A1 8lr2717 CF 8lr1853

By: Senator Feldman

Introduced and read first time: February 5, 2018

Assigned to: Education, Health, and Environmental Affairs

A BILL ENTITLED

1 AN ACT concerning

Alcoholic Beverages - Breweries - Limits on Production and On-Premises Sales

- 3 FOR the purpose of repealing the limit on the total amount of malt beverages that a holder 4 of a Class 7 micro-brewery license may brew, bottle, or contract for each year; 5 altering the maximum number of barrels of beer brewed under a Class 7 6 micro-brewery license that the license holder may sell at retail for on-premises 7 consumption each year; establishing that certain limits on the maximum amount of 8 beer that may be sold each year for on-premises consumption under a Class 7 9 micro-brewery license apply for each licensed location under certain circumstances; establishing the maximum number of barrels of beer that a holder of a Class 8 farm 10 11 brewery license may sell for on-premises consumption each year; repealing the limit 12 on the total amount of beer a holder of a Class 8 farm brewery license may brew, 13 bottle, or contract for each year; making conforming changes; and generally relating to limits on production and on-premises sales of beer by holders of brewery licenses. 14
- 15 BY repealing and reenacting, with amendments.
- 16 Article – Alcoholic Beverages
- 17 Section 2–209 and 2–210(c)
- Annotated Code of Maryland 18
- 19 (2016 Volume and 2017 Supplement)
- 20 BY repealing and reenacting, without amendments,
- 21 Article – Alcoholic Beverages
- 22 Section 2–210(a)
- 23 Annotated Code of Maryland
- (2016 Volume and 2017 Supplement) 24
- 25SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 26 That the Laws of Maryland read as follows:

Article - Alcoholic Beverages



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1	2–209.					
2	(a) There is a Class 7 micro—brewery license.					
3 4 5	(b) Except as provided in Division II of this article, the license may be issued only holder of a Class B beer, wine, and liquor (on–sale) license that is issued for use on emises of a restaurant.					
6	(c) A license holder may:					
7	(1) brew and bottle malt beverages at the location described in the license					
8 9 10	(2) obtain a Class 2 rectifying license for a premises located within 1 mile of the existing Class 7 micro-brewery location to bottle malt beverages brewed at the micro-brewery location only;					
11 12 13	(3) contract to brew and bottle malt beverages with and on behalf of the holder of a Class 2 rectifying license, Class 5 brewery license, Class 7 micro-brewery license, Class 8 farm brewery license, or a nonresident dealer's permit;					
14 15	(4) store the finished product under an individual storage permit or at a licensed public storage facility for subsequent sale and delivery:					
16	(i) to a holder of a wholesaler's license;					
17	(ii) to an authorized person outside the State; or					
18 19	(iii) for shipment back to the micro-brewery location for sale on the retail premises; and					
20 21 22	(5) enter into a temporary delivery agreement with a distributor only for delivery of beer to a beer festival or a wine and beer festival, and the return of any unused beer, if:					
23 24 25	(i) the festival is in a sales territory for which the license holder does not have a franchise with a distributor under the Beer Franchise Fair Dealing Act in Title 5, Subtitle 1 of this article; and					
26	(ii) the temporary delivery agreement is in writing.					
27 28 29	[(d) (1) Subject to paragraph (2) of this subsection, a license holder may not collectively brew, bottle, or contract for more than 22,500 barrels of malt beverages each calendar year.					

30 (2) (i) In determining the barrelage limitation under paragraph (1) of this subsection, any salable beer produced under a contractual arrangement accrues only

to the license holder that owns the brand. 1 2 A license holder that wishes to produce more than the barrelage 3 authorized under paragraph (1) of this subsection shall: 4 1. divest itself of any retail license; and obtain a Class 5 brewery license. 5 2.6 A license holder that has licenses for two locations may not collectively 7 brew, bottle, or contract for more than 22,500 barrels of malt beverages in aggregate from 8 both of its locations each calendar year. 9 [(e)] **(**D**)** A license holder: 10 may not own, operate, or be affiliated with another manufacturer of 11 beer except for a Class 2 rectifying license authorized under subsection (c)(2) of this section; 12 13 (2)may not be granted a wholesaler's license. 14 [(f)] **(E)** The on-sale privilege authorizes the license holder, each (1) 15 calendar year, to sell at retail for on-premises consumption: 16 (i) up to [4,000] **25,000** barrels of beer brewed under the license; or 17 if the license holder has licenses for two locations, [beer that: (ii) totals annually up to [4,000] **25,000** barrels [in 18 1. 19 aggregate from both its locations; and 20 2.1 OF BEER FROM EACH LOCATION THAT has been brewed 21 at the location where it is sold. 22(2) A license holder may sell and deliver beer brewed under the license to: 23 (i) a holder of a wholesaler's license; or 24 (ii) a person outside the State that is authorized to acquire beer. 25 [(g)] **(F)** The hours and days for retail sales under the license are those established for a Class B license or for a holder of a Class B beer, wine, and liquor license. 26 27 [(h)] (G) A license holder may sell at retail beer brewed under the license for

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off-premises consumption:

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1		(1)	in a s	sealed 1	refillable container that:
2			(i)	may	be returned for refilling; and
3			(ii)	shall	be sealed by the license holder when refilled; and
4		(2)	as pr	epacka	ged beer in a nonrefillable container.
5	[(i)] (H)		The a	The annual license fee is \$500.	
6	2–210.				
7	(a) There is a Class 8 farm brewery license.				
8	(c)	A lic	ense holder may:		
9 10	holder for o	(1) n–pre	(i) mises c		JP TO 25,000 BARRELS OF beer produced by the license ption EACH CALENDAR YEAR;
11 12	samples of l	oeer th	(ii) nat the		amount not exceeding 6 fluid ounces per brand, provide holder produces to a consumer:
13				1.	at no charge; or
14				2.	for a fee;
15			(iii)	sell o	r serve:
16				1.	bread and other baked goods;
17				2.	chili;
18				3.	chocolate;
19				4.	crackers;
20				5.	cured meat;
21				6.	fruits (whole and cut);
22				7.	hard and soft cheese (whole and cut);
23				8.	salads and vegetables (whole and cut);
24				9.	ice cream;
25				10.	jam;

1		11.	jelly;		
2		12.	vinegar;		
3		13.	pizza;		
4 5	ready to be eaten;	14.	prepackaged sandwiches and other prepackaged foods		
6		15.	soup; and		
7		16.	condiments; and		
8 9 10		nsed t	et to subsection (e)(2) of this section, sell or serve any food o operate a food establishment under Title 21, Subtitle 3 of		
11 12 13	(2) store on its licensed farm, in a segregated area approved by the Comptroller, beer produced at the licensed farm for sale and delivery to a wholesaler licensed in the State or a person outside the State authorized to acquire the beer;				
14 15	[(3) brew, calendar year;]	bottle _:	, or contract for not more than 15,000 barrels of beer each		
16 17 18	= : ; = : ;	lass 7	act with the holder of a Class 2 rectifying license, a Class 5 micro-brewery license to brew and bottle beer from ensed farm;		
19 20	[(5)] (4) section;	impor	t, export, and transport its beer in accordance with this		
21 22 23 24	issued an individual stora	age pe	beer at a warehouse for which the license holder has been rmit, for sale and delivery to a wholesaler licensed in the ate authorized to acquire the beer, or shipment back to the		
25 26	(i) and	the li	cense holder does not serve or sell beer at the warehouse;		
27 28	(ii) enforce this article; and	the C	omptroller has full access at all times to the warehouse to		
29 30 31	= 1 / = 1 /		into a temporary delivery agreement with a distributor r festival or a wine and beer festival, and the return of any		

- 1 (i) the festival is in a sales territory for which the license holder does 2 not have a franchise with a distributor under the Beer Franchise Fair Dealing Act in Title 3 5, Subtitle 1 of this article; and
- 4 (ii) the temporary delivery agreement is in writing.
- $\,\,$ SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 6 $\,\,$ 1, 2018.