Sixty-seventh Legislative Assembly of North Dakota

HOUSE BILL NO. 1286

Introduced by

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Representatives Mock, Becker, Kasper, Keiser, O'Brien, D. Ruby Senators Kreun, Weber

- 1 A BILL for an Act to amend and reenact section 5-01-19 of the North Dakota Century Code,
- 2 relating to domestic distilleries and satellite locations.for an Act to create and enact section
- 3 5-01-19.2 of the North Dakota Century Code, relating to a manufacturing distillery; to provide for
- 4 <u>transition; and to declare an emergency.</u>

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. AMENDMENT. Section 5-01-19 of the North Dakota Century Code is amended and reenacted as follows:

5-01-19. Domestic distillery.

- 1. The tax commissioner may issue a domestic distillery license to the owner or operator of a distillery that is located within this state which uses a majority of North Dakota farm products to manufacture and sell spirits produced on the premises. A domestic distillery license may be issued and renewed for an annual fee of one hundred dollars. This fee is in lieu of all other license fees required by this title. The tax commissioner may not issue the domestic distillery license until the applicant has established that the applicant has applied for and obtained the necessary federal registrations and permits, as required under the Internal Revenue Code of 1986 [26 U.S.C. 5001 et seq.] and the federal Alcohol Administration Act [27 U.S.C. 203], for the operation of a distilled spirits plant.
- 2. A domestic distillery may sell spirits produced by that distillery at on sale or off sale, in retail lots, and not for resale, and may sell or direct ship its spirits to persons inside or outside the state in a manner consistent with the laws of the place of the sale or delivery in total quantities not in excess of twenty-five thousand gallons [94635 liters] in a calendar year. Direct sales within this state are limited to two and thirty-eight hundredths gallons [9 liters] or less per month per person for personal use and not for

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resale. The packaging must conform with the labeling requirements in section 5-01-16. A licensee may dispense free samples of the spirits offered for sale. Subject to localordinance, sales at on sale and off sale may be made on Sundays between twelvenoon and twelve midnight. A domestic distillery may hold events inside and outside itspremises, but only on contiguous property under common ownership, allowing freesamples of its spirits and to sell its spirits by the glass or in closed containers. The taxcommissioner may issue event permits for not more than forty event days per calendaryear to a domestic distillery allowing the domestic distillery, subject to local ordinance, to give free samples of its product and to sell its product by the glass or in closedcontainers, at off-premises events. A domestic distillery may not engage in any wholesaling activities. Except as provided by section 5-01-19.1, all sales and deliveries of spirits to any other retail licensed premises in this state may be made only through a licensed North Dakota liquor wholesaler. However, a domestic distillery may sell distilled spirits to a domestic winery if the distilled spirits were produced from products provided to the domestic distillery by the domestic winery. No later than the last business day of a calendar month, a farm distillery that has made sales to a North-Dakota wholesaler during the preceding calendar month shall file a report with the taxcommissioner reporting those sales.

- 3. A domestic distillery may obtain a domestic distillery license and a retailer license allowing the onpremises sale of alcoholic beverages at a restaurant owned by the licensee and located on property contiguous to the domestic distillery. A domestic distillery also may own or operate a winery.
- 4. <u>a.</u> As used in this subsection, "samples" means the serving of free tastings of a domestic distillery's products not to exceed six ounces [0.18 liter] of spirits per individual per day.
 - b. A domestic distillery may operate one satellite location in addition to its licensed premises for the purpose of providing samples and on sale or off sale retail sales.
 - (1) The spirits sampled or sold at the satellite location must be produced by the domestic distillery.
 - (2) A domestic distillery may not produce any spirits at the satellite location.

1	(3) A domestic distillery that is issued an event permit in accordance with
2	subsection 2 may hold an indoor or outdoor event at its satellite location at
3	which the domestic distillery may offer free samples of its spirits and may
4	sell its spirits by the glass or in closed containers.
5	(4) The satellite location must be owned or leased by the domestic distillery
6	licensee.
7	(5) A domestic distillery may not engage in wholesaling activities at its satellite
8	location.
9	c. A domestic distillery shall obtain a satellite location license from the tax
10	commissioner before operating a satellite location. The tax commissioner may
11	issue and renew a satellite location license for an annual fee of one hundred
12	dollars. This fee is in addition to all other license fees required by this title.
13	d. A domestic distillery is liable for any violation of alcohol or licensing requirements
14	committed on the premises of its satellite location.
15	5. A domestic distillery is subject to section 5-03-06 and shall report and pay
16	annually to the tax commissioner the wholesaler taxes due on all spirits sold by the
17	licensee at retail or to a retail licensee, including all spirits shipped directly to-
18	consumers as set forth in sections 5-03-07 and 57-39.6-02. The annual wholesaler tax
19	reports are due January fifteenth of the year following the year sales were made. The
20	report must provide the detail and be in a format as prescribed by the tax-
21	commissioner. The tax commissioner may require that the report be submitted in an
22	electronic format approved by the tax commissioner.
23	SECTION 1. Section 5-01-19.2 of the North Dakota Century Code is created and enacted
24	as follows:
25	5-01-19.2. Manufacturing distillery - Satellite locations.
26	1. The tax commissioner may issue a manufacturing distillery license to the owner or
27	operator of a distillery located within this state which uses a majority of North Dakota
28	farm products to manufacture and sell spirits produced on the premises. A
29	manufacturing distillery license may be issued and renewed for an annual fee of one
30	hundred dollars. This fee is in lieu of all other license fees required by this title. The tax
31	commissioner may not issue the manufacturing distillery license until the applicant has

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established the applicant has applied for and obtained the necessary federal registrations and permits, as required under the Internal Revenue Code of 1986

[26 U.S.C. 5001 et seq.] and the federal Alcohol Administration Act [27 U.S.C. 203], for the operation of a distilled spirits plant.

- A manufacturing distillery may sell spirits produced by that distillery at off sale, in retail lots, and not for resale, and may sell or direct ship its spirits to persons inside or outside the state in a manner consistent with the laws of the place of the sale or delivery in total quantities not in excess of twenty-five thousand gallons [94635 liters] in a calendar year. Direct sales within this state are limited to two and thirty-eight hundredths gallons [9 liters] or less per month per person for personal use and not for resale. The packaging must conform with the labeling requirements in section 5-01-16. A licensee may dispense free samples of the spirits offered for sale. Subject to local ordinance, sales at off sale may be made on Sundays between twelve noon and twelve midnight. A manufacturing distillery may hold events inside its premises and at its satellite location. The tax commissioner may issue event permits for not more than forty event days per calendar year to a manufacturing distillery to allow the manufacturing distillery, subject to local ordinance, to give free samples of its product and to sell its product by the glass or in closed containers at on-premises events and at its satellite location. A manufacturing distillery may not engage in any wholesaling activities. Except as provided by section 5-01-19.1, all sales and deliveries of spirits to any other retail licensed premises in this state may be made only through a licensed North Dakota liquor wholesaler. However, a manufacturing distillery may sell distilled spirits to a domestic winery if the distilled spirits were produced from products provided to the manufacturing distillery by the domestic winery.
- a. As used in this subsection, "samples" means the serving of free tastings of a
 manufacturing distillery's products not to exceed six ounces [0.18 liter] of spirits
 per individual per day.
 - b. A manufacturing distillery may operate one satellite location in addition to its
 licensed premises for the purpose of providing samples and on sale or off sale
 retail sales.

1		(1) The spirits sampled or sold at the satellite location must be produced by the
2		manufacturing distillery.
3		(2) A manufacturing distillery may not produce any spirits at the satellite
4		location.
5		(3) An event permit issued to a manufacturing distillery in accordance with
6		subsection 2 for an indoor or outdoor event held at its satellite location does
7		not count towards the forty event days per calendar year allowed under
8		subsection 2. The manufacturing distillery may offer free samples of its
9		spirits and may sell its spirits by the glass or in closed containers at the
10		event held at the satellite location.
11		(4) The satellite location must be owned or leased by the manufacturing
12		distillery licensee.
13		(5) A manufacturing distillery may not engage in wholesaling activities at its
14		satellite location.
15		c. A manufacturing distillery shall obtain a satellite location license from the tax
16		commissioner before operating a satellite location. The tax commissioner may
17		issue and renew a satellite location license for an annual fee of one hundred
18		dollars. This fee is in addition to all other license fees required by this title.
19		d. A manufacturing distillery is liable for any violation of alcohol or licensing
20		requirements committed on the premises of its satellite location.
21	4.	A person may not hold a manufacturing distillery license and a domestic distillery
22		<u>license.</u>
23	5.	A manufacturing distillery may obtain a manufacturing distillery license and a retailer
24		license allowing the on-premises sale of alcoholic beverages at a restaurant owned by
25		the licensee and located at the manufacturing distillery's satellite location.
26	6.	A manufacturing distillery is subject to section 5-03-06 and shall report and pay
27		annually to the tax commissioner the wholesaler taxes due on all spirits sold by the
28		licensee at retail or to a retail licensee, including all spirits shipped directly to
29		consumers as set forth in sections 5-03-07 and 57-39.6-02. The annual wholesaler tax
30		reports are due January fifteenth of the year following the year sales were made. The
31		report must provide the detail and be in a format as prescribed by the tax

commissioner. The tax commissioner may require the report to be submitted in an electronic format approved by the tax commissioner.

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SECTION 2. TRANSITION PERIOD. After the effective date of this Act, a domestic distillery licensee may rescind a domestic distillery license and apply for and be issued a manufacturing distillery license. After August 1, 2022, a domestic distillery licensee may not be issued a manufacturing distillery license.

SECTION 3. EMERGENCY. This Act is declared to be an emergency measure.