## 10125

## IN ASSEMBLY

June 16, 2014

Introduced by COMMITTEE ON RULES -- (at request of M. of A. Lentol) -read once and referred to the Committee on Economic Development

AN ACT to amend the alcoholic beverage control law, in relation to wine, beer and liquor in motion picture theatres

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEM-BLY, DO ENACT AS FOLLOWS:

Section 1. Section 3 of the alcoholic beverage control law is amended 2 by adding a new subdivision 20-f to read as follows:

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3 20-F. "MOTION PICTURE THEATRE" SHALL MEAN A BUILDING OR FACILITY WHICH IS REGULARLY USED AND KEPT OPEN PRIMARILY FOR THE EXHIBITION OF MOTION 4 5 PICTURES ON A DAILY BASIS TO THE GENERAL PUBLIC WHERE ALL AUDITORIUM SEATING IS PERMANENTLY AFFIXED TO THE FLOOR AND AT 6 LEAST SIXTY-FIVE 7 PERCENT OF THE MOTION PICTURE THEATRE'S ANNUAL GROSS REVENUES IS THE 8 COMBINED RESULT OF ADMISSION REVENUE FOR THE SHOWING OF MOTION PICTURES AND THE SALE OF FOOD AND NON-ALCOHOLIC BEVERAGES. 9

10 The alcoholic beverage control law is amended by adding a new S 2. 11 section 64-e to read as follows:

12 S 64-E. LICENSE TO SELL LIQUOR AT RETAIL FOR CONSUMPTION ON THE PREM-ISES IN A MOTION PICTURE THEATRE. 1. ANY PERSON MAY MAKE AN APPLICATION 13 14 TO THE STATE LIQUOR AUTHORITY FOR A LICENSE TO SELL LIQUOR AT RETAIL FOR 15 CONSUMPTION ON THE PREMISES IN A MOTION PICTURE THEATRE AS DEFINED TN 16 SUBDIVISION TWENTY-F OF SECTION THREE OF THIS CHAPTER.

17 A LICENSE UNDER THIS SECTION SHALL BE ISSUED TO ALL APPLICANTS 2. EXCEPT FOR GOOD CAUSE SHOWN. IN DETERMINING WHETHER GOOD CAUSE EXISTS TO 18 19 DENY AN APPLICATION, THE AUTHORITY MAY CONSIDER:

20 (A) THE HISTORY OF LIQUOR VIOLATIONS AND DOCUMENTED CRIMINAL ACTIVITY 21 THEPROPOSED PREMISES CONNECTED WITH THE SALE AND CONSUMPTION OF AT 22 ALCOHOLIC BEVERAGES;

23 (B) EVIDENCE THAT ALL NECESSARY LICENSES AND PERMITS HAVE BEEN 24 OBTAINED FROM THE STATE AND ALL OTHER GOVERNING BODIES FOR THE OPERATION 25 OF THE MOTION PICTURE THEATRE AND SALE OF ALCOHOLIC BEVERAGES;

(C) THE AGGREGATE NUMBER OF SEATS IN THE MOTION PICTURE THEATRE;

27 THE APPLICANT'S PROPOSED METHOD OF OPERATION AND ALCOHOLIC BEVER-(D) 28 AGE CONTROL PLAN;

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

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(E) OBJECTIONS FROM THE LOCAL MUNICIPALITY BASED ON EVIDENCE OF NEGA-1 2 TIVE IMPACTS TO THE SURROUNDING COMMUNITY; 3 (F) ANY OTHER FACTORS, IN THE JUDGMENT OF THE AUTHORITY, THAT WOULD 4 CREATE A RISK IN THE ORDERLY ENFORCEMENT OF THIS CHAPTER; AND (G) ANY OTHER FACTORS, SUCH AS THE CHARACTER AND FITNESS OF THE APPLI-5 6 CANT TO HOLD A LICENSE, THAT ARE RELEVANT TO DETERMINE WHETHER GOOD 7 CAUSE EXISTS TO DENY THE APPLICATION. SUCH APPLICATION SHALL BE IN SUCH FORM AND SHALL CONTAIN SUCH 8 3. INFORMATION AS SHALL BE REQUIRED BY THE RULES OF THE LIQUOR AUTHORITY 9 AND SHALL BE ACCOMPANIED BY A CHECK OR DRAFT IN THE AMOUNT REQUIRED BY 10 THIS ARTICLE FOR SUCH LICENSE. SUCH LICENSE SHALL ALSO BE 11 DEEMED TO INCLUDE A LICENSE TO SELL WINE AND BEER AT RETAIL TO BE CONSUMED UNDER 12 13 THE SAME TERMS AND CONDITIONS, WITHOUT THE PAYMENT OF ANY ADDITIONAL 14 FEE. 15 4. SECTION FIFTY-FOUR OF THIS CHAPTER SHALL CONTROL SO FAR AS APPLICA-16 BLE THE PROCEDURE IN CONNECTION WITH SUCH APPLICATION. 17 5. A LICENSE ISSUED PURSUANT TO THIS SECTION SHALL BE SUBJECT TO THE CONDITIONS SET FORTH BELOW. FAILURE TO COMPLY WITH ANY OF THESE CONDI-18 19 TIONS SHALL, CONSTITUTE GROUNDS FOR THE SUSPENSION, CANCELLATION OR REVOCATION OF THE LICENSE, AND/OR THE IMPOSITION OF A CIVIL PENALTY AND 20 21 RECOVERY OF THE PENAL SUM OF THE BOND ON FILE DURING THE PERIOD OF THE 22 THE VIOLATION. 23 (A) A LICENSEE SHALL NOT SELL OR SERVE AN ALCOHOLIC BEVERAGE TO ANY 24 PERSON THAT DOES NOT DEMONSTRATE THAT THEY ARE OVER THE AGE OF 25 TWENTY-ONE AS EVIDENCED BY THE PRESENTATION OF A VALID FORM OF PHOTO-26 GRAPHIC IDENTIFICATION AUTHORIZED BY SECTION SIXTY-FIVE-B OF THIS CHAP-27 TER; 28 (B) NO MORE THAN ONE ALCOHOLIC BEVERAGE SHALL BE SOLD OR SERVED TO ANY 29 ONE PERSON DURING ANY ONE TRANSACTION; (C) SUBJECT TO THE PROVISIONS SET FORTH IN SUBDIVISION FIVE OF SECTION 30 ONE HUNDRED SIX OF THIS CHAPTER, THE LICENSEE SHALL ONLY SELL OR SERVE 31 32 ALCOHOLIC BEVERAGES FOR THE PERIOD BEGINNING ONE HOUR PRIOR TO THE FIRST 33 MOTION PICTURE VIEWING AND ENDING UPON THE CONCLUSION OF THE LAST MOTION 34 PICTURE VIEWING; AND (D) THE LICENSEE MUST MAKE AVAILABLE TO ITS PATRONS FOOD THAT IS TYPI-35 CALLY FOUND IN A MOTION PICTURE THEATRE, INCLUDING BUT NOT LIMITED TO: 36 37 POPCORN, CANDY, AND LIGHT SNACKS. 38 6. NOTHING CONTAINED IN THIS SECTION SHALL PROHIBIT THE ISSUANCE OF Α 39 LICENSE PURSUANT TO SECTION SIXTY-FOUR OF THIS SECTION TO A MOTION 40 PICTURE THEATRE OR OTHER VENUE THAT SHOWS MOTION PICTURES THAT MEETS THE DEFINITION OF A RESTAURANT SET FORTH IN SUBDIVISION TWENTY-SEVEN OF 41 42 SECTION THREE OF THIS CHAPTER AND WHERE ALL SEATING IS AT TABLES OR 43 SEATSIDE TABLES WHERE MEALS ARE SERVED. 44 7. NO RETAIL LICENSE FOR ON-PREMISES CONSUMPTION SHALL BE GRANTED FOR 45 ANY PREMISES WHICH SHALL BE: 46 (A) ON THE SAME STREET OR AVENUE AND WITHIN TWO HUNDRED FEET OF A BUILDING OCCUPIED EXCLUSIVELY AS A SCHOOL, CHURCH, SYNAGOGUE OR OTHER 47 48 PLACE OF WORSHIP; OR 49 (B) IN A CITY, TOWN OR VILLAGE HAVING A POPULATION OF TWENTY THOUSAND 50 OR MORE WITHIN FIVE HUNDRED FEET OF THREE OR MORE EXISTING PREMISES 51 LICENSED AND OPERATING PURSUANT TO THIS SECTION AND SECTIONS SIXTY-FOUR, 52 SIXTY-FOUR-A, SIXTY-FOUR-B, SIXTY-FOUR-C, AND/OR SIXTY-FOUR-D OF THIS 53 ARTICLE. 54 8. (A) THE MEASUREMENTS IN SUBDIVISION SEVEN OF THIS SECTION ARE TO BE 55 TAKEN IN STRAIGHT LINES FROM THE CENTER OF THE NEAREST ENTRANCE OF THE 56 PREMISES SOUGHT TO BE LICENSED TO THE CENTER OF THE NEAREST ENTRANCE OF

SUCH SCHOOL, CHURCH, SYNAGOGUE OR OTHER PLACE OF WORSHIP OR TO THE 1 2 CENTER OF THE NEAREST ENTRANCE OF EACH SUCH PREMISES LICENSED AND OPER-3 ATING PURSUANT TO THIS SECTION AND SECTIONS SIXTY-FOUR, SIXTY-FOUR-A, 4 SIXTY-FOUR-B, SIXTY-FOUR-C, AND/OR SIXTY-FOUR-D OF THIS ARTICLE; EXCEPT, 5 HOWEVER, THAT NO RENEWAL LICENSE SHALL BE DENIED BECAUSE OF SUCH 6 RESTRICTION TO ANY PREMISES SO LOCATED WHICH WERE MAINTAINED AS A BONA 7 FIDE HOTEL, RESTAURANT, CATERING ESTABLISHMENT OR CLUB ON OR PRIOR TO 8 DECEMBER FIFTH, NINETEEN HUNDRED THIRTY-THREE; AND, EXCEPT THAT NO LICENSE SHALL BE DENIED TO ANY PREMISES AT WHICH A LICENSE UNDER THIS 9 10 CHAPTER HAS BEEN IN EXISTENCE CONTINUOUSLY FROM A DATE PRIOR TO THE DATE WHEN A BUILDING ON THE SAME STREET OR AVENUE AND WITHIN TWO HUNDRED FEET 11 OF SAID PREMISES HAS BEEN OCCUPIED EXCLUSIVELY AS A SCHOOL, 12 CHURCH, SYNAGOGUE OR OTHER PLACE OF WORSHIP; AND EXCEPT THAT NO LICENSE SHALL BE 13 14 DENIED TO ANY PREMISES, WHICH IS WITHIN FIVE HUNDRED FEET OF THREE OR 15 MORE EXISTING PREMISES LICENSED AND OPERATING PURSUANT TO THIS SECTION 16 SECTIONS SIXTY-FOUR, SIXTY-FOUR-A, SIXTY-FOUR-B, SIXTY-FOUR-C, AND AND/OR SIXTY-FOUR-D OF THIS ARTICLE, AT WHICH A LICENSE UNDER THIS CHAP-17 TER HAS BEEN IN EXISTENCE CONTINUOUSLY ON OR PRIOR TO NOVEMBER FIRST, 18 19 NINETEEN HUNDRED NINETY-THREE. THE LIQUOR AUTHORITY, IN ITS DISCRETION, 20 MAY AUTHORIZE THE REMOVAL OF ANY SUCH LICENSED PREMISES TO A DIFFERENT 21 LOCATION ON THE SAME STREET OR AVENUE, WITHIN TWO HUNDRED FEET OF SAID SCHOOL, CHURCH, SYNAGOGUE OR OTHER PLACE OF WORSHIP, PROVIDED THAT SUCH 22 23 NEW LOCATION IS NOT WITHIN A CLOSER DISTANCE TO SUCH SCHOOL, CHURCH, 24 SYNAGOGUE OR OTHER PLACE OF WORSHIP.

25 (B) FOR THE PURPOSES OF THIS SUBDIVISION, THE WORD "ENTRANCE" SHALL 26 MEAN A DOOR OF A SCHOOL, OF A HOUSE OF WORSHIP, OR OF PREMISES LICENSED 27 AND OPERATING PURSUANT TO THIS SECTION AND SECTIONS SIXTY-FOUR, SIXTY-FOUR-A, SIXTY-FOUR-B, SIXTY-FOUR-C, AND/OR SIXTY-FOUR-D OF THIS 28 ARTICLE OR OF THE PREMISES SOUGHT TO BE LICENSED, REGULARLY USED TO GIVE 29 INGRESS TO STUDENTS OF THE SCHOOL, TO THE GENERAL PUBLIC ATTENDING THE 30 PLACE OF WORSHIP, AND TO PATRONS OR GUESTS OF THE PREMISES LICENSED AND 31 32 OPERATING PURSUANT TO THIS SECTION AND SECTIONS SIXTY-FOUR, 33 SIXTY-FOUR-A, SIXTY-FOUR-B, SIXTY-FOUR-C, AND/OR SIXTY-FOUR-D OF THIS ARTICLE OR OF THE PREMISES SOUGHT TO BE LICENSED, EXCEPT THAT WHERE A 34 35 SCHOOL OR HOUSE OF WORSHIP OR PREMISES LICENSED AND OPERATING PURSUANT TO THIS SECTION AND SECTIONS SIXTY-FOUR, SIXTY-FOUR-A, SIXTY-FOUR-B, 36 SIXTY-FOUR-C, AND/OR SIXTY-FOUR-D OF THIS ARTICLE OR THE PREMISES SOUGHT 37 38 TO BE LICENSED IS SET BACK FROM A PUBLIC THOROUGHFARE, THE WALKWAY OR 39 STAIRS LEADING TO ANY SUCH DOOR SHALL BE DEEMED AN ENTRANCE; AND THE 40 MEASUREMENT SHALL BE TAKEN TO THE CENTER OF THE WALKWAY OR STAIRS AT THE POINT WHERE IT MEETS THE BUILDING LINE OR PUBLIC THOROUGHFARE. A DOOR 41 WHICH HAS NO EXTERIOR HARDWARE, OR WHICH IS USED SOLELY AS AN EMERGENCY 42 43 FIRE EXIT, OR FOR MAINTENANCE PURPOSES, OR WHICH LEADS DIRECTLY TO A OR PART OF A BUILDING NOT REGULARLY USED BY THE GENERAL PUBLIC OR PATRONS, 44 45 IS NOT DEEMED AN "ENTRANCE".

(C) FOR THE PURPOSES OF THIS SUBDIVISION, A BUILDING OCCUPIED AS A 46 47 PLACE OF WORSHIP DOES NOT CEASE TO BE "EXCLUSIVELY" OCCUPIED AS A PLACE 48 OF WORSHIP BY INCIDENTAL USES THAT ARE NOT OF A NATURE TO DETRACT FROM 49 THE PREDOMINANT CHARACTER OF THE BUILDING AS A PLACE OF WORSHIP, SUCH 50 USES WHICH INCLUDE, BUT WHICH ARE NOT LIMITED TO: THE CONDUCT OF LEGALLY 51 AUTHORIZED GAMES OF BINGO OR OTHER GAMES OF CHANCE HELD AS A MEANS OF RAISING FUNDS FOR THE NOT-FOR-PROFIT RELIGIOUS ORGANIZATION WHICH 52 CONDUCTS SERVICES AT THE PLACE OF WORSHIP OR FOR OTHER NOT-FOR-PROFIT 53 54 ORGANIZATIONS OR GROUPS; USE OF THE BUILDING FOR FUND-RAISING PERFORM-55 ANCES BY OR BENEFITING THE NOT-FOR-PROFIT RELIGIOUS ORGANIZATION WHICH 56 CONDUCTS SERVICES AT THE PLACE OF WORSHIP OR OTHER NOT-FOR-PROFIT ORGAN-

IZATIONS OR GROUPS; THE USE OF THE BUILDING BY OTHER RELIGIOUS ORGANIZA-1 2 TIONS OR GROUPS FOR RELIGIOUS SERVICES OR OTHER PURPOSES; THE CONDUCT OF 3 SOCIAL ACTIVITIES BY OR FOR THE BENEFIT OF THE CONGREGANTS; THE USE OF 4 THE BUILDING FOR MEETINGS HELD BY ORGANIZATIONS OR GROUPS PROVIDING 5 BEREAVEMENT COUNSELING TO PERSONS HAVING SUFFERED THE LOSS OF A LOVED 6 ONE, OR PROVIDING ADVICE OR SUPPORT FOR CONDITIONS OR DISEASES INCLUDING 7 NOT LIMITED TO, ALCOHOLISM, DRUG ADDITION, CANCER, CEREBRAL PALSY, BUT 8 PARKINSON'S DISEASE, OR ALZHEIMER'S DISEASE; THE USE OF THE BUILDING FOR BLOOD DRIVES, HEALTH SCREENINGS, HEALTH INFORMATION MEETINGS, YOGA 9 10 CLASSES, EXERCISE CLASSES OR OTHER ACTIVITIES INTENDED TO PROMOTE THE 11 HEALTH OF THE CONGREGANTS OR OTHER PERSONS; AND USE OF THE BUILDING BY NON-CONGREGANT MEMBERS OF THE COMMUNITY FOR PRIVATE SOCIAL FUNCTIONS. 12 THE BUILDING OCCUPIED AS A PLACE OF WORSHIP DOES NOT CEASE TO BE "EXCLU-13 14 SIVELY" OCCUPIED AS A PLACE OF WORSHIP WHERE THE NOT-FOR-PROFIT RELI-15 GIOUS ORGANIZATION OCCUPYING THE PLACE OF WORSHIP ACCEPTS THE PAYMENT OF 16 FUNDS TO DEFRAY COSTS RELATED TO ANOTHER PARTY'S USE OF THE BUILDING. 17 NOTWITHSTANDING THE PROVISIONS OF PARAGRAPH (B) OF SUBDIVISION 9. SEVEN OF THIS SECTION, THE AUTHORITY MAY ISSUE A LICENSE 18 PURSUANT TO 19 THIS SECTION FOR A PREMISES WHICH SHALL BE WITHIN FIVE HUNDRED FEET OF 20 THREE OR MORE EXISTING PREMISES LICENSED AND OPERATING PURSUANT TO THIS 21 SECTION AND SECTIONS SIXTY-FOUR, SIXTY-FOUR-A, SIXTY-FOUR-B, SIXTY-FOUR-C, AND/OR SIXTY-FOUR-D OF THIS ARTICLE IF, AFTER 22 CONSULTA-TION WITH THE MUNICIPALITY OR COMMUNITY BOARD, IT DETERMINES THAT GRANT-23 SUCH LICENSE WOULD BE IN THE PUBLIC INTEREST. BEFORE IT MAY ISSUE 24 ING 25 ANY SUCH LICENSE, THE AUTHORITY SHALL CONDUCT A HEARING, UPON NOTICE TO APPLICANT AND THE MUNICIPALITY OR COMMUNITY BOARD, AND SHALL STATE 26 THE 27 AND FILE IN ITS OFFICE ITS REASONS THEREFOR. THE HEARING MAY BE RESCHED-28 ULED, ADJOURNED OR CONTINUED, AND THE AUTHORITY SHALL GIVE NOTICE TO THE APPLICANT AND THE MUNICIPALITY OR COMMUNITY BOARD OF ANY SUCH RESCHED-29 ULED, ADJOURNED OR CONTINUED HEARING. BEFORE THE AUTHORITY ISSUES ANY 30 SAID LICENSE, THE AUTHORITY OR ONE OR MORE OF THE COMMISSIONERS 31 THEREOF 32 MAY, IN ADDITION TO THE HEARING REQUIRED BY THIS PARAGRAPH, ALSO CONDUCT A PUBLIC MEETING REGARDING SAID LICENSE, UPON NOTICE TO THE APPLICANT 33 34 AND THE MUNICIPALITY OR COMMUNITY BOARD. THE PUBLIC MEETING MAY BE 35 RESCHEDULED, ADJOURNED OR CONTINUED, AND THE AUTHORITY SHALL GIVE NOTICE THE APPLICANT AND THE MUNICIPALITY OR COMMUNITY BOARD OF ANY SUCH 36 TO RESCHEDULED, ADJOURNED OR CONTINUED PUBLIC MEETING. NOTICE TO THE MUNI-37 38 CIPALITY OR COMMUNITY BOARD SHALL MEAN WRITTEN NOTICE MAILED BY THE 39 AUTHORITY TO SUCH MUNICIPALITY OR COMMUNITY BOARD AT LEAST FIFTEEN DAYS 40 IN ADVANCE OF ANY HEARING SCHEDULED PURSUANT TO THIS PARAGRAPH. UPON THE REQUEST OF THE AUTHORITY, ANY MUNICIPALITY OR COMMUNITY BOARD MAY WAIVE 41 THE FIFTEEN DAY NOTICE REQUIREMENT. NO PREMISES HAVING BEEN GRANTED A 42 43 LICENSE PURSUANT TO THIS SECTION SHALL BE DENIED A RENEWAL OF SUCH 44 LICENSE UPON THE GROUNDS THAT SUCH PREMISES ARE WITHIN FIVE HUNDRED FEET 45 OF A BUILDING OR BUILDINGS WHEREIN THREE OR MORE PREMISES ARE LICENSED AND OPERATING PURSUANT TO THIS SECTION AND SECTIONS SIXTY-FOUR, 46 47 SIXTY-FOUR-A, SIXTY-FOUR-B, SIXTY-FOUR-C, AND/OR SIXTY-FOUR-D OF THIS 48 ARTICLE.

49 S 3. Subdivision 3 of section 17 of the alcoholic beverage control 50 law, as amended by chapter 355 of the laws of 2013, is amended to read 51 as follows:

3. To revoke, cancel or suspend for cause any license or permit issued under this chapter and/or to impose a civil penalty for cause against any holder of a license or permit issued pursuant to this chapter. Any civil penalty so imposed shall not exceed the sum of ten thousand dollars as against the holder of any retail permit issued pursuant to

sections ninety-five, ninety-seven, ninety-eight, ninety-nine-d, and 1 2 paragraph f of subdivision one of section ninety-nine-b of this chapter, 3 and as against the holder of any retail license issued pursuant to 4 sections fifty-two, fifty-three-a, fifty-four, fifty-four-a, fifty-five, 5 fifty-five-a, sixty-three, sixty-four, sixty-four-a, sixty-four-b, sixty-four-c, SIXTY-FOUR-E, seventy-six-f, seventy-nine, eighty-one and 6 eighty-one-a of this chapter, and the sum of thirty thousand dollars as 7 8 against the holder of a license issued pursuant to sections fifty-three, seventy-six, seventy-six-a, and seventy-eight of this chapter, provided 9 10 the civil penalty against the holder of a wholesale license issued that 11 pursuant to section fifty-three of this chapter shall not exceed the sum of ten thousand dollars where that licensee violates provisions of this 12 chapter during the course of the sale of beer at retail to a person for 13 14 consumption at home, and the sum of one hundred thousand dollars as 15 against the holder of any license issued pursuant to sections fifty-one, sixty-one and sixty-two of this chapter. Any civil penalty so imposed 16 17 shall be in addition to and separate and apart from the terms and 18 provisions of the bond required pursuant to section one hundred twelve 19 of this chapter. Provided that no appeal is pending on the imposition of such civil penalty, in the event such civil penalty imposed by the divi-20 21 sion remains unpaid, in whole or in part, more than forty-five davs 22 after written demand for payment has been sent by first class mail to the address of the licensed premises, a notice of impending default 23 24 judgment shall be sent by first class mail to the licensed premises and 25 by first class mail to the last known home address of the person who 26 signed the most recent license application. The notice of impending default judgment shall advise the licensee: (a) that a civil penalty was 27 imposed on the licensee; (b) the date the penalty was imposed; 28 (C) the the civil penalty; (d) the amount of the civil penalty that 29 amount of 30 remains unpaid as of the date of the notice; (e) the violations for which the civil penalty was imposed; and (f) that a judgment by default 31 32 will be entered in the supreme court of the county in which the licensed 33 premises are located, or other court of civil jurisdiction or any other place provided for the entry of civil judgments within the state of New 34 York unless the division receives full payment of all civil 35 penalties within twenty days of the date of the notice of impending default 36 due 37 judgment. If full payment shall not have been received by the division 38 within thirty days of mailing of the notice of impending default judg-39 ment, the division shall proceed to enter with such court a statement of 40 the default judgment containing the amount of the penalty or penalties remaining due and unpaid, along with proof of mailing of the notice of 41 impending default judgment. The filing of such judgment shall have the 42 43 full force and effect of a default judgment duly docketed with such 44 court pursuant to the civil practice law and rules and shall in all 45 respects be governed by that chapter and may be enforced in the same manner and with the same effect as that provided by law in respect to 46 47 execution issued against property upon judgments of a court of record. A 48 judgment entered pursuant to this subdivision shall remain in full force and effect for eight years notwithstanding any other provision of law. 49

50 S 4. Subdivision 3 of section 55 of the alcoholic beverage control 51 law, as amended by chapter 531 of the laws of 1964, is amended to read 52 as follows:

53 3. No such license shall be issued, however, to any person for any 54 premises other than premises for which a license may be issued under 55 section sixty-four [or], sixty-four-a OR SIXTY-FOUR-E of this chapter or 56 a hotel or premises which are kept, used, maintained, advertised or held

to the public to be a place where food is prepared and served for 1 out 2 consumption on the premises in such quantities as to satisfy the liquor 3 authority that the sale of beer intended is incidental to and not the 4 prime source of revenue from the operation of such premises. The forego-5 ing provisions of this subdivision shall not apply to any premises 6 located at, in, or on the area leased by the city of New York to New 7 York World's Fair 1964 Corporation pursuant to the provisions of chapter 8 four hundred twenty-eight of the laws of nineteen hundred sixty, as amended by a chapter of the laws of nineteen hundred sixty-one, during 9 10 term or duration of such lease. Such license may also include such the 11 suitable space outside of the licensed premises and adjoining it as may 12 be approved by the liquor authority.

13 S 5. Subdivisions 1 and 2 of section 56-a of the alcoholic beverage 14 control law, as amended by chapter 384 of the laws of 2013, is amended 15 to read as follows:

16 In addition to the annual fees provided for in this chapter, there 1. 17 shall be paid to the authority with each initial application for а 18 license filed pursuant to section fifty-one, fifty-one-a, fifty-three, 19 fifty-eight, fifty-eight-c, sixty-one, sixty-two, seventy-six or seventy-eight of this chapter, a filing fee of four hundred dollars; with 20 21 each initial application for a license filed pursuant to section sixty-22 three, sixty-four, sixty-four-a [or], sixty-four-b OR SIXTY-FOUR-E of this chapter, a filing fee of two hundred dollars; with each initial application for a license filed pursuant to section fifty-three-a, 23 24 25 fifty-four, fifty-five, fifty-five-a, seventy-nine, eighty-one or eighty-one-a of this chapter, a filing fee of one hundred dollars; with 26 each 27 initial application for a permit filed pursuant to section ninety-one, 28 ninety-one-a, ninety-two, ninety-two-a, ninety-three, ninety-three-a, if such permit is to be issued on a calendar year basis, ninety-four, nine-29 30 ty-five, ninety-six or ninety-six-a, or pursuant to paragraph b, c, e or j of subdivision one of section ninety-nine-b of this chapter if 31 such 32 permit is to be issued on a calendar year basis, or for an additional 33 bar pursuant to subdivision four of section one hundred of this chapter, 34 a filing fee of twenty dollars; and with each application for a permit 35 under section ninety-three-a of this chapter, other than a permit to be issued on a calendar year basis, section ninety-seven, ninety-eight, 36 37 ninety-nine, or ninety-nine-b of this chapter, other than a permit to be 38 issued pursuant to paragraph b, c, e or j of subdivision one of section 39 ninety-nine-b of this chapter on a calendar year basis, a filing fee of 40 ten dollars.

In addition to the annual fees provided for in this chapter, there 41 2. 42 shall be paid to the authority with each renewal application for a 43 license filed pursuant to section fifty-one, fifty-one-a, fifty-three, fifty-eight, fifty-eight-c, sixty-one, sixty-two, seventy-six or seven-44 45 ty-eight of this chapter, a filing fee of one hundred dollars; with each renewal application for a license filed pursuant to section sixty-three, 46 47 sixty-four, sixty-four-a [or], sixty-four-b OR SIXTY-FOUR-E of this chapter, a filing fee of ninety dollars; with each renewal application 48 49 for a license filed pursuant to section seventy-nine, eighty-one or 50 eighty-one-a of this chapter, a filing fee of twenty-five dollars; and 51 with each renewal application for a license or permit filed pursuant to section fifty-three-a, fifty-four, fifty-five, fifty-five-a, ninety-one, 52 ninety-one-a, ninety-two, ninety-two-a, ninety-three, ninety-three-a, if 53 54 such permit is issued on a calendar year basis, ninety-four, ninety-55 five, ninety-six or ninety-six-a of this chapter or pursuant to subdivi-56 sions b, c, e or j of section ninety-nine-b, if such permit is issued on

1 a calendar year basis, or with each renewal application for an addi-2 tional bar pursuant to subdivision four of section one hundred of this 3 chapter, a filing fee of thirty dollars.

4 S 6. Paragraph (b) of subdivision 7 of section 64 of the alcoholic 5 beverage control law, as amended by chapter 463 of the laws of 2009, is 6 amended to read as follows:

7 (b) in a city, town or village having a population of twenty thousand 8 or more within five hundred feet of three or more existing premises 9 licensed and operating pursuant to this section and sections 10 sixty-four-a, sixty-four-b, sixty-four-c, [and/or] sixty-four-d, AND/OR 11 SIXTY-FOUR-E of this article;

12 S 7. Paragraph (c) of subdivision 7 of section 64 of the alcoholic 13 beverage control law, as amended by chapter 463 of the laws of 2009, is 14 amended to read as follows:

15 (c) the measurements in paragraphs (a) and (b) of this subdivision are to be taken in straight lines from the center of the nearest entrance of 16 17 the premises sought to be licensed to the center of the nearest entrance 18 such school, church, synagogue or other place of worship or to the of 19 center of the nearest entrance of each such premises licensed and oper-20 ating pursuant to this section and sections sixty-four-a, sixty-four-b, 21 sixty-four-c, [and/or] sixty-four-d, AND/OR SIXTY-FOUR-E of this article; except, however, that no renewal license shall be denied because of 22 such restriction to any premises so located which were maintained as a 23 bona fide hotel, restaurant, catering establishment or club on or prior 24 25 December fifth, nineteen hundred thirty-three; and, except that no to license shall be denied to any premises at which a license under this 26 27 chapter has been in existence continuously from a date prior to the date when a building on the same street or avenue and within two hundred feet 28 29 said premises has been occupied exclusively as a school, church, of 30 synagogue or other place of worship; and except that no license shall be denied to any premises, which is within five hundred feet of three or 31 32 more existing premises licensed and operating pursuant to this section 33 and sections sixty-four-a, sixty-four-b, sixty-four-c, [and/or] sixtyfour-d, AND/OR SIXTY-FOUR-E of this article, at which a license under 34 35 this chapter has been in existence continuously on or prior to November first, nineteen hundred ninety-three; and except that this subdivision 36 37 shall not be deemed to restrict the issuance of a hotel liquor license a building used as a hotel and in which a restaurant liquor license 38 to 39 currently exists for premises which serve as a dining room for guests of 40 the hotel and a caterer's license to a person using the permanent catering facilities of a church, synagogue or other place of worship pursuant 41 to a written agreement between such person and the authorities in charge 42 43 of such facilities. The liquor authority, in its discretion, may author-44 ize the removal of any such licensed premises to a different location on 45 the same street or avenue, within two hundred feet of said school, church, synagogue or other place of worship, provided that such new 46 47 location is not within a closer distance to such school, church, syna-48 gogue or other place of worship.

49 S 8. Paragraph (d) of subdivision 7 of section 64 of the alcoholic 50 beverage control law, as amended by chapter 463 of the laws of 2009, is 51 amended to read as follows:

(d) Within the context of this subdivision, the word "entrance" shall mean a door of a school, of a house of worship, or of premises licensed and operating pursuant to this section and sections sixty-four-a, sixty-four-b, sixty-four-c, [and/or] sixty-four-d, AND/OR SIXTY-FOUR-E of this article or of the premises sought to be licensed, regularly used

to give ingress to students of the school, to the general public attend-1 2 the place of worship, and to patrons or guests of the premises inq 3 this section licensed and operating pursuant to and sections 4 sixty-four-a, sixty-four-b, sixty-four-c, [and/or] sixty-four-d, AND/OR 5 SIXTY-FOUR-E of this article or of the premises sought to be licensed, 6 except that where a school or house of worship or premises licensed and 7 operating pursuant to this section and sections sixty-four-a, sixty-8 four-b, sixty-four-c, [and/or] sixty-four-d, AND/OR SIXTY-FOUR-E of this 9 article or the premises sought to be licensed is set back from a public 10 thoroughfare, the walkway or stairs leading to any such door shall be 11 deemed an entrance; and the measurement shall be taken to the center of 12 the walkway or stairs at the point where it meets the building line or public thoroughfare. A door which has no exterior hardware, or which is 13 14 used solely as an emergency or fire exit, or for maintenance purposes, which leads directly to a part of a building not regularly used by 15 or the general public or patrons, is not deemed an "entrance". 16

17 S 9. Paragraph (f) of subdivision 7 of section 64 of the alcoholic 18 beverage control law, as amended by chapter 185 of the laws of 2012, is 19 amended to read as follows:

20 (f) Notwithstanding the provisions of paragraph (b) of this subdivi-21 the authority may issue a license pursuant to this section for a sion, 22 premises which shall be within five hundred feet of three or more exist-23 ing premises licensed and operating pursuant to this section and 24 sections sixty-four-a, sixty-four-b, sixty-four-c, [and/or] 25 sixty-four-d, AND/OR SIXTY-FOUR-E of this article if, after consultation 26 with the municipality or community board, it determines that granting such license would be in the public interest. Before it may issue any such license, the authority shall conduct a hearing, upon notice to the 27 28 29 applicant and the municipality or community board, and shall state and file in its office its reasons therefor. The hearing may be rescheduled, 30 adjourned or continued, and the authority shall give notice to the 31 32 applicant and the municipality or community board of any such resched-33 uled, adjourned or continued hearing. Before the authority issues any said license, the authority or one or more of the commissioners thereof 34 may, in addition to the hearing required by this paragraph, also conduct 35 a public meeting regarding said license, upon notice to the applicant 36 37 and the municipality or community board. The public meeting may be rescheduled, adjourned or continued, and the authority shall give notice 38 39 to the applicant and the municipality or community board of any such 40 rescheduled, adjourned or continued public meeting. Notice to the municipality or community board shall mean written notice mailed by the 41 authority to such municipality or community board at least fifteen days 42 43 in advance of any hearing scheduled pursuant to this paragraph. Upon the 44 request of the authority, any municipality or community board may waive 45 fifteen day notice requirement. No premises having been granted a the license pursuant to this section shall be denied a renewal 46 of such 47 license upon the grounds that such premises are within five hundred feet 48 of a building or buildings wherein three or more premises are licensed 49 and operating pursuant to this section and sections sixty-four-a, 50 sixty-four-b, sixty-four-c, [and/or] sixty-four-d, AND/OR SIXTY-FOUR-E 51 of this article.

52 S 10. Paragraph (a) of subdivision 7 of section 64-a of the alcoholic 53 beverage control law, as amended by chapter 463 of the laws of 2009, is 54 amended to read as follows:

55 (a) No special on-premises license shall be granted for any premises 56 which shall be 1 (i) on the same street or avenue and within two hundred feet of a 2 building occupied exclusively as a school, church, synagogue or other 3 place of worship or

4 (ii) in a city, town or village having a population of twenty thousand
5 or more within five hundred feet of three or more existing premises
6 licensed and operating pursuant to this section and sections sixty-four,
7 sixty-four-b, sixty-four-c, [and/or] sixty-four-d, AND/OR SIXTY-FOUR-E
8 of this article;

9 (iii) the measurements in subparagraphs (i) and (ii) of this paragraph 10 to be taken in straight lines from the center of the nearest are 11 entrance of the premises sought to be licensed to the center of the 12 nearest entrance of such school, church, synagogue or other place of worship or to the center of the nearest entrance of each such premises 13 14 licensed and operating pursuant to this section and sections sixty-four, 15 sixty-four-b, sixty-four-c, [and/or] sixty-four-d, AND/OR SIXTY-FOUR-E 16 of this article; except that no license shall be denied to any premises at which a license under this chapter has been in existence continuously 17 18 a date prior to the date when a building on the same street or from 19 avenue and within two hundred feet of said premises has been occupied exclusively as a school, church, synagogue or other place of worship; and except that no license shall be denied to any premises, which is 20 21 22 within five hundred feet of three or more existing premises licensed and operating pursuant to this section and sections sixty-four, sixty-four-b, sixty-four-c, [and/or] sixty-four-d, AND/OR SIXTY-FOUR-E 23 24 25 this article, at which a license under this chapter has been in of 26 existence continuously on or prior to November first, nineteen hundred ninety-three. The liquor authority, in its discretion, may authorize the 27 removal of any such licensed premises to a different location on the 28 29 same street or avenue, within two hundred feet of said school, church, 30 synagogue or other place of worship, provided that such new location is not within a closer distance to such school, church, synagogue or other 31 32 place of worship.

33 S 11. Paragraph (b) of subdivision 7 of section 64-a of the alcoholic 34 beverage control law, as amended by chapter 463 of the laws of 2009, is 35 amended to read as follows:

36 Within the context of this subdivision, the word "entrance" shall (b) 37 mean a door of a school, of a house of worship, or of premises licensed 38 operating pursuant to this section and sections sixty-four, sixtyand 39 four-b, sixty-four-c, [and/or] sixty-four-d, AND/OR SIXTY-FOUR-E of this 40 article or of the premises sought to be licensed, regularly used to give ingress to students of the school, to the general public attending the 41 place of worship, and to patrons or guests of the premises licensed and 42 43 operating pursuant to this section and sections sixty-four, 44 sixty-four-b, sixty-four-c, [and/or] sixty-four-d, AND/OR SIXTY-FOUR-E 45 of this article or of the premises sought to be licensed, except that where a school or house of worship or premises licensed and operating 46 47 pursuant to this section and sections sixty-four, sixty-four-b, sixty-48 four-c, [and/or] sixty-four-d, AND/OR SIXTY-FOUR-E of this article or 49 the premises sought to be licensed is set back from a public thoroughfare, the walkway or stairs leading to any such door shall be deemed an 50 51 entrance; and the measurement shall be taken to the center of the walkway or stairs at the point where it meets the building line or public 52 thoroughfare. A door which has no exterior hardware, or which is used 53 54 solely as an emergency or fire exit, or for maintenance purposes, or which leads directly to a part of a building not regularly used by the 55 56 general public or patrons, is not deemed an "entrance".

1 S 12. Paragraph (d) of subdivision 7 of section 64-a of the alcoholic 2 beverage control law, as amended by chapter 185 of the laws of 2012, is 3 amended to read as follows:

4 (d) Notwithstanding the provisions of subparagraph (ii) of paragraph (a) of this subdivision, the authority may issue a license pursuant to 5 6 this section for a premises which shall be within five hundred feet of 7 three or more existing premises licensed and operating pursuant to this 8 section and sections sixty-four, sixty-four-b, sixty-four-c, [and/or] sixty-four-d, AND/OR SIXTY-FOUR-E of this article if, after consultation 9 with the municipality or community board, it determines that granting 10 license would be in the public interest. Before it may issue any 11 such such license, the authority shall conduct a hearing, upon notice to the 12 13 applicant and the municipality or community board, and shall state and 14 file in its office its reasons therefor. Notice to the municipality or 15 community board shall mean written notice mailed by the authority to such municipality or community board at least fifteen days in advance of 16 17 any hearing scheduled pursuant to this paragraph. Upon the request of 18 the authority, any municipality or community board may waive the fifteen 19 day notice requirement. The hearing may be rescheduled, adjourned or 20 continued, and the authority shall give notice to the applicant and the 21 municipality or community board of any such rescheduled, adjourned or 22 continued hearing. Before the authority issues any said license, the authority or one or more of the commissioners thereof may, in addition 23 24 to the hearing required by this paragraph, also conduct a public meeting 25 regarding said license, upon notice to the applicant and the munici-26 pality or community board. The public meeting may be rescheduled, adjourned or continued, and the authority shall give notice to 27 the applicant and the municipality or community board of any such resched-28 29 uled, adjourned or continued public meeting. No premises having been granted a license pursuant to this section shall be denied a renewal of 30 such license upon the grounds that such premises are within five hundred 31 32 feet of a building or buildings wherein three or more premises are 33 licensed and operating pursuant to this section and sections sixty-four, sixty-four-b, sixty-four-c, [and/or] sixty-four-d, AND/OR SIXTY-FOUR-E 34 35 of this article.

S 13. Paragraphs (a), (b) and (c) of subdivision 5 of section 64-b of the alcoholic beverage control law, paragraph (a) as amended and paragraph (b) as added by chapter 463 of the laws of 2009 and paragraph (c) as amended by chapter 185 of the laws of 2012, are amended to read as follows:

41 (a) No bottle club license shall be granted for any premises which 42 shall be

43 (i) on the same street or avenue and within two hundred feet of a 44 building occupied exclusively as a school, church, synagogue or other 45 place of worship; or

(ii) in a city, town or village having a population of twenty thousand or more within five hundred feet of three or more existing premises licensed and operating pursuant to this section and sections sixty-four, sixty-four-a, sixty-four-c, [and/or] sixty-four-d, AND/OR SIXTY-FOUR-E of this article;

51 (iii) the measurements in subparagraphs (i) and (ii) of this paragraph taken in straight lines from the center of the nearest 52 are to be entrance of the premises sought to be licensed to the center 53 of the 54 nearest entrance of such school, church, synagogue or other place of 55 worship or to the center of the nearest entrance of each such premises 56 licensed and operating pursuant to this section and sections sixty-four,

sixty-four-a, sixty-four-c, [and/or] sixty-four-d, AND/OR SIXTY-FOUR-E 1 of this article; except that no license shall be denied to any premises 2 3 at which a license under this chapter has been in existence continuously 4 from a date prior to the date when a building on the same street or 5 avenue and within two hundred feet of said premises has been occupied 6 exclusively as a school, church, synagogue or other place of worship; 7 and except that no license shall be denied to any premises, which is 8 within five hundred feet of three or more existing premises licensed and operating pursuant to this section and sections sixty-four, sixty-four-a, sixty-four-c, [and/or] sixty-four-d, AND/OR SIXTY-FOUR-E 9 10 11 of this article, at which a license under this chapter has been in existence continuously on or prior to November first, nineteen hundred ninety-three. The liquor authority, in its discretion, may authorize the 12 13 14 removal of any such licensed premises to a different location on the 15 same street or avenue, within two hundred feet of said school, church, 16 synagogue or other place of worship, provided that such new location is not within a closer distance to such school, church, synagogue or other 17 18 place of worship.

19 Within the context of this subdivision, the word "entrance" shall (b) mean a door of a school, of a house of worship, or of premises licensed 20 21 and operating pursuant to this section and sections sixty-four, sixty-22 four-a, sixty-four-c, [and/or] sixty-four-d, AND/OR SIXTY-FOUR-E of this article or of the premises sought to be licensed, regularly used to give 23 24 ingress to students of the school, to the general public attending the 25 place of worship, and to patrons or quests of the premises licensed and 26 operating pursuant to this section and sections sixty-four, sixty-four-a, sixty-four-c, [and/or] sixty-four-d, AND/OR SIXTY-FOUR-E 27 28 of this article or of the premises sought to be licensed, except that 29 where a school or house of worship or premises licensed and operating pursuant to this section and sections sixty-four, sixty-four-a, sixty-30 four-c, [and/or] sixty-four-d, AND/OR SIXTY-FOUR-E of this article or 31 32 the premises sought to be licensed is set back from a public thorough-33 fare, the walkway or stairs leading to any such door shall be deemed an entrance; and the measurement shall be taken to the center of the walk-34 35 or stairs at the point where it meets the building line or public wav thoroughfare. A door which has no exterior hardware, or which 36 is used 37 solely as an emergency or fire exit, or for maintenance purposes, or which leads directly to a part of a building not regularly used by the 38 general public or patrons, is not deemed an "entrance". 39

40 (c) Notwithstanding the provisions of subparagraph (ii) of paragraph (a) of this subdivision, the authority may issue a license pursuant to 41 this section for a premises which shall be within five hundred feet of 42 43 three or more existing premises licensed and operating pursuant to this 44 section and sections sixty-four, sixty-four-a, sixty-four-c, [and/or] sixty-four-d, AND/OR SIXTY-FOUR-E of this article if, after consultation 45 with the municipality or community board, it determines that granting 46 47 license would be in the public interest. Before it may issue any such 48 such license, the authority shall conduct a hearing, upon notice to the 49 applicant and the municipality or community board, and shall state and 50 file in its office its reasons therefor. The hearing may be rescheduled, 51 adjourned or continued, and the authority shall give notice to the applicant and the municipality or community board of any such resched-52 uled, adjourned or continued hearing. Before the authority issues any 53 54 said license, the authority or one or more of the commissioners thereof 55 may, in addition to the hearing required by this paragraph, also conduct a public meeting regarding said license, upon notice to the applicant 56

and the municipality or community board. The public meeting may be 1 2 rescheduled, adjourned or continued, and the authority shall give notice 3 to the applicant and the municipality or community board of any such 4 rescheduled, adjourned or continued public meeting. Notice to the muni-5 cipality or community board shall mean written notice mailed by the 6 authority to such municipality or community board at least fifteen days 7 in advance of any hearing scheduled pursuant to this paragraph. Upon the 8 request of the authority, any municipality or community board may waive 9 the fifteen day notice requirement. No premises having been granted a 10 license pursuant to this section shall be denied a renewal of such license upon the grounds that such premises are within five hundred feet 11 a building or buildings wherein three or more premises are licensed 12 of and operating pursuant to this section and sections sixty-four, 13 sixtv-14 four-a, sixty-four-c, [and/or] sixty-four-d, AND/OR SIXTY-FOUR-E of this 15 article.

16 S 14. Paragraph (a) of subdivision 10 of section 64-c of the alcoholic 17 beverage control law, as added by chapter 366 of the laws of 2012, is 18 amended to read as follows:

19 (a) For purposes of sections one hundred one and one hundred six of chapter, a person licensed under this section shall be deemed a 20 this 21 "retailer" as that term is defined within section three of this chapter. 22 Notwithstanding any provision of this chapter to the contrary, a person 23 licensed under this section may also be licensed (or interested directly indirectly in a license) to sell liquor at retail to be consumed on 24 or 25 or off the premises under section fifty-four, fifty-four-a, fifty-five, 26 fifty-five-a, seventy-nine or eighty-one of this chapter or sections 27 sixty-four, sixty-four-a, sixty-four-b [and], sixty-four-d, AND 28 SIXTY-FOUR-E of this article.

29 S 15. Subdivision 11 of section 64-c of the alcoholic beverage control 30 law, as amended by chapter 463 of the laws of 2009 and paragraph (c) as 31 amended by chapter 185 of the laws of 2012, is amended to read as 32 follows:

33 11. (a) No restaurant-brewer license shall be granted for any premises 34 which shall be:

35 (i) on the same street or avenue and within two hundred feet of a 36 building occupied exclusively as a school, church, synagogue or other 37 place of worship; or

(ii) in a city, town or village having a population of twenty thousand or more within five hundred feet of three or more existing premises licensed and operating pursuant to the provisions of this section or sections sixty-four, sixty-four-a, sixty-four-b [and/or], sixty-four-d, AND SIXTY-FOUR-E of this article; or

43 (iii) the measurements in subparagraphs (i) and (ii) of this paragraph 44 are to be taken in straight lines from the center of the nearest 45 entrance of the premises sought to be licensed to the center of the nearest entrance of such school, church, synagogue or other place of 46 47 to the center of the nearest entrance of each such premises worship or 48 licensed and operating pursuant to this section and sections sixty-four, sixty-four-a, sixty-four-b [and/or], sixty-four-d, AND SIXTY-FOUR-E of 49 50 this article; except that no license shall be denied to any premises at which a license under this chapter has been in existence continuously 51 from a date prior to the date when a building on the same street or 52 avenue and within two hundred feet of said premises has been occupied 53 54 exclusively as a school, church, synagogue or other place of worship and 55 except that no license shall be denied to any premises, which is within 56 five hundred feet of three or more existing premises licensed and oper1 ating pursuant to this section and sections sixty-four, sixty-four-a, 2 sixty-four-b [and/or], sixty-four-d, AND SIXTY-FOUR-E of this article, 3 at which a license under this chapter has been in existence continuously 4 on or prior to November first, nineteen hundred ninety-three.

5 Within the context of this subdivision, the word "entrance" shall (b) 6 mean a door of a school, of a house of worship, or premises licensed and 7 to this section and sections sixty-four, operating pursuant 8 sixty-four-a, sixty-four-b [and/or], sixty-four-d, AND SIXTY-FOUR-E of this article or of the premises sought to be licensed, regularly used to 9 10 give ingress to students of the school, to the general public attending 11 the place of worship, and to patrons or guests of the premises licensed and operating pursuant to this section and sections sixty-four, 12 sixty-13 four-a, sixty-four-b [and/or], sixty-four-d, AND SIXTY-FOUR-E of this 14 article or of the premises sought to be licensed, except that where а 15 school or house of worship or premises licensed and operating pursuant 16 to this section and sections sixty-four, sixty-four-a, sixty-four-b [and/or], sixty-four-d, AND/OR SIXTY-FOUR-E of this article is set back 17 18 from a public thoroughfare, the walkway or stairs leading to any such 19 door shall be deemed an entrance; and the measurement shall be taken to 20 the center of the walkway or stairs at the point where it meets the 21 building line or public thoroughfare. A door which has no exterior hardware, or which is used solely as an emergency or fire exit, or for main-22 tenance purposes, or which leads directly to a part of a building not 23 regularly used by the general public or patrons, is not deemed an 24 25 "entrance".

(c) Notwithstanding the provisions of subparagraph (ii) of paragraph 26 (a) of this subdivision, the authority may issue a license pursuant to 27 28 this section for a premises which shall be within five hundred feet of 29 three or more existing premises licensed and operating pursuant to this 30 section and sections sixty-four, sixty-four-a, sixty-four-b [and/or], sixty-four-d, AND/OR SIXTY-FOUR-E of this article if, after consultation 31 32 with the municipality or community board, it determines that granting 33 license would be in the public interest. Before it may issue any such such license, the authority shall conduct a hearing, upon notice to the 34 35 applicant and the municipality or community board, and shall state and file in its office its reasons therefor. The hearing may be rescheduled, 36 37 adjourned or continued, and the authority shall give notice to the 38 applicant and the municipality or community board of any such resched-39 uled, adjourned or continued hearing. Before the authority issues any 40 said license, the authority or one or more of the commissioners thereof may, in addition to the hearing required by this paragraph, also conduct 41 a public meeting regarding said license, upon notice to the applicant 42 43 and the municipality or community board. The public meeting may be 44 rescheduled, adjourned or continued, and the authority shall give notice to the applicant and the municipality or community board of 45 any such rescheduled, adjourned or continued public meeting. Notice to the muni-46 47 cipality or community board shall mean written notice mailed by the 48 authority to such municipality or community board at least fifteen days 49 in advance of any hearing scheduled pursuant to this paragraph. Upon the 50 request of the authority, any municipality or community board may waive 51 fifteen day notice requirement. No premises having been granted a the license pursuant to this section shall be denied a renewal 52 of such license upon the grounds that such premises are within five hundred feet 53 54 of a building or buildings wherein three or more premises are operating 55 and licensed pursuant to this section or sections sixty-four, sixty-

four-a, sixty-four-b [and/or], sixty-four-d, AND/OR SIXTY-FOUR-E of this 1 2 article. 3 16. Subdivision 8 of section 64-d of the alcoholic beverage control S 4 law, as amended by chapter 463 of the laws of 2009 and paragraph (e) as 5 amended by chapter 185 of the laws of 2012, is amended to read as 6 follows: 7 8. No cabaret license shall be granted for any premises which shall 8 be: 9 on the same street or avenue and within two hundred feet of a (a) 10 building occupied exclusively as a school, church, synagogue or other 11 place of worship or 12 in a city, town or village having a population of twenty thousand (b) or more within five hundred feet of an existing premises licensed and 13 14 operating pursuant to the provisions of this section, or within five 15 hundred feet of three or more existing premises licensed and operating 16 pursuant to this section and sections sixty-four, sixty-four-a, sixty-17 four-b, [and/or] sixty-four-c AND/OR SIXTY-FOUR-E of this article. 18 (c) the measurements in paragraphs (a) and (b) of this subdivision are 19 to be taken in straight lines from the center of the nearest entrance of the premises sought to be licensed to the center of the nearest entrance 20 21 of such school, church, synagogue or other place of worship or to the 22 center of the nearest entrance of each such premises licensed and operating pursuant to this section and sections sixty-four, sixty-four-a, 23 sixty-four-b, [and/or] sixty-four-c AND/OR SIXTY-FOUR-E of this article; 24 25 license shall be denied to any premises at which a except that no 26 license under this chapter has been in existence continuously from a 27 date prior to the date when a building on the same street or avenue and 28 within two hundred feet of said premises has been occupied exclusively 29 a school, church, synagoque or other place of worship; and except as that no license shall be denied to any premises, which is within five 30 hundred feet of an existing premises licensed and operating pursuant to 31 32 the provisions of this section or which is within five hundred feet of three or more existing premises licensed and operating pursuant to this 33 section and sections sixty-four, sixty-four-a, sixty-four-b, [and/or] sixty-four-c AND/OR SIXTY-FOUR-E of this article, at which a license 34 35 under this chapter has been in existence continuously on or prior 36 to 37 November first, nineteen hundred ninety-three. The liquor authority, in 38 its discretion, may authorize the removal of any such licensed premises 39 to a different location on the same street or avenue, within two hundred 40 of said school, church, synagoque or other place of worship, feet provided that such new location is not within a closer distance to such 41 school, church, synagogue or other place of worship. 42 43 (d) within the context of this subdivision, the word "entrance" shall 44 mean a door of a school, of a house of worship, or of premises licensed 45 operating pursuant to this section and sections sixty-four, sixtyand four-a, sixty-four-b, [and/or] sixty-four-c AND/OR SIXTY-FOUR-E of this 46 47 article or of the premises sought to be licensed, regularly used to give 48 ingress to students of the school, to the general public attending the 49 place of worship, and to patrons or quests of the premises licensed and 50 this section operating pursuant to and sections sixty-four, 51 sixty-four-a, sixty-four-b, [and/or] sixty-four-c AND/OR SIXTY-FOUR-E of this article or of the premises sought to be licensed, except that where 52 53 a school or house of worship or premises licensed and operating pursuant 54 to this section and sections sixty-four, sixty-four-a, sixty-four-b, 55 sixty-four-c AND/OR SIXTY-FOUR-E of this article or the prem-[and/or] 56 ises sought to be licensed is set back from a public thoroughfare, the

1 walkway or stairs leading to any such door shall be deemed an entrance; 2 and the measurement shall be taken to the center of the walkway or 3 stairs at the point where it meets the building line or public thorough-4 fare. A door which has no exterior hardware, or which is used solely as 5 an emergency or fire exit, or for maintenance purposes, or which leads 6 directly to a part of a building not regularly used by the general 7 public or patrons, is not deemed an "entrance".

8 (e) notwithstanding the provisions of paragraph (b) of this subdivi-9 the authority may issue a license pursuant to this section for a sion, 10 premises which shall be within five hundred feet of an existing premises 11 licensed and operating pursuant to the provisions of this section or 12 within five hundred feet of three or more existing premises licensed and 13 section operating pursuant to this and sections sixty-four, 14 sixty-four-a, sixty-four-b, [and/or] sixty-four-c AND/OR SIXTY-FOUR-E of 15 this article if, after consultation with the municipality or community 16 board, it determines that granting such license would be in the public Before it may issue any such license, the authority shall 17 interest. conduct a hearing, upon notice to the applicant and the municipality or 18 19 community board, and shall state and file in its office its reasons 20 therefor. The hearing may be rescheduled, adjourned or continued, and 21 the authority shall give notice to the applicant and the municipality or 22 community board of any such rescheduled, adjourned or continued hearing. 23 Before the authority issues any said license, the authority or one or 24 more of the commissioners thereof may, in addition to the hearing 25 required by this paragraph, also conduct a public meeting regarding said license, upon notice to the applicant and the municipality or community 26 The public meeting may be rescheduled, adjourned or continued, 27 board. and the authority shall give notice to the applicant and the munici-28 29 pality or community board of any such rescheduled, adjourned or contin-30 ued public meeting. Notice to the municipality or community board shall mean written notice mailed by the authority to such municipality or 31 32 community board at least fifteen days in advance of any hearing sched-33 uled pursuant to this paragraph. Upon the request of the authority, any municipality or community board may waive the fifteen day notice requirement. No premises having been granted a license pursuant to this 34 35 36 section shall be denied a renewal of such license upon the grounds that 37 such premises are within five hundred feet of an existing premises licensed and operating pursuant to the provisions of this section or within five hundred feet of a building or buildings wherein three or 38 39 40 more premises are licensed and operating pursuant to this section and sections sixty-four, sixty-four-a, sixty-four-b, [and/or] sixty-four-c AND/OR SIXTY-FOUR-E of this article. 41 42

43 (f) Within the context of this subdivision, a building occupied as а 44 place of worship does not cease to be "exclusively" occupied as a place 45 of worship by incidental uses that are not of a nature to detract from the predominant character of the building as a place of worship, such 46 47 uses which include, but which are not limited to: the conduct of legally authorized games of bingo or other games of chance held as a means of 48 raising funds for the not-for-profit religious organization which 49 50 conducts services at the place of worship or for other not-for-profit 51 organizations or groups; use of the building for fund-raising perform-52 ances by or benefitting the not-for-profit religious organization which 53 conducts services at the place of worship or other not-for-profit organ-54 izations or groups; the use of the building by other religious organiza-55 tions or groups for religious services or other purposes; the conduct of social activities by or for the benefit of the congregants; the use of 56

the building for meetings held by organizations or groups providing 1 2 bereavement counseling to persons having suffered the loss of a loved 3 one, or providing advice or support for conditions or diseases includ-4 ing, but not limited to, alcoholism, drug addiction, cancer, cerebral 5 palsy, Parkinson's disease, or Alzheimer's disease; the use of the 6 building for blood drives, health screenings, health information meet-7 ings, yoga classes, exercise classes or other activities intended to promote the health of the congregants or other persons; and use of the 8 building by non-congregant members of the community for private social 9 10 functions. The building occupied as a place of worship does not cease to 11 be "exclusively" occupied as a place of worship where the not-for-profit religious organization occupying the place of worship accepts the payment of funds to defray costs related to another party's use of the 12 13 14 building.

15 S 17. Subdivision 4 of section 66 of the alcoholic beverage control 16 law, as amended by section 3 of part Z of chapter 85 of the laws of 17 2002, is amended to read as follows:

The annual fee for a license, under section sixty-four [or], 18 4. 19 sixty-four-a[,] OR SIXTY-FOUR-E to sell liquor at retail to be consumed on the premises where sold shall be twenty-one hundred seventy-six 20 21 dollars in the counties of New York, Kings, Bronx and Queens; fifteen 22 hundred thirty-six dollars in the county of Richmond and in cities having a population of more than one hundred thousand and less than one 23 24 million; twelve hundred sixteen dollars in cities having a population of 25 more than fifty thousand and less than one hundred thousand; and the sum eight hundred ninety-six dollars elsewhere; except that the license 26 of fees for catering establishments shall be two-thirds the license fee specified herein and for clubs, except luncheon clubs and golf clubs, 27 28 29 shall be seven hundred fifty dollars in counties of New York, Kings, 30 Bronx and Queens; five hundred dollars in the county of Richmond and in cities having a population of more than one hundred thousand and less 31 32 than one million; three hundred fifty dollars in cities having a population of more than fifty thousand and less than one hundred thousand; 33 and the sum of two hundred fifty dollars elsewhere. The annual fees for 34 35 luncheon clubs shall be three hundred seventy-five dollars, and for golf clubs in the counties of New York, Kings, Bronx, Queens, Nassau, 36 Richmond and Westchester, two hundred fifty dollars, and elsewhere one 37 hundred eighty-seven dollars and fifty cents. Notwithstanding any other 38 provision of law to the contrary, there shall be no annual fee for 39 a 40 license, under section sixty-four, to sell liquor at retail to be consumed on the premises where the applicant is an organization organ-41 ized under section two hundred sixty of the military law and incorpo-42 43 rated pursuant to the not-for-profit corporation law. Provided, howev-44 that where any premises for which a license is issued pursuant to er, 45 section sixty-four [or], sixty-four-a OR SIXTY-FOUR-E of this article remain open only within the period commencing April first and ending 46 47 October thirty-first of any one year, or only within the period commenc-48 ing October first and ending the following April thirtieth, the liquor authority may, in its discretion, grant a summer or winter license effective only for such appropriate period of time, for which a license 49 50 51 shall be paid to be pro-rated for the period for which such license fee is effective, at the rate provided for in the city, town or village in 52 which such premises are located, except that no such license fee shall 53 54 be less than one-half of the regular annual license fee; provided 55 further that where the premises to be licensed are a race track or a golf course or are licensed pursuant to section sixty-four [or], 56 sixty1 four-a, OR SIXTY-FOUR-E of this chapter, the period of such summer 2 license may commence March first and end November thirtieth.

3 Where a hotel, restaurant, club, golf course or race track is open 4 prior to April first and/or subsequent to October thirty-first by reason 5 of the issuance of a caterer's permit or permits issued by the authori-6 ty, such fact alone shall not affect the eligibility of the premises or 7 the person owning or operating such hotel, restaurant, club, golf course 8 or race track for a summer license.

9 S 18. Paragraph a of subdivision 4 of section 81-a of the alcoholic 10 beverage control law, as added by chapter 666 of the laws of 1987, is 11 amended to read as follows:

a. No such license shall be issued to any person for any premises other than premises for which a license may be issued under section 12 13 14 sixty-four OR SIXTY-FOUR-E of this chapter or a hotel or premises which 15 are kept, used, maintained, advertised or held out to the public to be a 16 place where food is prepared and served for consumption on the premises 17 in such quantities as to satisfy the liquor authority that the sale of 18 intended is incidental to and not the prime source of revenue from wine 19 the operation of such premises. Such license may also include such suitable space outside the licensed premises and adjoining it as may be 20 21 approved by the liquor authority.

22 S 19. Subdivision 7 of section 100 of the alcoholic beverage control 23 law, as added by chapter 256 of the laws of 1978, is amended to read as 24 follows:

25 Within ten days after filing a new application to sell liquor at 7. 26 retail under section sixty-three, sixty-four, sixty-four-a [or], sixtyfour-b OR SIXTY-FOUR-E of this chapter, a notice thereof, in the form 27 28 prescribed by the authority, shall be posted by the applicant in a conspicuous place at the entrance to the proposed premises. The appli-29 cant shall make reasonable efforts to insure such notice shall 30 remain posted throughout the pendency of the application. The provisions hereof 31 32 shall apply only where no retail liquor license has previously been 33 granted for the proposed premise and shall, specifically, not be appli-34 cable to a proposed sale of an existing business engaged in the retail 35 sale of liquor. The authority may adopt such rules it may deem necessary to carry out the purpose of this subdivision. 36

37 S 20. The closing paragraph of subdivision 2 of section 102 of the 38 alcoholic beverage control law, as added by section 1 of part OO of 39 chapter 56 of the laws of 2010, is amended to read as follows:

As used in this subdivision, "recreational facility" shall mean: 40 (i) premises that are part of a facility the principal business of which 41 shall be the providing of recreation in the form of golf, tennis, 42 swim-43 skiing or boating; and (ii) premises in which the principal busiming, 44 ness shall be the operation of a theatre, MOTION PICTURE THEATRE, 45 concert hall, opera house, bowling establishment, excursion and sightseeing vessel, or accommodation of athletic events, 46 sporting events, 47 expositions and other similar events or occasions requiring the accommo-48 dation of large gatherings of persons.

49 S 21. Subdivision 1 of section 110-a of the alcoholic beverage control 50 law, as added by chapter 77 of the laws of 1999, is amended to read as 51 follows:

1. Every person applying for a license to sell alcoholic beverages pursuant to subdivision four of section fifty-one, or section fiftyfive, sixty-four, sixty-four-a, sixty-four-c, SIXTY-FOUR-E, eighty-one or eighty-one-a of this chapter shall publish notice thereof pursuant to subdivision two of this section. 1 S 22. Subdivision 1 of section 110-b of the alcoholic beverage control 2 law, as amended by chapter 560 of the laws of 2011, is amended to read 3 as follows:

1. Not less than thirty days before filing any of the following applications, an applicant shall notify the municipality in which the premises is located of such applicant's intent to file such an application:

7 (a) for a license issued pursuant to section fifty-five, fifty-five-a,
8 sixty-four, sixty-four-a, sixty-four-b, sixty-four-c, sixty-four-d,
9 SIXTY-FOUR-E, eighty-one or eighty-one-a of this chapter;

10 (b) for a renewal under section one hundred nine of this chapter of a 11 license issued pursuant to section fifty-five, fifty-five-a, sixty-four, 12 sixty-four-a, sixty-four-c, sixty-four-d, SIXTY-FOUR-E, eighty-one or 13 eighty-one-a of this chapter if the premises is located within the city 14 of New York;

(c) for approval of an alteration under section ninety-nine-d of this chapter if the premises is located within the city of New York and licensed pursuant to section fifty-five, fifty-five-a, sixty-four, sixty-four-a, sixty-four-c, sixty-four-d, SIXTY-FOUR-E, eighty-one or eighty-one-a of this chapter; or

(d) for approval of a substantial corporate change under section ninety-nine-d of this chapter if the premises is located within the city of
New York and licensed pursuant to section fifty-five, fifty-five-a,
sixty-four, sixty-four-a, sixty-four-c, sixty-four-d, SIXTY-FOUR-E,
eighty-one or eighty-one-a of this chapter.

25 S 23. This act shall take effect immediately, provided, however, that 26 the amendments to subdivision 3 of section 17 of the alcoholic beverage 27 control law made by section three of this act shall not affect the expi-28 ration of such subdivision and shall be deemed to expire therewith.