## SENATE BILL 6104

State of Washington 66th Legislature 2020 Regular Session

By Senators King, Rivers, Rolfes, Mullet, Saldaña, and Lovelett

Prefiled 12/20/19. Read first time 01/13/20. Referred to Committee on Labor & Commerce.

1 AN ACT Relating to the creation of a limited spirits retail 2 license; amending RCW 66.24.055; and adding new sections to chapter 3 66.24 RCW.

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

5 <u>NEW SECTION.</u> Sec. 1. A new section is added to chapter 66.24 6 RCW to read as follows:

(1) There is a limited spirits retail license to:

8 (a) Sell spirits in original containers to consumers for 9 consumption off the licensed premises and to permit holders; and

10 (b) Export spirits.

7

11 (2) For the purposes of this title, a limited spirits retail 12 license is a retail license, and a sale by a limited spirits retailer 13 is a retail sale.

(3) (a) Except as otherwise provided in (c) of this subsection, the board may issue limited spirits retail licenses to applicants holding licenses for off-premises sales of either beer or wine, or both, issued pursuant to RCW 66.24.360(1), but only to applicants that:

19 (i) Do not hold any endorsement issued pursuant to RCW 66.24.360
 20 (2), (3), (6), or (10);

1 (ii) Do not hold a restricted license issued pursuant to RCW
2 66.24.360(7);

3 (iii) Satisfy all reasonable requirements imposed by statute or 4 regulation for issuance of a retail liquor license, including any 5 enhanced employee training requirements required by the board for 6 holders of limited spirits retail licenses; and

7 (iv) The board determines will maintain systems for inventory 8 management, employee training, employee supervision, and physical 9 security of the product substantially as effective with respect to 10 preventing sales to, or pilferage by, underage or inebriated persons 11 as those systems currently used by stores holding spirits retail 12 licenses issued pursuant to RCW 66.24.630.

(b) License issuances and renewals pursuant to this section are subject to RCW 66.24.010 and the regulations adopted thereunder, including, without limitation, rights of cities, towns, county legislative authorities, the public, churches, schools, and public institutions to object to, or prevent issuance of, local liquor licenses.

19 (c) The board may deny a limited spirits retail license to an 20 otherwise qualified applicant if:

(i) At the time of the application, the applicant holds an existing grocery store license issued pursuant to RCW 66.24.360 and the board determines that the licensee has committed more than one public safety violation within the three years preceding the filing of the application;

(ii) The board reasonably determines that issuance of the limited spirits retail license to the applicant would not be in the best interests of the community to be served by the applicant because it would result in an excessive number of locations where spirits could be purchased in the community;

31 (iii) The board reasonably determines that issuance of the 32 limited spirits retail license to the applicant would otherwise pose 33 an unacceptable risk to the health and welfare of the community to be 34 served; or

(iv) Issuance of the limited spirits retail license would cause the total number of liquor licenses for the sale of alcohol for offpremises consumption to exceed any limits imposed by the legislature on the number of licenses permitted to be active in the state or any defined portion of the state at the time the application is processed.

1 (d) Any spirits sold by the holder of a limited spirits retailer 2 license must have been purchased from a spirits distributor licensed 3 to do business within the state of Washington.

(4) Each limited spirits retail licensee must pay to the board, 4 for deposit into the liquor revolving fund, a license issuance fee 5 6 equivalent to seventeen percent of all spirits sales revenues under the license, exclusive of taxes collected by the licensee and of 7 sales of items on which a license fee payable under this section has 8 otherwise been incurred. The board must establish rules setting forth 9 the timing of the payments and reporting of sales dollar volume by 10 11 the licensee, with payments required quarterly in arrears.

12 (5) In addition to the payments required under subsection (4) of this section, each limited spirits retail licensee must pay an annual 13 license renewal fee of one hundred sixty-six dollars. The board must 14 periodically review and adjust the renewal fee as may be required to 15 16 maintain it as comparable to annual license renewal fees for spirits 17 retail licenses issued pursuant to RCW 66.24.630 or 66.24.035. If 18 required by law at the time, any increase of the annual renewal fee becomes effective only upon ratification by the legislature. 19

(6) As a condition to receiving and renewing a limited spirits 20 21 retail license, the licensee must provide training to all individuals 22 who sell spirits or who manage others who sell spirits regarding 23 compliance with the laws and regulations regarding the sale of spirits, including, without limitation, the prohibitions against the 24 25 sale of spirits to individuals who are underage or visibly intoxicated. The training must be provided before the individual 26 first engages in the sale of spirits and must be renewed at least 27 28 every five years. The licensee must maintain records documenting the 29 nature and frequency of the training provided. An employee training program is presumptively sufficient if it incorporates all enhanced 30 31 employee training requirements required by the board for holders of 32 limited spirits retail licenses.

33 The maximum penalties prescribed by the board in WAC (7)314-29-020 through 314-29-040 relating to fines and suspensions are 34 doubled for violations relating to the sale of spirits by limited 35 spirits retail licensees. Licensees who comply with all employee 36 training and education requirements established by the board for 37 limited spirits retail licensees are not subject to the doubling of 38 39 penalties provided in this section for a single violation in any 40 period of twelve calendar months.

1 (8) Limited spirits retail licensees must comply with all laws 2 and regulations governing spirits retail licensees, except to the 3 extent that doing so would result in a violation of, or failure to 4 fully comply with, this section.

5 <u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 66.24 6 RCW to read as follows:

7 (1)(a) In addition to the spirits distributor license fees 8 required by RCW 66.24.055, each spirits distributor selling spirits 9 to a limited spirits retail licensee must pay to the board, for 10 deposit into the liquor revolving fund, a mitigation fee equivalent 11 to five percent of the amount paid for the spirits by the limited 12 spirits retail licensee, exclusive of any taxes and fees that may be 13 included in the invoice to the retailer.

(b) Each distiller or craft distiller selling spirits to a limited spirits retail licensee must pay to the board, for deposit into the liquor revolving fund, a mitigation fee equivalent to five percent of the amount paid for the spirits by the limited spirits retail licensee, exclusive of any taxes and fees that may be included in the invoice to the retailer.

20 (2) On or before January 31st of each year, the board will 21 determine the total amount of mitigation fees paid into the liquor 22 revolving fund during the preceding year and disburse those moneys as 23 follows:

(a) The board will retain the first three hundred thousand
 dollars of mitigation fees collected during a calendar year in the
 liquor revolving fund and use it for general enforcement purposes.

27 (b) To the extent sufficient mitigation fees were collected 28 during the preceding calendar year, the board will distribute one 29 million five hundred thousand dollars of the fees to school-based or 30 community-based prevention and treatment programs designated by the 31 board.

32 (c) After the distributions pursuant to (a) and (b) of this 33 subsection, and to the extent sufficient mitigation fees were 34 collected during the preceding calendar year, the board will transfer 35 two million dollars from the liquor revolving fund to a repayment 36 fund to be disbursed in accordance with subsection (3) of this 37 section.

38 (d) After the distributions pursuant to (a) through (c) of this39 subsection, and to the extent sufficient mitigation fees were

1 collected during the preceding calendar year, the board will 2 distribute five hundred thousand dollars of the fees to the 3 Washington association of sheriffs and police chiefs, or such other 4 law enforcement group or agency as the board may designate, for use 5 in enforcement activities related to alcohol sales or consumption.

6 (e) In the event mitigation fees from the prior year remain in 7 the liquor revolving fund after the distributions pursuant to (a) 8 through (d) of this subsection have been made, the board will 9 distribute:

10 (i) Forty percent of the excess fees to school-based or 11 community-based prevention and treatment programs designated by the 12 board;

(ii) Fifty percent of the excess fees to the repayment fund to be disbursed in accordance with subsection (3) of this section; and

15 (iii) Ten percent of the excess fees to the Washington 16 association of sheriffs and police chiefs, or such other law 17 enforcement group or agency as the board may designate, for use in 18 enforcement activities related to alcohol sales or consumption.

19 (3) The board will adopt regulations governing disbursements from 20 the repayment fund and make appropriate disbursements, consistent 21 with the following:

(a) Any person who purchased former state liquor store operating rights at auction under RCW 66.24.620(4)(c) is eligible for reimbursement of the full amount paid at the auction, together with interest in an amount to be determined by the board, provided the person:

(i) Acquired a spirits retail license to exercise the operatingrights purchased at auction;

(ii) Operated a spirits retail store pursuant to the license as of December 31, 2019;

31 (iii) Submits to the board, within sixty days after the effective 32 date of this section, written notice of intent to relinquish the 33 spirits retail license; and

34 (iv) Applies to the board for reimbursement, on a form developed 35 by the board, within sixty days after the board makes the application 36 form available to the public.

37 (b) The board will promptly create an application form for use by 38 persons seeking reimbursement pursuant to this section and will make 39 the application form available to the public within ninety days after 40 the effective date of this section. 1 (c) The board will establish procedures for processing the 2 applications and for appealing any determinations made by the board 3 as to an applicant's eligibility for reimbursement or the amounts to 4 be reimbursed to an applicant.

5 (d) As soon as reasonably practicable after beginning to process 6 the applications, the board will notify each applicant as to whether 7 the applicant is eligible for reimbursement and, if so, the amount to 8 be reimbursed.

9 (e) The board's determination will be binding upon an applicant 10 unless the applicant challenges the determination, in accordance with 11 rules adopted by the board for that purpose, within forty-five days 12 after the applicant learns of the determination.

(f) When the board determines that there is enough money in the repayment fund, it will cease moving moneys into the repayment fund and will promptly reimburse each eligible applicant in the amount approved by the board or established pursuant to an appeal by the applicant under (c) of this subsection.

(g) Any person electing to relinquish his or her spirits retail license pursuant to this section must relinquish the license simultaneously with his or her receipt of the full amount approved by the board for that license. The person may, but is not required to, continue operating under the license until such time as he or she receives reimbursement hereunder.

(4) On or before the 31st day of January following the cessation
of transfers to the repayment fund and reimbursement to all eligible
applicants, and on or before each January 31st thereafter, the board
will disburse mitigation fees as follows:

(a) Seventy percent of the available mitigation fees will be
 disbursed to school-based or community-based prevention and treatment
 programs designated by the board.

31 (b) Thirty percent of the available mitigation fees will be 32 retained in the liquor revolving fund and used by the board solely 33 for enforcement of liquor and cannabis laws.

34 Sec. 3. RCW 66.24.055 and 2013 2nd sp.s. c 12 s 1 are each 35 amended to read as follows:

(1) There is a license for spirits distributors to (a) sell
 spirits purchased from manufacturers, distillers, or suppliers
 including, without limitation, licensed Washington distilleries,
 licensed spirits importers, other Washington spirits distributors, or

SB 6104

suppliers of foreign spirits located outside of the United States, to 1 spirits retailers including, without limitation, spirits retail 2 licensees, special occasion license holders, interstate common 3 carrier license holders, restaurant spirits retailer license holders, 4 spirits, beer, and wine private club license holders, hotel license 5 6 holders, sports entertainment facility license holders, and spirits, beer, and wine nightclub license holders, and to other spirits 7 distributors; and (b) export the same from the state. 8

9 (2) ((By January 1, 2012, the board must issue spirits 10 distributor licenses to all applicants who, upon December 8, 2011, 11 have the right to purchase spirits from a spirits manufacturer, 12 spirits distiller, or other spirits supplier for resale in the state, 13 or are agents of such supplier authorized to sell to licensees in the 14 state, unless the board determines that issuance of a license to such 15 applicant is not in the public interest.

16 (3))(a) As limited by (b) of this subsection ((and subject to (c) of this subsection)), each spirits distributor licensee must pay 18 to the board, for deposit into the liquor revolving fund, a license 19 issuance fee calculated as ((follows:

20 (i) In each of the first twenty-seven months of licensure, ten 21 percent of the total revenue from all the licensee's sales of spirits 22 made during the month for which the fee is due, respectively; and

23 (ii) In the twenty-eighth month of licensure and each month 24 thereafter,)) five percent of the total revenue from all the 25 licensee's sales of spirits made during the month for which the fee 26 is due, respectively.

(b) The fee required under this subsection (((3))) (2) is calculated only on sales of items which the licensee was the first spirits distributor in the state to have received:

30 (i) In the case of spirits manufactured in the state, from the 31 distiller; or

32 (ii) In the case of spirits manufactured outside the state, from 33 an authorized out-of-state supplier.

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

8 (d))) A retail licensee selling for resale must pay a distributor license fee under the terms and conditions in this section on resales 9 10 of spirits the licensee has purchased on which no other distributor license fee has been paid. A limited spirits retail licensee must 11 also pay a mitigation fee equivalent to five percent of all spirits 12 sales revenues under the license on resales of spirits the licensee 13 has purchased on which no other distributor license fee has been 14 15 paid. The board must establish rules setting forth the frequency and 16 timing of such payments and reporting of sales dollar volume by the licensee, with payments due quarterly in arrears. The board will 17 process and distribute mitigation fees paid under this section in the 18 same manner and subject to the same regulations as the mitigation 19 fees established in section 2 of this act. 20

21 (((-))) (d) No spirits inventory may be subject to calculation of 22 more than a single spirits distributor license issuance fee.

(((4))) (3) In addition to the payment set forth in subsection (((3))) (2) of this section, each spirits distributor licensee renewing its annual license must pay an annual license renewal fee of one thousand three hundred twenty dollars for each licensed location.

27 (((-5))) (4) There is no minimum facility size or capacity for 28 spirits distributor licenses, and no limit on the number of such licenses issued to qualified applicants. License applicants must 29 30 provide physical security of the product that is substantially as 31 effective as the physical security of the distribution facilities 32 currently operated by the board with respect to preventing pilferage. License issuances and renewals are subject to RCW 66.24.010 and the 33 regulations promulgated thereunder, including without limitation 34 rights of cities, towns, county legislative authorities, the public, 35 churches, schools, and public institutions to object to or prevent 36 37 issuance of local liquor licenses. ((However, existing distributor 38 premises licensed to sell beer and/or wine are deemed to be premises

- 1 "now licensed" under RCW 66.24.010(9)(a) for the purpose of
- 2 processing applications for spirits distributor licenses.))

--- END ---