CERTIFICATION OF ENROLLMENT

ENGROSSED SUBSTITUTE SENATE BILL 5644

Chapter 12, Laws of 2013

63rd Legislature 2013 2nd Special Session

SPIRITS DISTRIBUTORS--LICENSE ISSUANCE FEES

EFFECTIVE DATE: 06/30/13

Passed by the Senate June 29, 2013 YEAS 41 NAYS 5

BRAD OWEN

President of the Senate

Passed by the House June 29, 2013 YEAS 77 NAYS 5

FRANK CHOPP

Speaker of the House of Representatives

Approved June 30, 2013, 4:43 p.m.

CERTIFICATE

I, Hunter G. Goodman, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **ENGROSSED SUBSTITUTE SENATE BILL 5644** as passed by the Senate and the House of Representatives on the dates hereon set forth.

HUNTER G. GOODMAN

Secretary

FILED

July 1, 2013

JAY INSLEE

Governor of the State of Washington

Secretary of State State of Washington

ENGROSSED SUBSTITUTE SENATE BILL 5644

Passed Legislature - 2013 2nd Special Session

State of Washington 63rd Legislature 2013 2nd Special Session

By Senate Commerce & Labor (originally sponsored by Senators Schoesler and Murray)

READ FIRST TIME 02/22/13.

AN ACT Relating to license issuance fees of former contract liquor stores, former state store auction buyers, and spirits distributors; amending RCW 66.24.055; adding a new section to chapter 66.24 RCW; creating a new section; and declaring an emergency.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

6 Sec. 1. RCW 66.24.055 and 2012 c 2 s 105 (Initiative Measure No. 7 1183) are each amended to read as follows:

8 (1) There is a license for spirits distributors to (a) sell spirits purchased from manufacturers, distillers, or suppliers including, 9 10 without limitation, licensed Washington distilleries, licensed spirits importers, other Washington spirits distributors, or suppliers of 11 foreign spirits located outside of the United States, to spirits 12 retailers including, without limitation, spirits retail licensees, 13 special occasion license holders, interstate common carrier license 14 15 holders, restaurant spirits retailer license holders, spirits, beer, and wine private club license holders, hotel license holders, sports 16 entertainment facility license holders, and spirits, beer, and wine 17 nightclub license holders, and to other spirits distributors; and (b) 18 19 export the same from the state.

1 (2) By January 1, 2012, the board must issue spirits distributor 2 licenses to all applicants who, upon December 8, 2011, have the right 3 to purchase spirits from a spirits manufacturer, spirits distiller, or 4 other spirits supplier for resale in the state, or are agents of such 5 supplier authorized to sell to licensees in the state, unless the board 6 determines that issuance of a license to such applicant is not in the 7 public interest.

8 (3)(a) As limited by (b) of this subsection and subject to (c) of 9 this subsection, each spirits distributor licensee must pay to the 10 board, for deposit into the liquor revolving fund, a license issuance 11 fee calculated as follows:

(i) In each of the first ((two-years)) twenty-seven months of licensure, ten percent of the total revenue from all the licensee's sales of spirits made during the ((year)) month for which the fee is due, respectively; and

16 (ii) In the ((third-year)) twenty-eighth month of licensure and 17 each ((year)) month thereafter, five percent of the total revenue from 18 all the licensee's sales of spirits made during the ((year)) month for 19 which the fee is due, respectively.

(b) The fee required under this subsection (3) is calculated only on sales of items which the licensee was the first spirits distributor in the state to have received:

23 (i) In the case of spirits manufactured in the state, from the 24 distiller; or

(ii) In the case of spirits manufactured outside the state, from an authorized out-of-state supplier.

27 (c) By March 31, 2013, all persons holding spirits distributor licenses on or before March 31, 2013, must have paid collectively one 28 hundred fifty million dollars or more in spirits distributor license 29 fees. If the collective payment through March 31, 2013, totals less 30 31 than one hundred fifty million dollars, the board must, according to 32 rules adopted by the board for the purpose, collect by May 31, 2013, as additional spirits distributor license fees the difference between one 33 hundred fifty million dollars and the actual receipts, allocated among 34 persons holding spirits distributor licenses at any time on or before 35 March 31, 2013, ratably according to their spirits sales made during 36 37 calendar year 2012. Any amount by which such payments exceed one

1 hundred fifty million dollars by March 31, 2013, must be credited to 2 future license issuance fee obligations of spirits distributor 3 licensees according to rules adopted by the board.

(d) A retail licensee selling for resale must pay a distributor
license fee under the terms and conditions in this section on resales
of spirits the licensee has purchased on which no other distributor
license fee has been paid. The board must establish rules setting
forth the frequency and timing of such payments and reporting of sales
dollar volume by the licensee, with payments due quarterly in arrears.

(e) No spirits inventory may be subject to calculation of more thana single spirits distributor license issuance fee.

12 (4) In addition to the payment set forth in subsection (3) of this 13 section, each spirits distributor licensee renewing its annual license 14 must pay an annual license renewal fee of one thousand three hundred 15 twenty dollars for each licensed location.

(5) There is no minimum facility size or capacity for spirits 16 17 distributor licenses, and no limit on the number of such licenses issued to qualified applicants. License applicants must provide 18 physical security of the product that is substantially as effective as 19 the physical security of the distribution facilities currently operated 20 21 by the board with respect to preventing pilferage. License issuances 22 and renewals are subject to RCW 66.24.010 and the regulations promulgated thereunder, including without limitation rights of cities, 23 24 towns, county legislative authorities, the public, churches, schools, 25 and public institutions to object to or prevent issuance of local liquor licenses. However, existing distributor premises licensed to 26 27 sell beer and/or wine are deemed to be premises "now licensed" under RCW 66.24.010(9)(a) for the purpose of processing applications for 28 spirits distributor licenses. 29

30 <u>NEW SECTION.</u> Sec. 2. The changes made in section 1 of this act 31 apply to spirits distributors licensed on or after January 1, 2012.

32 <u>NEW SECTION.</u> Sec. 3. A new section is added to chapter 66.24 RCW 33 to read as follows:

(1) Beginning on the effective date of this section, the license
 issuance fee under RCW 66.24.630(4) does not apply to a spirits retail
 licensee that was a contract liquor store manager with respect to sales

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of spirits in original containers from the location of its spirits retail licensed premises to retailers licensed to sell spirits for consumption on the premises for resale at their licensed premises.

4 (2) Beginning on the effective date of this section, the license
5 issuance fee under RCW 66.24.630(4) does not apply to a spirits retail
6 licensee that was a former state store auction buyer, with respect to
7 sales of spirits in original containers from the location of its
8 spirits retail licensed premises to retailers licensed to sell spirits
9 for consumption on the premises for resale at their licensed premises.

10 (3) The exemptions created in this section attach to any successor, 11 by purchase or otherwise, to the spirits retail license, except that an 12 exemption does not attach to any such successor that owns, directly or 13 indirectly, any interest in a spirits retail license that is not 14 derived directly from a former contract liquor store manager or a 15 former state store auction buyer.

16 <u>NEW SECTION.</u> Sec. 4. This act is necessary for the immediate 17 preservation of the public peace, health, or safety, or support of the 18 state government and its existing public institutions, and takes effect 19 immediately.

> Passed by the Senate June 29, 2013. Passed by the House June 29, 2013. Approved by the Governor June 30, 2013. Filed in Office of Secretary of State July 1, 2013.