CERTIFICATION OF ENROLLMENT

SUBSTITUTE SENATE BILL 6226

Chapter 92, Laws of 2014

63rd Legislature 2014 Regular Session

SPIRITS--DISTILLERY SALES--SAMPLES--OFF-PREMISE CONSUMPTION

EFFECTIVE DATE: 06/12/14

I, Hunter G. Goodman, Secretary of the Senate of the State of Washington, do hereby certify that BRAD OWEN the attached is SUBSTITUTE SENATE President of the Senate BILL 6226 as passed by the Senate and the House of Representatives Passed by the House March 6, 2014

YEAS 93 NAYS 1

FRANK CHOPP Speaker of the House of Representatives

Passed by the Senate February 18, 2014

YEAS 41 NAYS 6

Secretary

CERTIFICATE

HUNTER G. GOODMAN

March 27, 2014

on the dates hereon set forth.

Approved March 27, 2014, 10:51 a.m. FILED

JAY INSLEE Secretary of State State of Washington Governor of the State of Washington

SUBSTITUTE SENATE BILL 6226

Passed Legislature - 2014 Regular Session

State of Washington 63rd Legislature 2014 Regular Session

By Senate Commerce & Labor (originally sponsored by Senators Holmquist Newbry, King, Conway, Hewitt, and Kohl-Welles)

READ FIRST TIME 01/28/14.

- 1 AN ACT Relating to sales by craft and general licensed distilleries
- 2 of spirits for off-premise consumption and spirits samples for on-
- 3 premise consumption; and amending RCW 66.24.145, 66.28.040, 19.126.020,
- 4 66.24.140, and 66.28.310.

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- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 6 **Sec. 1.** RCW 66.24.145 and 2013 c 98 s 1 are each amended to read 7 as follows:
 - (1) Any craft distillery may sell spirits of its own production for consumption off the premises((,-up-to-three-liters-per-person-per day)). A craft distillery selling spirits under this subsection must comply with the applicable laws and rules relating to retailers.
- (2) Any craft distillery may contract distilled spirits for, and sell contract distilled spirits to, holders of distillers' or manufacturers' licenses, including licenses issued under RCW 66.24.520, or for export.
- (3) Any craft distillery licensed under this section may provide, free ((of)) or for a charge, one-half ounce or less samples of spirits of its own production to persons on the premises of the distillery.

- The maximum total per person per day is two ounces. Every person who participates in any manner in the service of samples must obtain a class 12 alcohol server permit.
- 4 (4) The board must adopt rules to implement the alcohol server 5 permit requirement and may adopt additional rules to implement this 6 section.
 - (5) Distilling is an agricultural practice.

8 **Sec. 2.** RCW 66.28.040 and 2012 c 2 s 116 are each amended to read 9 as follows:

Except as permitted by the board under RCW 66.20.010, no domestic 10 11 brewery, microbrewery, distributor, distiller, domestic winery, 12 importer, rectifier, certificate of approval holder, or other manufacturer of liquor may, within the state of Washington, give to any 13 person any liquor; but nothing in this section nor in RCW 66.28.305 14 prevents a domestic brewery, microbrewery, distributor, domestic 15 winery, distiller, certificate of approval holder, or importer from 16 furnishing samples of beer, wine, or spirituous liquor to authorized 17 licensees for the purpose of negotiating a sale, in accordance with 18 regulations adopted by the liquor control board, provided that the 19 20 samples are subject to taxes imposed by RCW 66.24.290 and 66.24.210; 21 nothing in this section prevents a domestic brewery, microbrewery, domestic winery, distillery, certificate of approval holder, or 22 23 distributor from furnishing beer, wine, or spirituous liquor for 24 instructional purposes under RCW 66.28.150; nothing in this section prevents a domestic winery, certificate of approval holder, or 25 26 distributor from furnishing wine without charge, subject to the taxes imposed by RCW 66.24.210, to a not-for-profit group organized and 27 operated solely for the purpose of enology or the study of viticulture 28 which has been in existence for at least six months and that uses wine 29 30 so furnished solely for such educational purposes or a domestic winery, 31 or an out-of-state certificate of approval holder, from furnishing wine without charge or a domestic brewery, or an out-of-state certificate of 32 33 approval holder, from furnishing beer without charge, subject to the taxes imposed by RCW 66.24.210 or 66.24.290, or a domestic distiller 34 licensed under RCW 66.24.140 or an accredited representative of a 35 36 distiller, manufacturer, importer, or distributor of spirituous liquor licensed under RCW 66.24.310, from furnishing spirits without charge, 37

- to a nonprofit charitable corporation or association exempt from 1 2 taxation under 26 U.S.C. Sec. 501(c)(3) or (6) of the internal revenue code of 1986 for use consistent with the purpose or purposes entitling 3 it to such exemption; nothing in this section prevents a domestic 4 brewery or microbrewery from serving beer without charge, on the 5 brewery premises; nothing in this section prevents donations of wine 6 7 for the purposes of RCW 66.12.180; nothing in this section prevents a domestic winery from serving wine without charge, on the winery 8 premises; and nothing in this section prevents a craft distillery from 9 10 serving spirits ((without charge)), on the distillery premises subject to RCW 66.24.145. 11
- 12 **Sec. 3.** RCW 19.126.020 and 2012 c 2 s 213 are each amended to read 13 as follows:
- The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.
- 16 (1) "Agreement of distributorship" means any contract, agreement, 17 commercial relationship, license, association, or any other 18 arrangement, for a definite or indefinite period, between a supplier 19 and distributor.
 - (2) "Authorized representative" has the same meaning as "authorized representative" as defined in RCW 66.04.010.

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- (3) "Brand" means any word, name, group of letters, symbol, or combination thereof, including the name of the distiller or brewer if the distiller's or brewer's name is also a significant part of the product name, adopted and used by a supplier to identify specific spirits or a specific malt beverage product and to distinguish that product from other spirits or malt beverages produced by that supplier or other suppliers.
- (4) "Distributor" means any person, including but not limited to a component of a supplier's distribution system constituted as an independent business, importing or causing to be imported into this state, or purchasing or causing to be purchased within this state, any spirits or malt beverages for sale or resale to retailers licensed under the laws of this state, regardless of whether the business of such person is conducted under the terms of any agreement with a distiller or malt beverage manufacturer.

- (5) "Importer" means any distributor importing spirits or beer into this state for sale to retailer accounts or for sale to other distributors designated as "subjobbers" for resale.
 - (6) "Malt beverage manufacturer" means every brewer, fermenter, processor, bottler, or packager of malt beverages located within or outside this state, or any other person, whether located within or outside this state, who enters into an agreement of distributorship for the resale of malt beverages in this state with any wholesale distributor doing business in the state of Washington.
 - (7) "Person" means any natural person, corporation, partnership, trust, agency, or other entity, as well as any individual officers, directors, or other persons in active control of the activities of such entity.
 - (8) "Spirits manufacturer" means every distiller, processor, bottler, or packager of spirits located within or outside this state, or any other person, whether located within or outside this state, who enters into an agreement of distributorship for the resale of spirits in this state with any wholesale distributor doing business in the state of Washington.
 - (9) "Successor distributor" means any distributor who enters into an agreement, whether oral or written, to distribute a brand of spirits or malt beverages after the supplier with whom such agreement is made or the person from whom that supplier acquired the right to manufacture or distribute the brand has terminated, canceled, or failed to renew an agreement of distributorship, whether oral or written, with another distributor to distribute that same brand of spirits or malt beverages.
 - (10) "Supplier" means any spirits or malt beverage manufacturer or importer who enters into or is a party to any agreement of distributorship with a wholesale distributor. "Supplier" does not include: (a) Any distiller licensed under RCW 66.24.140 or 66.24.145 and producing less than ((sixty)) one hundred fifty thousand proof gallons of spirits annually or any brewery or microbrewery licensed under RCW 66.24.240 and producing less than two hundred thousand barrels of malt liquor annually; (b) any brewer or manufacturer of malt liquor producing less than two hundred thousand barrels of malt liquor annually and holding a certificate of approval issued under RCW 66.24.270; or (c) any authorized representative of distillers or malt liquor manufacturers who holds an appointment from one or more

- distillers or malt liquor manufacturers which, in the aggregate, produce less than two hundred thousand barrels of malt liquor or ((sixty)) one hundred fifty thousand proof gallons of spirits.
- 4 (11) "Terminated distribution rights" means distribution rights 5 with respect to a brand of malt beverages which are lost by a 6 terminated distributor as a result of termination, cancellation, or 7 nonrenewal of an agreement of distributorship for that brand.
- 8 (12) "Terminated distributor" means a distributor whose agreement 9 of distributorship with respect to a brand of spirits or malt 10 beverages, whether oral or written, has been terminated, canceled, or 11 not renewed.
- 12 **Sec. 4.** RCW 66.24.140 and 2010 c 290 s 1 are each amended to read 13 as follows:
- 14 <u>(1)</u> There shall be a license to distillers, including blending, 15 rectifying and bottling; fee two thousand dollars per annum, unless 16 provided otherwise as follows:

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- $((\frac{1}{1}))$ (a) For distillers producing $(\frac{1}{1})$ one hundred fifty thousand gallons or less of spirits with at least half of the raw materials used in the production grown in Washington, the license fee $(\frac{1}{1})$ must be reduced to one hundred dollars per annum;
- (((2))) <u>(b)</u> The board ((shall)) <u>must</u> license stills used and to be used solely and only by a commercial chemist for laboratory purposes, and not for the manufacture of liquor for sale, at a fee of twenty dollars per annum;
 - $((\frac{3}{3}))$ (c) The board $(\frac{3}{3})$ must license stills used and to be used solely and only for laboratory purposes in any school, college or educational institution in the state, without fee; and
 - ((\(\frac{(4)}{)}\)) (\(\frac{d}{0}\) The board ((\(\frac{\text{shall}}{)}\)) must license stills ((\(\text{which shall})\)) that have been duly licensed as fruit and/or wine distilleries by the federal government, used and to be used solely as fruit and/or wine distilleries in the production of fruit brandy and wine spirits, at a fee of two hundred dollars per annum.
 - (2) Any distillery licensed under this section may:
- 34 <u>(a) Sell spirits of its own production for consumption off the</u>
 35 <u>premises. A distillery selling spirits under this subsection must</u>
 36 <u>comply with the applicable laws and rules relating to retailers;</u>

- 1 (b) Contract distilled spirits for, and sell contract distilled
 2 spirits to, holders of distillers' or manufacturers' licenses,
 3 including licenses issued under RCW 66.24.520, or for export; and
- (c) Provide free or for a charge one-half ounce or less samples of spirits of its own production to persons on the premises of the distillery. The maximum total per person per day is two ounces. Every person who participates in any manner in the service of samples must obtain a class 12 alcohol server permit.
- **Sec. 5.** RCW 66.28.310 and 2013 c 107 s 1 are each amended to read 10 as follows:
 - (1)(a) Nothing in RCW 66.28.305 prohibits an industry member from providing retailers branded promotional items which are of nominal value, singly or in the aggregate. Such items include but are not limited to: Trays, lighters, blotters, postcards, pencils, coasters, menu cards, meal checks, napkins, clocks, mugs, glasses, bottles or can openers, corkscrews, matches, printed recipes, shirts, hats, visors, and other similar items. Branded promotional items:
 - (i) Must be used exclusively by the retailer or its employees in a manner consistent with its license;
 - (ii) Must bear imprinted advertising matter of the industry member only, except imprinted advertising matter of the industry member can include the logo of a professional sports team which the industry member is licensed to use;
 - (iii) May be provided by industry members only to retailers and their employees and may not be provided by or through retailers or their employees to retail customers; and
 - (iv) May not be targeted to or appeal principally to youth.
 - (b) An industry member is not obligated to provide any such branded promotional items, and a retailer may not require an industry member to provide such branded promotional items as a condition for selling any alcohol to the retailer.
 - (c) Any industry member or retailer or any other person asserting that the provision of branded promotional items as allowed in (a) of this subsection has resulted or is more likely than not to result in undue influence or an adverse impact on public health and safety, or is otherwise inconsistent with the criteria in (a) of this subsection may file a complaint with the board. Upon receipt of a complaint the board

- may conduct such investigation as it deems appropriate in the 1 2 circumstances. If the investigation reveals the provision of branded promotional items has resulted in or is more likely than not to result 3 in undue influence or has resulted or is more likely than not to result 4 5 in an adverse impact on public health and safety or is otherwise inconsistent with (a) of this subsection the board may issue an 6 7 administrative violation notice to the industry member, to the retailer, or both. The recipient of the administrative violation 8 notice may request a hearing under chapter 34.05 RCW. 9
 - (2) Nothing in RCW 66.28.305 prohibits:

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- (a) An industry member from providing to a special occasion licensee and a special occasion licensee from receiving services for:
 - (i) Installation of draft beer dispensing equipment or advertising;
- 14 (ii) Advertising, pouring, or dispensing of beer or wine at a beer 15 or wine tasting exhibition or judging event; or
 - (iii) Pouring or dispensing of spirits by a licensed domestic distiller or the accredited representative of a distiller, manufacturer, importer, or distributor of spirituous liquor licensed under RCW 66.24.310; or
 - (b) Special occasion licensees from paying for beer $((\frac{or}{or}))_{\star}$ wine, or spirits immediately following the end of the special occasion event; or
 - (c) Wineries ((or)), breweries, <u>or distilleries</u> that are participating in a special occasion event from paying reasonable booth fees to the special occasion licensee.
 - (3) Nothing in RCW 66.28.305 prohibits industry members from performing, and retailers from accepting the service of building, rotating, and restocking displays and stockroom inventories; rotating and rearranging can and bottle displays of their own products; providing point of sale material and brand signs; pricing case goods of their own brands; and performing such similar business services consistent with board rules, or personal services as described in subsection (5) of this section.
 - (4) Nothing in RCW 66.28.305 prohibits:
- 35 (a) Industry members from listing on their internet web sites 36 information related to retailers who sell or promote their products, 37 including direct links to the retailers' internet web sites; and

- (b) Retailers from listing on their internet web sites information related to industry members whose products those retailers sell or promote, including direct links to the industry members' web sites; or
- (c) Industry members and retailers from producing, jointly or together with regional, state, or local industry associations, brochures and materials promoting tourism in Washington state which contain information regarding retail licensees, industry members, and their products.
- (5) Nothing in RCW 66.28.305 prohibits the performance of personal services offered from time to time by a domestic winery or certificate of approval holder to retailers when the personal services are (a) conducted at a licensed premises, and (b) intended to inform, educate, or enhance customers' knowledge or experience of the manufacturer's The performance of personal services products. may participation and pouring, bottle signing events, and other similar informational or educational activities at the premises of a retailer holding a spirits, beer, and wine restaurant license, a wine and/or beer restaurant license, a specialty wine shop license, a special occasion license, a grocery store license with a tasting endorsement, or a private club license. A domestic winery or certificate of approval holder is not obligated to perform any such personal services, and a retail licensee may not require a domestic winery or certificate of approval holder to conduct any personal service as a condition for selling any alcohol to the retail licensee, or as a condition for including any product of the domestic winery or certificate of approval holder in any tasting conducted by the licensee. Except as provided in RCW 66.28.150, the cost of sampling may not be borne, directly or indirectly, by any domestic winery or certificate of approval holder or distributor. Nothing in this section prohibits breweries, microbreweries, certificate of approval holders, and retail licensees from identifying the producers on private labels authorized under RCW 66.24.400, 66.24.425, 66.24.450, 66.24.360, and 66.24.371.
- (6) Nothing in RCW 66.28.305 prohibits an industry member from entering into an arrangement with any holder of a sports entertainment facility license or an affiliated business for brand advertising at the licensed facility or promoting events held at the sports entertainment facility as authorized under RCW 66.24.570.

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- (7) Nothing in RCW 66.28.305 prohibits the performance of personal 1 2 services offered from time to time by a domestic brewery, microbrewery, or beer certificate of approval holder to grocery store licensees with 3 a tasting endorsement when the personal services are (a) conducted at 4 a licensed premises in conjunction with a tasting event, and (b) 5 intended to inform, educate, or enhance customers' knowledge or 6 7 experience of the manufacturer's products. The performance of personal services may include participation and pouring, bottle signing events, 8 and other similar informational or educational activities. A domestic 9 brewery, microbrewery, or beer certificate of approval holder is not 10 obligated to perform any such personal services, and a grocery store 11 licensee may not require the performance of any personal service as a 12 13 condition for including any product in any tasting conducted by the 14 licensee.
 - (8) Nothing in RCW 66.28.305 prohibits an arrangement between a domestic winery and a restaurant licensed under RCW 66.24.320 or 66.24.400 to waive a corkage fee.

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- (9) Nothing in this section prohibits professional sports teams who hold a retail liquor license or their agents from accepting bona fide liquor advertising from manufacturers, importers, distributors, or their agents for use in the sporting arena. Professional sports teams who hold a retail liquor license or their agents may license the manufacturer, importer, distributor, or their agents to use the name and trademarks of the professional sports team in their advertising and promotions, under the following conditions:
- (a) Such advertising must be paid for by said manufacturer, importer, distributor, or their agent at the published advertising rate or at a reasonable fair market value.
- (b) Such advertising may carry with it no express or implied offer on the part of the manufacturer, importer, distributor, or their agent, or promise on the part of the retail licensee whose operation is directly or indirectly part of the sporting arena, to stock or list any particular brand of liquor to the total or partial exclusion of any other brand.

Passed by the Senate February 18, 2014. Passed by the House March 6, 2014. Approved by the Governor March 27, 2014. Filed in Office of Secretary of State March 27, 2014.