER MARCH 1 OF THE CALENDAR YEAR SHALL HAVE SIXTY DAYS FROM THE DATE OF THE LICENSE TRANSFER TO NOTIFY THE BOARD OF THE LICENSEE'S INTENTION TO USE AN OFF-PREMISES CATERING PERMIT AND PAY THE PERMITTING FEE. THE BOARD SHALL HAVE THE DISCRETION TO ALLOW THE ISSUANCE OF THE PERMIT AFTER THE MARCH 1 DEADLINE IF THE APPLICANT IS A LICENSEE IN GOOD STANDING WITH THE BOARD AND COMPLIES WITH ALL OTHER REQUIREMENTS FOR THE OFF-PREMISES CATERING PERMIT. A LICENSEE SHALL APPLY FOR THE PERMIT AT LEAST SIXTY DAYS PRIOR TO THE FIRST CATERED FUNCTION. ALL SERVERS AT THE OFF-PREMISES CATERED FUNCTION SHALL BE CERTIFIED UNDER THE BOARD'S RESPONSIBLE ALCOHOL MANAGEMENT PROGRAM AS REQUIRED UNDER SECTION 471.1. THE BOARD MAY CHARGE A FEE OF FIVE HUNDRED DOLLARS (\$500) EACH CALENDAR YEAR, TO EACH APPLICANT FOR THE INITIAL PERMIT

ASSOCIATED WITH A PARTICULAR LICENSE, BUT NO FURTHER FEE SHALL BE CHARGED FOR ANY SUBSEQUENT PERMITS ISSUED TO THE APPLICANT FOR THE LICENSE DURING THE SAME CALENDAR YEAR. THE APPLICANT SHALL SUBMIT WRITTEN NOTICE TO THE BOARD THIRTY DAYS PRIOR TO EACH CATERED EVENT, UNLESS THIS TIME FRAME HAS BEEN WAIVED BY THE BOARD, AND THE BOARD MAY APPROVE OR DISAPPROVE EACH EVENT IF THE APPLICANT FAILS TO PROVIDE TIMELY NOTICE OF THE CATERED FUNCTION, DOES NOT INTEND TO CONDUCT A FUNCTION THAT MEETS THE REQUIREMENTS OF THIS ACT OR HAS PREVIOUSLY CONDUCTED A FUNCTION THAT DID NOT MEET THE REQUIREMENTS OF THIS ACT. THE FEES SHALL BE PAID INTO THE STATE STORES FUND. ANY VIOLATION OF THIS ACT OR THE BOARD'S REGULATIONS FOR GOVERNING ACTIVITY OCCURRING UNDER THE AUTHORITY OF THIS PERMIT MAY BE THE BASIS FOR THE ISSUANCE OF A CITATION UNDER SECTION 471, THE NONRENEWAL OF THE LICENSE UNDER SECTION 470 OR THE REFUSAL BY THE BOARD TO ISSUE SUBSEQUENT PERMITS OR HONOR SUBSEQUENT DATES ON THE EXISTING PERMIT. THIS PENALTY SHALL BE IN ADDITION TO ANY OTHER REMEDIES AVAILABLE TO THE ENFORCEMENT BUREAU OR THE BOARD.
(35) SALE OF UNAUTHORIZED WINE, SPIRITS OR MALT OR BREWED BEVERAGES. FOR ANY LICENSEE, HIS SERVANTS, AGENTS OR EMPLOYES TO OFFER FOR SALE, SELL OR CAUSE TO BE SOLD ANY WINE, SPIRITS OR MALT OR BREWED BEVERAGES, OR ANY SIZE CONTAINER OR QUANTITY THEREOF, OTHER THAN THAT WHICH IS SPECIFICALLY AUTHORIZED BY THE LICENSE AND ANY CORRESPONDING PERMITS HELD BY SUCH LICENSEE. ANY WINE, SPIRITS OR MALT OR BREWED BEVERAGES THAT ARE OFFERED FOR SALE, SOLD OR CAUSED TO BE SOLD IN VIOLATION OF THIS CLAUSE SHALL BE SUBJECT TO SEIZURE BY THE ENFORCEMENT BUREAU PURSUANT TO THE PROVISIONS OF SECTION \(211(3)\) OR, WHERE APPROPRIATE, FORFEITED TO THE COMMONWEALTH IN THE MANNER PRESCRIBED IN

ARTICLE VI.
SECTION 20. SECTION \(495(C)\) AND (E) OF THE ACT, AMENDED DECEMBER 20, 1996 (P.L.1523, NO.199) AND FEBRUARY 21, 2002 (P.L.103, NO.10), ARE AMENDED TO READ:

SECTION 495. IDENTIFICATION CARDS; LICENSEES AND STATE LIQUOR STORE EMPLOYES SAVED FROM PROSECUTION.--* * *
[(C) IN ADDITION TO THE PRESENTATION OF SUCH IDENTIFICATION CARD, THE AGENT OF THE STATE LIQUOR STORE OR THE LICENSEE, OR HIS SERVANT, AGENT OR EMPLOYE, MAY REQUIRE THE PERSON WHOSE AGE MAY BE IN QUESTION TO FILL IN AND SIGN A FORM CONTAINING LANGUAGE APPROVED BY THE BOARD OR CONTAINING THE FOLLOWING:

I,.........................................., HEREBY REPRESENT TO ............................................, A STATE STORE OR LICENSEE OF THE BOARD, THAT I AM OF FULL AGE AND DISCRETION AND OVER THE AGE OF 21 YEARS, HAVING BEEN BORN

ON 19..... AT

THIS STATEMENT IS MADE TO INDUCE SAID STORE OR LICENSEE ABOVE NAMED TO SELL OR OTHERWISE FURNISH ALCOHOLIC BEVERAGES TO THE UNDERSIGNED.

SERIAL NUMBER OF IDENTIFICATION CARD:
I UNDERSTAND THAT I AM SUBJECT TO A FINE OF \$300.00 AND SIXTY DAYS IMPRISONMENT FOR ANY MISREPRESENTATION HEREIN.

\section*{(NAME)}

WITNESS:
NAME
ADDRESS
THE FORMS SHALL BE PRINTED IN A MANNER APPROVED BY THE BOARD AND SHALL BE FILED ALPHABETICALLY BY THE STATE LIQUOR STORE OR LICENSEE IN A FILE BOX CONTAINING A SUITABLE ALPHABETICAL INDEX AT OR BEFORE THE CLOSE OF BUSINESS ON THE DAY THAT THE FORM IS EXECUTED, AND ANY SUCH FORM SHALL BE SUBJECT TO EXAMINATION BY ANY OFFICER, AGENT OR EMPLOYE OF THE ENFORCEMENT BUREAU AT ANY AND ALL TIMES.]
(E) NO PENALTY SHALL BE IMPOSED ON A LICENSEE, LICENSEE'S EMPLOYE OR STATE LIQUOR STORE EMPLOYE FOR SERVING ALCOHOL TO A MINOR IF THE LICENSEE OR EMPLOYE CAN ESTABLISH THAT THE MINOR WAS REQUIRED TO PRODUCE AN IDENTIFICATION CARD AS SET FORTH IN SUBSECTION (A) [, THE MINOR COMPLETED AND SIGNED THE FORM AS SET FORTH IN SUBSECTION (C) AND THESE DOCUMENTS WERE] AND THE IDENTIFICATION CARD WAS RELIED UPON IN GOOD FAITH. THIS DEFENSE SHALL APPLY TO ALL CIVIL AND CRIMINAL PROSECUTIONS.

SECTION 21. SECTION 499(A.1) OF THE ACT, AMENDED OCTOBER 5, 1994 (P.L.522, NO.77), IS AMENDED TO READ:

SECTION 499. PREMISES TO BE VACATED BY PATRONS.--* * *
(A.1) SUBSECTION (A) SHALL NOT APPLY TO SALES OF MALT AND BREWED BEVERAGES FOR CONSUMPTION OFF THE PREMISES WHEN THE FOLLOWING CONDITIONS ARE MET:
(1) NO LICENSEE MAY SELL MALT OR BREWED BEVERAGES IN EXCESS OF [ONE HUNDRED NINETY-TWO FLUID OUNCES] UP TO FOUR SIX-PACKS OR UP TO TWO TWELVE-PACKS IN ANY ONE SALE FOR CONSUMPTION OFF THE PREMISES;
(2) SALES AND SERVICE OF MALT AND BREWED BEVERAGES FOR CONSUMPTION OFF THE PREMISES ARE MADE PRIOR TO THE DESIGNATED TIME THE LICENSEE IS REQUIRED BY THIS ACT TO CEASE SERVING LIQUOR, MALT OR BREWED BEVERAGES;
(3) PERSONS WHO HAVE PURCHASED MALT AND BREWED BEVERAGES FOR CONSUMPTION OFF THE PREMISES SHALL REMOVE THE MALT AND BREWED BEVERAGES FROM THE PREMISES BY THE DESIGNATED TIME AS CONTAINED IN THIS ACT THAT PATRONS ARE REQUIRED TO VACATE THE PREMISES;
(4) NO CLUB LICENSEE MAY SELL ANY MALT OR BREWED BEVERAGE FOR CONSUMPTION OFF THE PREMISES WHERE SOLD OR TO ANY PERSONS WHO ARE NOT MEMBERS OF THE CLUB.
* * *

SECTION 22. SECTION 505.2(A)(6.1) OF THE ACT, AMENDED JUNE 28, 2011 (P.L.55, NO.11), IS AMENDED TO READ:

SECTION 505.2. LIMITED WINERIES.--(A) IN THE INTEREST OF PROMOTING TOURISM AND RECREATIONAL DEVELOPMENT IN PENNSYLVANIA, HOLDERS OF A LIMITED WINERY LICENSE MAY:

\footnotetext{
* * *
}
(6.1) SELL FOOD FOR CONSUMPTION ON OR OFF THE LICENSED PREMISES AND AT THE LIMITED WINERY'S ADDITIONAL BOARD-APPROVED LOCATIONS AND SELL BY THE GLASS, AT THE LICENSED PREMISES AND AT THE LIMITED WINERY'S ADDITIONAL BOARD-APPROVED LOCATIONS, [ONLY] WINE AND ALCOHOLIC CIDERS THAT MAY OTHERWISE BE SOLD BY THE BOTTLE. IN ADDITION, THE HOLDER OF A LIMITED WINERY LICENSE MAY SELL FOR CONSUMPTION ON THE LICENSED PREMISES AND AT THE LIMITED WINERY'S ADDITIONAL BOARD-APPROVED LOCATIONS, LIQUOR PRODUCED BY A LICENSED LIMITED DISTILLERY AND MALT OR BREWED BEVERAGES PRODUCED BY A LICENSED BREWERY.
    * * *

SECTION 23. SECTION 505.4(B)(1) AND (C)(1) OF THE ACT,

AMENDED DECEMBER 22, 2011 (P.L.530, NO.113), ARE AMENDED TO READ:

SECTION 505.4. DISTILLERIES.--* * *
(B) (1) THE BOARD MAY ISSUE A LIMITED DISTILLERY LICENSE THAT WILL ALLOW THE HOLDER THEREOF TO OPERATE A DISTILLERY THAT SHALL NOT EXCEED PRODUCTION OF ONE HUNDRED THOUSAND (100,000) GALLONS OF DISTILLED LIQUOR PER YEAR. THE HOLDER OF THE LICENSE MAY MANUFACTURE AND SELL BOTTLED LIQUORS PRODUCED ON THE LICENSED PREMISES TO THE BOARD, TO ENTITIES LICENSED BY THE BOARD AND TO THE PUBLIC BETWEEN THE HOURS OF NINE O'CLOCK ANTEMERIDIAN AND ELEVEN O'CLOCK POSTMERIDIAN SO LONG AS A SPECIFIC CODE OF DISTILLED LIQUOR WHICH IS LISTED FOR SALE AS A STOCK ITEM BY THE BOARD IN STATE LIQUOR STORES MAY NOT BE OFFERED FOR SALE AT A LICENSED LIMITED DISTILLERY LOCATION AT A PRICE WHICH IS LOWER THAN THAT CHARGED BY THE BOARD AND UNDER SUCH CONDITIONS AND REGULATIONS AS THE BOARD MAY ENFORCE. THE HOLDER OF A LIMITED DISTILLERY LICENSE MAY ALSO SELL WINES PRODUCED BY A LICENSED LIMITED WINERY OR MALT OR BREWED BEVERAGES PRODUCED BY A LICENSED BREWERY.
* * *
(C) (1) THE HOLDER OF A DISTILLERY LICENSE AS ISSUED UNDER SECTION 505 MAY SELL BOTTLED LIQUORS PRODUCED ON THE LICENSED PREMISES TO THE BOARD, TO ENTITIES LICENSED BY THE BOARD AND TO THE PUBLIC BETWEEN THE HOURS OF NINE O'CLOCK ANTEMERIDIAN AND ELEVEN O'CLOCK POSTMERIDIAN SO LONG AS A SPECIFIC CODE OF DISTILLED LIQUOR WHICH IS LISTED FOR SALE AS A STOCK ITEM BY THE BOARD IN STATE LIQUOR STORES MAY NOT BE OFFERED FOR SALE AT A LICENSED DISTILLERY LOCATION AT A PRICE WHICH IS LOWER THAN THAT CHARGED BY THE BOARD AND UNDER SUCH CONDITIONS AND REGULATIONS AS THE BOARD MAY ENFORCE. THE HOLDER OF A LIMITED DISTILLERY
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LICENSE MAY ALSO SELL WINES PRODUCED BY A LICENSED LIMITED
WINERY OR MALT OR BREWED BEVERAGES PRODUCED BY A LICENSED
BREWERY.

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    * * *
    SECTION 24. SECTION \(801(A)\) OF THE ACT IS AMENDED TO READ:
    SECTION 801. MONEYS PAID INTO LIQUOR LICENSE FUND AND
RETURNED TO MUNICIPALITIES.--(A) THE FOLLOWING FEES, EXCEPT
FEES FOR EXPANDED PERMIT HOLDERS, COLLECTED BY THE BOARD UNDER
THE PROVISIONS OF THIS ACT SHALL BE PAID INTO THE STATE TREASURY
THROUGH THE DEPARTMENT OF REVENUE INTO A SPECIAL FUND TO BE
KNOWN AS THE "LIQUOR LICENSE FUND":
(1) LICENSE FEES FOR HOTEL, RESTAURANT AND CLUB LIQUOR LICENSES.
(2) LICENSE FEES FOR RETAIL DISPENSERS' (MALT AND BREWED BEVERAGES) LICENSES.
    * * *
    SECTION 25. THE ACT IS AMENDED BY ADDING A SECTION TO READ:
    SECTION 801.1. MONEYS PAID INTO THE GENERAL FUND FOR USE OF
THE COMMONWEALTH.-- (A) FIFTEEN AND ONE-HALF PER CENTUM OF GROSS
SALES SHALL BE PAID NOT LESS OFTEN THAN MONTHLY INTO THE STATE
TREASURY THROUGH THE DEPARTMENT OF REVENUE FOR DEPOSIT IN THE
GENERAL FUND, PROVIDED THAT IN FISCAL YEAR 2013-2014, THE AMOUNT
PAID UNDER THIS SUBSECTION SHALL BE AT LEAST THREE HUNDRED
THIRTEEN MILLION DOLLARS (\$313,000,000).
    (B) FOR THE PURPOSES OF THIS SECTION, THE TERM "GROSS SALES"
SHALL MEAN THE SUM TOTAL OF WINES AND SPIRITS SOLD BY THE BOARD
AT WHOLESALE AND RETAIL, INCLUDING THE COST OF GOODS SOLD AND
ALL MARKUPS, HANDLING CHARGES, TAXES AND OTHER CHARGES THAT ARE
ADDED TO ARRIVE AT THE SHELF PRICE OF THE PRODUCT. GROSS SALES
SHALL NOT INCLUDE SALES TAXES ADDED TO THE SHELF PRICE OF THE
PRODUCT AT THE POINT OF SALE.

SECTION 26. SECTION \(802(A)\) OF THE ACT IS AMENDED TO READ: SECTION 802. MONEYS PAID INTO THE STATE STORES FUND FOR USE OF THE COMMONWEALTH.--(A) ALL MONEYS, EXCEPT FEES TO BE PAID INTO THE LIQUOR LICENSE FUND AS PROVIDED BY SECTION 801 AND MONEYS PAID INTO THE GENERAL FUND AS PROVIDED BY SECTION 801.1, COLLECTED, RECEIVED OR RECOVERED UNDER THE PROVISIONS OF THIS ACT FOR LICENSE FEES, PERMIT FEES, FILING FEES AND REGISTRATION FEES, FROM FORFEITURES, SALES OF FORFEITED PROPERTY, COMPROMISE PENALTIES AND SALES OF LIQUOR AND ALCOHOL AT THE PENNSYLVANIA LIQUOR STORES, SHALL BE PAID INTO THE STATE TREASURY THROUGH THE DEPARTMENT OF REVENUE INTO A SPECIAL FUND TO BE KNOWN AS "THE STATE STORES FUND."
* * *

SECTION 27. THE ACT IS AMENDED BY ADDING SECTIONS TO READ: SECTION 804. SENIOR CITIZENS PROPERTY TAX RELIEF FUND.-THERE IS CREATED IN THE STATE TREASURY A SPECIAL FUND TO BE KNOWN AS THE SENIOR CITIZENS PROPERTY TAX RELIEF FUND. BEGINNING JULY 1, 2014, AND EACH YEAR THEREAFTER, ANY INCREASE IN THE BOARD'S CASH POSITION AFTER THE DISTRIBUTION OF FUNDS UNDER SECTIONS 801.1 AND \(802(\mathrm{C})\), (E) AND (F) MAY BE DEPOSITED BY THE BOARD INTO THE FUND. MONEY IN THE FUND MAY ONLY BE USED FOR THE REDUCTION OF INCREASES IN PROPERTY TAXES INCURRED BY SENIOR CITIZENS PURSUANT TO LEGISLATION DISTRIBUTING THE MONEY.

SECTION 805. TRANSFERS FROM THE STATE STORE FUND.--BEGINNING ON JULY 1, 2014, AND EACH YEAR THEREAFTER, THE AMOUNT OF ONE HUNDRED DOLLARS (\$100) RECEIVED FROM EACH APPLICATION FEE AND PERMIT FEE RECEIVED FROM EXPANDED AND ENHANCED PERMIT HOLDERS UNDER SECTIONS 415 AND 416 SHALL BE TRANSFERRED TO THE DEPARTMENT OF PUBLIC WELFARE TO BE USED TO PROVIDE FUNDING FOR

SECTION 28. STUDIES OF THE WINE AND SPIRITS WHOLESALE SYSTEM IN THIS COMMONWEALTH SHALL BE CONDUCTED AS FOLLOWS:
(1) THE LEGISLATIVE BUDGET AND FINANCE COMMITTEE SHALL CONDUCT A STUDY OF THE WINE AND SPIRITS WHOLESALE SYSTEM IN THIS COMMONWEALTH. THE STUDY SHALL COMMENCE SEPTEMBER 1, 2015, AND SHALL BE PRESENTED TO THE CHAIRMAN AND MINORITY CHAIRMAN OF THE LAW AND JUSTICE COMMITTEE OF THE SENATE AND THE CHAIRMAN AND MINORITY CHAIRMAN OF THE LIQUOR CONTROL COMMITTEE OF THE HOUSE OF REPRESENTATIVES WITHIN SIX MONTHS OF ITS COMMENCEMENT. THE STUDY SHALL:
(I) ANALYZE THE CURRENT WHOLESALE SYSTEM'S ABILITY TO MEET THE DEMAND FROM RETAILERS.
(II) EVALUATE THE IMPACT OF PUBLIC SECTOR JOB LOSSES THROUGH THE TRANSFER OF THE WHOLESALE SYSTEM TO PRIVATE OPERATORS.
(III) CONSIDER BEST PRACTICES RELATED TO THE OPERATION OF A WINE AND SPIRITS WHOLESALE OPERATION AND THE TIMELINE RELATED TO THE TRANSITION TO A PRIVATELY RUN OPERATION.
(IV) DETERMINE WHAT IMPACT SUCH A TRANSITION WOULD HAVE ON THE ANNUAL FISCAL STABILITY OF THE COMMONWEALTH.
(V) DETERMINE THE EFFECTIVENESS OF THE PROVISIONS CONTAINED IN THIS ACT AND PROVIDE RECOMMENDATIONS TO IMPROVE THESE REFORMS.
(VI) PROVIDE A VALUATION OF THE WINE AND SPIRITS WHOLESALE AND RETAIL SYSTEMS.
(2) THE PENNSYLVANIA LIQUOR CONTROL BOARD SHALL CONDUCT A STUDY OF THE WINE AND SPIRITS WHOLESALE SYSTEM IN THIS COMMONWEALTH. THE STUDY SHALL COMMENCE SEPTEMBER 1, 2015, AND

SHALL BE PRESENTED TO THE CHAIRMAN AND MINORITY CHAIRMAN OF THE LAW AND JUSTICE COMMITTEE OF THE SENATE AND THE CHAIRMAN AND MINORITY CHAIRMAN OF THE LIQUOR CONTROL COMMITTEE OF THE HOUSE OF REPRESENTATIVES WITHIN SIX MONTHS OF ITS COMMENCEMENT. THE STUDY SHALL:
(I) ANALYZE THE CURRENT WHOLESALE SYSTEM'S ABILITY TO MEET THE DEMAND FROM RETAILERS.
(II) EVALUATE THE IMPACT OF PUBLIC SECTOR JOB LOSSES THROUGH THE TRANSFER OF THE WHOLESALE SYSTEM TO PRIVATE OPERATORS.
(III) CONSIDER BEST PRACTICES RELATED TO THE OPERATION OF A WINE AND SPIRITS WHOLESALE OPERATION AND THE TIMELINE RELATED TO THE TRANSITION TO A PRIVATELY RUN OPERATION.
(IV) DETERMINE WHAT IMPACT SUCH A TRANSITION WOULD HAVE ON THE ANNUAL FISCAL STABILITY OF THE COMMONWEALTH.
(V) DETERMINE THE EFFECTIVENESS OF THE PROVISIONS CONTAINED IN THIS ACT AND PROVIDE RECOMMENDATIONS TO IMPROVE THESE REFORMS.
(VI) PROVIDE A VALUATION OF THE WINE AND SPIRITS WHOLESALE AND RETAIL SYSTEMS.
(3) IF THE FINDINGS OF EITHER STUDY DETERMINE THAT THE DIVESTITURE OF THE WINE AND SPIRITS WHOLESALE SYSTEM WOULD NOT HAVE A SIGNIFICANT IMPACT ON THE ANNUAL FISCAL STABILITY OF THE COMMONWEALTH, THE GENERAL ASSEMBLY MAY CONSIDER LEGISLATION PROVIDING FOR THE DIVESTITURE OF THE WINE AND SPIRITS WHOLESALE SYSTEM. FOLLOWING THE GENERAL ASSEMBLY'S ENACTMENT OF LEGISLATION PROVIDING FOR THE DIVESTITURE OF THE BOARD'S WHOLESALE WINE AND SPIRITS OPERATION, THE BOARD SHALL DIVEST OF ITS WINE AND SPIRITS WHOLESALE SYSTEM CONSISTENT

WITH THE PROVISION OF THE ACT AUTHORIZING WHOLESALE DIVESTITURE.

SECTION 29. REPEALS ARE AS FOLLOWS:
(1) THE GENERAL ASSEMBLY DECLARES THAT THE REPEAL UNDER PARAGRAPH (2) IS NECESSARY TO EFFECTUATE THE ADDITION OF SECTION 801.1 OF THE ACT.
(2) THE ACT OF JUNE 9, 1936 (SP.SESS., P.L.13, NO.4), ENTITLED, AS REENACTED AND AMENDED, "AN ACT IMPOSING AN EMERGENCY STATE TAX ON LIQUOR, AS HEREIN DEFINED, SOLD BY THE PENNSYLVANIA LIQUOR CONTROL BOARD; PROVIDING FOR THE COLLECTION AND PAYMENT OF SUCH TAX; AND IMPOSING DUTIES UPON THE DEPARTMENT OF REVENUE AND THE PENNSYLVANIA LIQUOR CONTROL BOARD," IS REPEALED.

SECTION 30. THIS ACT SHALL TAKE EFFECT AS FOLLOWS:
(1) THE FOLLOWING PROVISIONS SHALL TAKE EFFECT

IMMEDIATELY:
(I) THE AMENDMENT OF SECTION 493(33) OF THE ACT.
(II) THIS SECTION.
(2) THE REMAINDER OF THIS ACT SHALL TAKE EFFECT IN 60 DAYS.```

