LC00913

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STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2012

AN ACT

RELATING TO ALCOHOLIC BEVERAGES - SAMPLE TASTINGS

<u>Introduced By:</u> Representatives Carnevale, Williams, Palumbo, Marcello, and DeSimone

<u>Date Introduced:</u> February 16, 2012

Referred To: House Corporations

It is enacted by the General Assembly as follows:

1 SECTION 1. Section 3-7-4.1 of the General Laws in Chapter 3-7 entitled "Retail 2 Licenses" is hereby amended to read as follows: 3-7-4.1. Holders of retail Class A licenses permitted to conduct wine and beer 3 samplings inside licensed premises Holders of retail Class A licenses permitted to conduct 4 5 wine, beer, malt beverage, liquor, cordial and alcoholic beverage samplings inside licensed premises. -- Any holder of a Class A retail license shall be permitted to conduct at no charge to 6 7 the consumer, inside the premises of the licensee, sample tastings of wine (under 13% alcohol by volume) and beer (under 5.5% alcohol by volume) available for purchase from the licensee's 8 outlet. These samples shall not exceed one ounce servings of each wine, the number of wines 9 being limited to no more than four (4) products at any one tasting and one ounce serving of each 10 11 beer with the number of beer samplings being limited to two (2) products at any one tasting. 12 Furthermore, wine and beer samplings may not be conducted simultaneously on the same Class A 13 licensed premise. Each consumer shall be limited to no more than one sample tasting of each 14 product. 15 It shall be required that the licensee provide, at no charge to the consumer, food 16 samplings to be included with the tasting of all wine and beer. Those food samplings not 17 consumed during the tasting shall not thereafter be offered for sale. 18 The licensee shall control, without wholesaler or supplier participation, the dispensing of

all samples to prospective customers. The licensee may not hold more than ten (10) tasting events

in any thirty (30) day period. It shall be required that the licensee provide to the dispenser(s) or
said wine and beer samples, training in the service of alcoholic beverages by a recognized
training provider of alcoholic beverage service.
Sampling events may not be promoted except on the licensed premises. It shall be
unlawful for any wholesaler, manufacturer, supplier or any other person or entity to participate of
provide anything or any service of value on account of or in conjunction with any such sampling
It shall be unlawful for any tasting or combination of tastings to exceed more than four (4) hours
from start to finish and must be conducted during the normal hours of business.
(a) Any holder of a Class A retail license may provide, without charge, on-premises
sample tastings of wine, beer or malt beverages for prospective customers available for sale or
such premises; provided, however, that no single serving of wine shall exceed one ounce (1oz.
and no single serving of beer and/or malt beverages shall exceed one ounce (1oz.). A licensee
who holds a license according to the provisions of this section may also conduct on premises
sample wine, beer or malt beverage tastings in restaurants and function rooms licensed under the
provisions of section 3-7-7; provided, however, that the holder of a license pursuant to this
section, shall not deliver orders for off-premises consumption at the event or function; provided
further, that the holder of a license issued pursuant to the provisions of section 3-7-7 shall contro
the dispensing of wine or malt beverage samples on the premises; and provided, further, that food

(b) A licensee who holds a Class A retail license for the sale of all alcoholic beverages may provide, without charge, on-premises sample liqueurs and cordials tastings for prospective customers if such beverages shall be available for sale on the premises; provided, however, that no single serving of liqueurs and cordials shall exceed one fourth (1/4) of an ounce. A licensee who holds a Class A retail license for the sale of all alcoholic beverages may also conduct on-premises sample liqueurs and cordials tastings in restaurants and function rooms licensed under section 3-7-7 who hold a license for the sale of all alcoholic beverages or a license for the sale of wines and malt beverages and which also holds a license to sell liqueurs and cordials; provided, however, that the holder of said license shall not deliver orders for off-premises consumption at the event or function; provided, further, that the holder of said license shall control the dispensing of liqueurs and cordials samples on his/her premises; and provided further, that food shall be served in conjunction with a liqueurs and cordials tasting conducted on the premises of the holder of a license issued pursuant to section 3-7-7.

shall be served in conjunction with such wine or malt beverage tasting conducted on the premises

of the holder of a license issued pursuant to said section 3-7-7.

(c) A licensee who holds a Class A retail license for the sale of all alcoholic beverages

may provide, without charge, on-premises sample alcoholic beverages tastings for prospective
customers if such beverages shall be available for sale on such premises; provided, however, that
no single serving of alcoholic beverages, other than wines and malt beverages shall exceed one
fourth (1/4) of an ounce. A licensee who holds a license for the sale of all alcoholic beverages
according to this section may also conduct on-premises sample tasting of alcoholic beverages,
other than wines and malt beverages, in restaurants and function rooms licensed under section 3-
7-7 who hold a license for the sale of all alcoholic beverages; provided, however, that the holder
of a license pursuant to this section shall not deliver orders for off-premises consumption at the
event or function; provided further, that the holder of a license issued pursuant to section 3-7-7
shall control the dispensing of samples of alcoholic beverages, other than wines and malt
beverages, on his/her premises; and provided, further, that food shall be served in conjunction
with alcoholic beverages tasting, other than wines and malt beverages tasting, other than wine and
malt beverages, conducted on the premises of the holder of a license issued pursuant to section 3-
<u>7-7.</u>
(d) Wholesalers and manufacturers licensed under chapter 3-6 may provide free wine
lawfully sold by such licensees to retail Class A licensees to conduct bona fide wine tastings,
solely to be dispensed at such tastings. Not more than nine (9) liters of wine of a wholesaler or
supplier may be furnished to or accepted by a retail Class A licensee authorized pursuant to this
section to conduct such tastings during any consecutive thirty (30) days. Transportation and
delivery of such products by the wholesaler or supplier license under chapter 3-6 shall be
accompanied by an invoice which states the amount of free malt beverages being delivered to the
retail Class A licensee and the date of the tasting. All such free malt beverages delivered, but not
used during the tasting, shall be removed from the premises of the licensee and returned to the
wholesaler or manufacturers who delivered it and shall be accompanied by an invoice which
states the amount of free malt beverages delivered but not used by the licensee during the tasting.
Persons handling, serving or dispensing any such beverages shall be under the authority and
supervision of the retail Class A licensee conducting the tasting for all liability purposes. All
persons handling, serving or dispensing any such beverages shall be trained and certified through
a registered alcohol server program.
A manufacturer under section 3-6-1 may provide to a wholesale licensee under chapter 3-
6 free wine lawfully sold by said wholesale licensee for the wholesale licensee to furnish to any
retail Class A licensee solely for use at a tasting if the wholesaler and manufacturer agree. For the
purposes of this paragraph, the word "manufacturer" shall mean a licensee or a holder of a license
under section 3-6-1.

(e) Wholesalers and manufacturers licensed under chapter 3-6 may provide free mait
beverages lawfully sold by such licensees to retail Class A licensees to conduct bona fide wine
tastings, solely to be dispensed at such tastings. Not more than eighteen (18) liters of malt
beverages of a wholesaler or manufacturer may be furnished to or accepted by a retain Class A
licensee authorized pursuant to this section to conduct such tastings during any consecutive thirty
(30) days. Transportation and delivery of such products by the wholesaler or manufacturer
licensee shall be accompanied by an invoice which states the amount of free malt beverages being
delivered to the retail Class A licensee and the date of the tasting. All such free malt beverages
delivered, but not used during the tasting, shall be removed from the premises of the licensee and
returned to the wholesaler or manufacturer who delivered it and shall be accompanied by an
invoice which states the amount of free malt beverages delivered, but not used by the licensee
during the tasting. Persons handling, serving or dispensing any such beverages shall be under the
authority and supervision of the retail Class A licensee conducting the tasting for all liability
purposes. All persons handling, serving or dispensing any such beverages shall be trained and
certified through a registered alcohol server program.
A manufacturer may provide to a wholesale licensee under chapter 3-6 free malt
beverages lawfully sold by said wholesale licensee for the wholesale licensee to furnish to any
retail Class A licensee solely for use at a tasting if the wholesaler and manufacturer agree. For the
purposes of this paragraph, the word "manufacturer" shall mean a licensee under chapter 3-6.
(f) Wholesalers and manufacturers licensed under chapter 3-6 may provide free liqueurs
and cordials lawfully sold by such licensees to retail Class A licensees to conduct bona fide
liqueur and cordial tastings, solely to be dispensed at such tastings. Not more than one liter of
liqueurs or cordials of a wholesaler or supplier may be furnished to or accepted by a retail Class
A licensee authorized pursuant to this section to conduct such tastings during any consecutive
thirty (30) days. Transportation and delivery of such products by the wholesaler or manufacturer
licensee shall be accompanied by an invoice which states the amount of free liqueurs and cordials
being delivered to the retail Class A licensee and the date of the tasting. All such free liqueurs and
cordials delivered, but not used during the tasting, shall be removed from the premises of the
licensee and returned to the wholesaler or manufacturer who delivered it and shall be
accompanied by an invoice which states the amount of free liqueurs and cordials delivered but
not used by the licensee during the tasting. Persons handling, serving or dispensing any such
beverages shall be under the authority and supervision of the retail Class A licensee conducting
the tasting for all liability purposes. All persons handling, serving or dispensing any such
heverages shall be trained and certified through a registered alcohol server program

1	A supplier may provide to a wholesale licensee free liqueurs and cordials lawfully sold
2	by said wholesale licensee for the wholesale licensee to furnish to any retail Class A licensee
3	solely for use at a tasting if the wholesaler and manufacturer agree. For the purposes of this
4	paragraph, the word "manufacturer" shall mean a licensee under said chapter 3-6.
5	(g) Wholesalers and manufacturers licensed under chapter 3-6 may provide alcoholic
6	beverages lawfully sold by such licensees to retail Class A licensees to conduct bona fide
7	alcoholic beverage tastings, solely to be dispensed at such tastings. Not more than one liter of
8	alcoholic beverages of a wholesaler or manufacturer may be furnished to or accepted by a retail
9	Class A licensee authorized pursuant to this section to conduct such tastings during any
10	consecutive thirty (30) days. Transportation and delivery of such products by the wholesaler or
11	manufacturer licensee shall be accompanied by an invoice which states the amount of free
12	alcoholic beverages being delivered to the retail Class A licensee and the date of the tasting. All
13	such free alcoholic beverages delivered, but not used during the tasting, shall be removed from
14	the premises of the licensee and returned to the wholesaler or manufacturer who delivered it and
15	shall be accompanied by an invoice which states the amount of free alcoholic beverages delivered
16	but not used by the licensee during the tasting. Persons handling, serving or dispensing any such
17	beverages shall be under the authority and supervision of the retail Class A licensee conducting
18	the tasting for all liability purposes. All persons handling, serving or dispensing any such
19	beverages shall be trained and certified through a registered alcohol server program.
20	A manufacturer may provide to a wholesale licensee free alcoholic beverages lawfully
21	sold by said wholesale licensee, for the wholesale licensee to furnish to any retail Class A
22	licensee solely for use at a tasting if the wholesaler and manufacturer agree. For the purposes of
23	this paragraph, the word "manufacturer" shall mean a licensee or a holder of a certificate of
24	compliance under said chapter 3-6.
25	SECTION 2. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO ALCOHOLIC BEVERAGES - SAMPLE TASTINGS

This act would expand the alcoholic beverages that may be used for sample tastings to include liquors, cordials and alcohol.

This act would take effect upon passage.

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