## 2014 -- S 2116

LC003248

#### STATE RHODE ISLAND O F

### IN GENERAL ASSEMBLY

#### **JANUARY SESSION, A.D. 2014**

### AN ACT

## RELATING TO ALCOHOLIC BEVERAGES - RETAIL LICENSES

Introduced By: Senators Jabour, Ruggerio, and Pearson

Date Introduced: January 21, 2014

Referred To: Senate Special Legislation and Veterans Affairs

It is enacted by the General Assembly as follows:

1 SECTION 1. Section 3-7-5 of the General Laws in Chapter 3-7 entitled "Retail Licenses"

2 is hereby amended to read as follows:

3

4

5

6

9

10

11

3-7-5. Class A license issued to Class E licensee. -- It is permissible for the holder of a

retailer's Class E license to hold a retailer's Class A license. No Class A license shall be granted to

a holder of a Class E license unless the holder of a Class E license maintains, operates, manages

or conducts a drugstore. The drugstore shall be operated as a self-contained and independent

7 establishment and shall not be located in or be operated as a part of any market, department store

or hardware store. For a Class A license as described, the holder of a Class E license shall pay the 8

regular annual license fee and have the full privilege of a Class A license. The local licensing

authority may relieve the holder of a Class E license from the requirement to maintain, operate,

manage or conduct a drugstore as a condition of the continued holding of a Class A license,

12 issued to or renewed by said licensee.

13 SECTION 2. This act shall take effect upon passage.

LC003248

# **EXPLANATION**

## BY THE LEGISLATIVE COUNCIL

OF

# AN ACT

# RELATING TO ALCOHOLIC BEVERAGES - RETAIL LICENSES

\*\*\*

This act would grant to local licensing authorities the discretion to relieve holders of
Class E licenses from the requirement of maintaining, operating, managing or conducting a drug
store as a condition of the continued holding of a Class A license.

This act would take effect upon passage.

=======
LC003248