## SECOND SUBSTITUTE SENATE BILL 6823

State of Washington 59th Legislature 2006 Regular Session

**By** Senate Committee on Ways & Means (originally sponsored by Senator Kohl-Welles; by request of Liquor Control Board)

READ FIRST TIME 02/7/06.

AN ACT Relating to the distribution of beer and wine by wineries and breweries located inside and outside Washington state to Washington retail liquor licensees; amending RCW 66.24.170, 66.24.240, 66.24.206, 66.24.210, 66.24.270, 66.24.290, 66.28.180, and 42.56.270; reenacting and amending RCW 66.24.244, 66.28.070, 66.28.180, and 42.17.310; creating a new section; providing effective dates; providing expiration dates; and declaring an emergency.

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

9 Sec. 1. RCW 66.24.170 and 2003 c 44 s 1 are each amended to read 10 as follows:

(1) There shall be a license for domestic wineries; fee to be computed only on the liters manufactured: Less than two hundred fifty thousand liters per year, one hundred dollars per year; and two hundred fifty thousand liters or more per year, four hundred dollars per year. (2) The license allows for the manufacture of wine in Washington state from grapes or other agricultural products.

(3) Any domestic winery licensed under this section may also act as
 a ((distributor and/or)) retailer of wine of its own production. <u>Any</u>
 <u>domestic winery licensed under this section may act as a distributor of</u>

1 <u>its own production.</u> Any winery operating as a distributor and/or 2 retailer under this subsection shall comply with the applicable laws 3 and rules relating to distributors and/or retailers.

(4) A domestic winery licensed under this section, at locations 4 5 separate from any of its production or manufacturing sites, may serve samples of its own products, with or without charge, and sell wine of 6 7 its own production at retail for off-premise consumption, provided that: (a) Each additional location has been approved by the board 8 under RCW 66.24.010; (b) the total number of additional locations does 9 10 not exceed two; and (c) a winery may not act as a distributor at any such additional location. Each additional location is deemed to be 11 12 part of the winery license for the purpose of this title. Nothing in 13 this subsection shall be construed to prevent a domestic winery from 14 holding multiple domestic winery licenses.

(5)(a) A domestic winery licensed under this section may apply to the board for an endorsement to sell wine of its own production at retail for off-premises consumption at a qualifying farmers market. The annual fee for this endorsement is seventy-five dollars. An endorsement issued pursuant to this subsection does not count toward the two additional retail locations limit specified in this section.

(b) For each month during which a domestic winery will sell wine at a qualifying farmers market, the winery must provide the board or its designee a list of the dates, times, and locations at which bottled wine may be offered for sale. This list must be received by the board before the winery may offer wine for sale at a qualifying farmers market.

(c) The wine sold at qualifying farmers markets must be made entirely from grapes grown in a recognized Washington appellation or from other agricultural products grown in this state.

(d) Each approved location in a qualifying farmers market is deemed 30 31 to be part of the winery license for the purpose of this title. The 32 approved locations under an endorsement granted under this subsection do not include the tasting or sampling privilege of a winery. 33 The winery may not store wine at a farmers market beyond the hours that the 34 winery offers bottled wine for sale. The winery may not act as a 35 distributor from a farmers market location. 36

37 (e) Before a winery may sell bottled wine at a qualifying farmers38 market, the farmers market must apply to the board for authorization

for any winery with an endorsement approved under this subsection to 1 2 sell bottled wine at retail at the farmers market. This application shall include, at a minimum: (i) A map of the farmers market showing 3 all booths, stalls, or other designated locations at which an approved 4 5 winery may sell bottled wine; and (ii) the name and contact information for the on-site market managers who may be contacted by the board or б 7 its designee to verify the locations at which bottled wine may be sold. Before authorizing a qualifying farmers market to allow an approved 8 winery to sell bottled wine at retail at its farmers market location, 9 10 the board shall notify the persons or entities of such application for authorization pursuant to RCW 66.24.010 (8) and (9). An authorization 11 12 granted under this subsection (5)(e) may be withdrawn by the board for 13 any violation of this title or any rules adopted under this title.

(f) The board may adopt rules establishing the application and approval process under this section and such additional rules as may be necessary to implement this section.

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(g) For the purposes of this subsection:

(i) "Qualifying farmers market" means an entity that sponsors a regular assembly of vendors at a defined location for the purpose of promoting the sale of agricultural products grown or produced in this state directly to the consumer under conditions that meet the following minimum requirements:

(A) There are at least five participating vendors who are farmersselling their own agricultural products;

(B) The total combined gross annual sales of vendors who are farmers exceeds the total combined gross annual sales of vendors who are processors or resellers;

(C) The total combined gross annual sales of vendors who are
 farmers, processors, or resellers exceeds the total combined gross
 annual sales of vendors who are not farmers, processors, or resellers;

31 (D) The sale of imported items and secondhand items by any vendor 32 is prohibited; and

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(E) No vendor is a franchisee.

(ii) "Farmer" means a natural person who sells, with or without processing, agricultural products that he or she raises on land he or she owns or leases in this state or in another state's county that borders this state. (iii) "Processor" means a natural person who sells processed food
 that he or she has personally prepared on land he or she owns or leases
 in this state or in another state's county that borders this state.

4 (iv) "Reseller" means a natural person who buys agricultural 5 products from a farmer and resells the products directly to the 6 consumer.

7 (6) Wine produced in Washington state by a domestic winery licensee 8 may be shipped out-of-state for the purpose of making it into sparkling 9 wine and then returned to such licensee for resale. Such wine shall be 10 deemed wine manufactured in the state of Washington for the purposes of 11 RCW 66.24.206, and shall not require a special license.

12 Sec. 2. RCW 66.24.240 and 2003 c 154 s 1 are each amended to read 13 as follows:

(1) There shall be a license for domestic breweries; fee to be two
 thousand dollars for production of sixty thousand barrels or more of
 malt liquor per year.

17 (2) Any domestic brewery, except for a brand owner of malt beverages under RCW 66.04.010(((5)))) (6), licensed under this section 18 may also act as a ((distributor and/or)) retailer for beer of its own 19 20 Any domestic brewery licensed under this section may act production. 21 as a distributor for beer of its own production. Any domestic brewery operating as a distributor and/or retailer under this subsection shall 22 23 comply with the applicable laws and rules relating to distributors 24 and/or retailers.

(3) Any domestic brewery licensed under this section may contractproduce beer for a brand owner of malt beverages defined under RCW 66.04.010(((5))) (6), and this contract-production is not a sale for the purposes of RCW 66.28.170 and 66.28.180.

(4)(a) A domestic brewery licensed under this section and qualified for a reduced rate of taxation pursuant to RCW 66.24.290(3)(b) may apply to the board for an endorsement to sell bottled beer of its own production at retail for off-premises consumption at a qualifying farmers market. The annual fee for this endorsement is seventy-five dollars.

35 (b) For each month during which a domestic brewery will sell beer 36 at a qualifying farmers market, the domestic brewery must provide the 37 board or its designee a list of the dates, times, and locations at

1 which bottled beer may be offered for sale. This list must be received 2 by the board before the domestic brewery may offer beer for sale at a 3 qualifying farmers market.

4 (c) The beer sold at qualifying farmers markets must be produced in5 Washington.

(d) Each approved location in a qualifying farmers market is deemed 6 7 to be part of the domestic brewery license for the purpose of this title. The approved locations under an endorsement granted under this 8 subsection do not include the tasting or sampling privilege of a 9 10 domestic brewery. The domestic brewery may not store beer at a farmers 11 market beyond the hours that the domestic brewery offers bottled beer 12 for sale. The domestic brewery may not act as a distributor from a 13 farmers market location.

14 (e) Before a domestic brewery may sell bottled beer at a qualifying farmers market, the farmers market must apply to the board for 15 authorization for any domestic brewery with an endorsement approved 16 17 under this subsection to sell bottled beer at retail at the farmers This application shall include, at a minimum: (i) A map of 18 market. the farmers market showing all booths, stalls, or other designated 19 locations at which an approved domestic brewery may sell bottled beer; 20 21 and (ii) the name and contact information for the on-site market 22 managers who may be contacted by the board or its designee to verify the locations at which bottled beer may be sold. Before authorizing a 23 24 qualifying farmers market to allow an approved domestic brewery to sell 25 bottled beer at retail at its farmers market location, the board shall notify the persons or entities of such application for authorization 26 27 pursuant to RCW 66.24.010 (8) and (9). An authorization granted under this subsection (4)(e) may be withdrawn by the board for any violation 28 of this title or any rules adopted under this title. 29

30 (f) The board may adopt rules establishing the application and 31 approval process under this section and such additional rules as may be 32 necessary to implement this section.

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(g) For the purposes of this subsection:

(i) "Qualifying farmers market" means an entity that sponsors a regular assembly of vendors at a defined location for the purpose of promoting the sale of agricultural products grown or produced in this state directly to the consumer under conditions that meet the following minimum requirements: (A) There are at least five participating vendors who are farmers
 selling their own agricultural products;

3 (B) The total combined gross annual sales of vendors who are 4 farmers exceeds the total combined gross annual sales of vendors who 5 are processors or resellers;

6 (C) The total combined gross annual sales of vendors who are 7 farmers, processors, or resellers exceeds the total combined gross 8 annual sales of vendors who are not farmers, processors, or resellers;

9 (D) The sale of imported items and secondhand items by any vendor 10 is prohibited; and

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(E) No vendor is a franchisee.

(ii) "Farmer" means a natural person who sells, with or without processing, agricultural products that he or she raises on land he or she owns or leases in this state or in another state's county that borders this state.

(iii) "Processor" means a natural person who sells processed food
that he or she has personally prepared on land he or she owns or leases
in this state or in another state's county that borders this state.

19 (iv) "Reseller" means a natural person who buys agricultural 20 products from a farmer and resells the products directly to the 21 consumer.

Sec. 3. RCW 66.24.244 and 2003 c 167 s 1 and 2003 c 154 s 2 are each reenacted and amended to read as follows:

(1) There shall be a license for microbreweries; fee to be one
 hundred dollars for production of less than sixty thousand barrels of
 malt liquor, including strong beer, per year.

27 (2) Any microbrewery license under this section may also act as a distributor and/or retailer for beer and strong beer of its own 28 production. Any microbrewery licensed under this section may act as a 29 distributor for beer of its own production. Strong beer may not be 30 31 sold at a farmers market or under any endorsement which may authorize microbreweries to sell beer at farmers markets. Any microbrewery 32 operating as a distributor and/or retailer under this subsection shall 33 comply with the applicable laws and rules relating to distributors 34 and/or retailers. 35

36 (3) The board may issue an endorsement to this license allowing for37 on-premises consumption of beer, including strong beer, wine, or both

of other manufacture if purchased from a Washington state-licensed distributor. Each endorsement shall cost two hundred dollars per year, or four hundred dollars per year allowing the sale and service of both beer and wine.

5 (4) The microbrewer obtaining such endorsement must determine, at 6 the time the endorsement is issued, whether the licensed premises will 7 be operated either as a tavern with persons under twenty-one years of 8 age not allowed as provided for in RCW 66.24.330, or as a beer and/or 9 wine restaurant as described in RCW 66.24.320.

10 (5)(a) A microbrewery licensed under this section may apply to the 11 board for an endorsement to sell bottled beer of its own production at 12 retail for off-premises consumption at a qualifying farmers market. 13 The annual fee for this endorsement is seventy-five dollars.

(b) For each month during which a microbrewery will sell beer at a qualifying farmers market, the microbrewery must provide the board or its designee a list of the dates, times, and locations at which bottled beer may be offered for sale. This list must be received by the board before the microbrewery may offer beer for sale at a qualifying farmers market.

(c) The beer sold at qualifying farmers markets must be produced inWashington.

22 (d) Each approved location in a qualifying farmers market is deemed 23 to be part of the microbrewery license for the purpose of this title. 24 The approved locations under an endorsement granted under this 25 subsection (5) do not constitute the tasting or sampling privilege of a microbrewery. The microbrewery may not store beer at a farmers 26 27 market beyond the hours that the microbrewery offers bottled beer for The microbrewery may not act as a distributor from a farmers 28 sale. market location. 29

(e) Before a microbrewery may sell bottled beer at a qualifying 30 31 farmers market, the farmers market must apply to the board for 32 authorization for any microbrewery with an endorsement approved under this subsection (5) to sell bottled beer at retail at the farmers 33 market. This application shall include, at a minimum: (i) A map of 34 the farmers market showing all booths, stalls, or other designated 35 locations at which an approved microbrewery may sell bottled beer; and 36 37 (ii) the name and contact information for the on-site market managers who may be contacted by the board or its designee to verify the 38

locations at which bottled beer may be sold. Before authorizing a qualifying farmers market to allow an approved microbrewery to sell bottled beer at retail at its farmers market location, the board shall notify the persons or entities of the application for authorization pursuant to RCW 66.24.010 (8) and (9). An authorization granted under this subsection (5)(e) may be withdrawn by the board for any violation of this title or any rules adopted under this title.

8 (f) The board may adopt rules establishing the application and 9 approval process under this section and any additional rules necessary 10 to implement this section.

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(g) For the purposes of this subsection (5):

(i) "Qualifying farmers market" means an entity that sponsors a regular assembly of vendors at a defined location for the purpose of promoting the sale of agricultural products grown or produced in this state directly to the consumer under conditions that meet the following minimum requirements:

17 (A) There are at least five participating vendors who are farmers18 selling their own agricultural products;

(B) The total combined gross annual sales of vendors who are farmers exceeds the total combined gross annual sales of vendors who are processors or resellers;

(C) The total combined gross annual sales of vendors who are
 farmers, processors, or resellers exceeds the total combined gross
 annual sales of vendors who are not farmers, processors, or resellers;

(D) The sale of imported items and secondhand items by any vendoris prohibited; and

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(E) No vendor is a franchisee.

(ii) "Farmer" means a natural person who sells, with or without processing, agricultural products that he or she raises on land he or she owns or leases in this state or in another state's county that borders this state.

32 (iii) "Processor" means a natural person who sells processed food 33 that he or she has personally prepared on land he or she owns or leases 34 in this state or in another state's county that borders this state.

35 (iv) "Reseller" means a natural person who buys agricultural 36 products from a farmer and resells the products directly to the 37 consumer.

1 Sec. 4. RCW 66.24.206 and 2004 c 160 s 4 are each amended to read 2 as follows:

3 (1)(a) A United States winery ((or manufacturer of wine)) located 4 outside the state of Washington must hold a certificate of approval to 5 allow sales and shipment of the certificate of approval holder's wine 6 to licensed Washington wine distributors ((or)), importers, or 7 retailers. A certificate of approval holder with a direct shipment 8 endorsement may act as a distributor of its own production.

9 (b) Authorized representatives must hold a certificate of approval 10 to allow sales and shipment of United States produced wine to licensed 11 Washington wine distributors or importers.

(c) Authorized representatives must also hold a certificate of
 approval to allow sales and shipments of foreign produced wine to
 licensed Washington wine distributors or importers.

(2) The certificate of approval shall not be granted unless and 15 until such winery or manufacturer of wine or authorized representative 16 17 shall have made a written agreement with the board to furnish to the board, on or before the twentieth day of each month, a report under 18 oath, on a form to be prescribed by the board, showing the quantity of 19 wine sold or delivered to each licensed wine distributor ((or)), 20 21 importer, or retailer, during the preceding month, and shall further 22 have agreed with the board, that such wineries, manufacturers, or authorized representatives, and all general sales corporations or 23 24 agencies maintained by them, and all of their trade representatives, 25 shall and will faithfully comply with all laws of the state of Washington pertaining to the sale of intoxicating liquors and all rules 26 27 and regulations of the Washington state liquor control board. Α violation of the terms of this agreement will cause the board to take 28 action to suspend or revoke such certificate. 29

30 (3) The fee for the certificate of approval <u>and related</u> 31 <u>endorsements</u>, issued pursuant to the provisions of this title, shall be 32 from time to time established by the board at a level that is 33 sufficient to defray the costs of administering the certificate of 34 approval program. The fee shall be fixed by rule by the board in 35 accordance with the provisions of the administrative procedure act, 36 chapter 34.05 RCW.

37 (4) Certificate of approval holders are deemed to have consented to

## 1 the jurisdiction of Washington concerning enforcement of this chapter

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2 and all laws and rules related to the sale and shipment of wine.

3 **Sec. 5.** RCW 66.24.210 and 2001 c 124 s 1 are each amended to read 4 as follows:

(1) There is hereby imposed upon all wines except cider sold to 5 6 wine distributors and the Washington state liquor control board, within 7 the state a tax at the rate of twenty and one-fourth cents per liter. Any domestic winery or certificate of approval holder acting as a 8 distributor of its own production shall pay taxes imposed by this 9 There is hereby imposed on all cider sold to wine 10 section. 11 distributors and the Washington state liquor control board within the state a tax at the rate of three and fifty-nine one-hundredths cents 12 per liter: PROVIDED, HOWEVER, That wine sold or shipped in bulk from 13 one winery to another winery shall not be subject to such tax. 14

(a) The tax provided for in this section shall be collected by
 direct payments based on wine purchased by wine distributors.

17 (b) Every person purchasing wine under the provisions of this section shall on or before the twentieth day of each month report to 18 the board all purchases during the preceding calendar month in such 19 20 manner and upon such forms as may be prescribed by the board, and with 21 such report shall pay the tax due from the purchases covered by such report unless the same has previously been paid. Any such purchaser of 22 wine whose applicable tax payment is not postmarked by the twentieth 23 24 day following the month of purchase will be assessed a penalty at the rate of two percent a month or fraction thereof. The board may require 25 26 that every such person shall execute to and file with the board a bond to be approved by the board, in such amount as the board may fix, 27 securing the payment of the tax. If any such person fails to pay the 28 29 tax when due, the board may forthwith suspend or cancel the license 30 until all taxes are paid.

31 (c) Any licensed retailer authorized to purchase wine from a 32 certificate of approval holder with a direct shipment endorsement or a 33 domestic winery shall make monthly reports to the liquor control board 34 on wine purchased during the preceding calendar month in the manner and 35 upon such forms as may be prescribed by the board.

36 (2) An additional tax is imposed equal to the rate specified in RCW
 37 82.02.030 multiplied by the tax payable under subsection (1) of this

section. All revenues collected during any month from this additional
 tax shall be transferred to the state general fund by the twenty-fifth
 day of the following month.

(3) An additional tax is imposed on wines subject to tax under 4 5 subsection (1) of this section, at the rate of one-fourth of one cent per liter for wine sold after June 30, 1987. After June 30, 1996, such 6 7 additional tax does not apply to cider. An additional tax of five onehundredths of one cent per liter is imposed on cider sold after June 8 9 30, 1996. All revenues collected under this subsection (3) shall be disbursed quarterly to the Washington wine commission for use in 10 carrying out the purposes of chapter 15.88 RCW. 11

(4) An additional tax is imposed on all wine subject to tax under 12 subsection (1) of this section. The additional tax is equal to twenty-13 three and forty-four one-hundredths cents per liter on fortified wine 14 as defined in RCW 66.04.010(((38))) (39) when bottled or packaged by 15 16 the manufacturer, one cent per liter on all other wine except cider, 17 and eighteen one-hundredths of one cent per liter on cider. All revenues collected during any month from this additional tax shall be 18 deposited in the violence reduction and drug enforcement account under 19 RCW 69.50.520 by the twenty-fifth day of the following month. 20

(5)(a) An additional tax is imposed on all cider subject to tax under subsection (1) of this section. The additional tax is equal to two and four one-hundredths cents per liter of cider sold after June 30, 1996, and before July 1, 1997, and is equal to four and seven onehundredths cents per liter of cider sold after June 30, 1997.

(b) All revenues collected from the additional tax imposed under this subsection (5) shall be deposited in the health services account under RCW 43.72.900.

(6) For the purposes of this section, "cider" means table wine that contains not less than one-half of one percent of alcohol by volume and not more than seven percent of alcohol by volume and is made from the normal alcoholic fermentation of the juice of sound, ripe apples or pears. "Cider" includes, but is not limited to, flavored, sparkling, or carbonated cider and cider made from condensed apple or pear must.

35 **Sec. 6.** RCW 66.24.270 and 2004 c 160 s 8 are each amended to read 36 as follows:

37 (1) Every person, firm or corporation, holding a license to

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1 manufacture malt liquors or strong beer within the state of Washington,
2 shall, on or before the twentieth day of each month, furnish to the
3 Washington state liquor control board, on a form to be prescribed by
4 the board, a statement showing the quantity of malt liquors and strong
5 beer sold for resale during the preceding calendar month to each beer
6 distributor within the state of Washington.

7 (2)(a) A United States brewery or manufacturer of beer or strong 8 beer, located outside the state of Washington, must hold a certificate 9 of approval to allow sales and shipment of the certificate of approval 10 holder's beer or strong beer to licensed Washington beer distributors 11 ((<del>or</del>)), importers, or retailers. A certificate of approval holder with 12 <u>a direct shipment endorsement may act as a distributor for beer of its</u> 13 <u>own production.</u>

(b) Authorized representatives must hold a certificate of approval
to allow sales and shipment of United States produced beer or strong
beer to licensed Washington beer distributors or importers.

17 (c) Authorized representatives must also hold a certificate of 18 approval to allow sales and shipments of foreign produced beer or 19 strong beer to licensed Washington beer distributors or importers.

(3) The certificate of approval shall not be granted unless and 20 21 until such brewer or manufacturer of beer or strong beer or authorized 22 representative shall have made a written agreement with the board to furnish to the board, on or before the twentieth day of each month, a 23 24 report under oath, on a form to be prescribed by the board, showing the 25 quantity of beer and strong beer sold or delivered to each licensed beer distributor ((or)), importer, or retailer during the preceding 26 27 month, and shall further have agreed with the board, that such brewer or manufacturer of beer or strong beer or authorized representative and 28 all general sales corporations or agencies maintained by them, and all 29 of their trade representatives, corporations, and agencies, shall and 30 31 will faithfully comply with all laws of the state of Washington 32 pertaining to the sale of intoxicating liquors and all rules and regulations of the Washington state liquor control board. A violation 33 of the terms of this agreement will cause the board to take action to 34 suspend or revoke such certificate. 35

36 (4) The fee for the certificate of approval <u>and related</u> 37 <u>endorsements</u>, issued pursuant to the provisions of this title, shall be 38 from time to time established by the board at a level that is 1 sufficient to defray the costs of administering the certificate of 2 approval program. The fee shall be fixed by rule by the board in 3 accordance with the provisions of the administrative procedure act, 4 chapter 34.05 RCW.

5 (5) Certificate of approval holders are deemed to have consented to 6 the jurisdiction of Washington concerning enforcement of this chapter 7 and all laws and rules related to the sale and shipment of beer.

8 **Sec. 7.** RCW 66.24.290 and 2003 c 167 s 5 are each amended to read 9 as follows:

10 (1) Any microbrewer or domestic brewery or beer distributor 11 licensed under this title may sell and deliver beer and strong beer to 12 holders of authorized licenses direct, but to no other person, other 13 than the board((; and)). Any certificate of approval holder authorized 14 to act as a distributor under RCW 66.24.270 shall pay the taxes imposed 15 by this section.

16 (a) Every such brewery or beer distributor shall report all sales 17 to the board monthly, pursuant to the regulations, and shall pay to the board as an added tax for the privilege of manufacturing and selling 18 the beer and strong beer within the state a tax of one dollar and 19 20 thirty cents per barrel of thirty-one gallons on sales to licensees 21 within the state and on sales to licensees within the state of bottled and canned beer, including strong beer, shall pay a tax computed in 22 23 gallons at the rate of one dollar and thirty cents per barrel of 24 thirty-one gallons.

25 (b) Any brewery or beer distributor whose applicable tax payment is 26 not postmarked by the twentieth day following the month of sale will be 27 assessed a penalty at the rate of two percent per month or fraction 28 thereof. Beer and strong beer shall be sold by breweries and 29 distributors in sealed barrels or packages.

30 (c) The moneys collected under this subsection shall be distributed 31 as follows: (((a))) (i) Three-tenths of a percent shall be distributed 32 to border areas under RCW 66.08.195; and (((b))) (ii) of the remaining 33 moneys: (((i))) (A) Twenty percent shall be distributed to counties in 34 the same manner as under RCW 66.08.200; and (((ii))) (B) eighty percent 35 shall be distributed to incorporated cities and towns in the same 36 manner as under RCW 66.08.210.

1 (d) Any licensed retailer authorized to purchase beer from a 2 certificate of approval holder with a direct shipment endorsement or a 3 brewery or microbrewery shall make monthly reports to the liquor 4 control board on beer purchased during the preceding calendar month in 5 the manner and upon such forms as may be prescribed by the board.

6 (2) An additional tax is imposed on all beer and strong beer 7 subject to tax under subsection (1) of this section. The additional 8 tax is equal to two dollars per barrel of thirty-one gallons. All 9 revenues collected during any month from this additional tax shall be 10 deposited in the violence reduction and drug enforcement account under 11 RCW 69.50.520 by the twenty-fifth day of the following month.

(3)(a) An additional tax is imposed on all beer and strong beer subject to tax under subsection (1) of this section. The additional tax is equal to ninety-six cents per barrel of thirty-one gallons through June 30, 1995, two dollars and thirty-nine cents per barrel of thirty-one gallons for the period July 1, 1995, through June 30, 1997, and four dollars and seventy-eight cents per barrel of thirty-one gallons thereafter.

(b) The additional tax imposed under this subsection does not apply to the sale of the first sixty thousand barrels of beer each year by breweries that are entitled to a reduced rate of tax under 26 U.S.C. Sec. 5051, as existing on July 1, 1993, or such subsequent date as may be provided by the board by rule consistent with the purposes of this exemption.

(c) All revenues collected from the additional tax imposed under this subsection (3) shall be deposited in the health services account under RCW 43.72.900.

(4) An additional tax is imposed on all beer and strong beer that 28 is subject to tax under subsection (1) of this section that is in the 29 first sixty thousand barrels of beer and strong beer by breweries that 30 are entitled to a reduced rate of tax under 26 U.S.C. Sec. 5051, as 31 32 existing on July 1, 1993, or such subsequent date as may be provided by the board by rule consistent with the purposes of the exemption under 33 subsection (3)(b) of this section. The additional tax is equal to one 34 dollar and forty-eight and two-tenths cents per barrel of thirty-one 35 gallons. By the twenty-fifth day of the following month, three percent 36 37 of the revenues collected from this additional tax shall be distributed 1 to border areas under RCW 66.08.195 and the remaining moneys shall be 2 transferred to the state general fund.

3 (5) The board may make refunds for all taxes paid on beer and 4 strong beer exported from the state for use outside the state.

5 (6) The board may require filing with the board of a bond to be 6 approved by it, in such amount as the board may fix, securing the 7 payment of the tax. If any licensee fails to pay the tax when due, the 8 board may forthwith suspend or cancel his or her license until all 9 taxes are paid.

10 Sec. 8. RCW 66.28.070 and 1994 c 201 s 5 and 1994 c 63 s 2 are 11 each reenacted and amended to read as follows:

(1) Except as provided in subsection (2) of this section, it shall be unlawful for any retail beer or wine licensee to purchase beer or wine, except from a duly licensed ((wholesaler)) distributor, domestic winery, domestic brewer, certificate of approval holder with a direct shipment endorsement, or the board((, and it shall be unlawful for any brewer, winery, or beer or wine wholesaler to purchase beer or wine, except from a duly licensed beer or wine wholesaler or importer)).

19 (2) A beer or wine retailer licensee may purchase beer or wine from 20 a government agency which has lawfully seized beer or wine from a 21 licensed beer or wine retailer, or from a board-authorized retailer, or 22 from a licensed retailer which has discontinued business if the 23 ((wholesaler)) distributor has refused to accept beer or wine from that 24 retailer for return and refund. Beer and wine purchased under this 25 subsection shall meet the quality standards set by its manufacturer.

(3) Special occasion licensees holding either a ((class G or J))
 special occasion license may only purchase beer or wine from a beer or
 wine retailer duly licensed to sell beer or wine for off-premises
 consumption, the board, or from a duly licensed beer or wine
 ((wholesaler)) distributor.

31 Sec. 9. RCW 66.28.180 and 2004 c 269 s 1 and 2004 c 160 s 18 are 32 each reenacted and amended to read as follows:

33 It is unlawful for a person, firm, or corporation holding a 34 certificate of approval issued under RCW 66.24.270 or 66.24.206, a beer 35 distributor's license, a domestic brewery license, a microbrewery 36 license, a beer importer's license, a beer distributor's license, a

1 domestic winery license, a wine importer's license, or a wine 2 distributor's license within the state of Washington to modify any 3 prices without prior notification to and approval of the board.

(1) Intent. This section is enacted, pursuant to the authority of 4 5 this state under the twenty-first amendment to the United States Constitution, to promote the public's interest in fostering the orderly 6 7 and responsible distribution of malt beverages and wine towards effective control of consumption; to promote the fair and efficient 8 three-tier system of distribution of such beverages; and to confirm 9 existing board rules as the clear expression of state policy to 10 regulate the manner of selling and pricing of wine and malt beverages 11 12 by licensed suppliers and distributors.

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(2) Beer and wine distributor price posting.

(a) Every beer or wine distributor shall file with the board at its
office in Olympia a price posting showing the wholesale prices at which
any and all brands of beer and wine sold by such beer and/or wine
distributor shall be sold to retailers within the state.

(b) Each price posting shall be made on a form prepared and furnished by the board, or a reasonable facsimile thereof, and shall set forth:

(i) All brands, types, packages, and containers of beer offered forsale by such beer and/or wine distributor;

(ii) The wholesale prices thereof to retail licensees, includingallowances, if any, for returned empty containers.

(c) No beer and/or wine distributor may sell or offer to sell any package or container of beer or wine to any retail licensee at a price differing from the price for such package or container as shown in the price posting filed by the beer and/or wine distributor and then in effect, according to rules adopted by the board.

30 (d) Quantity discounts are prohibited. No price may be posted that 31 is below acquisition cost plus ten percent of acquisition cost. 32 However, the board is empowered to review periodically, as it may deem 33 appropriate, the amount of the percentage of acquisition cost as a 34 minimum mark-up over cost and to modify such percentage by rule of the 35 board, except such percentage shall be not less than ten percent.

36 (e) Distributor prices on a "close-out" item shall be accepted by 37 the board if the item to be discontinued has been listed on the state 38 market for a period of at least six months, and upon the further 1 condition that the distributor who posts such a close-out price shall
2 not restock the item for a period of one year following the first
3 effective date of such close-out price.

(f) The board may reject any price posting that it deems to be in 4 violation of this section or any rule, or portion thereof, or that 5 would tend to disrupt the orderly sale and distribution of beer and 6 7 wine. Whenever the board rejects any posting, the licensee submitting the posting may be heard by the board and shall have the burden of 8 showing that the posting is not in violation of this section or a rule 9 or does not tend to disrupt the orderly sale and distribution of beer 10 and wine. If the posting is accepted, it shall become effective at the 11 time fixed by the board. If the posting is rejected, the last 12 13 effective posting shall remain in effect until such time as an amended 14 posting is filed and approved, in accordance with the provisions of 15 this section.

(g) Prior to the effective date of the posted prices, all price postings filed as required by this section constitute investigative information and shall not be subject to disclosure, pursuant to RCW 42.17.310(1)(d).

(h) Any beer and/or wine distributor or employee authorized by the distributor-employer may sell beer and/or wine at the distributor's posted prices to any annual or special occasion retail licensee upon presentation to the distributor or employee at the time of purchase of a special permit issued by the board to such licensee.

(i) Every annual or special occasion retail licensee, upon purchasing any beer and/or wine from a distributor, shall immediately cause such beer or wine to be delivered to the licensed premises, and the licensee shall not thereafter permit such beer to be disposed of in any manner except as authorized by the license.

(ii) Beer and wine sold as provided in this section shall be 30 delivered by the distributor or an authorized employee either to the 31 32 retailer's licensed premises or directly to the retailer at the distributor's licensed premises. When a domestic winery, brewery, 33 microbrewery, or certificate of approval holder with a direct shipping 34 endorsement is acting as a distributor of its own production, a 35 36 licensed retailer may contract with a common carrier to obtain the 37 product directly from the domestic winery, brewery, microbrewery, or 1 certificate of approval holder with a direct shipping endorsement. A
2 distributor's prices to retail licensees shall be the same at both such
3 places of delivery.

4 (3) Beer and wine suppliers' price filings, contracts, and 5 memoranda.

(a) Every domestic brewery, microbrewery, and domestic winery 6 7 offering beer and/or wine for sale within the state shall file with the board at its office in Olympia a copy of every written contract and a 8 9 memorandum of every oral agreement which such brewery or winery may 10 have with any beer or wine distributor, which contracts or memoranda shall contain a schedule of prices charged to distributors for all 11 12 items and all terms of sale, including all regular and special 13 discounts; all advertising, sales and trade allowances, and incentive programs; and all commissions, bonuses or gifts, and any and all other 14 discounts or allowances. Whenever changed or modified, such revised 15 contracts or memoranda shall forthwith be filed with the board as 16 17 provided for by rule. The provisions of this section also apply to certificate of approval holders, beer and/or wine importers, and beer 18 19 and/or wine distributors who sell to other beer and/or wine 20 distributors.

Each price schedule shall be made on a form prepared and furnished by the board, or a reasonable facsimile thereof, and shall set forth all brands, types, packages, and containers of beer or wine offered for sale by such licensed brewery or winery; all additional information required may be filed as a supplement to the price schedule forms.

(b) Prices filed by a domestic brewery, microbrewery, domestic 26 27 winery, or certificate of approval holder shall be uniform prices to all distributors or retailers on a statewide basis less bona fide 28 allowances for freight differentials. 29 Quantity discounts are 30 prohibited. No price shall be filed that is below 31 acquisition/production cost plus ten percent of that cost, except that 32 acquisition cost plus ten percent of acquisition cost does not apply to sales of beer or wine between a beer or wine importer who sells beer or 33 wine to another beer or wine importer or to a beer or wine distributor, 34 or to a beer or wine distributor who sells beer or wine to another beer 35 36 or wine distributor. However, the board is empowered to review 37 periodically, as it may deem appropriate, the amount of the percentage

of acquisition/production cost as a minimum mark-up over cost and to modify such percentage by rule of the board, except such percentage shall be not less than ten percent.

4 (c) No domestic brewery, microbrewery, domestic winery, certificate 5 of approval holder, beer or wine importer, or beer or wine distributor 6 may sell or offer to sell any beer or wine to any persons whatsoever in 7 this state until copies of such written contracts or memoranda of such 8 oral agreements are on file with the board.

9 (d) No domestic brewery, microbrewery, domestic winery, or certificate of approval holder may sell or offer to sell any package or 10 container of beer or wine to any distributor at a price differing from 11 the price for such package or container as shown in the schedule of 12 prices filed by the domestic brewery, microbrewery, domestic winery, or 13 14 certificate of approval holder and then in effect, according to rules 15 adopted by the board.

16 (e) The board may reject any supplier's price filing, contract, or 17 memorandum of oral agreement, or portion thereof that it deems to be in violation of this section or any rule or that would tend to disrupt the 18 orderly sale and distribution of beer or wine. 19 Whenever the board 20 rejects any such price filing, contract, or memorandum, the licensee 21 submitting the price filing, contract, or memorandum may be heard by 22 the board and shall have the burden of showing that the price filing, 23 contract, or memorandum is not in violation of this section or a rule 24 or does not tend to disrupt the orderly sale and distribution of beer 25 or wine. If the price filing, contract, or memorandum is accepted, it shall become effective at a time fixed by the board. If the price 26 27 filing, contract, or memorandum, or portion thereof, is rejected, the last effective price filing, contract, or memorandum shall remain in 28 effect until such time as an amended price filing, contract, or 29 memorandum is filed and approved, in accordance with the provisions of 30 31 this section.

(f) Prior to the effective date of the posted prices, all prices, contracts, and memoranda filed as required by this section constitute investigative information and shall not be subject to disclosure, pursuant to RCW 42.17.310(1)(d).

36 **Sec. 10.** RCW 66.28.180 and 2005 c 274 s 327 are each amended to 37 read as follows:

1 It is unlawful for a person, firm, or corporation holding a 2 certificate of approval issued under RCW 66.24.270 or 66.24.206, a beer 3 distributor's license, a domestic brewery license, a microbrewery 4 license, a beer importer's license, a beer distributor's license, a 5 domestic winery license, a wine importer's license, or a wine 6 distributor's license within the state of Washington to modify any 7 prices without prior notification to and approval of the board.

(1) Intent. This section is enacted, pursuant to the authority of 8 this state under the twenty-first amendment to the United States 9 Constitution, to promote the public's interest in fostering the orderly 10 and responsible distribution of malt beverages and wine towards 11 effective control of consumption; to promote the fair and efficient 12 13 three-tier system of distribution of such beverages; and to confirm existing board rules as the clear expression of state policy to 14 regulate the manner of selling and pricing of wine and malt beverages 15 16 by licensed suppliers and distributors.

17

(2) Beer and wine distributor price posting.

(a) Every beer or wine distributor shall file with the board at its
 office in Olympia a price posting showing the wholesale prices at which
 any and all brands of beer and wine sold by such beer and/or wine
 distributor shall be sold to retailers within the state.

(b) Each price posting shall be made on a form prepared and furnished by the board, or a reasonable facsimile thereof, and shall set forth:

(i) All brands, types, packages, and containers of beer offered forsale by such beer and/or wine distributor;

(ii) The wholesale prices thereof to retail licensees, includingallowances, if any, for returned empty containers.

(c) No beer and/or wine distributor may sell or offer to sell any package or container of beer or wine to any retail licensee at a price differing from the price for such package or container as shown in the price posting filed by the beer and/or wine distributor and then in effect, according to rules adopted by the board.

(d) Quantity discounts are prohibited. No price may be posted that
is below acquisition cost plus ten percent of acquisition cost.
However, the board is empowered to review periodically, as it may deem
appropriate, the amount of the percentage of acquisition cost as a

minimum mark-up over cost and to modify such percentage by rule of the
 board, except such percentage shall be not less than ten percent.

3 (e) Distributor prices on a "close-out" item shall be accepted by 4 the board if the item to be discontinued has been listed on the state 5 market for a period of at least six months, and upon the further 6 condition that the distributor who posts such a close-out price shall 7 not restock the item for a period of one year following the first 8 effective date of such close-out price.

(f) The board may reject any price posting that it deems to be in 9 violation of this section or any rule, or portion thereof, or that 10 would tend to disrupt the orderly sale and distribution of beer and 11 wine. Whenever the board rejects any posting, the licensee submitting 12 the posting may be heard by the board and shall have the burden of 13 showing that the posting is not in violation of this section or a rule 14 or does not tend to disrupt the orderly sale and distribution of beer 15 16 and wine. If the posting is accepted, it shall become effective at the 17 time fixed by the board. If the posting is rejected, the last effective posting shall remain in effect until such time as an amended 18 posting is filed and approved, in accordance with the provisions of 19 this section. 20

(g) Prior to the effective date of the posted prices, all price postings filed as required by this section constitute investigative information and shall not be subject to disclosure, pursuant to RCW 42.56.240(1).

(h) Any beer and/or wine distributor or employee authorized by the distributor-employer may sell beer and/or wine at the distributor's posted prices to any annual or special occasion retail licensee upon presentation to the distributor or employee at the time of purchase of a special permit issued by the board to such licensee.

30 (i) Every annual or special occasion retail licensee, upon 31 purchasing any beer and/or wine from a distributor, shall immediately 32 cause such beer or wine to be delivered to the licensed premises, and 33 the licensee shall not thereafter permit such beer to be disposed of in 34 any manner except as authorized by the license.

35 (ii) Beer and wine sold as provided in this section shall be 36 delivered by the distributor or an authorized employee either to the 37 retailer's licensed premises or directly to the retailer at the 38 distributor's licensed premises. <u>When a domestic winery, brewery,</u>

microbrewery, or certificate of approval holder with a direct shipping endorsement is acting as a distributor of its own production, a licensed retailer may contract with a common carrier to obtain the product directly from the domestic winery, brewery, microbrewery, or certificate of approval holder with a direct shipping endorsement. A distributor's prices to retail licensees shall be the same at both such places of delivery.

8 (3) Beer and wine suppliers' price filings, contracts, and9 memoranda.

10 (a) Every domestic brewery, microbrewery, and domestic winery offering beer and/or wine for sale within the state shall file with the 11 12 board at its office in Olympia a copy of every written contract and a 13 memorandum of every oral agreement which such brewery or winery may 14 have with any beer or wine distributor, which contracts or memoranda shall contain a schedule of prices charged to distributors for all 15 items and all terms of sale, including all regular and special 16 17 discounts; all advertising, sales and trade allowances, and incentive programs; and all commissions, bonuses or gifts, and any and all other 18 discounts or allowances. Whenever changed or modified, such revised 19 contracts or memoranda shall forthwith be filed with the board as 20 21 provided for by rule. The provisions of this section also apply to 22 certificate of approval holders, beer and/or wine importers, and beer and/or wine distributors who sell to other beer 23 and/or wine 24 distributors.

Each price schedule shall be made on a form prepared and furnished by the board, or a reasonable facsimile thereof, and shall set forth all brands, types, packages, and containers of beer or wine offered for sale by such licensed brewery or winery; all additional information required may be filed as a supplement to the price schedule forms.

(b) Prices filed by a domestic brewery, microbrewery, domestic 30 31 winery, or certificate of approval holder shall be uniform prices to 32 all distributors or retailers on a statewide basis less bona fide allowances for freight differentials. Quantity discounts 33 are filed prohibited. No price shall be that is below 34 acquisition/production cost plus ten percent of that cost, except that 35 acquisition cost plus ten percent of acquisition cost does not apply to 36 37 sales of beer or wine between a beer or wine importer who sells beer or 38 wine to another beer or wine importer or to a beer or wine distributor,

or to a beer or wine distributor who sells beer or wine to another beer or wine distributor. However, the board is empowered to review periodically, as it may deem appropriate, the amount of the percentage of acquisition/production cost as a minimum mark-up over cost and to modify such percentage by rule of the board, except such percentage shall be not less than ten percent.

7 (c) No domestic brewery, microbrewery, domestic winery, certificate 8 of approval holder, beer or wine importer, or beer or wine distributor 9 may sell or offer to sell any beer or wine to any persons whatsoever in 10 this state until copies of such written contracts or memoranda of such 11 oral agreements are on file with the board.

(d) No domestic brewery, microbrewery, domestic winery, or certificate of approval holder may sell or offer to sell any package or container of beer or wine to any distributor at a price differing from the price for such package or container as shown in the schedule of prices filed by the domestic brewery, microbrewery, domestic winery, or certificate of approval holder and then in effect, according to rules adopted by the board.

19 (e) The board may reject any supplier's price filing, contract, or 20 memorandum of oral agreement, or portion thereof that it deems to be in violation of this section or any rule or that would tend to disrupt the 21 orderly sale and distribution of beer or wine. Whenever the board 22 rejects any such price filing, contract, or memorandum, the licensee 23 24 submitting the price filing, contract, or memorandum may be heard by 25 the board and shall have the burden of showing that the price filing, contract, or memorandum is not in violation of this section or a rule 26 27 or does not tend to disrupt the orderly sale and distribution of beer or wine. If the price filing, contract, or memorandum is accepted, it 28 29 shall become effective at a time fixed by the board. If the price 30 filing, contract, or memorandum, or portion thereof, is rejected, the 31 last effective price filing, contract, or memorandum shall remain in 32 effect until such time as an amended price filing, contract, or memorandum is filed and approved, in accordance with the provisions of 33 this section. 34

(f) Prior to the effective date of the posted prices, all prices, contracts, and memoranda filed as required by this section constitute investigative information and shall not be subject to disclosure, pursuant to RCW 42.56.240(1).

Sec. 11. RCW 42.17.310 and 2005 c 424 s 16, 2005 c 349 s 1, 2005 c 312 s 6, 2005 c 284 s 1, 2005 c 172 s 13, and 2005 c 33 s 4 are each reenacted and amended to read as follows:

4

(1) The following are exempt from public inspection and copying:

5 (a) Personal information in any files maintained for students in 6 public schools, patients or clients of public institutions or public 7 health agencies, or welfare recipients.

8 (b) Personal information in files maintained for employees, 9 appointees, or elected officials of any public agency to the extent 10 that disclosure would violate their right to privacy.

11 (c) Information required of any taxpayer in connection with the 12 assessment or collection of any tax if the disclosure of the 13 information to other persons would (i) be prohibited to such persons by 14 RCW 84.08.210, 82.32.330, 84.40.020, or 84.40.340 or (ii) violate the 15 taxpayer's right to privacy or result in unfair competitive 16 disadvantage to the taxpayer.

(d) Specific intelligence information and specific investigative records compiled by investigative, law enforcement, and penology agencies, and state agencies vested with the responsibility to discipline members of any profession, the nondisclosure of which is essential to effective law enforcement or for the protection of any person's right to privacy.

(e) Information revealing the identity of persons who are witnesses 23 24 to or victims of crime or who file complaints with investigative, law 25 enforcement, or penology agencies, other than the public disclosure commission, if disclosure would endanger any person's life, physical 26 27 safety, or property. If at the time a complaint is filed the complainant, victim or witness indicates a desire for disclosure or 28 29 nondisclosure, such desire shall govern. However, all complaints filed with the public disclosure commission about any elected official or 30 31 candidate for public office must be made in writing and signed by the 32 complainant under oath.

(f) Test questions, scoring keys, and other examination data usedto administer a license, employment, or academic examination.

35 (g) Except as provided by chapter 8.26 RCW, the contents of real 36 estate appraisals, made for or by any agency relative to the 37 acquisition or sale of property, until the project or prospective sale 38 is abandoned or until such time as all of the property has been acquired or the property to which the sale appraisal relates is sold,
 but in no event shall disclosure be denied for more than three years
 after the appraisal.

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

8 (i) Preliminary drafts, notes, recommendations, and intra-agency 9 memorandums in which opinions are expressed or policies formulated or 10 recommended except that a specific record shall not be exempt when 11 publicly cited by an agency in connection with any agency action.

(j) Records which are relevant to a controversy to which an agency is a party but which records would not be available to another party under the rules of pretrial discovery for causes pending in the superior courts.

16 (k) Records, maps, or other information identifying the location of 17 archaeological sites in order to avoid the looting or depredation of 18 such sites.

(1) Any library record, the primary purpose of which is to maintain control of library materials, or to gain access to information, which discloses or could be used to disclose the identity of a library user.

(m) Financial information supplied by or on behalf of a person, firm, or corporation for the purpose of qualifying to submit a bid or proposal for (i) a ferry system construction or repair contract as required by RCW 47.60.680 through 47.60.750 or (ii) highway construction or improvement as required by RCW 47.28.070.

(n) Railroad company contracts filed prior to July 28, 1991, with the utilities and transportation commission under RCW 81.34.070, except that the summaries of the contracts are open to public inspection and copying as otherwise provided by this chapter.

(o) Financial and commercial information and records supplied by private persons pertaining to export services provided pursuant to chapter 43.163 RCW and chapter 53.31 RCW, and by persons pertaining to export projects pursuant to RCW 43.23.035.

(p) Financial disclosures filed by private vocational schools underchapters 28B.85 and 28C.10 RCW.

37 (q) Records filed with the utilities and transportation commission

or attorney general under RCW 80.04.095 that a court has determined are
 confidential under RCW 80.04.095.

3 (r) Financial and commercial information and records supplied by 4 businesses or individuals during application for loans or program 5 services provided by chapters 43.163, 43.160, 43.330, and 43.168 RCW, 6 or during application for economic development loans or program 7 services provided by any local agency.

(s) Membership lists or lists of members or owners of interests of 8 projects, subdivisions, camping 9 units in timeshare resorts, condominiums, land developments, or common-interest communities 10 affiliated with such projects, regulated by the department 11 of licensing, in the files or possession of the department. 12

(t) All applications for public employment, including the names of applicants, resumes, and other related materials submitted with respect to an applicant.

(u) The residential addresses, residential telephone numbers, 16 17 personal wireless telephone numbers, personal electronic mail addresses, Social Security numbers, and emergency contact information 18 of employees or volunteers of a public agency, and the names, dates of 19 birth, residential addresses, residential telephone numbers, personal 20 wireless telephone numbers, personal electronic mail addresses, Social 21 22 Security numbers, and emergency contact information of dependents of employees or volunteers of a public agency, which are held by any 23 24 public agency in personnel records, public employment related records, 25 or volunteer rosters, or are included in any mailing list of employees or volunteers of any public agency. For purposes of this subsection, 26 27 "employees" includes independent provider home care workers as defined in RCW 74.39A.240. 28

(v) The residential addresses and residential telephone numbers of the customers of a public utility contained in the records or lists held by the public utility of which they are customers, except that this information may be released to the division of child support or the agency or firm providing child support enforcement for another state under Title IV-D of the federal social security act, for the establishment, enforcement, or modification of a support order.

36 (w)(i) The federal social security number of individuals governed 37 under chapter 18.130 RCW maintained in the files of the department of 38 health, except this exemption does not apply to requests made directly

to the department from federal, state, and local agencies 1 of 2 government, and national and state licensing, credentialing, investigatory, disciplinary, and examination organizations; (ii) the 3 current residential address and current residential telephone number of 4 5 a health care provider governed under chapter 18.130 RCW maintained in the files of the department, if the provider requests that this б 7 information be withheld from public inspection and copying, and provides to the department an accurate alternate or business address 8 and business telephone number. On or after January 1, 1995, the 9 10 current residential address and residential telephone number of a health care provider governed under RCW 18.130.040 maintained in the 11 files of the department shall automatically be withheld from public 12 13 inspection and copying unless the provider specifically requests the 14 information be released, and except as provided for under RCW 42.17.260(9). 15

16 (x) Information obtained by the board of pharmacy as provided in 17 RCW 69.45.090.

(y) Information obtained by the board of pharmacy or the department
of health and its representatives as provided in RCW 69.41.044,
69.41.280, and 18.64.420.

(z) 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.

(aa) 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.

30

(bb) Financial and valuable trade information under RCW 51.36.120.

31 (cc) Client records maintained by an agency that is a domestic 32 violence program as defined in RCW 70.123.020 or 70.123.075 or a rape 33 crisis center as defined in RCW 70.125.030.

(dd) Information that identifies a person who, while an agency employee: (i) Seeks advice, under an informal process established by the employing agency, in order to ascertain his or her rights in connection with a possible unfair practice under chapter 49.60 RCW against the person; and (ii) requests his or her identity or any
 identifying information not be disclosed.

3 (ee) Investigative records compiled by an employing agency 4 conducting a current investigation of a possible unfair practice under 5 chapter 49.60 RCW or of a possible violation of other federal, state, 6 or local laws prohibiting discrimination in employment.

7 (ff) Business related information protected from public inspection8 and copying under RCW 15.86.110.

9 (gg) Financial, commercial, operations, and technical and research 10 information and data submitted to or obtained by the clean Washington 11 center in applications for, or delivery of, program services under 12 chapter 70.95H RCW.

(hh) Information and documents created specifically for, and collected and maintained by, a quality improvement committee pursuant to RCW 43.70.510 or 70.41.200, by a peer review committee under RCW 4.24.250, or by a quality assurance committee pursuant to RCW 74.42.640 or 18.20.390, regardless of which agency is in possession of the information and documents.

19 (ii) Personal information in files maintained in a data base 20 created under RCW 43.07.360.

(jj) 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.

(kk) Names of individuals residing in emergency or transitional housing that are furnished to the department of revenue or a county assessor in order to substantiate a claim for property tax exemption under RCW 84.36.043.

(11) The names, residential addresses, residential telephone numbers, and other individually identifiable records held by an agency in relation to a vanpool, carpool, or other ride-sharing program or service. However, these records may be disclosed to other persons who apply for ride-matching services and who need that information in order to identify potential riders or drivers with whom to share rides.

34 (mm) The personally identifying information of current or former 35 participants or applicants in a paratransit or other transit service 36 operated for the benefit of persons with disabilities or elderly 37 persons.

(nn) The personally identifying information of persons who acquire 1 2 and use transit passes and other fare payment media including, but not limited to, stored value smart cards and magnetic strip cards, except 3 that an agency may disclose this information to a person, employer, 4 5 educational institution, or other entity that is responsible, in whole or in part, for payment of the cost of acquiring or using a transit б 7 pass or other fare payment media, or to the news media when reporting on public transportation or public safety. This information may also 8 be disclosed at the agency's discretion to governmental agencies or 9 10 groups concerned with public transportation or public safety.

(oo) Proprietary financial and commercial information that the 11 submitting entity, with review by the department of health, 12 13 specifically identifies at the time it is submitted and that is 14 provided to or obtained by the department of health in connection with an application for, or the supervision of, an antitrust exemption 15 sought by the submitting entity under RCW 43.72.310. If a request for 16 17 such information is received, the submitting entity must be notified of the request. Within ten business days of receipt of the notice, the 18 submitting entity shall provide a written statement of the continuing 19 need for confidentiality, which shall be provided to the requester. 20 21 Upon receipt of such notice, the department of health shall continue to 22 treat information designated under this section as exempt from 23 disclosure. If the requester initiates an action to compel disclosure 24 under this chapter, the submitting entity must be joined as a party to 25 demonstrate the continuing need for confidentiality.

26 (pp) Records maintained by the board of industrial insurance 27 appeals that are related to appeals of crime victims' compensation 28 claims filed with the board under RCW 7.68.110.

(qq) Financial and commercial information supplied by or on behalf of a person, firm, corporation, or entity under chapter 28B.95 RCW relating to the purchase or sale of tuition units and contracts for the purchase of multiple tuition units.

(rr) Any records of investigative reports prepared by any state, county, municipal, or other law enforcement agency pertaining to sex offenses contained in chapter 9A.44 RCW or sexually violent offenses as defined in RCW 71.09.020, which have been transferred to the Washington association of sheriffs and police chiefs for permanent electronic retention and retrieval pursuant to RCW 40.14.070(2)(b). 1 (ss) Credit card numbers, debit card numbers, electronic check
2 numbers, card expiration dates, or bank or other financial account
3 numbers, except when disclosure is expressly required by or governed by
4 other law.

5 (tt) Financial information, including but not limited to account 6 numbers and values, and other identification numbers supplied by or on 7 behalf of a person, firm, corporation, limited liability company, 8 partnership, or other entity related to an application for a horse 9 racing license submitted pursuant to RCW 67.16.260(1)(b), liquor 10 license, gambling license, or lottery retail license.

(uu) Records maintained by the employment security department and subject to chapter 50.13 RCW if provided to another individual or organization for operational, research, or evaluation purposes.

14 (vv) Individually identifiable information received by the work 15 force training and education coordinating board for research or 16 evaluation purposes.

(ww) Those portions of records assembled, prepared, or maintained to prevent, mitigate, or respond to criminal terrorist acts, which are acts that significantly disrupt the conduct of government or of the general civilian population of the state or the United States and that manifest an extreme indifference to human life, the public disclosure of which would have a substantial likelihood of threatening public safety, consisting of:

(i) Specific and unique vulnerability assessments or specific and
 unique response or deployment plans, including compiled underlying data
 collected in preparation of or essential to the assessments, or to the
 response or deployment plans; and

(ii) Records not subject to public disclosure under federal law that are shared by federal or international agencies, and information prepared from national security briefings provided to state or local government officials related to domestic preparedness for acts of terrorism.

33 (xx) Commercial fishing catch data from logbooks required to be 34 provided to the department of fish and wildlife under RCW 77.12.047, 35 when the data identifies specific catch location, timing, or 36 methodology and the release of which would result in unfair competitive 37 disadvantage to the commercial fisher providing the catch data. However, this information may be released to government agencies
 concerned with the management of fish and wildlife resources.

3 (yy) Sensitive wildlife data obtained by the department of fish and 4 wildlife. However, sensitive wildlife data may be released to 5 government agencies concerned with the management of fish and wildlife 6 resources. Sensitive wildlife data includes:

7 (i) The nesting sites or specific locations of endangered species
8 designated under RCW 77.12.020, or threatened or sensitive species
9 classified by rule of the department of fish and wildlife;

10 (ii) Radio frequencies used in, or locational data generated by, 11 telemetry studies; or

(iii) Other location data that could compromise the viability of a specific fish or wildlife population, and where at least one of the following criteria are met:

15 (A) The species has a known commercial or black market value;

16

(B) There is a history of malicious take of that species; or

(C) There is a known demand to visit, take, or disturb, and the species behavior or ecology renders it especially vulnerable or the species has an extremely limited distribution and concentration.

(zz) The personally identifying information of persons who acquire recreational licenses under RCW 77.32.010 or commercial licenses under chapter 77.65 or 77.70 RCW, except name, address of contact used by the department, and type of license, endorsement, or tag. However, the department of fish and wildlife may disclose personally identifying information to:

26 (i) Government agencies concerned with the management of fish and 27 wildlife resources;

(ii) The department of social and health services, child support division, and to the department of licensing in order to implement RCW 77.32.014 and 46.20.291; and

31 (iii) Law enforcement agencies for the purpose of firearm 32 possession enforcement under RCW 9.41.040.

33 (aaa)(i) Discharge papers of a veteran of the armed forces of the 34 United States filed at the office of the county auditor before July 1, 35 2002, that have not been commingled with other recorded documents. 36 These records will be available only to the veteran, the veteran's next 37 of kin, a deceased veteran's properly appointed personal representative or executor, a person holding that veteran's general power of attorney,
 or to anyone else designated in writing by that veteran to receive the
 records.

(ii) Discharge papers of a veteran of the armed forces of the 4 5 United States filed at the office of the county auditor before July 1, 2002, that have been commingled with other records, if the veteran has б 7 recorded a "request for exemption from public disclosure of discharge papers" with the county auditor. If such a request has been recorded, 8 9 these records may be released only to the veteran filing the papers, the veteran's next of kin, a deceased veteran's properly appointed 10 personal representative or executor, a person holding the veteran's 11 general power of attorney, or anyone else designated in writing by the 12 13 veteran to receive the records.

(iii) Discharge papers of a veteran filed at the office of the county auditor after June 30, 2002, are not public records, but will be available only to the veteran, the veteran's next of kin, a deceased veteran's properly appointed personal representative or executor, a person holding the veteran's general power of attorney, or anyone else designated in writing by the veteran to receive the records.

(iv) For the purposes of this subsection (1)(aaa), next of kin of
deceased veterans have the same rights to full access to the record.
Next of kin are the veteran's widow or widower who has not remarried,
son, daughter, father, mother, brother, and sister.

(bbb) Those portions of records containing specific and unique vulnerability assessments or specific and unique emergency and escape response plans at a city, county, or state adult or juvenile correctional facility, the public disclosure of which would have a substantial likelihood of threatening the security of a city, county, or state adult or juvenile correctional facility or any individual's safety.

31 (ccc) Information compiled by school districts or schools in the 32 development of their comprehensive safe school plans pursuant to RCW 33 28A.320.125, to the extent that they identify specific vulnerabilities 34 of school districts and each individual school.

35 (ddd) Information regarding the infrastructure and security of 36 computer and telecommunications networks, consisting of security 37 passwords, security access codes and programs, access codes for secure software applications, security and service recovery plans, security
 risk assessments, and security test results to the extent that they
 identify specific system vulnerabilities.

4 (eee) Information obtained and exempted or withheld from public 5 inspection by the health care authority under RCW 41.05.026, whether 6 retained by the authority, transferred to another state purchased 7 health care program by the authority, or transferred by the authority 8 to a technical review committee created to facilitate the development, 9 acquisition, or implementation of state purchased health care under 10 chapter 41.05 RCW.

(fff) Proprietary data, trade secrets, or other information that relates to: (i) A vendor's unique methods of conducting business; (ii) data unique to the product or services of the vendor; or (iii) determining prices or rates to be charged for services, submitted by any vendor to the department of social and health services for purposes of the development, acquisition, or implementation of state purchased health care as defined in RCW 41.05.011.

(ggg) The personally identifying information of persons who acquire 18 and use transponders or other technology to facilitate payment of 19 tolls. This information may be disclosed in aggregate form as long as 20 21 the data does not contain any personally identifying information. For 22 these purposes aggregate data may include the census tract of the account holder as long as any individual personally identifying 23 24 information is not released. Personally identifying information may be 25 released to law enforcement agencies only for toll enforcement purposes. Personally identifying information may be released to law 26 27 enforcement agencies for other purposes only if the request is accompanied by a court order. 28

(hhh) Financial, commercial, operations, and technical and research information and data submitted to or obtained by the life sciences discovery fund authority in applications for, or delivery of, grants under chapter 43.350 RCW, to the extent that such information, if revealed, would reasonably be expected to result in private loss to the providers of this information.

35 (iii) Records of mediation communications that are privileged under 36 chapter 7.07 RCW.

(jjj) Financial or proprietary information supplied to the liquor
 control board including the amount of beer or wine sold by a domestic

winery, brewery, microbrewery, or certificate of approval holder under RCW 66.24.206(1) or 66.24.270(2)(a) and including the amount of beer or wine purchased by a retail licensee in connection with a retail licensee's obligation under RCW 66.24.210 or 66.24.290, for receipt of shipments of beer or wine.

(2) Except for information described in subsection (1)(c)(i) of 6 7 this section and confidential income data exempted from public inspection pursuant to RCW 84.40.020, the exemptions of this section 8 are inapplicable to the extent that information, the disclosure of 9 10 which would violate personal privacy or vital governmental interests, can be deleted from the specific records sought. No exemption may be 11 12 construed to permit the nondisclosure of statistical information not 13 descriptive of any readily identifiable person or persons.

14 (3) Inspection or copying of any specific records exempt under the 15 provisions of this section may be permitted if the superior court in 16 the county in which the record is maintained finds, after a hearing 17 with notice thereof to every person in interest and the agency, that 18 the exemption of such records is clearly unnecessary to protect any 19 individual's right of privacy or any vital governmental function.

(4) Agency responses refusing, in whole or in part, inspection of any public record shall include a statement of the specific exemption authorizing the withholding of the record (or part) and a brief explanation of how the exemption applies to the record withheld.

24 **Sec. 12.** RCW 42.56.270 and 2005 c 274 s 407 are each amended to 25 read as follows:

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

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

32 (2) Financial information supplied by or on behalf of a person, 33 firm, or corporation for the purpose of qualifying to submit a bid or 34 proposal for (a) a ferry system construction or repair contract as 35 required by RCW 47.60.680 through 47.60.750 or (b) highway construction 36 or improvement as required by RCW 47.28.070; (3) Financial and commercial information and records supplied by
 private persons pertaining to export services provided under chapters
 43.163 and 53.31 RCW, and by persons pertaining to export projects
 under RCW 43.23.035;

5 (4) Financial and commercial information and records supplied by 6 businesses or individuals during application for loans or program 7 services provided by chapters 43.163, 43.160, 43.330, and 43.168 RCW, 8 or during application for economic development loans or program 9 services provided by any local agency;

10 (5) Financial information, business plans, examination reports, and 11 any information produced or obtained in evaluating or examining a 12 business and industrial development corporation organized or seeking 13 certification under chapter 31.24 RCW;

14 (6) Financial and commercial information supplied to the state 15 investment board by any person when the information relates to the 16 investment of public trust or retirement funds and when disclosure 17 would result in loss to such funds or in private loss to the providers 18 of this information;

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

20 (8) Financial, commercial, operations, and technical and research 21 information and data submitted to or obtained by the clean Washington 22 center in applications for, or delivery of, program services under 23 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 liquor license, gambling license, or lottery retail license;

32 (b) Financial or proprietary information supplied to the liquor 33 control board including the amount of beer or wine sold by a domestic 34 winery, brewery, microbrewery, or certificate of approval holder under 35 RCW 66.24.206(1) or 66.24.270(2)(a) and including the amount of beer or 36 wine purchased by a retail licensee in connection with a retail 37 licensee's obligation under RCW 66.24.210 or 66.24.290, for receipt of 38 shipments of beer or wine. 1 (11) Proprietary data, trade secrets, or other information that 2 relates to: (a) A vendor's unique methods of conducting business; (b) 3 data unique to the product or services of the vendor; or (c) 4 determining prices or rates to be charged for services, submitted by 5 any vendor to the department of social and health services for purposes 6 of the development, acquisition, or implementation of state purchased 7 health care as defined in RCW 41.05.011; and

8 (12)(a) When supplied to and in the records of the department of
 9 community, trade, and economic development:

(i) Financial and proprietary information collected from any person
 and provided to the department of community, trade, and economic
 development pursuant to RCW 43.330.050(8) and 43.330.080(4); and

13 (ii) Financial or proprietary information collected from any person and provided to the department of community, trade, and economic 14 development or the office of the governor in connection with the 15 siting, recruitment, expansion, retention, or relocation of that 16 17 person's business and until a siting decision is made, identifying information of any person supplying information under this subsection 18 and the locations being considered for siting, relocation, or expansion 19 of a business; 20

(b) When developed by the department of community, trade, and economic development based on information as described in (a)(i) of this subsection, any work product is not exempt from disclosure;

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

(d) If there is no written contact for a period of sixty days to the department of community, trade, and economic development from a person connected with siting, recruitment, expansion, retention, or relocation of that person's business, information described in (a)(ii) of this subsection will be available to the public under this chapter.

NEW SECTION. Sec. 13. The liquor control board shall convene a task force to conduct a comprehensive review of the current regulatory system controlling the sale and distribution of beer and wine in Washington state. The board shall include stakeholders representing the producers, distributors, consumers, retailers, carriers, and legislators in conducting its review. The task force shall review the genesis of the current regulatory system and whether the system in its

current configuration should continue. It shall identify key issues, 1 2 concerns, and desired changes by stakeholders about the current system and shall identify alternatives or modifications to the current system. 3 The task force shall also research and analyze the impacts and 4 implications of this act, and other suggested modifications to the 5 system on distributors, producers, retailers, and consumers. The task 6 7 force shall make recommendations about any proposed changes to the 8 system by December 15, 2006.

9 <u>NEW SECTION.</u> Sec. 14. Except for sections 9 and 11 of this act 10 which expire July 1, 2006, this act expires June 30, 2008.

11 <u>NEW SECTION.</u> Sec. 15. Sections 10 and 12 of this act take effect 12 July 1, 2006.

13 <u>NEW SECTION.</u> Sec. 16. Except for sections 10 and 12 of this act, 14 this act is necessary for the immediate preservation of the public 15 peace, health, or safety, or support of the state government and its 16 existing public institutions, and takes effect April 14, 2006.

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