# CERTIFICATION OF ENROLLMENT

### ENGROSSED SECOND SUBSTITUTE SENATE BILL 5549

66th Legislature 2020 Regular Session

Passed by the Senate March 10, 2020 Yeas 48 Nays 1

President of the Senate

Passed by the House March 5, 2020 Yeas 89 Nays 8

#### CERTIFICATE

I, Brad Hendrickson, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **ENGROSSED SECOND SUBSTITUTE SENATE BILL 5549** as passed by the Senate and the House of Representatives on the dates hereon set forth.

Secretary

Speaker of the House of Representatives

Approved

FILED

Secretary of State State of Washington

Governor of the State of Washington

### ENGROSSED SECOND SUBSTITUTE SENATE BILL 5549

AS AMENDED BY THE HOUSE

Passed Legislature - 2020 Regular Session

# State of Washington 66th Legislature 2019 Regular Session

**By** Senate Ways & Means (originally sponsored by Senators Liias, King, Hunt, and Braun)

READ FIRST TIME 03/25/19.

AN ACT Relating to modernizing resident distillery marketing and sales restrictions; amending RCW 66.24.140, 66.24.145, 66.28.040, 66.24.630, and 66.28.310; reenacting and amending RCW 42.56.270; adding new sections to chapter 66.24 RCW; and providing an effective date.

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

7 Sec. 1. RCW 66.24.140 and 2017 c 260 s 1 are each amended to 8 read as follows:

9 (1) There is a license to distillers, including blending, 10 rectifying, and bottling; fee two thousand dollars per annum, unless 11 provided otherwise as follows:

(a) For distillers producing 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 must be reduced
 to one hundred dollars per annum;

(b) The board must 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;

(c) The board 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

1 (d) The board must license stills that have been duly licensed as 2 fruit and/or wine distilleries by the federal government, used and to 3 be used solely as fruit and/or wine distilleries in the production of 4 fruit brandy and wine spirits, at a fee of two hundred dollars per 5 annum.

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(2) Any distillery licensed under this section may:

(a) Sell, for off-premises consumption, spirits of ((its)) the
distillery's own production ((for consumption off the premises)),
spirits produced by another distillery or craft distillery licensed
in this state, or vermouth or sparkling wine products produced by a
licensee in this state. A distillery selling spirits or other alcohol
authorized under this subsection must comply with the applicable laws
and rules relating to retailers for those products;

(b) 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; and

(c) ((Provide samples subject to the following conditions:

18 (i) For the purposes of this subsection, the maximum amount of 19 alcohol per person per day is two ounces;

20 (ii) Provide free or for a charge one-half ounce or less samples 21 of spirits of its own production to persons on the premises of the 22 distillery. Spirits samples may be adulterated with nonalcoholic 23 mixers, mixers with alcohol of the distiller's own production, water, 24 and/or ice;

25 (iii) Sell adulterated samples of spirits of their own 26 production, water, and/or ice to persons on the premises at the 27 distillery; and

28 (iv) Every person who participates in any manner in the service of these samples must obtain a class 12 alcohol server permit)) Serve 29 samples of spirits for free or for a charge, and sell servings of 30 spirits, vermouth, and sparkling wine to customers for on-premises 31 32 consumption, at the premises of the distillery indoors, outdoors, or in any combination thereof, and at the distillery's off-site tasting 33 34 rooms in accordance with this chapter, subject to the following 35 conditions:

36 (i) A distillery may provide to customers, for free or for a 37 charge, for on-premises consumption, spirits samples that are one-38 half ounce or less per sample of spirits, and that may be adulterated 39 with water, ice, other alcohol entitled to be served or sold on the 40 licensed premises under this section, or nonalcoholic mixers;

(ii) A distillery may sell, for on-premises consumption, servings 1 of spirits of the distillery's own production or spirits produced by 2 another distillery or craft distillery licensed in this state, which 3 must be adulterated with water, ice, other alcohol entitled to be 4 sold or served on the licensed premises, or nonalcoholic mixers if 5 6 the revenue derived from the sale of spirits for on-premises 7 consumption under this subsection (2)(c)(ii) does not comprise more than thirty percent of the overall gross revenue earned in the 8 tasting room during the calendar year. Any distiller who sells 9 adulterated products under this subsection, must file an annual 10 <u>report with the board that summarizes the distiller's revenue</u> 11 12 sources; and (iii) A distillery may sell, for on-premises consumption, 13 servings of vermouth or sparkling wine products produced by a 14 15 licensee in this state. 16 (3) (a) If a distillery provides or sells spirits or other alcohol 17 products authorized to be sold or provided to customers for onpremises or off-premises consumption that are produced by another 18 distillery, craft distillery, or licensee in this state, then at any 19 one time no more than twenty-five percent of the alcohol stock-20 keeping units offered or sold by the distillery at its distillery 21 22 premises and at any off-site tasting rooms licensed under section 3 23 of this act may be vermouth, sparkling wine, or spirits made by another distillery, craft distillery, or licensee in this state. If a 24 25 distillery sells fewer than twenty alcohol stock-keeping units of products of its own production, it may sell up to five alcohol stock-26 27 keeping units of vermouth, sparkling wine, or spirits produced by 28 another distillery, craft distillery, or licensee in this state. (b) A person is limited to receiving or purchasing, for on-29 30 premises consumption, no more than two ounces total of spirits that are unadulterated. Any additional spirits purchased for on-premises 31 32 consumption must be adulterated as authorized in this section. (c) (i) No person under twenty-one years of age may be on the 33 34 premises of a distillery tasting room, including an off-site tasting room licensed under section 3 of this act, unless they are 35 36 accompanied by their parent or legal quardian. 37 (ii) Every distillery tasting room, including the off-site tasting rooms licensed under section 3 of this act, where alcohol is 38 39 sampled, sold, or served, must include a designated area where

persons under twenty-one years of age are allowed to enter. Such

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1 location may be in a separate room or a designated area within the tasting room separated from the remainder of the tasting room space 2 3 as authorized by the board.

(iii) Except for (c) (iv) of this subsection, or an event where a 4 private party has secured a private banquet permit, no person under 5 6 twenty-one years of age may be on the distillery premises, or the off-site tasting rooms licensed under section 3 of this act, past 7 9<u>:00 p.m.</u> 8

(iv) Notwithstanding the limitations of (c) (iii) of this 9 10 subsection, persons under twenty-one years of age who are children of owners, operators, or managers of a distillery or an off-site tasting 11 room licensed under section 3 of this act, may be in any area of a 12 distillery, tasting room, or an off-site tasting room licensed under 13 section 3 of this act, provided they must be under the direct 14 15 supervision of their parent or legal guardian while on the premises.

(d) Any person serving or selling spirits or other alcohol 16 17 authorized to be served or sold by a distillery must obtain a class 12 alcohol server permit.

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(e) A distillery may sell nonalcoholic products at retail.

20 Sec. 2. RCW 66.24.145 and 2015 c 194 s 2 are each amended to 21 read as follows:

22 (1) (a) Any craft distillery may sell, for off-premises consumption, spirits of its own production ((for consumption off the 23 24 premises)), spirits produced by another craft distillery or distillery licensed in this state, and vermouth and sparkling wine 25 26 products produced by a licensee in this state.

27 (b) A craft distillery selling spirits or other alcohol authorized under this subsection must comply with the applicable laws 28 29 and rules relating to retailers for those products.

30 (2) Any craft distillery may contract distilled spirits for, and 31 sell contract distilled spirits to, holders of distillers' or manufacturers' licenses, including licenses issued under RCW 32 33 66.24.520, or for export.

(3) Any craft distillery licensed under this section may 34 ((provide, free or for a charge, one-half ounce or less samples of 35 spirits of its own production to persons on the premises of the 36 37 distillery. The maximum total per person per day is two ounces. Every 38 person who participates in any manner in the service of samples must

1 obtain a class 12 alcohol server permit. Spirits samples may be 2 adulterated with nonalcoholic mixers, water, and/or ice.

3 (4) (a) A distillery or craft distillery licensee may apply to the 4 board for an endorsement to sell spirits of its own production at 5 retail for off-premises consumption at a qualifying farmers market. 6 The annual fee for this endorsement is seventy-five dollars.

7 (b) For each month during which a distillery or craft distillery 8 will sell spirits at a qualifying farmers market, the distillery or 9 craft distillery must provide the board or its designee a list of the 10 dates, times, and locations at which bottled spirits may be offered 11 for sale. This list must be received by the board before the spirits 12 may be offered for sale at a qualifying farmers market.

13 (c) Each approved location in a qualifying farmers market is deemed to be part of the distillery or craft distillery license for 14 the purpose of this title. The approved locations under an 15 endorsement granted under this subsection do not include tasting or 16 sampling privileges. The distillery or craft distillery may not store 17 spirits at a farmers market beyond the hours that the bottled spirits 18 are offered for sale. The distillery or craft distillery may not act 19 20 as a distributor from a farmers market location.

21 (d) Before a distillery or craft distillery may sell bottled spirits at a qualifying farmers market, the farmers market must apply 22 to the board for authorization for any distillery or craft distillery 23 24 with an endorsement approved under this subsection to sell bottled 25 spirits at retail at the farmers market. This application must 26 include, at a minimum: (i) A map of the farmers market showing all booths, stalls, or other designated locations at which an approved 27 28 distillery or craft distillery may sell bottled spirits; and (ii) the 29 name and contact information for the on-site market managers who may 30 be contacted by the board or its designee to verify the locations at 31 which bottled spirits may be sold. Before authorizing a qualifying 32 farmers market to allow an approved distillery or craft distillery to sell bottled spirits at retail at its farmers market location, the 33 board must notify the persons or entities of such application for 34 35 authorization pursuant to RCW 66.24.010 (8) and (9). An authorization granted under this subsection (4) (d) may be withdrawn by the board 36 for any violation of this title or any rules adopted under this 37 38 title.

39 (e) For the purposes of this subsection (4), "qualifying farmers 40 market" has the same meaning as defined in RCW 66.24.170.)) serve 1 samples of spirits for free or for a charge, and sell servings of 2 spirits, vermouth, and sparkling wine products to customers for on-3 premises consumption, at the premises of the distillery indoors, 4 outdoors, or in any combination thereof, and at the distillery's off-5 site tasting rooms, in accordance with this chapter, subject to the 6 following conditions:

7 <u>(a) A craft distillery may provide to customers, for free or for</u> 8 <u>a charge, for on-premises consumption, spirits samples that are one-</u> 9 <u>half ounce or less per sample of spirits, and that may be adulterated</u> 10 <u>with water, ice, other alcohol entitled to be sold or served on the</u> 11 <u>licensed premises, or nonalcoholic mixers;</u>

12 (b) A craft distillery may sell, for on-premises consumption, servings of spirits of the craft distillery's own production and 13 spirits produced by another distillery, craft distillery, or licensee 14 15 in this state, which must be adulterated with water, ice, other alcohol entitled to be sold or served on the licensed premises, or 16 17 nonalcoholic mixers if the revenue derived from the sale of spirits for on-premises consumption under this subsection (3)(b) does not 18 19 comprise more than thirty percent of the overall gross revenue earned in the tasting room during the calendar year. Any distiller who sells 20 adulterated products under this subsection, must file an annual 21 report with the board that summarizes the distiller's revenue 22 23 sources; and

24 <u>(c) A distillery may sell, for on-premises consumption, servings</u> 25 <u>of vermouth or sparkling wine products produced by a licensee in this</u> 26 <u>state.</u>

27 (4) (a) If a craft distillery provides or sells spirits or other 28 alcohol products authorized to be sold or provided to customers for 29 on-premises or off-premises consumption that are produced by another 30 distillery, craft distillery, or licensee in this state, then at any one time no more than twenty-five percent of the alcohol stock-31 32 keeping units offered or sold by the craft distillery at its craft distillery premises and at any off-site tasting rooms licensed under 33 34 section 3 of this act may be vermouth, sparkling wine, or spirits produced by another distillery, craft distillery, or licensee in this 35 36 state. If a distillery sells fewer than twenty alcohol stock-keeping units of products of its own production, it may sell up to five 37 alcohol stock-keeping units of vermouth, sparkling wine, or spirits 38 39 produced by another distillery, craft distillery, or licensee in this

40 state.

1 (b) A person is limited to receiving or purchasing, for onpremises consumption, no more than two ounces total of spirits that 2 are unadulterated. Any additional spirits purchased for on-premises 3 consumption must be adulterated. 4 (c) Any person serving or selling spirits or other alcohol 5 6 authorized to be served or sold by a craft distillery must obtain a 7 class 12 alcohol server permit. (5) The board must adopt rules to implement the alcohol server 8 permit requirement and may adopt additional rules to implement this 9 10 section. (6) Distilling is an agricultural practice. 11 12 (7) (a) No person under twenty-one years of age may be on the 13 premises of a craft distillery tasting room, including an off-site tasting room licensed under section 3 of this act, unless they are 14 15 accompanied by their parent or quardian. 16 (b) Every craft distillery tasting room, including the off-site 17 tasting rooms licensed under section 3 of this act, where alcohol is sampled, sold, or served, must include a designated area where 18 persons under twenty-one years of age are allowed to enter. Such 19 location may be in a separate room or a designated area within the 20 tasting room separated from the remainder of the tasting room space 21 22 as authorized by the board. 23 (c) Except for (d) of this subsection, or an event where a private party has secured a private banquet permit, no person under 24 25 twenty-one years of age may be on the distillery premises, or the off-site tasting rooms licensed under section 3 of this act, past 26 27 9:00 p.m. 28 (d) Notwithstanding the limitations in (c) of this subsection, persons under twenty-one years of age who are children of owners, 29 30 operators, or managers of a craft distillery or an off-site tasting room licensed under section 3 of this act, may be in any area of a 31 licensed craft distillery, tasting room, or an off-site tasting room 32 licensed under section 3 of this act, provided they must be under the 33 34 direct supervision of their parent or quardian while on the premises. (8) A craft distillery may sell nonalcoholic products at retail. 35 Sec. 3. A new section is added to chapter 66.24 36 NEW SECTION. RCW to read as follows: 37

38 (1) There is a tasting room license available to distillery and 39 craft distillery licensees. A tasting room license authorizes the

operation of an off-site tasting room, in addition to a tasting room attached to the distillery's or craft distillery's production facility, at which the licensee may sample, serve, and sell spirits and alcohol products authorized to be sampled, served, and sold under RCW 66.24.140 and 66.24.145, for on-premises and off-premises consumption, subject to the same limitations as provided in RCW 66.24.140 and 66.24.145.

(2) A distillery or craft distillery licensed production facility 8 is eligible for no more than two off-site tasting room licenses 9 located in this state, which may be indoors, or outdoors or a 10 combination thereof, and which shall be administratively tied to a 11 12 licensed production facility. A separate license is required for the operation of each off-site tasting room. The fee for each off-site 13 tasting room license is two thousand dollars per annum. No additional 14 license is required for a distillery or craft distillery to sample, 15 16 serve, and sell spirits and alcohol to customers in a tasting room on 17 the distillery or craft distillery premises as authorized under this section, section 5 of this act, RCW 66.24.140, 66.24.145, 66.28.040, 18 66.24.630, and 66.28.310. Off-site tasting rooms may have a section 19 identified and segregated as federally bonded spaces for the storage 20 of bulk or packaged spirits. Product of the licensee's production may 21 22 be bottled or packaged in the space.

23 <u>NEW SECTION.</u> Sec. 4. A new section is added to chapter 66.24 24 RCW to read as follows:

(1) A distillery licensed under RCW 66.24.140 or 66.24.145, or an 25 off-site tasting room authorized under section 3 of this act, must 26 27 provide, for free or for a charge, food offerings to customers during public service hours. For the purposes of this section, "food 28 offerings" means a combination of small serving food items to include 29 30 a mix of hors d'oeuvre type foods, cheeses, fruits, vegetables, deli-31 style meats, chips, pretzels, nuts, popcorn, crackers, or similar 32 items.

(2) A distillery providing food offerings under this section must
 comply with the local city or county health requirements for such
 level of service.

36 (3) In addition to the food offerings requirement in subsection 37 (1) of this section, distillers and craft distillers shall post, in a 38 conspicuous place within any tasting room, a list of at least five 39 local restaurants or food trucks where customers can purchase food 1 for consumption in the tasting room. The list shall include names, 2 addresses, contact information, and hours of operation for each 3 restaurant or food truck named.

4 (4) Distilleries that have secured spirits, beer, and wine retail
5 license privileges under RCW 66.24.400 shall not allow customers to
6 bring in food from outside restaurants or food trucks and are not
7 subject to the provision of subsections (1) and (3) of this section.

8 (5) Requirements for food offerings shall be determined by the 9 board in rule. The rules for food offerings shall:

10 (a) Include the ability for such food to be prepackaged for 11 individual sale and consumption;

12 (b) Allow food offerings to be preprepared off-site for plating 13 for the customer;

14 (c) Not require any warming, cooking, or heating off-site or on-15 site prior to service; and

16 (d) Not require the installation, maintenance, or use of any food 17 heating device or apparatus to prepare any food offerings.

18 (6) A distillery licensed under RCW 66.24.140 or 66.24.145, or an 19 off-site tasting room authorized under section 3 of this act, may 20 install and use any type of commercial heating device or element to 21 heat food offerings under this section without impacting their 22 privileges under this act.

23 <u>NEW SECTION.</u> Sec. 5. A new section is added to chapter 66.24 24 RCW to read as follows:

(1) Of the off-site tasting rooms allowed in this chapter, any 25 distillery, craft distillery, domestic winery, or any combination of 26 27 licensees thereof, licensed under this chapter may jointly occupy and 28 co-operate up to two off-site locations, which may be indoors, outdoors, or a combination thereof, at which they may sample, serve, 29 30 and sell products of their own production and products authorized to 31 be sampled, served, and sold under the terms of their license. The 32 licensees must maintain separate storage of products and separate financials. The distillery or craft distillery tasting rooms 33 referenced in this section shall be the off-site tasting rooms 34 allowed, and have the privileges and limitations provided in this 35 chapter. This section does not create additional numbers of 36 authorized tasting rooms beyond what is authorized by this section, 37 38 section 3 of this act, and in RCW 66.24.140, 66.24.145, 66.28.040, 66.24.630, and 66.28.310. 39

1 Any domestic brewery, microbrewery, domestic winery, (2) distillery, or craft distillery licensed under this chapter, or any 2 combination of licensees thereof, whose property parcels or buildings 3 are located in direct physical proximity to one another may share a 4 standing or seated tasting area for patrons to use, which may be 5 indoors, outdoors, or a combination thereof. Each licensee may 6 sample, serve, and sell products the licensee is authorized to 7 sample, serve, and sell under the terms of its license, for on-8 premises consumption in the jointly operated consumption area. Each 9 licensee must use distinctly marked glassware or serving containers 10 11 to identify the source of any product being consumed. The distillery 12 or craft distillery tasting rooms shall be the on-site or off-site tasting rooms allowed, and have the privileges and limitations 13 14 provided in this chapter.

15 (3) Licensees operating under this section must comply with the 16 applicable laws and rules relating to retailers.

17 (4) Licensees operating under this section must comply with all 18 applicable laws and rules relating to sampling and serving, as may be 19 allowed by their license type.

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(5) All licensees who participate in:

(a) A jointly operated off-premises location allowed undersubsection (1) of this section, or

(b) A conjoined consumption area allowed under subsection (2) of this section must share staffing resources. All participating licensees shall be jointly responsible for any violation or enforcement issues unless it can be demonstrated that the violation or enforcement issue was due to one or more licensee's specific conduct or action, in which case the violation or enforcement applies only to those identified licensees.

30 (6) Every person who participates in any manner in the sale or 31 service of samples or servings of spirits must obtain a class 12 32 alcohol server permit. Every person who participates in any manner in 33 the sale or service of samples or servings of beer and wine must 34 obtain a class 12 or class 13 alcohol server permit.

35 <u>NEW SECTION.</u> Sec. 6. A new section is added to chapter 66.24 36 RCW to read as follows:

37 (1) The number of licenses allowed to be issued for off-site 38 tasting rooms authorized under section 3 of this act shall not exceed 39 one hundred fifty.

1 (2) The limitations in subsection (1) of this section do not 2 apply to an off-site tasting room authorized under section 3 of this 3 act that has been granted a license under RCW 66.24.400.

4 <u>NEW SECTION.</u> Sec. 7. A new section is added to chapter 66.24 5 RCW to read as follows:

Nothing in this chapter prohibits a distillery licensed under RCW 66.24.140 or 66.24.145, or an off-site tasting room licensed under section 3 of this act, from obtaining a license under RCW 66.24.400 for the same premises.

10 Sec. 8. RCW 66.28.040 and 2016 c 235 s 15 are each amended to 11 read as follows:

12 <u>(1)</u> Except as permitted by the board under RCW 66.20.010, <u>or as</u> 13 <u>allowed under this title</u>, no domestic brewery, microbrewery, 14 distributor, distiller, domestic winery, importer, rectifier, 15 certificate of approval holder, or other manufacturer of liquor may, 16 within the state of Washington, give to any person any liquor((; 17 <del>but</del>)) without charge.

(2) Nothing in this section nor in RCW 66.28.305 prevents a 18 19 domestic brewery, microbrewery, distributor, domestic winery, distiller, certificate of approval holder, or importer from 20 furnishing samples of beer, wine, or spirituous liquor to authorized 21 licensees for the purpose of negotiating a sale, in accordance with 22 23 regulations adopted by the liquor and cannabis board, provided that 24 the samples are subject to taxes imposed by RCW 66.24.290 and 25 66.24.210((+)).

26 <u>(3)</u> Nothing in this section prevents a domestic brewery, 27 microbrewery, domestic winery, distillery, certificate of approval 28 holder, or distributor from furnishing beer, wine, or spirituous 29 liquor for instructional purposes under RCW 66.28.150(( $\div$ )).

(4) Nothing in this section prevents a domestic winery, 30 certificate of approval holder, or distributor from furnishing wine 31 without charge, subject to the taxes imposed by RCW 66.24.210, to a 32 not-for-profit group organized and operated solely for the purpose of 33 34 enology or the study of viticulture which has been in existence for at least six months and that uses wine so furnished solely for such 35 educational purposes or a domestic winery, or an out-of-state 36 certificate of approval holder, from furnishing wine without charge 37 or a domestic brewery, or an out-of-state certificate of approval 38

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1 holder, from furnishing beer without charge, subject to the taxes imposed by RCW 66.24.210 or 66.24.290, or a domestic distiller 2 licensed under RCW 66.24.140 or an accredited representative of a 3 distiller, manufacturer, importer, or distributor of spirituous 4 liquor licensed under RCW 66.24.310, from furnishing spirits without 5 6 charge, to a nonprofit charitable corporation or association exempt from taxation under 26 U.S.C. Sec. 501(c)(3) or (6) of the internal 7 revenue code of 1986 for use consistent with the purpose or purposes 8 9 entitling it to such exemption  $((\div))$ .

10 (5) Nothing in this section prevents a domestic brewery or 11 microbrewery from serving beer without charge, on the brewery 12 premises( $(\div)$ ).

13 (6) Nothing in this section prevents donations of wine for the 14 purposes of RCW 66.12.180(( $\div$ )).

15 <u>(7) N</u>othing in this section prevents a domestic winery from 16 serving wine without charge, on the winery premises((<del>; and</del>)).

17 <u>(8) Nothing in this section prevents a ((craft distillery from</u> 18 serving spirits, on the distillery premises subject to RCW 19 66.24.145)) distillery licensed under RCW 66.24.140 or 66.24.145, or 20 an off-site tasting room authorized under section 3 of this act, from 21 providing, without charge, samples of spirits, including spirits 22 adulterated with other alcohol entitled to be served to customers on 23 the distillery premises or at an off-site tasting room.

24 Sec. 9. RCW 66.24.630 and 2017 c 96 s 4 are each amended to read 25 as follows:

(1) There is a spirits retail license to: Sell spirits in 26 27 original containers to consumers for consumption off the licensed premises and to permit holders; sell spirits in original containers 28 to retailers licensed to sell spirits for consumption on the 29 30 premises, for resale at their licensed premises according to the 31 terms of their licenses, although no single sale may exceed twentyfour liters, unless the sale is by a licensee that was a contract 32 liquor store manager of a contract liquor store at the location of 33 its spirits retail licensed premises from which it makes such sales; 34 35 and export spirits.

36 (2) For the purposes of this title, a spirits retail license is a 37 retail license, and a sale by a spirits retailer is a retail sale 38 only if not for resale. Nothing in this title authorizes sales by on-

1 sale licensees to other retail licensees. The board must establish by 2 rule an obligation of on-sale spirits retailers to:

3 (a) Maintain a schedule by stock-keeping unit of all their 4 purchases of spirits from spirits retail licensees, including 5 combination spirits, beer, and wine licensees holding a license 6 issued pursuant to RCW 66.24.035, indicating the identity of the 7 seller and the quantities purchased; and

8 (b) Provide, not more frequently than quarterly, a report for 9 each scheduled item containing the identity of the purchasing on-10 premises licensee and the quantities of that scheduled item purchased 11 since any preceding report to:

(i) A distributor authorized by the distiller to distribute ascheduled item in the on-sale licensee's geographic area; or

14 (ii) A distiller acting as distributor of the scheduled item in 15 the area.

16 (3) (a) Except as otherwise provided in (c) of this subsection, 17 the board may issue spirits retail licenses only for premises comprising at least ten thousand square feet of fully enclosed retail 18 19 space within a single structure, including storerooms and other interior auxiliary areas but excluding covered or fenced exterior 20 21 areas, whether or not attached to the structure, and only to applicants that the board determines will maintain systems for 22 inventory management, employee training, employee supervision, and 23 physical security of the product substantially as effective as those 24 25 of stores currently operated by the board with respect to preventing 26 sales to or pilferage by underage or inebriated persons.

(b) License issuances and renewals are subject to RCW 66.24.010 27 and the regulations adopted thereunder, including without limitation 28 rights of cities, towns, county legislative authorities, the public, 29 churches, schools, and public institutions to object to or prevent 30 31 issuance of local liquor licenses. However, existing grocery premises 32 licensed to sell beer and/or wine are deemed to be premises "now licensed" under RCW 66.24.010(9)(a) for the purpose of processing 33 applications for spirits retail licenses. 34

35 (c) The board may not deny a spirits retail license to an 36 otherwise qualified contract liquor store at its contract location or 37 to the holder of former state liquor store operating rights sold at 38 auction under RCW 66.24.620 on the grounds of location, nature, or 39 size of the premises to be licensed. The board may not deny a spirits 40 retail license to applicants that are not contract liquor stores or

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operating rights holders on the grounds of the size of the premises to be licensed, if such applicant is otherwise qualified and the board determines that:

4 (i) There is no spirits retail license holder in the trade area 5 that the applicant proposes to serve;

6 (ii) The applicant meets, or upon licensure will meet, the 7 operational requirements established by the board by rule; and

8 (iii) The licensee has not committed more than one public safety 9 violation within the three years preceding application.

(d) A retailer authorized to sell spirits for consumption on or 10 11 off the licensed premises may accept delivery of spirits at its 12 licensed premises, at another licensed premises as designated by the retailer, or at one or more warehouse facilities registered with the 13 board, which facilities may also warehouse and distribute nonliquor 14 items, and from which the retailer may deliver to its own licensed 15 16 premises and, pursuant to sales permitted under subsection (1) of 17 this section:

18 (i) To other retailer premises licensed to sell spirits for 19 consumption on the licensed premises;

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(ii) To other registered facilities; or

(iii) To lawful purchasers outside the state. The facilities may be registered and utilized by associations, cooperatives, or comparable groups of retailers, including at least one retailer licensed to sell spirits.

(e) For purposes of negotiating volume discounts, a group of individual retailers authorized to sell spirits for consumption off the licensed premises may accept delivery of spirits at their individual licensed premises or at any one of the individual licensee's premises, or at a warehouse facility registered with the board.

31 (4) (a) Except as otherwise provided in RCW 66.24.632, or in (b) of this subsection, each spirits retail licensee must pay to the 32 board, for deposit into the liquor revolving fund, a license issuance 33 fee equivalent to seventeen percent of all spirits sales revenues 34 under the license, exclusive of taxes collected by the licensee and 35 of sales of items on which a license fee payable under this section 36 has otherwise been incurred. The board must establish rules setting 37 forth the timing of such payments and reporting of sales dollar 38 volume by the licensee, with payments required quarterly in arrears. 39 40 The first payment is due October 1, 2012.

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(b) This subsection (4) does not apply to craft distilleries for
 sales of spirits of the craft distillery's own production.

(5) In addition to the payment required under subsection (4) of 3 this section, each licensee must pay an annual license renewal fee of 4 one hundred sixty-six dollars. The board must periodically review and 5 adjust the renewal fee as may be required to maintain it as 6 comparable to annual license renewal fees for licenses to sell beer 7 and wine not for consumption on the licensed premises. If required by 8 law at the time, any increase of the annual renewal fee becomes 9 effective only upon ratification by the legislature. 10

11 (6) As a condition to receiving and renewing a spirits retail 12 license the licensee must provide training as prescribed by the board by rule for individuals who sell spirits or who manage others who 13 sell spirits regarding compliance with laws and regulations regarding 14 sale of spirits, including without limitation the prohibitions 15 16 against sale of spirits to individuals who are underage or visibly 17 intoxicated. The training must be provided before the individual first engages in the sale of spirits and must be renewed at least 18 19 every five years. The licensee must maintain records documenting the nature and frequency of the training provided. An employee training 20 program is presumptively sufficient if it incorporates a "responsible 21 22 vendor program" adopted by the board.

(7) The maximum penalties prescribed by the board in WAC 314-29-020 through 314-29-040 relating to fines and suspensions are doubled for violations relating to the sale of spirits by spirits retail licensees.

(8) (a) The board must adopt regulations concerning the adoption and administration of a compliance training program for spirits retail licensees, to be known as a "responsible vendor program," to reduce underage drinking, encourage licensees to adopt specific best practices to prevent sales to minors, and provide licensees with an incentive to give their employees ongoing training in responsible alcohol sales and service.

34 (b) Licensees who join the responsible vendor program under this 35 section and maintain all of the program's requirements are not 36 subject to the doubling of penalties provided in this section for a 37 single violation in any period of twelve calendar months.

38 (c) The responsible vendor program must be free, voluntary, and 39 self-monitoring.

1 (d) To participate in the responsible vendor program, licensees 2 must submit an application form to the board. If the application 3 establishes that the licensee meets the qualifications to join the 4 program, the board must send the licensee a membership certificate.

5 (e) A licensee participating in the responsible vendor program 6 must at a minimum:

(i) Provide ongoing training to employees;

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8 (ii) Accept only certain forms of identification for alcohol 9 sales;

10 (iii) Adopt policies on alcohol sales and checking 11 identification;

12 (iv) Post specific signs in the business; and

13 (v) Keep records verifying compliance with the program's 14 requirements.

(f) (i) A spirits retail licensee that also holds a grocery store license under RCW 66.24.360 or a beer and/or wine specialty shop license under RCW 66.24.371 may, upon board approval and pursuant to board rules, transition to a combination spirits, beer, and wine license pursuant to RCW 66.24.035.

(ii) An applicant that would qualify for a spirits retail license under this section and that qualifies for a combination spirits, beer, and wine license pursuant to RCW 66.24.035 may apply for a license pursuant to RCW 66.24.035 instead of applying for a spirits retail license under this section.

25 Sec. 10. RCW 66.28.310 and 2019 c 149 s 1 are each amended to 26 read 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:

34 (i) Must be used exclusively by the retailer or its employees in 35 a manner consistent with its license;

36 (ii) Must bear imprinted advertising matter of the industry 37 member only, except imprinted advertising matter of the industry 38 member can include the logo of a professional sports team which the 39 industry member is licensed to use;

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1 (iii) May be provided by industry members only to retailers and 2 their employees and may not be provided by or through retailers or 3 their employees to retail customers; and

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(iv) May not be targeted to or appeal principally to youth.

5 (b) An industry member is not obligated to provide any such 6 branded promotional items, and a retailer may not require an industry 7 member to provide such branded promotional items as a condition for 8 selling any alcohol to the retailer.

(c) Any industry member or retailer or any other person asserting 9 that the provision of branded promotional items as allowed in (a) of 10 this subsection has resulted or is more likely than not to result in 11 12 undue influence or an adverse impact on public health and safety, or is otherwise inconsistent with the criteria in (a) of this subsection 13 may file a complaint with the board. Upon receipt of a complaint the 14 board may conduct such investigation as it deems appropriate in the 15 16 circumstances. If the investigation reveals the provision of branded 17 promotional items has resulted in or is more likely than not to result in undue influence or has resulted or is more likely than not 18 to result in an adverse impact on public health and safety or is 19 otherwise inconsistent with (a) of this subsection the board may 20 21 issue an administrative violation notice to the industry member, to 22 the retailer, or both. The recipient of the administrative violation notice may request a hearing under chapter 34.05 RCW. 23

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(2) Nothing in RCW 66.28.305 prohibits:

(a) An industry member from providing to a special occasion
 licensee and a special occasion licensee from receiving services for:

27 (i) Installation of draft beer dispensing equipment or 28 advertising;

(ii) Advertising, pouring, or dispensing of beer or wine at a
 beer or wine tasting exhibition or judging event; or

31 (iii) Pouring or dispensing of spirits by a licensed domestic 32 distiller or the accredited representative of a distiller, 33 manufacturer, importer, or distributor of spirituous liquor licensed 34 under RCW 66.24.310; or

35 (b) Special occasion licensees from paying for beer, wine, or 36 spirits immediately following the end of the special occasion event; 37 or

38 (c) Wineries, breweries, or distilleries that are participating 39 in a special occasion event from paying reasonable booth fees to the 40 special occasion licensee. 1 (3) Nothing in RCW 66.28.305 prohibits industry members from performing, and retailers from accepting the service of building, 2 rotating, and restocking displays and stockroom inventories; rotating 3 and rearranging can and bottle displays of their own products; 4 providing point of sale material and brand signs; pricing case goods 5 6 of their own brands; and performing such similar business services consistent with board rules, or personal services as described in 7 subsection (5) of this section. 8

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(4) Nothing in RCW 66.28.305 prohibits:

(a) Industry members from listing on their internet web sites
 information related to retailers who sell or promote their products,
 including direct links to the retailers' internet web sites;

13 (b) Retailers from listing on their internet web sites 14 information related to industry members whose products those 15 retailers sell or promote, including direct links to the industry 16 members' web sites;

17 (C) Manufacturers, distributors, or their licensed representatives from using web sites or social media accounts in 18 19 their name to post, repost, or share promotional information or images about events featuring a product of the manufacturer's own 20 production or a product sold by the distributor, held at an on-21 premises licensed liquor retailer's location or a licensed special 22 23 occasion event. The promotional information may include links to purchase event tickets. Manufacturers, distributors, or their 24 25 licensed representatives may not pay a third party to enhance viewership of a specific post. Industry members, or their licensed 26 representatives, are not obligated to post, repost, or share 27 28 information or images on a web site or on social media. A licensed liquor retailer may not require an industry member or their licensed 29 representative to post, repost, or share information or images on a 30 31 web site or on social media as a condition for selling any alcohol to 32 the retailer or participating in a retailer's event; or

33 (d) Industry members and retailers from producing, jointly or 34 together with regional, state, or local industry associations, 35 brochures and materials promoting tourism in Washington state which 36 contain information regarding retail licensees, industry members, and 37 their products.

38 (5) Nothing in RCW 66.28.305 prohibits the performance of 39 personal services offered from time to time by a domestic winery or 40 certificate of approval holder to retailers when the personal

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1 services are (a) conducted at a licensed premises, and (b) intended to inform, educate, or enhance customers' knowledge or experience of 2 the manufacturer's products. The performance of personal services may 3 include participation and pouring, bottle signing events, and other 4 similar informational or educational activities at the premises of a 5 6 retailer holding a spirits, beer, and wine restaurant license, a wine 7 and/or beer restaurant license, a specialty wine shop license, a special occasion license, a grocery store license with a tasting 8 endorsement, or a private club license. A domestic winery or 9 certificate of approval holder is not obligated to perform any such 10 11 personal services, and a retail licensee may not require a domestic 12 winery or certificate of approval holder to conduct any personal service as a condition for selling any alcohol to the retail 13 licensee, or as a condition for including any product of the domestic 14 winery or certificate of approval holder in any tasting conducted by 15 16 the licensee. Except as provided in RCW 66.28.150, the cost of 17 sampling may not be borne, directly or indirectly, by any domestic winery or certificate of approval holder or any distributor. Nothing 18 19 in this section prohibits wineries, breweries, microbreweries, certificate of approval holders, and retail licensees 20 from 21 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. 22

(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.

28 (7) Nothing in RCW 66.28.305 prohibits the performance of personal services offered from time to time by a domestic brewery, 29 microbrewery, or beer certificate of approval holder to grocery store 30 31 licensees with a tasting endorsement when the personal services are 32 (a) conducted at a licensed premises in conjunction with a tasting event, and (b) intended to inform, educate, or enhance customers' 33 knowledge or experience of the manufacturer's products. The 34 performance of personal services may include participation and 35 36 pouring, bottle signing events, and other similar informational or educational activities. A domestic brewery, microbrewery, or beer 37 38 certificate of approval holder is not obligated to perform any such 39 personal services, and a grocery store licensee may not require the

performance of any personal service as a condition for including any product in any tasting conducted by the licensee.

3 (8) Nothing in RCW 66.28.305 prohibits an arrangement between a
4 domestic winery and a restaurant licensed under RCW 66.24.320 or
5 66.24.400 to waive a corkage fee.

6 (9) Nothing in this section prohibits professional sports teams who hold a retail liquor license or their agents from accepting bona 7 fide liquor advertising from manufacturers, importers, distributors, 8 or their agents for use in the sporting arena. Professional sports 9 teams who hold a retail liquor license or their agents may license 10 the manufacturer, importer, distributor, or their agents to use the 11 12 name and trademarks of the professional sports team in their advertising and promotions, under the following conditions: 13

(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.

17 (b) Such advertising may carry with it no express or implied 18 offer on the part of the manufacturer, importer, distributor, or 19 their agent, or promise on the part of the retail licensee whose 20 operation is directly or indirectly part of the sporting arena, to 21 stock or list any particular brand of liquor to the total or partial 22 exclusion of any other brand.

(10) Nothing in RCW 66.28.305 prohibits a licensed domestic brewery or microbrewery from providing branded promotional items which are of nominal value, singly or in the aggregate, to a nonprofit charitable corporation or association exempt from taxation under 26 U.S.C. Sec. 501(c)(3) of the internal revenue code as it existed on July 24, 2015, for use consistent with the purpose or purposes entitling it to such exemption.

(11) Nothing in RCW 66.28.305 prohibits a distillery, craft 30 31 distillery, or spirits certificate of approval holder from providing 32 branded promotional items of nominal value, singly or in the aggregate, to a nonprofit charitable corporation or association 33 exempt from taxation under Title 26 U.S.C. Sec. 501(c)(3) of the 34 federal internal revenue code of 1986, as amended, as of the 35 effective date of this section, for use consistent with the purpose 36 or purposes entitling it to such exemption. 37

38 Sec. 11. RCW 42.56.270 and 2019 c 394 s 10, 2019 c 344 s 14, and 39 2019 c 212 s 12 are each reenacted and amended to read as follows:

1 The following financial, commercial, and proprietary information 2 is exempt from disclosure under this chapter:

3 (1) Valuable formulae, designs, drawings, computer source code or
4 object code, and research data obtained by any agency within five
5 years of the request for disclosure when disclosure would produce
6 private gain and public loss;

7 (2) Financial information supplied by or on behalf of a person, 8 firm, or corporation for the purpose of qualifying to submit a bid or 9 proposal for (a) a ferry system construction or repair contract as 10 required by RCW 47.60.680 through 47.60.750; (b) highway construction 11 or improvement as required by RCW 47.28.070; or (c) alternative 12 public works contracting procedures as required by RCW 39.10.200 13 through 39.10.905;

14 (3) Financial and commercial information and records supplied by 15 private persons pertaining to export services provided under chapters 16 43.163 and 53.31 RCW, and by persons pertaining to export projects 17 under RCW 43.23.035;

18 (4) Financial and commercial information and records supplied by 19 businesses or individuals during application for loans or program 20 services provided by chapters 43.325, 43.163, 43.160, 43.330, and 21 43.168 RCW, or during application for economic development loans or 22 program services provided by any local agency;

(5) Financial information, business plans, examination reports, and any information produced or obtained in evaluating or examining a business and industrial development corporation organized or seeking certification under chapter 31.24 RCW;

(6) Financial and commercial information supplied to the state investment board by any person when the information relates to the investment of public trust or retirement funds and when disclosure would result in loss to such funds or in private loss to the providers of this information;

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(7) Financial and valuable trade information under RCW 51.36.120;

(8) Financial, commercial, operations, and technical and research
 information and data submitted to or obtained by the clean Washington
 center in applications for, or delivery of, program services under
 chapter 70.95H RCW;

(9) Financial and commercial information requested by the public
 stadium authority from any person or organization that leases or uses
 the stadium and exhibition center as defined in RCW 36.102.010;

(10) (a) Financial information, including but not limited to account numbers and values, and other identification numbers supplied by or on behalf of a person, firm, corporation, limited liability company, partnership, or other entity related to an application for a horse racing license submitted pursuant to RCW 67.16.260(1)(b), marijuana producer, processor, or retailer license, liquor license, gambling license, or lottery retail license;

8 (b) Internal control documents, independent auditors' reports and 9 financial statements, and supporting documents: (i) Of house-banked 10 social card game licensees required by the gambling commission 11 pursuant to rules adopted under chapter 9.46 RCW; or (ii) submitted 12 by tribes with an approved tribal/state compact for class III gaming;

13 (c) Valuable formulae or financial or proprietary commercial 14 information records received during a consultative visit or while 15 providing consultative services to a licensed marijuana business in 16 accordance with RCW 69.50.561;

17 (11) Proprietary data, trade secrets, or other information that relates to: (a) A vendor's unique methods of conducting business; (b) 18 19 data unique to the product or services of the vendor; or (c) determining prices or rates to be charged for services, submitted by 20 21 any vendor to the department of social and health services or the 22 health care authority for purposes of the development, acquisition, or implementation of state purchased health care as defined in RCW 23 24 41.05.011;

25 (12)(a) When supplied to and in the records of the department of 26 commerce:

(i) Financial and proprietary information collected from any
 person and provided to the department of commerce pursuant to RCW
 43.330.050(8); and

30 (ii) Financial or proprietary information collected from any 31 person and provided to the department of commerce or the office of 32 the governor in connection with the siting, recruitment, expansion, 33 retention, or relocation of that person's business and until a siting 34 decision is made, identifying information of any person supplying 35 information under this subsection and the locations being considered 36 for siting, relocation, or expansion of a business;

37 (b) When developed by the department of commerce based on 38 information as described in (a)(i) of this subsection, any work 39 product is not exempt from disclosure;

(c) For the purposes of this subsection, "siting decision" means
 the decision to acquire or not to acquire a site;

3 (d) If there is no written contact for a period of sixty days to 4 the department of commerce from a person connected with siting, 5 recruitment, expansion, retention, or relocation of that person's 6 business, information described in (a)(ii) of this subsection will be 7 available to the public under this chapter;

8 (13) Financial and proprietary information submitted to or 9 obtained by the department of ecology or the authority created under 10 chapter 70.95N RCW to implement chapter 70.95N RCW;

11 (14) Financial, commercial, operations, and technical and 12 research information and data submitted to or obtained by the life 13 sciences discovery fund authority in applications for, or delivery 14 of, grants under ((chapter 43.350)) RCW <u>43.330.502</u>, to the extent 15 that such information, if revealed, would reasonably be expected to 16 result in private loss to the providers of this information;

(15) Financial and commercial information provided as evidence to the department of licensing as required by RCW 19.112.110 or 19.112.120, except information disclosed in aggregate form that does not permit the identification of information related to individual fuel licensees;

(16) Any production records, mineral assessments, and trade
 secrets submitted by a permit holder, mine operator, or landowner to
 the department of natural resources under RCW 78.44.085;

(17) (a) Farm plans developed by conservation districts, unless permission to release the farm plan is granted by the landowner or operator who requested the plan, or the farm plan is used for the application or issuance of a permit;

(b) Farm plans developed under chapter 90.48 RCW and not under the federal clean water act, 33 U.S.C. Sec. 1251 et seq., are subject to RCW 42.56.610 and 90.64.190;

(18) Financial, commercial, operations, and technical and research information and data submitted to or obtained by a health sciences and services authority in applications for, or delivery of, grants under RCW 35.104.010 through 35.104.060, to the extent that such information, if revealed, would reasonably be expected to result in private loss to providers of this information;

(19) Information gathered under chapter 19.85 RCW or RCW
 34.05.328 that can be identified to a particular business;

1 (20) Financial and commercial information submitted to or obtained by the University of Washington, other than information the 2 university is required to disclose under RCW 28B.20.150, when the 3 information relates to investments in private funds, to the extent 4 that such information, if revealed, would reasonably be expected to 5 6 result in loss to the University of Washington consolidated endowment 7 fund or to result in private loss to the providers of this information; 8

9 (21) Market share data submitted by a manufacturer under RCW 10 70.95N.190(4);

11 (22) Financial information supplied to the department of 12 financial institutions, when filed by or on behalf of an issuer of 13 securities for the purpose of obtaining the exemption from state 14 securities registration for small securities offerings provided under 15 RCW 21.20.880 or when filed by or on behalf of an investor for the 16 purpose of purchasing such securities;

17 (23) Unaggregated or individual notices of a transfer of crude 18 oil that is financial, proprietary, or commercial information, 19 submitted to the department of ecology pursuant to RCW 20 90.56.565(1)(a), and that is in the possession of the department of 21 ecology or any entity with which the department of ecology has shared 22 the notice pursuant to RCW 90.56.565;

(24) Financial institution and retirement account information, and building security plan information, supplied to the liquor and cannabis board pursuant to RCW 69.50.325, 69.50.331, 69.50.342, and 69.50.345, when filed by or on behalf of a licensee or prospective licensee for the purpose of obtaining, maintaining, or renewing a license to produce, process, transport, or sell marijuana as allowed under chapter 69.50 RCW;

(25) Marijuana transport information, vehicle and 30 driver 31 identification data, and account numbers or unique access identifiers 32 issued to private entities for traceability system access, submitted by an individual or business to the liquor and cannabis board under 33 the requirements of RCW 69.50.325, 69.50.331, 69.50.342, and 34 69.50.345 for the purpose of marijuana product traceability. 35 Disclosure to local, state, and federal officials is not considered 36 public disclosure for purposes of this section; 37

38 (26) Financial and commercial information submitted to or 39 obtained by the retirement board of any city that is responsible for 40 the management of an employees' retirement system pursuant to the

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1 authority of chapter 35.39 RCW, when the information relates to investments in private funds, to the extent that such information, if 2 3 revealed, would reasonably be expected to result in loss to the retirement fund or to result in private loss to the providers of this 4 information except that (a) the names and commitment amounts of the 5 6 private funds in which retirement funds are invested and (b) the 7 aggregate quarterly performance results for a retirement fund's portfolio of investments in such funds are subject to disclosure; 8

9 (27) Proprietary financial, commercial, operations, and technical 10 and research information and data submitted to or obtained by the 11 liquor and cannabis board in applications for marijuana research 12 licenses under RCW 69.50.372, or in reports submitted by marijuana 13 research licensees in accordance with rules adopted by the liquor and 14 cannabis board under RCW 69.50.372;

15 (28) Trade secrets, technology, proprietary information, and 16 financial considerations contained in any agreements or contracts, 17 entered into by a licensed marijuana business under RCW 69.50.395, 18 which may be submitted to or obtained by the state liquor and 19 cannabis board;

20 (29) Financial, commercial, operations, and technical and 21 research information and data submitted to or obtained by the Andy 22 Hill cancer research endowment program in applications for, or 23 delivery of, grants under chapter 43.348 RCW, to the extent that such 24 information, if revealed, would reasonably be expected to result in 25 private loss to providers of this information;

26 (30) Proprietary information filed with the department of health 27 under chapter 69.48 RCW; ((and))

(31) Records filed with the department of ecology under chapter 70.375 RCW that a court has determined are confidential valuable commercial information under RCW 70.375.130; and

31 (32) Unaggregated financial, proprietary, or commercial 32 information submitted to or obtained by the liquor and cannabis board 33 in applications for licenses under RCW 66.24.140 or 66.24.145, or in 34 any reports or remittances submitted by a person licensed under RCW 35 66.24.140 or 66.24.145 under rules adopted by the liquor and cannabis 36 board under chapter 66.08 RCW.

37 <u>NEW SECTION.</u> Sec. 12. A new section is added to chapter 66.24 38 RCW to read as follows:

39 The board may adopt rules to implement this act.

1 <u>NEW SECTION.</u> Sec. 13. If any provision of this act or its 2 application to any person or circumstance is held invalid, the 3 remainder of the act or the application of the provision to other 4 persons or circumstances is not affected.

5 <u>NEW SECTION.</u> Sec. 14. Sections 3, 5, 6, 7, and 10 of this act 6 take effect January 1, 2021.

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