House Bill 4118

Sponsored by Representative GOMBERG (Presession filed.)

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure as introduced.

Allows licensee, permittee or certificate holder authorized to import, export, sell, distribute, ship or deliver wine to import, export, sell, distribute, ship or deliver low-proof spirit beverages on same terms. Conditionally allows distribution or delivery of low-proof spirit beverages by distilleries.

Allows distillery licensee to import, manufacture, offer tastings of and make certain sales of low-proof spirit beverages.

Allows importer of distilled liquor to import low-proof spirit beverage.

Imposes tax on privilege of engaging in business as manufacturer or importing distributor of low-proof spirit beverages. Creates exceptions. Makes provisions regarding tax payments, liens and record keeping applicable for low-proof spirit beverages.

Takes effect on 91st day following adjournment sine die.

A BILL FOR AN ACT

Relating to low-proof spirit beverages; creating new provisions; amending ORS 471.230; prescribing an effective date; and providing for revenue raising that requires approval by a three-fifths majority.

Be It Enacted by the People of the State of Oregon:

SECTION 1. Section 2 of this 2020 Act is added to and made a part of ORS chapter 471.

SECTION 2. (1) As used in this section, “low-proof spirit beverage” means an alcoholic beverage that:

(a) Contains, at a minimum, a mixture of distilled liquor and a nonalcoholic liquid;

(b) Contains not more than 14 percent alcohol by volume; and

(c) Is sold at retail in a factory-sealed container that does not exceed 375 milliliters in volume.

(2) Notwithstanding ORS 471.186, an off-premises sales licensee may sell and deliver a low-proof spirit beverage. The retail sale and delivery of low-proof spirit beverages under this subsection is subject to the restrictions and requirements imposed under this chapter and Oregon Liquor Control Commission rules for retail sales and delivery of wine by off-premises sales licensees.

(3)(a) Subject to paragraph (c) of this subsection, a holder of a full on-premises sales license, limited on-premises sales license, temporary sales license, brewery-public house license, brewery license, winery license, grower sales privilege license or other license under this chapter that allows the sale of wine for on-premises consumption may sell a low-proof spirit beverage for on-premises consumption.

(b) Subject to paragraph (c) of this subsection, a holder of a license under this chapter that allows the sale of wine in factory-sealed containers for off-premises consumption may sell a low-proof spirit beverage at the premises for off-premises consumption. Any limitations imposed on a licensee described in this subsection with regard to the sale of wine apply to the sale of a low-proof spirit beverage by the licensee.

NOTE: Matter in boldfaced type in an amended section is new; matter [italic and bracketed] is existing law to be omitted.
New sections are in boldfaced type.

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(c) This subsection does not allow a sale other than a sale at retail in conformance with subsection (1)(c) of this section.

(4)(a) A holder of a winery license, grower sales privilege license, wholesale malt beverage and wine license, warehouse license, certificate of approval under ORS 471.244 or other license, certificate or permit under this chapter that allows the person to import or export wine into or out of this state may import or export a low-proof spirit beverage on the same terms that the person is allowed to import or export wine.

(b) A holder of a certificate of approval under ORS 471.251 may import a low-proof spirit beverage on the same terms that the holder of a certificate of approval under ORS 471.244 may import a low-proof spirit beverage.

(5) A holder of a wholesale malt beverage and wine license, warehouse license or other license, certificate or permit under this chapter that allows the person to distribute or ship wine in this state may distribute or ship a low-proof spirit beverage on the same terms that the person is allowed to distribute or ship wine in this state.

(6)(a) A holder of a winery license, grower sales privilege license, wholesale malt beverage and wine license, warehouse license, direct shipper permit, warehouse license, certificate of approval under ORS 471.244, wine self-distribution permit or other license, certificate or permit under this chapter that allows the person to deliver wine to a licensee of the commission may deliver a low-proof spirit beverage to a licensee of the commission on the same terms that the person is allowed to deliver wine.

(b) A holder of a distillery license or a certificate of authority under ORS 471.251 that pays to the commission an amount equal to the fee for a wine self-distribution permit may deliver a low-proof spirit beverage to a licensee of the commission on the same terms as a holder of a wine self-distribution permit.

(7)(a) A holder of a direct shipper permit, warehouse license or other license, certificate or permit under this chapter that allows the person to deliver wine directly to a resident of this state for personal use may deliver a low-proof spirit beverage directly to a resident of this state for personal use on the same terms that the person is allowed to deliver wine.

(b) A holder of a distillery license or a certificate of authority under ORS 471.251 that pays to the commission an amount equal to the fee for a direct shipper permit may deliver a low-proof spirit beverage directly to a resident of this state for personal use on the same terms as a holder of a direct shipper permit.

(8) Any liability insurance or bonding requirement imposed on a licensee under this chapter regarding the sale or service of a low-proof spirit beverage must be identical to the liability insurance or bonding requirement imposed on a licensee under this chapter regarding the sale or service of wine.

(9) A nonprofit or charitable organization may sell a low-proof spirit beverage at an auction or through a raffle on the same terms that the organization may sell wine under ORS 471.162. This subsection does not allow the sale of a low-proof spirit beverage that is not manufactured in this state or imported into this state as provided under this chapter.

(10) An individual entering this state may possess an amount of low-proof spirit beverage that does not exceed the amount of wine that ORS 471.405 allows an individual entering the state to possess.

(11) ORS 471.740 and 471.745 do not apply to low-proof spirit beverages.

(12) Subsections (2) to (7) of this section do not allow a holder of a license, certificate or
permit issued under this chapter to carry out any function or power regarding wine that the 
holder is not otherwise allowed to carry out under the license, certificate or permit. Sub-
sections (2) to (7) of this section do not allow a holder of a license, certificate or permit is-
sued under this chapter to carry out any function or power regarding distilled liquor, other 
than low-proof spirit beverages, that the holder is not otherwise allowed to carry out under 
the license, certificate or permit.

SECTION 3. Section 4 of this 2020 Act is added to and made a part of ORS chapter 473.

SECTION 4. (1) As used in this section, “low-proof spirit beverage” has the meaning 
given that term in section 2 of this 2020 Act.

(2) A tax is imposed on the privilege of engaging in business as a manufacturer or im-
porting distributor of low-proof spirit beverages. The tax shall be 65 cents per gallon of low-
proof spirit beverage manufactured or imported.

(3) In computing the privilege tax imposed under this section:

(a) No low-proof spirit beverage is subject to tax more than once.

(b) No tax shall be levied, collected or imposed upon any low-proof spirit beverage sold 
to the Oregon Liquor Control Commission or exported from this state.

(c) No tax shall be levied, collected or imposed upon any low-proof spirit beverage given 
away and consumed on the licensed premises of a distillery licensee, or sold to or by a vol-
untary nonincorporated organization of army, air corps or navy personnel operating a place 
for the sale of goods pursuant to regulations promulgated by the proper authority of each 
such service.

(d) No tax shall be levied, collected or imposed upon any low-proof spirit beverage de-
termined by the commission to be unfit for human consumption or unsalable.

(4) ORS 473.060, 473.080, 473.090 and 473.100 apply to the tax imposed under this section 
on the same terms that ORS 473.060, 473.080, 473.090 and 473.100 apply to the tax imposed 
under ORS 473.030 on the privilege of engaging in business as a manufacturer or importing 
distributor of wine.

(5) The bond and security requirements in ORS 471.155 and 473.065 do not apply to a 
manufacturer of a low-proof spirit beverage.

(6) ORS 473.070, 473.140, 473.150 and 473.170 apply to a manufacturer of a low-proof spirit 
beverage on the same terms that ORS 473.070, 473.140, 473.150 and 473.170 apply to a man-
ufacturer of wine.

(7) ORS 473.160 applies to a person transporting a low-proof spirit beverage on the same 
terms that ORS 473.160 applies to a person transporting wine.

SECTION 5. ORS 471.230 is amended to read:

471.230. (1) A distillery license allows the licensee to import, manufacture, distill, rectify, blend, 
denature and store distilled liquor, to sell the distilled liquor to the Oregon Liquor Control Com-
mission and to transport the distilled liquor out of this state for sale outside this state. Distillery 
licensees may purchase and sell distilled liquor from or to another distillery licensee in containers 
having a capacity greater than one U.S. gallon for blending and manufacturing purposes. A distillery 
licensee may not sell any alcoholic beverage within this state except to the commission or as pro-
vided in this section. However, any agricultural producer or association of agricultural producers 
or the legal agents of an agricultural producer or association of agricultural producers that manu-
factures and converts agricultural surpluses, by-products and wastes into denatured ethyl and in-
dustrial alcohol for use in the arts and industry are not required to obtain a license from the
(2) If a distillery licensee holds a valid distilled spirits plant basic permit issued by the federal
Alcohol and Tobacco Tax and Trade Bureau for the licensed premises, the distillery licensee may:

(a) Permit tastings of distilled liquor approved by the commission for sale in Oregon and manu-
factured in Oregon by the distillery licensee or by another distillery licensee. Tastings may be of
the distilled liquor alone or with a mix of other liquids. If any of the other liquids are distilled li-
quors, they must be distilled liquors on the list of products approved by the commission for retail
sale in Oregon and must be purchased by the licensee at the retail price established by the com-
mmission. This paragraph does not authorize sales by the drink of distilled liquor. The tastings may
be conducted on the licensed premises of the distillery and at no more than five other premises
owned or leased by the licensee. The commission may allow more than one distillery licensee to use
the same premises at the same time for conducting tastings if the premises are a primary production
location and the licensees share the premises or are owned by the same entity. If the manufacturer
of the distilled liquor obtains distilled liquor for conducting tastings from the inventory of the
commission, the licensee shall pay the commission a processing fee.

(b) Obtain a special events distillery license.

(c) Apply for appointment by the commission as a distillery retail outlet agent for purposes of
retailing distilled liquor at locations where tastings are permitted under paragraph (a) of this sub-
section or subsection (4)(a) of this section. A distillery retail outlet agent may sell at locations
where tastings are allowed under paragraph (a) of this subsection only distilled liquor that is on the
list of products approved by the commission for retail sale in Oregon and is manufactured in Oregon
by the distillery licensee or by another distillery licensee that uses the same premises as a primary
production location or is owned by the same entity as the distillery licensee.

(3) Notwithstanding ORS 471.392 to 471.400, a distillery licensee may hold one or more full on-
premises sales licenses. All distilled liquor sold under a full on-premises sales license must be pur-
chased from the commission.

(4) A distillery licensee that holds a special events distillery license may conduct an event on
premises designated in the special events distillery license. Except as provided in this subsection,
a special events distillery license may be valid for a period not exceeding five days. The commission
shall limit the approval of special events distillery licenses for a distillery licensee at the same loc-
ation to not more than 62 days during a calendar year. A distillery licensee conducting a special
event may:

(a) Permit tastings of distilled liquor approved by the commission for sale in Oregon and manu-
factured in Oregon by the distillery licensee. Tastings may be of the distilled liquor alone or with
a mix of other liquids. If any of the other liquids are distilled liquors, they must be distilled liquors
on the list of products approved by the commission for retail sale in Oregon and must be purchased
by the licensee at the retail price established by the commission. If the manufacturer of the distilled
liquor obtains distilled liquor for conducting tastings from the inventory of the commission, the
licensee shall pay the commission a processing fee.

(b) Permit sales by the drink of distilled liquor. A drink that a distillery licensee sells under this
paragraph must include distilled liquor that the licensee manufactured in Oregon. Any distilled li-
quor contained in the drink must be on the list of products approved by the commission for retail
sale in Oregon. The distillery licensee selling the drink must purchase all distilled liquor contained
in the drink at the retail price set by the commission for the month in which the drink is sold.

 (c) If the distillery licensee has been appointed as a distillery retail outlet agent under sub-
section (2)(c) of this section, sell distilled liquor in factory-sealed containers for consumption off the licensed premises. A distillery retail outlet agent may sell at a location where tastings are allowed under paragraph (a) of this subsection only distilled liquor that is on the list of products approved by the commission for retail sale in Oregon and is manufactured in Oregon by the distillery licensee. The distillery retail outlet agent must sell the distilled liquor at the retail price set by the commission for the month of sale.

(5)(a) In addition to any other privilege granted to a distillery licensee, a distillery licensee may import, manufacture, blend and store low-proof spirit beverages as defined in section 2 of this 2020 Act. A distillery licensee may sell a low-proof spirit beverage:

(A) For export;

(B) To any commission licensee authorized under section 2 of this 2020 Act to sell, distribute or deliver low-proof spirit beverages; or

(C) At retail directly to the consumer for consumption off the licensed premises of the distillery.

(b) A distillery licensee may conduct tastings of low-proof spirit beverages at any location at which the licensee may conduct tastings of distilled liquor under subsection (2) or (4) of this section.

SECTION 6. This 2020 Act takes effect on the 91st day after the date on which the 2020 regular session of the Eightieth Legislative Assembly adjourns sine die.