# **SENATE BILL 325**

#### A1 HB 370/16 – ECM

#### By: Senator Ready

Introduced and read first time: January 24, 2017 Assigned to: Education, Health, and Environmental Affairs

## A BILL ENTITLED

#### 1 AN ACT concerning

# Alcoholic Beverages - On-Premises Promotions and Product Sampling Holders of Manufacturer's Licenses

FOR the purpose of altering a certain exception to allow a holder of any Maryland
manufacturer's license to bring certain products onto a retail licensed premises for
on-premises promotions and product sampling under certain circumstances; making
a certain exception to a provision of law that prohibits an individual from consuming
on the licensed premises of a license holder a certain alcoholic beverage; and
generally relating to on-premises promotions and product sampling of alcoholic
beverages.

- 11 BY repealing and reenacting, without amendments,
- 12 Article Alcoholic Beverages
- 13 Section 1–101(a) and (r)
- 14 Annotated Code of Maryland
- 15 (2016 Volume and 2016 Supplement)
- 16 BY repealing and reenacting, with amendments,
- 17 Article Alcoholic Beverages
- 18 Section 6–319
- 19 Annotated Code of Maryland
- 20 (2016 Volume and 2016 Supplement)
- 21 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 22 That the Laws of Maryland read as follows:
- 23

## Article – Alcoholic Beverages

- 24 1-101.
- 25 (a) In this article the following words have the meanings indicated.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



#### **SENATE BILL 325**

1 (r) "Manufacturer's license" means a license issued under Title 2, Subtitle 2 of 2 this article that is:

3		(1)	a Class 1 distillery license;
4		(2)	a Class 2 rectifying license;
5		(3)	a Class 3 winery license;
6		(4)	a Class 4 limited winery license;
7		(5)	a Class 5 brewery license;
8		(6)	a Class 6 pub–brewery license;
9		(7)	a Class 7 micro–brewery license;
10		(8)	a Class 8 farm brewery license; or
11		(9)	a Class 9 limited distillery license.
10	0.910		

 $12 \quad 6-319.$ 

(a) This section does not apply to a [Class 4 limited winery that brings wine or
 pomace brandy] HOLDER OF A MANUFACTURER'S LICENSE THAT BRINGS THE
 PRODUCTS manufactured on its licensed premises onto a retail licensed premises if:

16 (1) the [wine or pomace brandy] **PRODUCT** is provided for a promotional 17 activity conducted by the [limited winery] **HOLDER OF A MANUFACTURER'S LICENSE**, 18 a retail license holder, an alcoholic beverages trade association, or a nonprofit organization;

19 (2) a representative of the [limited winery] HOLDER OF A 20 MANUFACTURER'S LICENSE or a trade association representing Maryland [wineries] 21 MANUFACTURERS is present at all times during the promotional activity;

(3) the [limited winery or winery] HOLDER OF A MANUFACTURER'S
 LICENSE OR trade association complies with any regulations that the Comptroller adopts
 relating to on-premises promotions and product sampling;

(4) the [limited winery or winery] HOLDER OF A MANUFACTURER'S
 LICENSE OR trade association has advance written permission of the retail license holder
 to bring [wine] THE products on the retail licensed premises for the promotional activity;
 and

 $\mathbf{2}$ 

#### **SENATE BILL 325**

1 (5) all unopened or partially consumed containers of [wine and pomace 2 brandy] **THE PRODUCTS** are removed from the retail licensed premises at the end of the 3 promotional activity.

4 (b) An individual may not consume on the licensed premises of a license holder 5 an alcoholic beverage that is:

6

(1) not purchased on the premises from the license holder; and

7 (2) not otherwise allowed by this article to be consumed on the premises.

8 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 9 1, 2017.