SENATE SUBSTITUTE

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SENATE BILL NO. 283

AN ACT

To repeal sections 311.070, 311.089, 311.096, 311.101, 311.174, 311.176, 311.178, 311.179, 311.200, 311.293, 311.480, 311.482, and 311.710, RSMo, and to enact in lieu thereof fifteen new sections relating to alcoholic beverages, with existing penalty provisions.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Sections 311.070, 311.089, 311.096, 311.101,
311.174, 311.176, 311.178, 311.179, 311.200, 311.293, 311.480,
311.482, and 311.710, RSMo, are repealed and fifteen new
sections enacted in lieu thereof, to be known as sections
311.070, 311.089, 311.096, 311.101, 311.174, 311.176, 311.178,
311.179, 311.199, 311.200, 311.202, 311.293, 311.480, 311.482,
and 311.710, to read as follows:

311.070. 1. Distillers, wholesalers, winemakers, brewers or their employees, officers or agents shall not, 2 3 except as provided in this section, directly or indirectly, have any financial interest in the retail business for sale 4 5 of intoxicating liquors, and shall not, except as provided 6 in this section, directly or indirectly, loan, give away or 7 furnish equipment, money, credit or property of any kind, 8 except ordinary commercial credit for liquors sold to such 9 retail dealers. However, notwithstanding any other 10 provision of this chapter to the contrary, for the purpose 11 of the promotion of tourism, a distiller whose manufacturing 12 establishment is located within this state may apply for and the supervisor of [liquor] alcohol and tobacco control may 13 issue a license to sell intoxicating liquor, as in this 14 15 chapter defined, by the drink at retail for consumption on

16 the premises where sold; and provided further that the premises so licensed shall be in close proximity to the 17 18 distillery and may remain open between the hours of 6:00 a.m. and 1:30 a.m., Monday through Saturday and between the 19 hours of 9:00 a.m. and midnight, Sunday. The authority for 20 21 the collection of fees by cities and counties as provided in section 311.220, and all other laws and regulations relating 22 to the sale of liquor by the drink for consumption on the 23 premises where sold, shall apply to the holder of a license 24 25 issued under the provisions of this section in the same manner as they apply to establishments licensed under the 26 provisions of section 311.085, 311.090, or 311.095. 27

28 2. Any distiller, wholesaler, winemaker, or brewer who
29 shall violate the provisions of subsection 1 of this
30 section, or permit his <u>or her</u> employees, officers or agents
31 to do so, shall be guilty of a misdemeanor, and upon
32 conviction thereof shall be punished as follows:

33 (1) For the first offense, by a fine of one thousand34 dollars;

35 (2) For a second offense, by a fine of five thousand36 dollars; and

37 (3) For a third or subsequent offense, by a fine of
38 ten thousand dollars or the license of such person shall be
39 revoked.

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3. As used in this section, the following terms mean:

(1) "Consumer advertising specialties", advertising
items that are designed to be carried away by the consumer,
such items include, but are not limited to: trading stamps,
nonalcoholic mixers, pouring racks, ash trays, bottle or can
openers, cork screws, shopping bags, matches, printed
recipes, pamphlets, cards, leaflets, blotters, postcards,
pencils, shirts, caps and visors;

48 (2)"Equipment and supplies", glassware (or similar containers made of other [material] materials), [dispensing 49 50 accessories,] carbon dioxide (and other gasses used in dispensing equipment) [or], ice[. "Dispensing accessories" 51 include standards, faucets, cold plates, rods, vents, taps, 52 tap standards, hoses, washers, couplings, gas gauges, vent 53 tongues, shanks, and check valves], nonrefrigerated rolling 54 55 coolers, portable bars, agitating tanks, tubs, tents not to exceed one hundred square feet in size, and any permanently 56 57 inscribed or securely affixed brand identified nonrefrigerated item that promotes intoxicating liquor; 58 59 (3) "Nonrefrigeration dispensing accessories", 60 includes regulators, gauges, vents, nuts, clamps, splicers, keq stackers, washers, shanks, wall brackets, beer and air 61 distributors, beer line insulation, beer and gas hoses, 62 faucets, taps, tap standards, couplers, air pumps draft 63 arms, blankets or other coverings for temporary wrapping of 64 barrels, tavern head and their internal parts, and any other 65 66 technology or parts necessary to preserve and serve

67 intoxicating liquor that are not self-refrigerating;

"Permanent point-of-sale advertising materials", 68 (4) advertising items designed to be used within a retail 69 business establishment for an extended period of time to 70 71 attract consumer attention to the products of a distiller, wholesaler, winemaker or brewer. Such materials shall only 72 include inside signs (electric, mechanical or otherwise), 73 mirrors, table umbrellas, and sweepstakes/contest prizes 74 displayed on the licensed premises; 75

76 [(4)] (5) "Product display", wine racks, portable
77 branded nonrefrigerated coolers, bins, barrels, casks,
78 shelving or similar items the primary function of which is
79 to hold and display consumer products;

80 [(5)] (6) "Promotion", an advertising and publicity 81 campaign to further the acceptance and sale of the 82 merchandise or products of a distiller, wholesaler, 83 winemaker, or brewer;

[(6)] (7) "Temporary point-of-sale advertising 84 85 materials", advertising items designed to be used for short periods of time. Such materials include, but are not 86 87 limited to: banners, decorations reflecting a particular season or a limited-time promotion, or paper napkins, 88 89 coasters, cups, tap handles, ice buckets, condiment caddies, napkin holders, bar rail mats, shakers, salt rimmers, or 90 91 menus.

92 4. Notwithstanding other provisions contained herein,
93 the distiller, wholesaler, winemaker or brewer, or their
94 employees, officers or agents may engage in the following
95 activities with a retail licensee licensed pursuant to this
96 chapter:

97 (1) The distiller, wholesaler, winemaker, or brewer 98 may give or sell product displays to a retail business if 99 all of the following requirements are met:

100 (a) The total value of all product displays given or 101 sold to a retail business shall not exceed three hundred 102 dollars per brand at any one time in any one retail outlet. 103 There shall be no combining or pooling of the three hundred dollar limits to provide a retail business a product display 104 105 in excess of three hundred dollars per brand. The value of a product display is the actual cost to the distiller, 106 wholesaler, winemaker, or brewer who initially purchased 107 such product display. Transportation and installation costs 108 109 shall be excluded;

(b) All product displays shall bear in a conspicuous
manner substantial advertising matter on the product or the
name of the distiller, wholesaler, winemaker, or brewer.

113 The name and address of the retail business may appear on 114 the product displays; and

The giving or selling of product displays may be 115 (C) conditioned on the purchase of intoxicating beverages 116 advertised on the displays by the retail business in a 117 quantity necessary for the initial completion of the product 118 display. No other condition shall be imposed by the 119 120 distiller, wholesaler, winemaker, or brewer on the retail 121 business in order for such retail business to obtain the 122 product display;

123 (2) Notwithstanding any provision of law to the
124 contrary, the distiller, wholesaler, winemaker, or brewer
125 may provide, give or sell any permanent point-of-sale
126 advertising materials, temporary point-of-sale advertising
127 materials, and consumer advertising specialties to a retail
128 business if all the following requirements are met:

129 The total value of all permanent point-of-sale (a) advertising materials provided to a retail business by a 130 131 distiller, wholesaler, winemaker, or brewer shall not exceed 132 five hundred dollars per calendar year, per brand, per retail outlet. The replacement of similar in appearance, 133 type, and dollar value permanent point-of-sale advertising 134 materials that are damaged and nonfunctioning shall not 135 136 count towards the maximum of five hundred dollars per 137 calendar year, per brand, per retail outlet. The value of 138 permanent point-of-sale advertising materials is the actual 139 cost to the distiller, wholesaler, winemaker, or brewer who initially purchased such item. Transportation and 140 installation costs shall be excluded. All permanent point-141 142 of-sale advertising materials provided to a retailer shall be recorded, and records shall be maintained for a period of 143 144 three years;

(b) The provider of permanent point-of-sale advertising materials shall own and otherwise control the use of permanent point-of-sale advertising materials that are provided by any distiller, wholesaler, winemaker, or brewer;

150 All permanent point-of-sale advertising materials, (C) 151 temporary point-of-sale advertising materials, and consumer 152 advertising specialties shall bear in a conspicuous manner 153 substantial advertising matter about the product or the name 154 of the distiller, wholesaler, winemaker, or brewer. The 155 name, address and logos of the retail business may appear on the permanent point-of-sale advertising materials, temporary 156 157 point-of-sale advertising materials, or the consumer 158 advertising specialties; and

(d) The distiller, wholesaler, winemaker, or brewer
shall not directly or indirectly pay or credit the retail
business for using or distributing the permanent point-ofsale advertising materials, temporary point-of-sale
advertising materials, or consumer advertising specialties
or for any incidental expenses arising from their use or
distribution;

166 (3) A distiller, wholesaler, winemaker, or brewer may 167 give a gift not to exceed a value of one thousand dollars 168 per year to a holder of a temporary permit as [defined] 169 <u>described</u> in section 311.482;

170 (4) The distiller, wholesaler, winemaker, or brewer
171 may sell equipment [or] and supplies to a retail business if
172 all the following requirements are met:

(a) The equipment and supplies shall be sold at a
price not less than the cost to the distiller, wholesaler,
winemaker, or brewer who initially purchased such equipment
and supplies; and

177 (b) The price charged for the equipment and supplies
178 shall be collected in accordance with credit regulations as
179 established in the code of state regulations;

180 The [distiller,] wholesaler[, winemaker] or brewer (5) may install nonrefrigeration dispensing accessories at the 181 182 retail business establishment, which shall include for the 183 purposes of beer equipment to properly preserve and serve 184 draught beer only and to facilitate the delivery to the 185 retailer the brewers and wholesalers may lend, give, rent or 186 sell and they may install or repair [any of the following 187 items or render to retail licensees any of the following services: beer coils and coil cleaning, sleeves and 188 wrappings, box couplings and draft arms, beer faucets and 189 190 tap markers, beer and air hose, taps, vents and washers, 191 gauges and regulators, beer and air distributors, beer line 192 insulation, coil flush hose, couplings and bucket pumps; 193 portable coil boxes, air pumps, blankets or other coverings for temporary wrappings of barrels, coil box overflow pipes, 194 195 tilting platforms, bumper boards, skids, cellar ladders and 196 ramps, angle irons, ice box grates, floor runways;] 197 nonrefrigeration dispensing accessories and damage caused by any beer delivery excluding normal wear and tear [and a]. A 198 199 complete record of equipment and supplies, and 200 nonrefrigeration dispensing accessories furnished and 201 installed and repairs and service made or rendered must be 202 kept by the brewer or wholesalers furnishing, making or

203 rendering same for a period of not less than one year; 204 (6) The distiller, wholesaler, winemaker, or brewer 205 may furnish, give, or sell [coil] cleaning <u>and sanitation</u> 206 [service] <u>services</u> to a retailer <u>to preserve product</u>

207 <u>integrity</u> of distilled spirits, wine, or malt beverages; 208 (7) A wholesaler of intoxicating liquor may furnish or 209 give and a retailer may accept a sample of distilled spirits

210 or wine as long as the retailer has not previously purchased 211 the brand from that wholesaler, if all the following 212 requirements are met:

(a) The wholesaler may furnish or give not more than seven hundred fifty milliliters of any brand of distilled spirits and not more than seven hundred fifty milliliters of any brand of wine; if a particular product is not available in a size within the quantity limitations of this subsection, a wholesaler may furnish or give to a retailer the next larger size;

(b) The wholesaler shall keep a record of the name of the retailer and the quantity of each brand furnished or given to such retailer;

(c) For the purposes of this subsection, no samples of intoxicating liquor provided to retailers shall be consumed on the premises nor shall any sample of intoxicating liquor be opened on the premises of the retailer except as provided by the retail license;

228 (d) For the purpose of this subsection, the word "brand" refers to differences in brand name of product or 229 differences in nature of product; examples of different 230 brands would be products having a difference in: brand 231 name; class, type or kind designation; appellation of origin 232 233 (wine); viticulture area (wine); vintage date (wine); age 234 (distilled spirits); or proof (distilled spirits); 235 differences in packaging such a different style, type, size 236 of container, or differences in color or design of a label are not considered different brands; 237

(8) The distiller, wholesaler, winemaker, or brewer
may package and distribute intoxicating beverages in
combination with other nonalcoholic items as originally
packaged by the supplier for sale ultimately to consumers;
notwithstanding any provision of law to the contrary, for

243 the purpose of this subsection, intoxicating liquor and wine 244 wholesalers are not required to charge for nonalcoholic 245 items any more than the actual cost of purchasing such 246 nonalcoholic items from the supplier;

(9) The distiller, wholesaler, winemaker, or brewer
may sell or give the retail business newspaper cuts, mats,
or engraved blocks for use in the advertisements of the
retail business;

(10) The distiller, wholesaler, winemaker, or brewer may in an advertisement list the names and addresses of two or more unaffiliated retail businesses selling its product if all of the following requirements are met:

255 (a) The advertisement shall not contain the retail 256 price of the product;

(b) The listing of the retail businesses shall be the only reference to such retail businesses in the advertisement;

(c) The listing of the retail businesses shall be relatively inconspicuous in relation to the advertisement as a whole; and

(d) The advertisement shall not refer only to one retail business or only to a retail business controlled directly or indirectly by the same retail business;

Distillers, winemakers, wholesalers, brewers or 266 (11)267 retailers may conduct a local or national 268 sweepstakes/contest upon a licensed retail premise. The 269 sweepstakes/contest prize dollar amount shall not be limited and can be displayed in a photo, banner, or other temporary 270 point-of-sale advertising materials on a licensed premises, 271 272 if the following requirements are met:

(a) No money or something of value is given to the
retailer for the privilege or opportunity of conducting the
sweepstakes or contest; and

(b) The actual sweepstakes/contest prize is not
displayed on the licensed premises if the prize value
exceeds the permanent point-of-sale advertising materials
dollar limit provided in this section;

(12) The distiller, wholesaler, winemaker, or brewer may stock, rotate, rearrange or reset the products sold by such distiller, wholesaler, winemaker, or brewer at the establishment of the retail business so long as the products of any other distiller, wholesaler, winemaker, or brewer are not altered or disturbed;

(13) The distiller, wholesaler, winemaker, or brewer
may provide a recommended shelf plan or shelf schematic for
distilled spirits, wine, or malt beverages;

(14) The distiller, wholesaler, winemaker, or brewer
participating in the activities of a retail business
association may do any of the following:

292 (a) Display, serve, or donate its products at or to a293 convention or trade show;

(b) Rent display booth space if the rental fee is the same paid by all others renting similar space at the association activity;

297 (c) Provide its own hospitality which is independent 298 from the association activity;

(d) Purchase tickets to functions and pay registration or sponsorship fees if such purchase or payment is the same as that paid by all attendees, participants or exhibitors at the association activity;

303 (e) Make payments for advertisements in programs or 304 brochures issued by retail business associations if the 305 total payments made for all such advertisements are fair and 306 reasonable;

307 (f) Pay dues to the retail business association if308 such dues or payments are fair and reasonable;

309 (g) Make payments or donations for retail employee 310 training on preventive sales to minors and intoxicated 311 persons, checking identifications, age verification devices, 312 and the liquor control laws;

313 (h) Make contributions not to exceed one thousand 314 dollars per calendar year for transportation services that 315 shall be used to assist patrons from retail establishments 316 to his or her residence or overnight accommodations;

317 (i) Donate or serve up to five hundred dollars per 318 event of alcoholic products at retail business association 319 activities; and

(j) Any retail business association that receives payments or donations shall, upon written request, provide the division of alcohol and tobacco control with copies of relevant financial records and documents to ensure compliance with this subsection;

325 (15) The distiller, wholesaler, winemaker, or brewer
326 may sell or give a permanent outside sign to a retail
327 business if the following requirements are met:

(a) The sign, which shall be constructed of metal,
glass, wood, plastic, or other durable, rigid material, with
or without illumination, or painted or otherwise printed
onto a rigid material or structure, shall bear in a
conspicuous manner substantial advertising matter about the
product or the name of the distiller, wholesaler, winemaker,
or brewer;

(b) The retail business shall not be compensated,
directly or indirectly, for displaying the permanent sign or
a temporary banner;

338 (c) The cost of the permanent sign shall not exceed339 five hundred dollars; and

340 (d) Temporary banners of a seasonal nature or341 promoting a specific event shall not be constructed to be

342 permanent outdoor signs and may be provided to retailers. 343 The total cost of temporary outdoor banners provided to a 344 retailer in use at any one time shall not exceed five 345 hundred dollars per brand;

(16) A wholesaler may, but shall not be required to,
exchange for an equal quantity of identical product or allow
credit against outstanding indebtedness for intoxicating
liquor with alcohol content of less than five percent by
weight <u>and malt liquor</u> that was delivered in a damaged
condition or damaged while in the possession of the retailer;

352 (17)To assure and control product quality, wholesalers at the time of a regular delivery may, but shall 353 354 not be required to, withdraw, with the permission of the 355 retailer, a quantity of intoxicating liquor with alcohol 356 content of less than five percent by weight and malt liquor 357 in its undamaged original carton from the retailer's stock, 358 if the wholesaler replaces the product with an equal quantity of identical product; 359

360 (18)In addition to withdrawals authorized pursuant to subdivision (17) of this subsection, to assure and control 361 product quality, wholesalers at the time of a regular 362 delivery may, but shall not be required to, withdraw, with 363 the permission of the retailer, a quantity of intoxicating 364 365 liquor with alcohol content of less than five percent by 366 weight and malt liquor in its undamaged original carton from 367 the retailer's stock and give the retailer credit against 368 outstanding indebtedness for the product if:

(a) The product is withdrawn at least thirty days
after initial delivery and within twenty-one days of the
date considered by the manufacturer of the product to be the
date the product becomes inappropriate for sale to a
consumer; and

(b) The quantity of product withdrawn does not exceed
the equivalent of twenty-five cases of twenty-four twelveounce containers; and

(c) To assure and control product quality, a wholesaler may, but not be required to, give a retailer credit for intoxicating liquor with an alcohol content of less than five percent by weight <u>and malt liquor</u>, in a container with a capacity of four gallons or more, delivered but not used, if the wholesaler removes the product within seven days of the initial delivery; and

384 (19) Nothing in this section authorizes consignment385 sales.

(1) A distiller, wholesaler, winemaker, or brewer 386 5. that is also in business as a bona fide producer or vendor 387 388 of nonalcoholic beverages shall not condition the sale of its alcoholic beverages on the sale of its nonalcoholic 389 390 beverages nor combine the sale of its alcoholic beverages with the sale of its nonalcoholic beverages, except as 391 provided in subdivision (8) of subsection 4 of this 392 section. The distiller, wholesaler, winemaker, or brewer 393 that is also in business as a bona fide producer or vendor 394 of nonalcoholic beverages may sell, credit, market, and 395 promote nonalcoholic beverages in the same manner in which 396 397 the nonalcoholic products are sold, credited, marketed, or 398 promoted by a manufacturer or wholesaler not licensed by the 399 supervisor of alcohol and tobacco control.

400 (2) Any fixtures, equipment, or furnishings provided
401 by any distiller, wholesaler, winemaker, or brewer in
402 furtherance of the sale of nonalcoholic products shall not
403 be used by the retail licensee to store, service, display,
404 advertise, furnish, or sell, or aid in the sale of alcoholic
405 products regulated by the supervisor of alcohol and tobacco
406 control. All such fixtures, equipment, or furnishings shall

407 be identified by the retail licensee as being furnished by a408 licensed distiller, wholesaler, winemaker, or brewer.

6. Distillers, wholesalers, brewers, and winemakers,
or their officers or directors shall not require, by
agreement or otherwise, that any retailer purchase any
intoxicating liquor from such distillers, wholesalers,
brewers, or winemakers to the exclusion in whole or in part
of intoxicating liquor sold or offered for sale by other
distillers, wholesalers, brewers, or winemakers.

416 7. Notwithstanding any other provisions of this 417 chapter to the contrary, a distiller, winemaker, or wholesaler may install nonrefrigeration dispensing 418 accessories at the retail business establishment, which 419 420 shall include for the purposes of distilled spirits and wine 421 equipment to properly preserve and serve premixed distilled 422 spirit and wine beverages only. To facilitate delivery to 423 the retailer, the distiller, winemaker, or wholesaler may lend, give, rent or sell and the distiller, winemaker, or 424 wholesaler may install or repair [any of the following items 425 or render to retail licensees any of the following 426 427 services: coils and coil cleaning, draft arms, faucets and tap markers, taps, tap standards, tapping heads, hoses, 428 429 valves and other minor tapping equipment components,] 430 nonrefrigeration dispensing accessories and damage caused by 431 any delivery excluding normal wear and tear. A complete 432 record of [equipment] nonrefrigeration dispensing accessories furnished and installed and repairs or service 433 made or rendered shall be kept by the distiller, winemaker, 434 or wholesaler furnishing, making or rendering the same for a 435 436 period of not less than one year.

437 8. Distillers, wholesalers, winemakers, brewers or
438 their employees or officers shall be permitted to make
439 contributions of money or merchandise to a licensed retail

440 liquor dealer that is a charitable, fraternal, civic, 441 service, veterans', or religious organization as defined in 442 section 313.005, or an educational institution if such 443 contributions are unrelated to such organization's retail 444 operations.

9. Distillers, brewers, wholesalers, and winemakers
may make payments for advertisements in programs or
brochures of tax-exempt organizations licensed under section
311.090 if the total payments made for all such
advertisements are the same as those paid by other vendors.

450 10. A brewer or manufacturer, its employees, officers 451 or agents may have a financial interest in the retail 452 business for sale of intoxicating liquors at entertainment 453 facilities owned, in whole or in part, by the brewer or 454 manufacturer, its subsidiaries or affiliates including, but 455 not limited to, arenas and stadiums used primarily for 456 concerts, shows and sporting events of all kinds.

457 11. For the purpose of the promotion of tourism, a 458 wine manufacturer, its employees, officers or agents located within this state may apply for and the supervisor of 459 [liquor] alcohol and tobacco control may issue a license to 460 sell intoxicating liquor, as defined in this chapter, by the 461 drink at retail for consumption on the premises where sold, 462 463 if the premises so licensed is in close proximity to the 464 winery. Such premises shall be closed during the hours 465 specified under section 311.290 and may remain open between 466 the hours of 9:00 a.m. and midnight on Sunday.

467 12. For the purpose of the promotion of tourism, a 468 person may apply for and the supervisor of [liquor] <u>alcohol</u> 469 <u>and tobacco</u> control may issue a license to sell intoxicating 470 liquor by the drink at retail for consumption on the 471 premises where sold, but seventy-five percent or more of the 472 intoxicating liquor sold by such licensed person shall be

473 Missouri-produced wines received from manufacturers licensed
474 under section 311.190. Such premises may remain open
475 between the hours of 6:00 a.m. and midnight, Monday through
476 Saturday, and between the hours of 11:00 a.m. and 9:00 p.m.
477 on Sundays.

311.089. Any establishment possessing or qualifying for a license to sell intoxicating liquor by the drink at 2 3 retail in any city not within a county, any home rule city with more than four hundred thousand inhabitants and located 4 5 in more than one county and if such establishment is also located in a resort area, convention trade area, or 6 enterprise zone area, the establishment may apply for a 7 Sunday by-the-drink license between the hours of [9:00] 6:00 8 9 a.m. [and midnight] on [Sunday] Sundays and 1:30 a.m. on Mondays. The license fee for such Sunday by-the-drink 10 license shall be six hundred dollars per year. The license 11 12 fee shall be prorated for the period of the license based on the cost of the annual license for the establishment. 13

311.096. 1. As used in this section, the term "common eating and drinking area" means an area or areas within a 2 building or group of buildings designated for the eating of 3 food and drinking of liquor sold at retail by establishments 4 5 which do not provide areas within their premises for the 6 consumption of food and liquor; where the costs of 7 maintaining such area or areas are shared by the payment of 8 common area maintenance charges, as provided in the 9 respective leases permitting the use of such areas, or otherwise; and where the annual gross income from the sale 10 of prepared meals or food consumed in such common eating and 11 12 drinking area is, or is projected to be, at least two hundred seventy-five thousand dollars. 13

14 2. Notwithstanding any other provisions of this15 chapter to the contrary, any person who possesses the

16 qualifications required by this chapter, or who now or hereafter meets the requirements of and complies with the 17 18 provisions of this chapter, may apply for, and the supervisor of [liquor] alcohol and tobacco control may 19 20 issue, a license to sell intoxicating liquor, as defined in 21 this chapter, by the drink at retail not for consumption on 22 the premises where sold but for consumption in a common 23 eating and drinking area, as described in the application 24 for such license. In addition to all other fees required by 25 law, each establishment in a common eating and drinking area licensed under this subsection shall pay to the director of 26 revenue the sum of three hundred dollars per year. 27 The 28 times for selling intoxicating liquor as fixed in section 311.290, the authority for the collection of fees by 29 counties and cities as provided in section 311.220, and all 30 other laws and regulations of this state relating to the 31 32 sale of intoxicating liquor by the drink shall apply to each establishment licensed under this subsection in the same 33 34 manner as they apply to establishments licensed under sections 311.085 and 311.090. 35

3. Notwithstanding any other provisions of this 36 37 chapter to the contrary, any person who possesses the qualifications required by this chapter, and who now or 38 39 hereafter meets the requirements of and complies with the provisions of this chapter, may apply for, and the 40 supervisor of [liquor] alcohol and tobacco control may 41 issue, a license to sell intoxicating liquor, as defined in 42 this chapter, between the hours of [11:00] 6:00 a.m. on 43 [Sunday] Sundays and [12:00 midnight] 1:30 a.m. on [Sunday] 44 45 Mondays by the drink at retail not for consumption on the premises where sold but for consumption in a common eating 46 and drinking area, as described in the application for such 47 48 license. In addition to all other fees required by law,

49 each establishment in a common eating and drinking area 50 licensed under this subsection shall pay an additional fee 51 of two hundred dollars a year payable at the same time and 52 in the same manner as its other license fees.

53 4. Any person possessing the qualifications and meeting the requirements of this chapter, who is licensed to 54 55 sell intoxicating liquor by the drink at retail not for 56 consumption on the premises where sold but for consumption 57 in a common eating and drinking area, may apply to the 58 supervisor of [liquor] alcohol and tobacco control for a special permit to remain open on all days of the week 59 [except Sunday] between the hours of 1:30 a.m. to 3:00 a.m. 60 [The provisions of subsection 3 of this section shall apply 61 to the sale of intoxicating liquor by the drink at retail 62 not for consumption on the premises where sold but for 63 consumption in a common eating and drinking area on 64 65 Sunday.] To qualify for such a permit, the premises of such an applicant must be located in an area which has been 66 67 designated as a convention trade area by the governing body of the county or city. An applicant granted a special 68 permit under this section shall pay, in addition to all 69 other fees required by this chapter, an additional fee of 70 three hundred dollars a year payable at the time and in the 71 72 same manner as its other license fees.

311.101. 1. Notwithstanding any other provision of 2 law, it shall not be unlawful for the owner, operator, or 3 employees of a restaurant or restaurant bar[, as defined in section 311.097,] to allow patrons to carry out one or more 4 5 bottles of [unfinished] wine or one or more containers of other alcoholic beverages, nor shall it be unlawful for 6 7 patrons of such restaurant or restaurant bar to carry out 8 one or more bottles of [unfinished] wine or one or more

9 <u>containers of other alcoholic beverages</u> under the following 10 conditions:

11

(1) The patron must have ordered a meal;

12 (2) [The bottle or bottles of wine must have been at13 least partially consumed during the meal ;

14 (3)] The <u>restaurant or</u> restaurant bar must provide a
15 dated receipt <u>or an electronic record</u> for the [unfinished]
16 bottle or bottles of wine <u>or the container or containers of</u>
17 other alcoholic beverages; and

18 [(4)] (3) The restaurant bar must securely [reseal]
19 seal the bottle or bottles of wine or the container or
20 containers of other alcoholic beverages and place them in
21 one or more one-time-use, tamperproof, transparent bags and
22 securely seal the bags.

2. Notwithstanding any other provision of law, no 23 24 person who transports one or more bottles of [unfinished] 25 wine or one or more containers of other alcoholic beverages 26 which came from a restaurant or restaurant bar under the 27 circumstances described in subsection 1 of this section, in a vehicle, shall be considered to have violated any state 28 law or local ordinance regarding open containers in vehicles 29 so long as such person has in his or her possession the 30 dated receipt or an electronic record from the restaurant or 31 32 restaurant bar and the bottle or bottles of wine or the container or containers of other alcoholic beverages remain 33 in the [restaurant bar-furnished,] one-time-use, 34 35 tamperproof, transparent bags with the seals intact that 36 were furnished by the restaurant or restaurant bar.

37 3. Notwithstanding any other provision of law, it
38 shall be lawful for the owner, operator, or employees of a
39 winery to allow patrons to carry out one or more bottles of
40 [unfinished] wine and it shall be lawful for patrons of such

41 winery to carry out one or more bottles of [unfinished] wine 42 under the following conditions:

43 (1) The bottle or bottles of wine must have been at44 least partially consumed at the winery;

45 (2) The winery must provide a dated receipt <u>or an</u>
46 <u>electronic record</u> for the [unfinished] bottle or bottles of
47 wine; and

48 (3) The winery must securely reseal the bottle or
49 bottles of wine and place them in one or more one-time-use,
50 tamperproof, transparent bags and securely seal the bags.

51 Notwithstanding any other provision of law, no 4. person who transports one or more bottles of [unfinished] 52 wine which came from a winery under the circumstances 53 described under subsection 3 of this section shall be 54 considered to have violated any state law or local ordinance 55 regarding open containers in vehicles so long as such person 56 has in his or her possession the dated receipt or an 57 electronic record from the winery and the bottle or bottles 58 59 of wine remain in the winery-furnished, one-time-use, tamperproof, transparent bags with the seals intact. 60

5. As used in this section "winery" means anyestablishment at which wine is made.

311.174. 1. Any person possessing the qualifications 2 and meeting the requirements of this chapter who is licensed 3 to sell intoxicating liquor by the drink at retail for 4 consumption on the premises in a city with a population of at least four thousand inhabitants which borders the 5 Missouri River and also borders a city with a population of 6 over three hundred thousand inhabitants located in at least 7 8 three counties, in a city with a population of over three hundred thousand which is located in whole or in part within 9 a first class county having a charter form of government or 10 11 in a first class county having a charter form of government

12 which contains all or part of a city with a population of over three hundred thousand inhabitants, may apply to the 13 14 supervisor of alcohol and tobacco control for a special permit to remain open on each day of the week until 3:00 15 a.m. of the morning of the following day; except that, an 16 entity exempt from federal income taxes under Section 17 18 501(c)(7) of the Internal Revenue Code of 1986, as amended, 19 and located in a building designated as a National Historic 20 Landmark by the United States Department of the Interior may 21 apply for a license to remain open until 6:00 a.m. of the 22 following day. The time of opening on Sunday may be [9:00] 6:00 a.m. The provisions of this section and not those of 23 section [311.097] 311.293 regarding the time of closing 24 shall apply to the sale of intoxicating liquor by the drink 25 at retail for consumption on the premises on Sunday. 26 When 27 the premises of such an applicant is located in a city as defined in this section, then the premises must be located 28 in an area which has been designated as a convention trade 29 30 area by the governing body of the city. When the premises of such an applicant is located in a county as defined in 31 this section, then the premises must be located in an area 32 which has been designated as a convention trade area by the 33 governing body of the county. 34

35 2. An applicant granted a special permit under this 36 section shall in addition to all other fees required by this 37 chapter pay an additional fee of three hundred dollars a 38 year payable at the time and in the same manner as its other 39 license fees.

3. The provisions of this section allowing for
extended hours of business shall not apply in any
incorporated area wholly located in any first class county
having a charter form of government which contains all or
part of a city with a population of over three hundred

45 thousand inhabitants until the governing body of such
46 incorporated area shall have by ordinance or order adopted
47 the extended hours authorized by this section.

1. Any person possessing the qualifications 311.176. 2 and meeting the requirements of this chapter who is licensed 3 to sell intoxicating liquor by the drink at retail for consumption on the premises in a city not located within a 4 5 county, may apply to the supervisor of alcohol and tobacco 6 control for a special permit to remain open on each day of the week until 3:00 a.m. of the morning of the following 7 8 day. The time of opening on Sunday may be [9:00] 6:00 a.m. The provisions of this section and not those of section 9 [311.097] 311.293 regarding the time of closing shall apply 10 to the sale of intoxicating liquor by the drink at retail 11 for consumption on the premises on Sunday. To qualify for 12 such a permit, the premises of such an applicant must be 13 located in an area which has been designated as a convention 14 trade area by the governing body of the city and the 15 16 applicant must meet at least one of the following conditions:

17 (1) The business establishment's annual gross sales
18 for the year immediately preceding the application for
19 extended hours equals one hundred fifty thousand dollars or
20 more; or

(2) The business is a resort. For purposes of this
section, a "resort" is defined as any establishment having
at least sixty rooms for the overnight accommodation of
transient guests and having a restaurant located on the
premises.

2. An applicant granted a special permit pursuant to 27 this section shall, in addition to all other fees required 28 by this chapter, pay an additional fee of three hundred 29 dollars a year payable at the time and in the same manner as 30 its other license fees.

311.178. 1. Any person possessing the qualifications 2 and meeting the requirements of this chapter who is licensed 3 to sell intoxicating liquor by the drink at retail for consumption on the premises in a county of the first 4 5 classification having a charter form of government and not 6 containing all or part of a city with a population of over 7 three hundred thousand may apply to the supervisor of 8 alcohol and tobacco control for a special permit to remain 9 open on each day of the week until 3:00 a.m. of the morning 10 of the following day. The time of opening on Sunday may be [9:00] 6:00 a.m. The provisions of this section and not 11 those of section [311.097] 311.293 regarding the time of 12 13 closing shall apply to the sale of intoxicating liquor by the drink at retail for consumption on the premises on 14 Sunday. The premises of such an applicant shall be located 15 in an area which has been designated as a convention trade 16 area by the governing body of the county and the applicant 17 shall meet at least one of the following conditions: 18

(1) The business establishment's annual gross sales
for the year immediately preceding the application for
extended hours equals one hundred fifty thousand dollars or
more; or

(2) The business is a resort. For purposes of this
subsection, a "resort" is defined as any establishment
having at least sixty rooms for the overnight accommodation
of transient guests and having a restaurant located on the
premises.

28 2. Any person possessing the qualifications and
29 meeting the requirements of this chapter who is licensed to
30 sell intoxicating liquor by the drink at retail for
31 consumption on the premises in a county of the third
32 classification without a township form of government having
33 a population of more than twenty-three thousand five hundred

34 but less than twenty-three thousand six hundred inhabitants, a county of the third classification without a township form 35 36 of government having a population of more than nineteen thousand three hundred but less than nineteen thousand four 37 hundred inhabitants or a county of the first classification 38 39 without a charter form of government with a population of at 40 least thirty-seven thousand inhabitants but not more than 41 thirty-seven thousand one hundred inhabitants may apply to 42 the supervisor of alcohol and tobacco control for a special 43 permit to remain open on each day of the week until 3:00 a.m. of the morning of the following day. The time of 44 opening on Sunday may be [9:00] 6:00 a.m. The provisions of 45 this section and not those of section [311.097] 311.293 46 regarding the time of closing shall apply to the sale of 47 intoxicating liquor by the drink at retail for consumption 48 on the premises on Sunday. The applicant shall meet all of 49 50 the following conditions:

51 (1) The business establishment's annual gross sales
52 for the year immediately preceding the application for
53 extended hours equals one hundred thousand dollars or more;

54 (2) The business is a resort. For purposes of this
55 subsection, a "resort" is defined as any establishment
56 having at least seventy-five rooms for the overnight
57 accommodation of transient guests, having at least three
58 thousand square feet of meeting space and having a
59 restaurant located on the premises; and

60 (3) The applicant shall develop, and if granted a
61 special permit shall implement, a plan ensuring that between
62 the hours of 1:30 a.m. and 3:00 a.m. no sale of intoxicating
63 liquor shall be made except to guests with overnight
64 accommodations at the licensee's resort. The plan shall be
65 subject to approval by the supervisor of alcohol and tobacco
66 control and shall provide a practical method for the

67 division of alcohol and tobacco control and other law
68 enforcement agencies to enforce the provisions of subsection
69 3 of this section.

3. While open between the hours of 1:30 a.m. and 3:00 a.m. under a special permit issued pursuant to subsection 2 of this section, it shall be unlawful for a licensee or any employee of a licensee to sell intoxicating liquor to or permit the consumption of intoxicating liquor by any person except a guest with overnight accommodations at the licensee's resort.

4. An applicant granted a special permit pursuant to
this section shall, in addition to all other fees required
by this chapter, pay an additional fee of three hundred
dollars a year payable at the time and in the same manner as
its other license fees.

82 5. The provisions of this section allowing for 83 extended hours of business shall not apply in any incorporated area wholly located in any county of the first 84 classification having a charter form of government which 85 does not contain all or part of a city with a population of 86 over three hundred thousand inhabitants until the governing 87 body of such incorporated area shall have by ordinance or 88 89 order adopted the extended hours authorized by this section.

311.179. 1. Any person possessing the qualifications and meeting the requirements of this chapter who is licensed 2 3 to sell intoxicating liquor by the drink at retail in an international airport located in a county with a charter 4 form of government and with more than nine hundred fifty 5 thousand inhabitants or in a county of the first 6 7 classification with more than eighty-three thousand but fewer than ninety-two thousand inhabitants and with a city 8 of the fourth classification with more than four thousand 9 10 five hundred but fewer than five thousand inhabitants as the

11 county seat may apply to the supervisor of alcohol and 12 tobacco control for a special permit which:

(1) Allows the premises located in the international
airport in such county to open at 4 a.m. and sell
intoxicating liquor by the drink at retail for consumption.
The provisions of this section and not those of section
[311.097] <u>311.293</u> regarding the time of opening shall apply
to the sale of intoxicating liquor by the drink at retail
for consumption on Sunday;

(2) Allows persons to leave licensed establishments
with an alcoholic beverage and enter other airport
designated areas located within such airport. No person
shall take any alcoholic beverage or beverages outside such
designated areas, including onto any airplane; and

(3) Requires every licensee within such international
airport to serve alcoholic beverages in containers that
display and contain the licensee's trade name or logo or
some other mark that is unique to that license and licensee.

2. An applicant granted a special permit pursuant to
30 this section shall, in addition to all other fees required
31 by this chapter, pay an additional fee of three hundred
32 dollars a year payable at the time and in the same manner as
33 its other license fees.

311.199. Notwithstanding any provision of law to the contrary, a holder of a valid license to sell intoxicating liquor in the manufacturer's original package to consumers may sell such intoxicating liquor to a consumer or another retailer as follows: (1) To a consumer in a container other than the manufacturer's original package, provided that:

8 (a) The intoxicating liquor sold to a consumer is in a
9 durable, leakproof, and sealable container that contains one
10 or more standard bottles, pouches, or cans of malt liquor;

11 fifty milliliters or more of spirituous liquors; or one 12 hundred milliliters or more of wine. For purposes of this 13 section, a "standard bottle" is any bottle, pouch, or can containing twelve ounces or less of malt liquor; 14 15 The consumer orders and purchases a meal at the (b) same time that the consumer purchases the intoxicating 16 liquor. For purposes of this section, "a meal" does not 17 18 include snack food items that are not prepared for 19 consumption on the premises or for carry-out; 20 (c) The holder of the license provides the consumer with a dated receipt for the purchase of the intoxicating 21 22 liquor; and 23 (d) The sealed alcohol container is placed in a separate one-time-use, tamperproof, transparent bag that is 24 25 securely sealed; or 26 The opening to the sealed alcohol container has (2) 27 been separately sealed with tamperproof tape: 28 To a licensed retailer by another licensed (a) 29 retailer if such liquor was: 30 Originally purchased from a wholesaler or (b) distributor licensed by this state; 31 32 (c) Sold in the manufacturers original package; and 33 To a retailer who retains a receipt of such (d) 34 purchase as proof that such liquor was purchased from a 35 retailer licensed to make liquor sales in this state. (3) Holders of a valid license to sell intoxicating 36 37 liquor in the manufacturer's original package to consumers or retailers pursuant to the provisions of this section 38 shall not be subject to any penalties pursuant to chapter 39 40 311 for making such sales.

311.200. 1. No license shall be issued for the sale of intoxicating liquor in the original package, not to be consumed upon the premises where sold, except to a person

4 engaged in, and to be used in connection with, the operation 5 of one or more of the following businesses: a drug store, a 6 cigar and tobacco store, a grocery store, a general merchandise store, a confectionery or delicatessen store, 7 nor to any such person who does not have and keep in his or 8 9 her store a stock of goods having a value according to invoices of at least one thousand dollars, exclusive of 10 fixtures and intoxicating liquors. Under such license, no 11 intoxicating liquor shall be consumed on the premises where 12 13 sold nor shall any original package be opened on the premises of the vendor except as otherwise provided in this 14 law. For every license for sale at retail in the original 15 16 package, the licensee shall pay to the director of revenue the sum of one hundred dollars per year. 17

2. For a permit authorizing the sale of malt liquor, 18 as defined in section 311.490, by grocers and other 19 20 merchants and dealers in the original package direct to consumers but not for resale, a fee of fifty dollars per 21 22 year payable to the director of the department of revenue shall be required. The phrase "original package" shall be 23 construed and held to refer to any package containing one or 24 more standard bottles, cans, or pouches of beer. 25 Notwithstanding the provisions of section 311.290, any 26 27 person licensed pursuant to this subsection may also sell malt liquor at retail between the hours of [9:00] 6:00 a.m. 28 [and midnight] on [Sunday] Sundays to 1:30 a.m. on Mondays. 29

30 3. For every license issued for the sale of malt
31 liquor, as defined in section 311.490, at retail by drink
32 for consumption on the premises where sold, the licensee
33 shall pay to the director of revenue the sum of fifty
34 dollars per year. Notwithstanding the provisions of section
35 311.290, any person licensed pursuant to this subsection may

36 also sell malt liquor at retail between the hours of 9:0037 a.m. and midnight on Sunday.

38 4. For every license issued for the sale of malt liquor, as defined in section 311.490, and light wines 39 containing not in excess of fourteen percent of alcohol by 40 41 weight made exclusively from grapes, berries and other fruits and vegetables, at retail by the drink for 42 43 consumption on the premises where sold, the licensee shall pay to the director of revenue the sum of fifty dollars per 44 45 year.

For every license issued for the sale of all kinds
of intoxicating liquor, at retail by the drink for
consumption on premises of the licensee, the licensee shall
pay to the director of revenue the sum of three hundred
dollars per year, which shall include the sale of
intoxicating liquor in the original package.

52 6. For every license issued to any railroad company, 53 railway sleeping car company operated in this state, for 54 sale of all kinds of intoxicating liquor, as defined in this chapter, at retail for consumption on its dining cars, 55 buffet cars and observation cars, the sum of one hundred 56 57 dollars per year. A duplicate of such license shall be posted in every car where such beverage is sold or served, 58 59 for which the licensee shall pay a fee of one dollar for 60 each duplicate license.

61 7. All applications for licenses shall be made upon
62 such forms and in such manner as the supervisor of alcohol
63 and tobacco control shall prescribe. No license shall be
64 issued until the sum prescribed by this section for such
65 license shall be paid to the director of revenue.

311.202. 1. Notwithstanding any provision of law to
the contrary, any person who is licensed to sell
intoxicating liquor at retail by the drink for on-premises

4	consumption may sell retailer-packaged alcoholic beverages
5	to customers in containers, filled on such premises by any
6	employee of the retailer who is twenty-one years of age or
7	older, for off-premises consumption if all the following
8	requirements are met:
9	(1) The container of the alcoholic beverage is rigid,
10	durable, leak-proof, sealable, and designed to prevent
11	consumption without removal of the tamperproof cap or seal.
12	A "sealable" container does not include a container with a
13	lid with sipping holes or openings for straws;
14	(2) The contents of each container do not exceed one
15	hundred twenty eight ounces;
16	(3) The patron orders and purchases a meal from the
17	licensee simultaneous with the alcoholic beverage purchase.
18	For purposes of this subdivision, a "meal" is defined as
19	food that has been prepared on-premises;
20	(4) The licensee provides the patron with a dated
21	receipt or an electronic record for the meal and alcohol
22	beverages; and
23	(5) The container is either:
24	(a) Placed in a one-time-use, tamperproof, transparent
25	bag that is securely sealed; or
26	(b) The container opening is sealed with tamperproof
27	tape;
28	For purposes of this subdivision, "tamperproof" means that a
29	lid, cap, or seal visibly demonstrates when a bag or
30	container has been opened.
31	2. Containers that are filled under subsection 1 of
32	this section shall be affixed with a label or a tag that
33	contains the name and address of the business that filled
34	the container, in type not smaller than three millimeters in
35	height and not more than twelve characters per inch, and
36	states, "THIS BEVERAGE CONTAINS ALCOHOL.".
55	= = = = = = = = = = = = = = = = = = =

37 <u>3. The filling of a container under this section shall</u>
38 <u>be in compliance with Section 3-304.17(c) of the 2009 Food</u>
39 <u>and Drug Administration Food Code.</u>
40 <u>4. No provision of law, or rule or regulation of the</u>
41 <u>division of alcohol and tobacco control, shall be</u>
42 <u>interpreted to allow any wholesaler, distributor, or</u>
43 manufacturer of intoxicating liquor to furnish containers

that are filled under subsection 1 of this section to any
person who is licensed to sell intoxicating liquor at retail.

311.293. 1. Except for any establishment that may 2 apply for a license under section 311.089, any person 3 possessing the qualifications and meeting the requirements of this chapter, who is licensed to sell intoxicating liquor 4 5 at retail, may apply to the supervisor of alcohol and 6 tobacco control for a special license to sell intoxicating liquor at retail between the hours of [9:00] 6:00 a.m. [and 7 8 midnight] on Sundays and 1:30 a.m. on Mondays. A licensee under this section shall pay to the director of revenue an 9 10 additional fee of two hundred dollars a year payable at the same time and in the same manner as its other license fees. 11

2. 12 In addition to any fee collected pursuant to section 311.220, a city or county may charge and collect an 13 additional fee not to exceed three hundred dollars from any 14 15 licensee under this section for the privilege of selling intoxicating liquor at retail between the hours of [9:00] 16 6:00 a.m. [and midnight] on Sundays and 1:30 a.m. on Mondays 17 in such city or county; however the additional fee shall not 18 exceed the fee charged by that city or county for a special 19 license issued pursuant to any provision of this chapter 20 21 which allows a licensee to sell intoxicating liquor by the 22 drink for consumption on the premises of the licensee on 23 Sundays.

3. The provisions of this section regarding the time
of closing shall not apply to any person who possesses a
special permit issued under section 311.174, 311.176, or
311.178.

311.480. 1. It shall be unlawful for any person operating any premises where food, beverages or entertainment are sold or provided for compensation, who does not possess a license for the sale of intoxicating liquor, to permit the drinking or consumption of intoxicating liquor in the premises, without having a license as in this section provided.

8 2. Application for such license shall be made to the supervisor of alcohol and tobacco control on forms to be 9 prescribed by him or her, describing the premises to be 10 licensed and giving all other reasonable information 11 required by the form. The license shall be issued upon the 12 payment of the fee required in this section. A license 13 shall be required for each separate premises and shall 14 15 expire on the thirtieth day of June next succeeding the date of such license. The license fee shall be sixty dollars per 16 year and the applicant shall pay five dollars for each month 17 or part thereof remaining from the date of the license to 18 the next succeeding first of July. Applications for 19 20 renewals of licenses shall be filed on or before the first 21 of May of each year.

The drinking or consumption of intoxicating liquor 22 3. 23 shall not be permitted in or upon the licensed premises by any person under twenty-one years of age, or by any other 24 person between the hours of 1:30 a.m. and 6:00 a.m. on any 25 26 [weekday, and between the hours of 1:30 a.m. Sunday and 6:00 27 a.m. Monday] day of the week. Licenses issued hereunder shall be conditioned upon the observance of the provisions 28 29 of this section and the regulations promulgated thereunder

30 governing the conduct of premises licensed for the sale of 31 intoxicating liquor by the drink. The provision of this 32 section regulating the drinking or consumption of intoxicating liquor between certain hours and on Sunday 33 shall apply also to premises licensed under this chapter to 34 sell intoxicating liquor by the drink. In any incorporated 35 city having a population of more than twenty thousand 36 37 inhabitants, the board of aldermen, city council, or other proper authorities of incorporated cities may, in addition 38 39 to the license fee required in this section, require a license fee not exceeding three hundred dollars per annum, 40 payable to the incorporated cities, and provide for the 41 collection thereof; make and enforce ordinances regulating 42 the hours of consumption of intoxicating liquors on premises 43 licensed hereunder, not inconsistent with the other 44 provisions of this law, and provide penalties for the 45 violation thereof. No person shall be granted a license 46 hereunder unless such person is of good moral character and 47 48 a qualified legal voter and a taxpaying citizen of the county, town, city or village, nor shall any corporation be 49 granted a license hereunder unless the managing officer of 50 such corporation is of good moral character and a qualified 51 legal voter and taxpaying citizen of the county, town, city 52 53 or village.

54 4. Any premises operated in violation of the 55 provisions of this section, or where intoxicating liquor is consumed in violation of this section, is hereby declared to 56 be a public and common nuisance, and it shall be the duty of 57 the supervisor of alcohol and tobacco control and of the 58 prosecuting or circuit attorney of the city of St. Louis, 59 and the prosecuting attorney of the county in which the 60 premises are located, to enjoin such nuisance. 61

5. Any person operating any premises, or any employee,
agent, representative, partner, or associate of such person,
who shall knowingly violate any of the provisions of this
section, or any of the laws or regulations herein made
applicable to the conduct of such premises, is guilty of a
class A misdemeanor.

The supervisor of alcohol and tobacco control is 68 6. 69 hereby empowered to promulgate regulations necessary or 70 reasonably designed to enforce or construe the provisions of 71 this section, and is empowered to revoke or suspend any license issued hereunder, as provided in this chapter, for 72 violation of this section or any of the laws or regulations 73 74 herein made applicable to the conduct of premises licensed 75 hereunder.

76 7. Nothing in this section shall be construed to 77 prohibit the sale or delivery of any intoxicating liquor 78 during any of the hours or on any of the days specified in 79 this section by a wholesaler licensed under the provisions 80 of section 311.180 to a person licensed to sell the 81 intoxicating liquor at retail.

82 8. No intoxicating liquor may be served or sold on any83 premises used as a polling place on election day.

311.482. 1. Notwithstanding any other provision of 2 this chapter, a permit for the sale of all kinds of 3 intoxicating liquor, including intoxicating liquor in the 4 original package, at retail by the drink for consumption on 5 the premises of the licensee may be issued to any church, school, civic, service, fraternal, veteran, political, or 6 charitable club or organization for the sale of such 7 8 intoxicating liquor at a picnic, bazaar, fair, or similar 9 gathering. The permit shall be issued only for the day or days named therein and it shall not authorize the sale of 10

11 intoxicating liquor for more than seven days by any such 12 club or organization.

13 2. To secure the permit, the applicant shall complete
14 a form provided by the supervisor, but no applicant shall be
15 required to furnish a personal photograph as part of the
16 application. The applicant shall pay a fee of twenty-five
17 dollars for such permit.

3. If the event will be held on a Sunday, the permit
shall authorize the sale of intoxicating liquor on that day
beginning at [11:00] 6:00 a.m.

At the same time that an applicant applies for a 21 4. permit under the provisions of this section, the applicant 22 shall notify the director of revenue of the holding of the 23 event and by such notification, by certified mail, shall 24 accept responsibility for the collection and payment of any 25 applicable sales tax. Any sales tax due shall be paid to 26 27 the director of revenue within fifteen days after the close of the event, and failure to do so shall result in a 28 29 liability of triple the amount of the tax due plus payment of the tax, and denial of any other permit for a period of 30 three years. Under no circumstances shall a bond be required 31 from the applicant. 32

5. No provision of law or rule or regulation of the
supervisor shall be interpreted as preventing any wholesaler
or distributor from providing customary storage, cooling or
dispensing equipment for use by the permit holder at such
picnic, bazaar, fair or similar gathering.

311.710. 1. In addition to the penalties and proceedings for suspension or revocation of licenses provided for in this chapter, and without limiting them, proceedings for the suspension or revocation of any license authorizing the sale of intoxicating liquor at retail may be brought in the circuit court of any county in this state, or

7 in the city of St. Louis, in which the licensed premises are 8 located and such proceedings may be brought by the sheriff 9 or any peace officer of that county or by any eight or more 10 persons who are taxpaying citizens of the county or city for 11 any of the following offenses:

(1) Selling, giving or otherwise supplying intoxicating liquor to a habitual drunkard or to any person who is under or apparently under the influence of intoxicating liquor;

16 (2) Knowingly permitting any prostitute, degenerate,
17 or dissolute person to frequent the licensed premises;

18 (3) Permitting on the licensed premises any disorderly
19 conduct, breach of the peace, or any lewd, immoral or
20 improper entertainment, conduct or practices;

(4) Selling, offering for sale, possessing or
knowingly permitting the consumption on the licensed
premises of any kind of intoxicating liquors, the sale,
possession or consumption of which is not authorized under
his or her license;

26 (5) Selling, giving, or otherwise supplying
27 intoxicating liquor to any person under the age of twenty28 one years;

29 (6) Selling, giving or otherwise supplying
30 intoxicating liquors between the hours of [12:00 midnight
31 Saturday night and 12:00 midnight Sunday night] <u>1:30 a.m.</u>
32 and 6:00 a.m. any day of the week.

2. Provided, that said taxpaying citizen shall submit in writing, under oath, by registered United States mail to the supervisor of [liquor] <u>alcohol and tobacco</u> control a joint complaint, stating the name of the licensee, the name under which the licensee's business is conducted and the address of the licensed premises, setting out in general the character and nature of the offense or offenses charged,

40 together with the names and addresses of the witnesses by 41 whom proof thereof is expected to be made; and provided, 42 that after a period of thirty days after the mailing of such 43 complaint to the supervisor of [liquor] alcohol and tobacco 44 control the person therein complained of shall not have been 45 cited by the supervisor to appear and show cause why his or her license should not be suspended or revoked then they 46 47 shall file with the circuit clerk of the county or city in which the premises are located a copy of the complaint on 48 49 file with the supervisor of [liquor] alcohol and tobacco 50 control.

3. If, pursuant to the receipt of such complaint by 51 the supervisor of [liquor] alcohol and tobacco control, the 52 licensee appears and shows cause why his or her license 53 54 should not be suspended or revoked at a hearing held for 55 that purpose by the supervisor and either the complainants or the licensee consider themselves aggrieved with the order 56 of the supervisor then, after a request in writing by either 57 58 the complainants or the licensee, the supervisor shall certify to the circuit clerk of the county or city in which 59 the licensed premises are located a copy of the original 60 complaint filed with him or her, together with a copy of the 61 transcript of the evidence adduced at the hearing held by 62 63 him or her. Such certification by the supervisor shall not act as a supersedeas of any order made by him or her. 64

65 4. Upon receipt of such complaint, whether from the complainant directly or from the supervisor of [liquor] 66 alcohol and tobacco control, the court shall set a date for 67 an early hearing thereon and it shall be the duty of the 68 69 circuit clerk to cause to be delivered by registered United 70 States mail to the prosecuting attorney of the county or to the circuit attorney of the city of St. Louis and to the 71 72 licensee copies of the complaint and he or she shall, at the

73 same time, give notice of the time and place of the 74 hearing. Such notice shall be delivered to the prosecuting 75 attorney or to the circuit attorney and to the licensee at 76 least fifteen days prior to the date of the hearing.

5. The complaint shall be heard by the court without a jury and if there has been a prior hearing thereon by the supervisor of [liquor] <u>alcohol and tobacco</u> control then the case shall be heard de novo and both the complainants and the licensee may produce new and additional evidence material to the issues.

6. If the court shall find upon the hearing that the 83 offense or offenses charged in the complaint have been 84 established by the evidence, the court shall order the 85 suspension or revocation of the license but, in so doing, 86 shall take into consideration whatever order, if any, may 87 88 have been made in the premises by the supervisor of [liquor] 89 alcohol and tobacco control. If the court finds that to revoke the license would be unduly severe, then the court 90 91 may suspend the license for such period of time as the court 92 deems proper.

93 7. The judgment of the court in no event shall be
94 superseded or stayed during pendency of any appeal therefrom.
95 8. It shall be the duty of the prosecuting attorney or
96 circuit attorney to prosecute diligently and without delay
97 any such complaints coming to him <u>or her</u> by virtue of this
98 section.

99 9. The jurisdiction herein conferred upon the circuit 100 courts to hear and determine complaints for the suspension 101 or revocation of licenses in the manner provided in this 102 section shall not be exclusive and any authority conferred 103 upon the supervisor of [liquor] <u>alcohol and tobacco</u> control 104 to revoke or suspend licenses shall remain in full force and 105 effect, and the suspension or revocation of a license as

106 provided in this section shall be in addition to and not in 107 lieu of any other revocation or suspension provided by this 108 chapter.

109 10. Costs accruing because of such hearings in the 110 circuit court shall be taxed in the same manner as criminal 111 costs.