Session of 2021

SENATE BILL No. 126

Committee on Commerce

2-2

AN ACT concerning alcoholic beverages; relating to the club and drinking 2637 and repealing the existing sections. clubs at special events; amending K.S.A. 2020 Supp. 41-2601-and 41establishment act; authorizing the sale of alcoholic liquor by class and 41-2640

Be it enacted by the Legislature of the State of Kansas.

follows: 41-2601. As used in the club and drinking establishment act: Section 1. K.S.A. 2020 Supp. 41-2601 is hereby amended to read as

provided by K.S.A. 41-102, and amendments thereto: (a) The following terms-shall have the meanings mean the same as

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"Alcoholic liquor";

<u>ධ</u> "director";

"original package";

3 4 "person"; "sale"; and

ලි ම "to sell."

or motel on the premises of which a club or drinking establishment is may have as owner, operator, lessee or franchise holder of a licensed hotel "Beneficial interest"-shall does not include any interest a person

selling alcoholic liquor in accordance with the terms of such permit. open to the public, but does not include a holder of a temporary permit, related to the serving thereof, on unlicensed premises-which that may be that sells alcoholic liquor by the individual drink, and provides services (c) "Caterer" means an individual, partnership or corporation-which

provided by K.S.A. 41-2701, and amendments thereto. (d) "Cereal malt beverage"-has the meaning means the same

stockholders, partners, trust beneficiaries or associates-(, hereinafter club, as determined by the director, for the exclusive use of the corporate a corporation, partnership, business trust or association and-which is referred to as members), and their families and guests accompanying operated thereby as a bona fide nonprofit social, fraternal or war veterans them, as provided in K.S.A. 41-2637, and amendments thereto. (e) "Class A club" means a premises-which that is owned or leased by

corporation, partnership or individual, to which members of such club may (f) "Class B club" means a premises operated for profit by a

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resort for the consumption of food or alcoholic beverages and for entertainment.

- (g) "Club" means a class A or class B club.
- (h) "Drinking establishment" means premises—which that may be open to the general public, where alcoholic liquor by the individual drink is sold. The term "drinking establishment" includes a railway car.
- (i) "Food" means any raw, cooked or processed edible substance or ingredient, other than alcoholic liquor or cereal malt beverage, used or intended for use or for sale, in whole or in part, for human consumption.
- (i) "Food service establishment" has the meaning means the same as provided by K.S.A. 36-501, and amendments thereto.
- (k) "Hotel"-has the meaning *means the same as* provided by K.S.A. 36-501, and amendments thereto.

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(l) "Individual drink" means a beverage containing alcoholic liquor or cereal malt beverage served to an individual for consumption by such individual or another individual, but which is not intended to be consumed by two or more individuals. The term "individual drink" includes beverages containing not more than:

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- (1) Eight ounces of wine;
- (2) thirty-two ounces of beer or cereal malt beverage; or
- (3) four ounces of a single spirit or a combination of spirits.
- (m) "Minibar" means a closed cabinet, whether nonrefrigerated or wholly or partially refrigerated, access to the interior of which is restricted by means of a locking device—which that requires the use of a key, magnetic card or similar device.
- (n) "Minor" means a person under 21 years of age.

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- (o) <"Morals charge" means a charge: Involving the sale of sexual relations; procuring any person; soliciting of a child under 18 years of age for any immoral act involving sex; possession or sale of narcotics, marijuana, amphetamines or barbiturates; rape; incest; gambling; illegal cohabitation; adultery; bigamy; or a crime against nature.
- (p) "Municipal corporation" means the governing body of any county or city.
- or city.

 (q) "Public venue" means an arena, stadium, hall or theater, used primarily for athletic or sporting events, live concerts, live theatrical productions or similar seasonal entertainment events, not operated on a daily basis, and containing:
- (1) Not less than 4,000 permanent seats; and

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- (2) not less than two private suites, which that are enclosed or semi-enclosed seating areas, having controlled access and separated from the general admission areas by a permanent barrier.
- (r) "Railway car" means a locomotive drawn conveyance used for the transportation and accommodation of human passengers that is confined to

"Mixed alcoholic beverage" means a beverage that is made by combining alcoholic liquor with a non-alcoholic liquid or other edible substance and that is comprised of at least 25% of non-alcoholic liquid or other edible substance, including, but not limited to, margarita, sangria, daiquiri or mojito.

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redesignating subsections

(r) "Pitcher" means any container that is capable of containing more than 32 fluid ounces but not more than 64 fluid ounces that is used to serve alcoholic liquor to one or more individuals. "Pitcher" does not include an individual drink.

redesignating subsections

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from all sales of food and beverages in a 12-month period. consumption on the railway car not less than 30% of its gross receipts fixed rail route and-which that derives from sales of food for

"Restaurant" means:

month period; receipts from all sales of food and beverages on such premises in a 12consumption on the licensed club premises not less than 50% of its gross that, as determined by the director, derives from sales of food for In the case of a club, a licensed food service establishment-which

sales of food and beverages on such premises in a 12-month period; and establishment premises not less than 30% of its gross receipts from all derives from sales of food for consumption on the licensed drinking food service establishment which that, as determined by the director, requirement under K.S.A. 41-2642, and amendments thereto, a licensed (2) in the case of a drinking establishment subject to a food sales

requirement under K.S.A. 41-2642, and amendments thereto, a licensed food service establishment. (3) in the case of a drinking establishment subject to no food sales

such recreational vehicles are used as sleeping or living accommodations. for pay, primarily to transient guests, for overnight or longer use while vehicles, as defined in K.S.A. 75-1212, and amendments thereto, is offered (t) "RV resort" means premises where a place to park recreational

alcoholic beverage shall contain not more than 1/2 ounce of distilled spirits. (3) two ounces of beer or cereal malt beverage. A sample of a mixed more than: (1) One-half ounce of distilled spirits; (2) one ounce of wine; or (u) "Sample" means a serving of alcoholic liquor that contains not

3 "Secretary" means the secretary of revenue.

K.S.A. 2020 Supp. 41-1201, and amendments thereto. (w) "Temporary permit" means a temporary permit issued pursuant to

0 follows: 41-2637. (a) A license for a class A club shall allow the licensee Sec. 2. K.S.A. 2020 Supp. 41-2637 is hereby amended to read as

accompanying them; and the licensed premises by members and their families, and guests (1) Offer for sale, sell and serve alcoholic liquor for consumption on

by members and their families and guests accompanying them; and (2) serve samples of alcoholic liquor free of charge for consumption

in paragraph (1) during an event held in accordance with subsection (d). the licensed premises by individuals other than those individuals specified (3) offer for sale, sell and serve alcoholic liquor for consumption on

licensed premises. No consideration shall be requested or required for may not be served to a minor. No samples may be removed from the No charge of any sort may be made for a sample serving. Samples

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entry onto the premises, participation in any event taking place on the premises or to remain on the premises.

(b)(c) (1) Subject to the provisions of subsection—(b)(2) (c)(2), any two or more class A or class B clubs may permit, by an agreement filed with and approved by the director, the members of each such club to have access to all other clubs—which that are parties to such agreement. The privileges extended to the visiting members of other clubs under such an agreement shall be determined by the agreement and, if the agreement so provides, any club—which that is a party to such agreement may sell, offer for sale and serve, to any person who is a member of another club—which licensed premises by such person and such person's family, and guests accompanying them.

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(2) A class B club may enter into a reciprocal agreement authorized by subsection $\frac{b}{h}$ (c)(1) only if the class B club is a restaurant.

(4)(d) (1) A licensee may offer for sale, sell and serve alcoholic liquor for consumption on the licensed premises by individuals other than members of the licensee, their families or guests during an event. The licensee shall provide electronic notification to the director at least 48 hours prior to any such event. The director shall make the electronic notification available to local law enforcement. Such notice shall consist of the date, time, location and the names of the contracting parties of the event. The licensee shall retain all documents for a period of three years for inspection by the director. The documents retained shall include agreements, receipts and records of alcohol purchased.

(2) For purposes of this subsection, the term "event" means any function, occasion, celebration or other event held on the licensed premises for a specified duration of time and during which individuals who are not members of the licensee, their families or guests are permitted to enter and use the licensed premises pursuant to an agreement between the licensee and the contracting party.

(e) A licensee may store on its premises wine sold to a customer for consumption at a later date on its premises in the unopened container. Such wine must be kept separate from all other alcohol stock and in a secure locked area separated by customer. Such wine shall not be removed from the licensed premises in its unopened condition.

the licensed premises in its unopened condition

Sec. 3. K.S.A. 2020 Supp. 41-2601 and 41-2637 are hereby repealed.

Sec. 4. This act shall take affect and the first and

Sec. 4. This act shall take effect and be in force from and after its publication in the statute book.

Sec. 3 K.S.A. 2020
Supp. 41-2640 is
hereby amended to
read as follows:
See attachment
redesignate sections

, and 41-2640

2020 Kansas Statutes

- 41-2640. Certain sales practices prohibited; penalties. (a) No club, drinking establishment, caterer or holder of a temporary permit, nor any person acting as an employee or agent thereof, shall:
- (1) Offer or serve any free cereal malt beverage or alcoholic liquor in any form to any person;
- (2) offer or serve to any person an individual drink at a price that is less than the acquisition cost of the individual drink to the licensee or permit holder;
- (3) sell, offer to sell or serve to any person an unlimited number of individual drinks during any set period of time for a fixed price, except at private functions not open to the general public or to the general membership of a club;
- (4) encourage or permit, on the licensed premises, any game or contest which involves drinking alcoholic liquor or cereal malt beverage or the awarding of individual drinks as prizes;
- (5) sell, offer to sell or serve free of charge any form of powdered alcohol, as defined in K.S.A. 41-102, and amendments thereto; or
- (6) advertise or promote in any way, whether on or off the licensed premises, any of the practices prohibited under subsections (a)(1) through (5).
- (b) No public venue, nor any person acting as an employee or agent thereof, shall:
- (1) Offer or serve any free cereal malt beverage or alcoholic liquor in any form to any person;
- (2) offer or serve to any person a drink or original container of alcoholic liquor or cereal malt beverage at a price that is less than the acquisition cost of the drink or original container of alcoholic liquor or cereal malt beverage to the licensee;
- (3) sell or serve alcoholic liquor in glass containers to customers in the general admission area;
- (4) sell or serve more than two drinks per customer at any one time in the general admission area;
- (5) encourage or permit, on the licensed premises, any game or contest which involves drinking alcoholic liquor or cereal malt beverage or the awarding of drinks as prizes;
- (6) sell, offer to sell or serve free of charge any form of powdered alcohol, as defined in K.S.A. 41-102, and amendments thereto; or
- (7) advertise or promote in any way, whether on or off the licensed premises, any of the practices prohibited under subsections (b)(1) through (6).
- (c) A public venue, club, drinking establishment, caterer or holder of a temporary permit may:
- (1) Offer free food or entertainmelit at any time;
- sell or deliver wine by the bottle or carafe;

or mixed alcoholic beverage (3) sell, offer to sell and serve individual drinks at different prices throughout any

- day; (4) sell or serve beer or cereal malt beverage in a pitcher capable of containing not
- more than 64 fluid ounces:
- (5) offer samples of alcohol liquor free of charge as authorized by this act; or (6) sell or serve margarita, sangria, daiquiri, mejito or other mixed alcoholic beverages as approved by the director in a pitcher containing not more than 64 fluid ounces.
- (d) A hotel of which the entire premises is licensed as a drinking establishment may, in accordance with rules and regulations adopted by the secretary, distribute to its guests coupons redeemable on the hotel premises for drinks containing alcoholic liquor. The hotel shall remit liquor drink tax in accordance with the provisions of the liquor drink tax act, K.S.A. 79-41a01 et seq., and amendments thereto, on each drink served based on a price which is not less than the acquisition cost of the drink.
- (e) (1) A public venue, club or drinking establishment may offer customer selfservice of beer or wine, or both, from automated devices on licensed premises so long as the licensee monitors and has the ability to control the dispensing of such beer or wine, or both, from the automated devices.
- (2) (A) For purposes of this subsection, "automated device" shall mean any

mechanized device capable of dispensing wine or beer, or both, directly to a customer in exchange for compensation that a licensee has received directly from the customer.

- (B) No licensee shall allow an automated device to be used on its licensed premises without first providing written or electronic notification to the director of the licensee's intent to use the automated device. The licensee shall provide this notification at least 48 hours before any automated device is used on the licensed
- (C) Each licensee offering customer self-service of wine or beer, or both, from any automated device shall provide constant video monitoring of the automated device at all times during which the licensee is open to the public. The licensee shall keep recorded footage from the video monitoring for at least 60 days and shall provide the footage, upon request, to any agent of the director or other authorized law enforcement agent.
- (D) The compensation required by subsection (a) shall be in the form of a programmable, prepaid access card containing a fixed amount of monetary credit that may be directly exchanged for beer or wine dispensed from the automated device. Access cards may be sold, used or reactivated only during a business day. Each access card shall be purchased from the licensee by a customer. A licensee shall not issue more than one active access card to a customer. For purposes of this subsection, an access card shall be deemed active if the access card contains monetary credit or has not yet been used to dispense 15 ounces of wine or 32 ounces of beer. Each purchase of an access card under this subparagraph shall be subject to the liquor drink tax imposed by K.S.A. 79-41a02, and amendments thereto.
- (E) In order to obtain a prepaid access card from a licensee, each customer shall produce a valid driver's license, identification card or other government-issued document that contains a photograph of the individual and demonstrates that the individual is at least 21 years of age. Each access card shall be programmed to require the production of the customer's valid identification before the access card can be used for the first time during any business day or for any subsequent reactivation as provided in subparagraph (D).
- (F) Each access card shall become inactive at the end of each business day.
- (G) Each access card shall be programmed to allow the dispensing of no more than 15 ounces of wine or 32 ounces of beer to a customer. Once an access card has been used to dispense 15 ounces of wine or 32 ounces of beer to a customer, the access card shall become inactive. Any customer in possession of an inactive access card may, upon production of the customer's valid identification to the licensee or licensee's employee, have the access card reactivated to allow the dispensing of an additional 15 ounces of wine or 32 ounces of beer from an automated device. Subparagraph (D), (E), (F) or (G) shall not apply to wine or beer that is dispensed directly to the licensee or the licensee's agent or employee.
- (3) The secretary shall adopt rules and regulations prior to January 1, 2019, as necessary to implement the provisions of this subsection.
- (4) Notwithstanding any other provision of law, all laws and rules and regulations applicable to the sale of alcoholic liquor to persons under the legal age of consumption shall be applicable to the sales transaction of the prepaid access card.
- (f) A hotel of which the entire premises is not licensed as a drinking establishment may, in accordance with rules and regulations adopted by the secretary, through an agreement with one or more clubs or drinking establishments, distribute to its guests coupons redeemable at such clubs or drinking establishments for drinks containing alcoholic liquor. Each club or drinking establishment redeeming coupons issued by a hotel shall collect from the hotel the agreed price, which shall be not less than the acquisition cost of the drink plus the liquor drink tax for each drink served. The club or drinking establishment shall collect and remit the liquor drink tax in accordance with the provisions of the liquor drink tax act, K.S.A. 79-41a01 et seq., and amendments thereto.
- (g) Violation of any provision of this section is a misdemeanor punishable as provided by K.S.A. 41-2633, and amendments thereto.
- (h) Violation of any provision of this section shall be grounds for suspension or revocation of the licensee's license as provided by K.S.A. 41-2609, and amendments thereto, and for imposition of a civil fine on the licensee or temporary permit holder

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as provided by K.S.A. 41-2633a, and amendments thereto.

(i) For purposes of this section, the term "day" means from 6:00 a.m. until 2:00 a.m. the following calendar day.

History: L. 1985, ch. 173, § 4; L. 1986, ch. 185, § 7; L. 1987, ch. 182, § 94; L. 2012, ch. 144, § 41; L. 2013, ch. 130, § 10; L. 2015, ch. 82, § 5; L. 2018, ch. 99, § 7; May 24.