## STATE OF NEW YORK

2360

2019-2020 Regular Sessions

## IN SENATE

January 24, 2019

Introduced by Sen. KAVANAGH -- read twice and ordered printed, and when printed to be committed to the Committee on Commerce, Economic Development and Small Business

AN ACT to amend the alcoholic beverage control law, in relation to making the provisions governing the various on-premises liquor licenses consistent with respect to public interest factors that may be considered by the state liquor authority when evaluating the merits of a license application

## The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. Subdivision 6-a of section 64 of the alcoholic beverage 2 control law, as added by chapter 670 of the laws of 1993, is amended to 3 read as follows: 4 6-a. The authority may consider [any or] all of the following in determining whether public convenience and advantage and the public 5 б interest will be promoted by the granting of licenses and permits for the sale of alcoholic beverages at a particular unlicensed location: 7 (a) [The] the number, classes and character of licenses in proximity 8 9 to the location and in the particular municipality or subdivision there-10 of[**-**]<u>;</u> 11 (b) [Evidence] evidence that all necessary licenses and permits have 12 been obtained from the state and all other governing bodies  $[-]_{:}$ (c) [Effect] effect of the grant of the license on vehicular traffic 13 and parking in proximity to the location[+]; 14 15 (d) [The] the existing noise level at the location and any increase in 16 noise level that would be generated by the proposed premises  $[-]_{:}$ 17 (e) [The history of liquor violations and reported criminal 18 activity at the proposed premises [-]; (f) history of building and fire violations at any businesses owned 19 20 and/or operated by the applicant;

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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12 13 (g) history of formal communication from the municipality or community board made pursuant to this chapter for businesses owned and/or operated by the applicant; and (h) [Any] any other factors specified by law or regulation that are relevant to determine the public convenience and advantage [and public interest of the community] and necessary to find that the granting of such license shall be in the public interest. § 2. Section 64-a of the alcoholic beverage control law is amended by adding a new subdivision 6-a to read as follows: 6-a. The authority may consider all of the following in determining whether public convenience and advantage and the public interest will be promoted by the granting of licenses and permits for the sale of alcoholic beverages at a particular unlicensed location:

14 (a) the number, classes and character of licenses in proximity to the 15 location and in the particular municipality or subdivision thereof;

16 (b) evidence that applicants have secured all necessary licenses and 17 permits from the state and all other governing bodies;

## 18 (c) the effect that the granting of the license will have on vehicular 19 traffic and parking in the proximity of the location;

20 (d) the existing noise level at the location and any increase in noise 21 level that would be generated by the proposed premises;

22 (e) the history of liquor violations and reported criminal activity at 23 the proposed premises;

24 (f) history of building and fire violations at any businesses owned 25 and/or operated by the applicant;

26 (g) history of formal communication from the municipality or community 27 board made pursuant to this chapter for businesses owned and/or operated 28 by the applicant; and

(h) any other factors specified by law or regulation that are relevant
 to determine the public convenience or advantage and necessary to find
 that the granting of such license shall be in the public interest.

32 § 3. Section 64-b of the alcoholic beverage control law is amended by 33 adding a new subdivision 4-a to read as follows:

34 <u>4-a. The authority may consider all of the following in determining</u> 35 whether public convenience and advantage and the public interest will be 36 promoted by the granting of licenses and permits for the sale of alco-37 holic beverages at a particular unlicensed location:

(a) the number, classes and character of licenses in proximity to the
 location and in the particular municipality or subdivision thereof;

40 (b) evidence that applicants have secured all necessary licenses and 41 permits from the state and all other governing bodies;

42 (c) the effect that the granting of the license will have on vehicular 43 traffic and parking in the proximity of the location;

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44 (d) the existing noise level at the location and any increase in noise
45 level that would be generated by the proposed premises;
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46 (e) the history of liquor violations and reported criminal activity at 47 the proposed premises;

48 (f) history of building and fire violations at any businesses owned 49 and/or operated by the applicant;

50 (g) history of formal communication from the municipality or community 51 board made pursuant to this chapter for businesses owned and/or operated 52 by the applicant; and

53 (h) any other factors specified by law or regulation that are relevant

54 to determine the public convenience or advantage and necessary to find

55 that the granting of such license shall be in the public interest.

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1	§ 4. Section 64-c of the alcoholic beverage control law is amended by
2	adding a new subdivision 10-a to read as follows:
3	10-a. The authority may consider all of the following in determining
4	whether public convenience and advantage and the public interest will be
5	promoted by the granting of licenses and permits for the sale of alco-
6	holic beverages at a particular unlicensed location:
7	(a) the number, classes and character of licenses in proximity to the
8	location and in the particular municipality or subdivision thereof;
9	(b) evidence that applicants have secured all necessary licenses and
10	permits from the state and all other governing bodies;
11	(c) the effect that the granting of the license will have on vehicular
12	traffic and parking in the proximity of the location;
13	(d) the existing noise level at the location and any increase in noise
14	level that would be generated by the proposed premises;
15	(e) the history of liquor violations and reported criminal activity at
16	the proposed premises;
17	(f) history of building and fire violations at any businesses owned
18	and/or operated by the applicant;
19	(g) history of formal communication from the municipality or community
20	board made pursuant to this chapter for businesses owned and/or operated
21	by the applicant; and
22	(h) any other factors specified by law or regulation that are relevant
23	to determine the public convenience or advantage and necessary to find
24	that the granting of such license shall be in the public interest.
25	§ 5. Paragraph (f) of subdivision 7 of section 64 of the alcoholic
26	beverage control law, as amended by chapter 185 of the laws of 2012, is
27	amended to read as follows:
28	(f) Notwithstanding the provisions of paragraph (b) of this subdivi-
29	sion, the authority may issue a license pursuant to this section for a
30	premises which shall be within five hundred feet of three or more exist-
31	ing premises licensed and operating pursuant to this section and
32	sections sixty-four-a, sixty-four-b, sixty-four-c, and/or sixty-four-d
33	of this article if, after consultation with the municipality or communi-
34	ty board, and due consideration of formal communication from the munici-
35	pality or community board, it determines that granting such license
36	would be in the public interest. Before it may issue any such license,
30 37	the authority shall conduct a hearing, upon notice to the applicant and
38	the municipality or community board, and shall state and file in its
39	office its reasons therefor. The hearing may be rescheduled, adjourned
40	or continued, and the authority shall give notice to the applicant and
41	the municipality or community board of any such rescheduled, adjourned
42	or continued hearing. Before the authority issues any said license, the
43	authority or one or more of the commissioners thereof may, in addition
44	to the hearing required by this paragraph, also conduct a public meeting
45	regarding said license, upon notice to the applicant and the munici-
46	pality or community board. The public meeting may be rescheduled,
47	adjourned or continued, and the authority shall give notice to the
48	applicant and the municipality or community board of any such resched-
49	uled, adjourned or continued public meeting. Notice to the municipality
50	or community board shall mean written notice mailed by the authority to
51	such municipality or community board at least fifteen days in advance of
52	any hearing scheduled pursuant to this paragraph. Upon the request of
52 53	the authority, any municipality or community board may waive the fifteen
54	day notice requirement. No premises having been granted a license pursu-
55	ant to this section shall be denied a renewal of such license upon the
56	grounds that such premises are within five hundred feet of a building or

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1 buildings wherein three or more premises are licensed and operating 2 pursuant to this section and sections sixty-four-a, sixty-four-b, 3 sixty-four-c, and/or sixty-four-d of this article.

4 § 6. Paragraph (d) of subdivision 7 of section 64-a of the alcoholic 5 beverage control law, as amended by chapter 185 of the laws of 2012, is 6 amended to read as follows:

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

39 § 7. Paragraph (c) of subdivision 5 of section 64-b of the alcoholic 40 beverage control law, as amended by chapter 185 of the laws of 2012, is 41 amended to read as follows:

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

said license, the authority or one or more of the commissioners thereof 1 2 may, in addition to the hearing required by this paragraph, also conduct 3 a public meeting regarding said license, upon notice to the applicant 4 and the municipality or community board. The public meeting may be 5 rescheduled, adjourned or continued, and the authority shall give notice б to the applicant and the municipality or community board of any such 7 rescheduled, adjourned or continued public meeting. Notice to the muni-8 cipality or community board shall mean written notice mailed by the 9 authority to such municipality or community board at least fifteen days 10 in advance of any hearing scheduled pursuant to this paragraph. Upon the request of the authority, any municipality or community board may waive 11 the fifteen day notice requirement. No premises having been granted a 12 license pursuant to this section shall be denied a renewal of 13 such 14 license upon the grounds that such premises are within five hundred feet 15 a building or buildings wherein three or more premises are licensed of 16 and operating pursuant to this section and sections sixty-four, sixty-17 four-a, sixty-four-c, and/or sixty-four-d of this article.

18 § 8. Paragraph (c) of subdivision 11 of section 64-c of the alcoholic 19 beverage control law, as amended by chapter 185 of the laws of 2012, is 20 amended to read as follows:

21 (c) Notwithstanding the provisions of subparagraph (ii) of paragraph 22 (a) of this subdivision, the authority may issue a license pursuant to this section for a premises which shall be within five hundred feet of 23 three or more existing premises licensed and operating pursuant to this 24 25 section and sections sixty-four, sixty-four-a, sixty-four-b and/or 26 sixty-four-d of this article if, after consultation with the munici-27 pality or community board, and due consideration of formal communication 28 from the municipality or community board, it determines that granting such license would be in the public interest. Before it may issue any 29 30 such license, the authority shall conduct a hearing, upon notice to the 31 applicant and the municipality or community board, and shall state and 32 file in its office its reasons therefor. The hearing may be rescheduled, 33 adjourned or continued, and the authority shall give notice to the 34 applicant and the municipality or community board of any such resched-35 uled, adjourned or continued hearing. Before the authority issues any 36 said license, the authority or one or more of the commissioners thereof 37 may, in addition to the hearing required by this paragraph, also conduct 38 a public meeting regarding said license, upon notice to the applicant and the municipality or community board. The public meeting may be 39 rescheduled, adjourned or continued, and the authority shall give notice 40 41 to the applicant and the municipality or community board of any such 42 rescheduled, adjourned or continued public meeting. Notice to the muni-43 cipality or community board shall mean written notice mailed by the 44 authority to such municipality or community board at least fifteen days 45 in advance of any hearing scheduled pursuant to this paragraph. Upon the 46 request of the authority, any municipality or community board may waive 47 the fifteen day notice requirement. No premises having been granted a license pursuant to this section shall be denied a renewal of such 48 49 license upon the grounds that such premises are within five hundred feet 50 of a building or buildings wherein three or more premises are operating 51 and licensed pursuant to this section or sections sixty-four, sixty-52 four-a, sixty-four-b and/or sixty-four-d of this article. 53 § 9. This act shall take effect immediately.

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