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(SENATE AUTHORS: KLEIN and Housley)

JSK/LN

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 3396

DATE 02/12/2024	D-PG	Introduction and first reading	OFFICIAL STATUS
02/12/2024	11550	Referred to Commerce and Cons	sumer Protection
		A bill fo	or an act
rolating	to liquor		liquor and food retailer; authorizing the
issuance amendin by addin by addin 340A.4 subdivis section	e of off-sang Minne ng a subd ng a subd 14, subdi sion; 340	ale limited malt liquor lipsota Statutes 2022, secti livision; 340A.301, subo livision; 340A.409, subo vision 2; 340A.503, sub A.508, subdivision 2; N 2, subdivision 1; propos	icenses; making conforming changes; ions 28A.16; 340A.101, subdivision 15a, division 8; 340A.408, subdivisions 3a, 5, division 4; 340A.410, subdivision 8; odivision 1; 340A.504, by adding a finnesota Statutes 2023 Supplement, ing coding for new law in Minnesota
BE IT ENA	CTED BY	Y THE LEGISLATURE	E OF THE STATE OF MINNESOTA:
Section 1.	Minnesot	ta Statutes 2022, sectior	a 28A.16, is amended to read:
28A.16 I	PERSON	S SELLING LIQUOR	Ł.
(a) The p	provisions	s of the Minnesota cons	olidated food licensing law, sections 28A.01
to 28A.16 an	d acts am	endatory thereto, shall r	not apply to persons licensed to sell 3.2 percent
		·	40A.403, persons licensed to sell limited malt
-		-	o persons licensed to sell intoxicating liquors
			s 340A.404 to 340A.407, provided that these
		_	_
•	•		ged by another, or bottled or canned soft drinks
and prepack	ed candy	at retail.	
(b) When	n an exclu	sive liquor store is not e	exempt under paragraph (a), the commissioner
must exclude	e all gross	sales of off-sale alcoho	lic beverages when determining the applicable
license fee u	nder sect	ion 28A.08, subdivision	3. For purposes of this paragraph, "exclusive
liquor store"	and "alc	oholic beverage" have t	he meanings given in section 340A.101.
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n 1.		1	1

- 2.1 Sec. 2. Minnesota Statutes 2022, section 340A.101, is amended by adding a subdivision
 2.2 to read:
- Subd. 10b. Food retailer. "Food retailer" is a for-profit, not-for-profit, or cooperative 2.3 self-service retail establishment that primarily sells, directly to consumers: bread and bakery 2.4 items; meats, seafood, and poultry; fruits, vegetables, and other produce; dairy products; 2.5 and dried, canned, and other packaged groceries and shelf-stable food products. A food 2.6 retailer includes large and mid-scale establishments such as supermarkets and grocery stores, 2.7 but may also include small-scale establishments such as corner stores or convenience stores. 2.8 Sec. 3. Minnesota Statutes 2022, section 340A.101, subdivision 15a, is amended to read: 2.9 Subd. 15a. Low-alcohol Limited malt liquor. "Low-alcohol malt liquor" is a fermented 2.10 malt beverage containing two percent or less of alcohol by weight. Notwithstanding any 2.11

2.12 law or rule to the contrary, if either; (a) the term "low alcohol" appears on the label of the
2.13 beverage container; or (b) a brewer has provided written certification to the Department of
2.14 Public Safety establishing an alcoholic content of two percent or less by weight; no further
2.15 label shall be required on that container "Limited malt liquor" is malt liquor containing not
2.16 less than one-half of one percent alcohol by weight nor more than 15 percent alcohol by
2.17 weight.

2.18 Sec. 4. Minnesota Statutes 2022, section 340A.301, subdivision 8, is amended to read:

Subd. 8. Interest in other business. (a) Except as provided in this subdivision, a holder 2.19 of a license as a manufacturer, brewer, importer, or wholesaler may not have any ownership, 2.20 in whole or in part, in a business holding a retail intoxicating liquor, limited malt liquor, or 2.21 3.2 percent malt liquor license. The commissioner may not issue a license under this section 2.22 to a manufacturer, brewer, importer, or wholesaler if a retailer of intoxicating liquor has a 2.23 direct or indirect interest in the manufacturer, brewer, importer, or wholesaler. A 2.24 manufacturer or wholesaler of intoxicating liquor may use or have property rented for retail 2.25 intoxicating liquor sales only if the manufacturer or wholesaler has owned the property 2.26 2.27 continuously since November 1, 1933. A retailer of intoxicating liquor may not use or have property rented for the manufacture or wholesaling of intoxicating liquor. 2.28

(b) Except as provided in subdivision 9, no brewer as defined in subdivision 9 or importer
may have any interest, in whole or in part, directly or indirectly, in the license, business,
assets, or corporate stock of a licensed malt liquor wholesaler.

2.32 (c) A winery holding a license under subdivision 6, paragraph (b), that produces and
2.33 sells, including sales from the winery's premises, no more than 2,500 barrels or its metric

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equivalent of cider made from apples in a calendar year may own or have an interest in a 3.1

wholesaler that sells only the winery's apple-based cider products. The winery eligible to own or have an interest in a wholesaler under this subdivision must provide the commissioner 3.3

with an affidavit stating that no existing wholesaler is available to represent and distribute 3.4

the winery's apple-based cider to retail license holders, and detailing the actions taken by 3.5

the winery in pursuing a distribution contract for the cider product. 3.6

Sec. 5. Minnesota Statutes 2023 Supplement, section 340A.402, subdivision 1, is amended 3.7 to read: 3.8

Subdivision 1. **Disqualifiers.** No retail license may be issued to: 3.9

(1) a person under 21 years of age; 3.10

(2) a person who has had an intoxicating liquor, limited malt liquor, or 3.2 percent malt 3.11 liquor license revoked within five years of the license application, or to any person who at 3.12 the time of the violation owns any interest, whether as a holder of more than five percent 3.13 of the capital stock of a corporation licensee, as a partner or otherwise, in the premises or 3.14 in the business conducted thereon, or to a corporation, partnership, association, enterprise, 3.15 3.16 business, or firm in which any such person is in any manner interested;

(3) a person not of good moral character and repute; 3.17

(4) a person who: 3.18

(i) has had a license or registration issued pursuant to chapter 342 or section 151.72, 3.19 subdivision 5b, revoked; 3.20

(ii) has been convicted of an offense under section 151.72, subdivision 7; or 3.21

(iii) has been convicted under any other statute for the illegal sale of marijuana, cannabis 3.22 flower, cannabis products, lower-potency hemp edibles, hemp-derived consumer products, 3.23 or edible cannabinoid products and the sale took place on the premises of a business that 3.24 sells intoxicating liquor or 3.2 percent malt liquor to customers; or 3.25

3.26

3.2

(5) a person who has a direct or indirect interest in a manufacturer, brewer, or wholesaler.

In addition, no new retail license may be issued to, and the governing body of a 3.27 municipality may refuse to renew the license of, a person who, within five years of the 3.28 license application, has been convicted of a felony or a willful violation of a federal or state 3.29 law or local ordinance governing the manufacture, sale, distribution, or possession for sale 3.30 or distribution of an alcoholic beverage. The Alcohol and Gambling Enforcement Division 3.31

	01/10/24	KL VISOK	JSK/LIN	24-03919	as muoduced			
4.1	or licensing au	thority may requ	ire that fingerprin	nts be taken and forwarde	ed to the Federal			
4.2	Bureau of Inve	stigation for pur	poses of a crimin	al history check.				
4.2	Saa 6 13404	A 40211 I IMITI		OR LICENSES.				
4.3	Sec. 0. [340 <i>P</i>	1.4031] LIMITT	ED MALI LIQU	OK LICENSES.				
4.4	Subdivision	Subdivision 1. Issuance by county or city. The governing body of a city may issue						
4.5	off-sale licenses to food retailers for the sale of limited malt liquor within its jurisdiction.							
4.6	The governing body of a county may issue off-sale licenses to food retailers for the sale of							
4.7	limited malt liquor within the area of the county that is unorganized or unincorporated, with							
4.8	the approval of	f the commission	ner.					
4.9	<u>Subd. 2.</u> Ex	xemption. Any p	erson licensed to	sell intoxicating liquor at	off-sale shall not			
4.10	be required to	obtain an off-sale	e license under th	s section, and may sell li	mited malt liquor			
4.11	at off-sale with	out further licen	se.					
4.12	Subd. 3. No	otice to commiss	s ioner. Within ter	a days of the issuance of	a license under			
4.13	this section, the	e city or county s	shall inform the c	ommissioner, on a form t	he commissioner			
4.14	prescribes, of t	he licensee's nam	ne and address ar	d trade name, the effecti	ve date and			
4.15	expiration date	of the license, a	nd any other info	rmation on the license th	e commissioner			
4.16	requires.							
4.17	Sec. 7. Minn	esota Statutes 20	22, section 340A	.408, is amended by add	ng a subdivision			
4.18	to read:							
4.19	Subd. 1a. L	Limited malt liqu	uor. (a) The licen	se fee for an off-sale lim	ited malt liquor			
4.20	license is the f	ee set by the cou	nty or city issuing	g the license.				
4.21	(b) One-ha	lf of the license f	ee received by a	county for a retail license	e to sell limited			
4.22	<u> </u>			paid to the town board w				
4.23	is located.							
4.24	Sec. 8. Minn	esota Statutes 20	22, section 340A	.408, subdivision 3a, is a	mended to read:			
4.25	Subd. 3a. F	'ee increases; no	otice, hearing. No	o city, town, or county sh	all increase the			
4.26	fee for a liquor	license governed	l by subdivision 1	<u>, 1a,</u> 2, or 3, except after n	otice and hearing			
4.27	on the propose	d increase. Notic	e of the proposed	l increase must be mailed	l to all affected			
4.28	licensees at lea	st 30 days before	e the date set for	the hearing. This subdivi	sion supersedes			
4.29	any inconsister	nt provision of la	w or charter.					

JSK/LN

24-05919

as introduced

01/10/24

REVISOR

as introduced

5.1	Sec. 9. Minnesota Statutes 2022, section 340A.408, subdivision 5, is amended to read:
5.2	Subd. 5. Refunds. A pro rata share of an annual license fee for a retail license to sell
5.3	intoxicating liquor, limited malt liquor, or 3.2 percent malt liquor, either on-sale or off-sale,
5.4	may be refunded to the licensee or to the licensee's estate if:
5.5	(1) the business ceases to operate because of destruction or damage;
5.6	(2) the licensee dies;
5.7	(3) the business ceases to be lawful for a reason other than a license revocation; or
5.8	(4) the licensee ceases to carry on the licensed business under the license.
5.9	Sec. 10. Minnesota Statutes 2022, section 340A.409, subdivision 4, is amended to read:
5.10	Subd. 4. Insurance not required. Subdivision 1 does not apply to licensees who by
5.11	affidavit establish that:
5.12	(1) they are on-sale 3.2 percent malt liquor licensees with sales of less than \$25,000 of
5.13	3.2 percent malt liquor for the preceding year;
5.14	(2) they are off-sale 3.2 percent malt liquor licensees with sales of less than \$50,000 of
5.15	3.2 percent malt liquor for the preceding year;
5.16	(3) they are holders of on-sale wine licenses with sales of less than \$25,000 for wine for
5.17	the preceding year;
5.18	(4) they are holders of temporary wine licenses issued under law; or
5.19	(5) they are wholesalers who donate wine to an organization for a wine tasting conducted
5.20	under section 340A.418 or 340A.419-; or
5.21	(6) they are off-sale limited malt liquor licensees with sales of less than \$50,000 of
5.22	limited malt liquor for the preceding year.
5.23	Sec. 11. Minnesota Statutes 2022, section 340A.410, subdivision 8, is amended to read:
5.24	Subd. 8. Copy of summons. Every application for the issuance or renewal of intoxicating
5.25	liquor, limited malt liquor, or 3.2 percent malt liquor licenses must include a copy of each
5.26	summons received by the applicant under section 340A.802 during the preceding year.

	01/10/24	REVISOR	JSK/LN	24-05919	as introduced
6.1	Sec. 12. [3	340A.4111] LICEN	SE RESTRICT	IONS; LIMITED MAL	<u>I LIQUOR.</u>
6.2	All retail	l limited malt liquo	r licenses must be	e issued for one year, exc	ept that for the
6.3	purpose of c	oordinating the tim	e of expiration of	licenses in general, licens	ses may be issued
6.4	for a shorter	time, in which cas	e a pro rata licens	e fee must be charged.	
6.5	Sec. 13. M	linnesota Statutes 2	022, section 340.	A.414, subdivision 2, is a	mended to read:
6.6	Subd. 2.	Eligibility for per	mit. (a) The com	missioner may issue a pe	rmit under this
6.7	section only	to:			
6.8	(1) an ap	plicant who has no	t, within five yea	rs prior to the application	, been convicted
6.9	of a felony of	or of violating any p	provision of this o	hapter or rule adopted un	nder this chapter;
6.10	(2) a rest	taurant;			
6.11	(3) a hot	el;			
6.12	(4) an es	tablishment license	d for the sale of 3	3.2 percent malt liquor;	
6.13	(5) a reso	ort as defined in sec	etion 157.15;		
6.14	(6) a clui	b as defined in sect	ion 340A.101, su	bdivision 7, or an uninco	rporated club
6.15	otherwise m	eeting that definition	on; and		
6.16	(7) a bed	l and breakfast facil	ity as defined in	section 340A.4011, subdi	vision 1 .; and
6.17	<u>(8)</u> an es	tablishment license	d for the sale of l	imited malt liquor.	
6.18	(b) The c	commissioner may	not issue a permi	t to a club holding an on-	sale intoxicating
6.19	liquor licens	se.			
6.20	Sec. 14. M	Iinnesota Statutes 2	022, section 340.	A.503, subdivision 1, is a	mended to read:
6.21	Subdivis	ion 1. Consumptio	on. (a) It is unlaw	ful for any:	
6.22	(1) retail	intoxicating liquor	, limited malt liq	uor, or 3.2 percent malt li	quor licensee,
6.23	municipal li	quor store, or bottle	e club permit hold	ler under section 340A.4	14, to permit any
6.24	person unde	r the age of 21 year	rs to drink alcoho	lic beverages on the licer	ised premises or
6.25	within the m	nunicipal liquor stor	re; or		
6.26	(2) perso	on under the age of	21 years to consu	me any alcoholic beverag	ges. If proven by
6.27	a preponder	ance of the evidenc	e, it is an affirma	tive defense to a violation	n of this clause
6.28	that the defe	endant consumed th	e alcoholic bever	age in the household of t	he defendant's
6.29	parent or gu	ardian and with the	consent of the pa	arent or guardian.	

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(b) An offense under paragraph (a), clause (2), may be prosecuted either in the jurisdiction
where consumption occurs or the jurisdiction where evidence of consumption is observed.
(c) As used in this subdivision, "consume" includes the ingestion of an alcoholic beverage
and the physical condition of having ingested an alcoholic beverage.

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7.5 Sec. 15. Minnesota Statutes 2022, section 340A.504, is amended by adding a subdivision
7.6 to read:

7.7 Subd. 1a. Limited malt liquor. No sale of limited malt liquor may be made between 7.8 2:00 a.m. and 8:00 a.m. on the days of Monday through Saturday, nor between 2:00 a.m. 7.9 and 10:00 a.m. on Sunday.

7.10 Sec. 16. Minnesota Statutes 2022, section 340A.508, subdivision 2, is amended to read:

Subd. 2. Tampering or diluting contents. It is unlawful for a person holding a retail 7.11 intoxicating liquor license, limited malt liquor license, or a 3.2 percent malt liquor license, 7.12 directly or indirectly through an agent, employee, or other person, to dilute or in any manner 7.13 tamper with the contents of an original package or bottle so as to change its composition or 7.14 alcoholic content while the contents are in the original package or bottle. Possession on the 7.15 premises by a licensee of alcoholic beverages in the original package or bottle, differing in 7.16 composition or alcoholic content from when it was received from the manufacturer or 7.17 wholesaler from whom it was purchased, is prima facie evidence that the contents of the 7.18 original package or bottle has been diluted, changed, or tampered with in violation of this 7.19 section. 7.20