SB-1158, As Passed House, December 11, 2018 SB-1158, As Passed Senate, November 29, 2018

SENATE BILL No. 1158

November 8, 2018, Introduced by Senator ROCCA and referred to the Committee on Regulatory Reform.

A bill to amend 1998 PA 58, entitled

"Michigan liquor control code of 1998,"

by amending section 603 (MCL 436.1603), as amended by 2014 PA 43.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 603. (1) Except as provided in subsections (6) to (14)
 and section 605, a supplier, warehouser, or wholesaler shall not
 have any direct or indirect financial interest in the
 establishment, maintenance, operation, or promotion of the business
 of any other vendor.

6 (2) Except as provided in subsections (6) to (14) and section
7 605, a supplier, warehouser, or wholesaler or a stockholder of a
8 supplier, warehouser, or wholesaler shall not have any direct or
9 indirect interest by ownership in fee, leasehold, mortgage, or

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otherwise in the establishment, maintenance, operation, or
 promotion of the business of any other vendor.

3 (3) Except as provided in subsections (6) to (14) and section
4 605, a supplier, warehouser, or wholesaler shall not have any
5 direct or indirect interest by interlocking directors in a
6 corporation or by interlocking stock ownership in a corporation in
7 the establishment, maintenance, operation, or promotion of the
8 business of any other vendor.

9 (4) Except as provided in subsections (6) to (14) and section
10 605, a person shall not buy the stocks of a supplier, warehouser,
11 or wholesaler and place the stock in any portfolio under an
12 arrangement, written trust agreement, or form of investment trust
13 agreement, issue participating shares based upon the portfolio,
14 trust agreement, or investment trust agreement, and sell the
15 participating shares within this state.

16 (5) The commission may approve a brandy manufacturer or small 17 distiller to sell brandy and spirits made by that brandy 18 manufacturer or small distiller in a restaurant for consumption on 19 or off the premises if the restaurant is owned by the brandy 20 manufacturer or small distiller or operated by another person under 21 an agreement approved by the commission and is located on premises 22 where the brandy manufacturer or small distiller is licensed. 23 Brandy and spirits sold for consumption off the premises under this 24 subsection shall MUST be sold at the uniform price established by 25 the commission.

26 (6) The commission shall allow a small distiller to sell27 brands of spirits it manufactures for consumption on the licensed

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1 premises at that distillery.

2 (7) A brewpub may have an interest in up to 5 other brewpubs
3 if the combined production of all the locations in which the
4 brewpub has an interest does not exceed 18,000 barrels of beer per
5 calendar year.

6 (8) This section does not prohibit a supplier from having any7 direct or indirect interest in any other supplier.

8 (9) The commission may approve the following under R
9 436.1023(3) of the Michigan administrative code, ADMINISTRATIVE
10 CODE, subject to the written approval of the United States
11 department of treasury, bureau of alcohol and tobacco tax and
12 trade:DEPARTMENT OF TREASURY ALCOHOL AND TOBACCO TAX AND TRADE
13 BUREAU:

14 (a) A wine maker participating with 1 or more wine makers in
15 an alternating proprietor operation in accordance with 27 CFR
16 24.136.

17 (b) A brewer participating with 1 or more brewers in an18 alternating proprietor operation in accordance with 27 CFR 25.52.

19 (10) A manufacturer shall not have any direct or indirect20 interest in a wholesaler.

(11) A wine maker shall not collectively deliver wine, withany other wine maker, to retail licensees.

(12) Except in the case of FOR a licensed warehouser, all
licensees in this state shall be separated into 3 distinct and
independent tiers composed of the following:

- 26 (a) Supplier tier, comprising suppliers.
- 27 (b) Wholesaler tier, comprising wholesalers.

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(c) Retailer tier, comprising retailers.

2 (13) Except as otherwise provided in subsection (14),
3 beginning April 30, 2011, the commission shall not allow any of the
4 following:

5 (a) A retailer to hold, directly or indirectly, a license in6 the wholesaler or supplier tier.

7 (b) A wholesaler to hold, directly or indirectly, a license in8 the retailer or supplier tier.

9 (c) A supplier to hold, directly or indirectly, a license in10 the wholesaler or retailer tier.

11 (14) Subsection (13) shall DOES not be interpreted in a manner 12 that would prohibit a class C, tavern, class A hotel, or class B 13 hotel licensee from receiving a brewpub license or that would 14 prohibit a micro brewer or brewer from having an on-site 15 restaurant.

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(15) As used in this section:

(a) "Manufacturer" means, notwithstanding section 109(1),
109(2), a wine maker, small wine maker, brewer, micro brewer,
manufacturer of spirits, distiller, small distiller, brandy
manufacturer, mixed spirit drink manufacturer, direct shipper, or a
person licensed by the commission to perform substantially similar
functions.

(b) "Supplier" means a manufacturer, mixed spirit drink
manufacturer, outstate seller of beer, outstate seller of wine,
outstate seller of mixed spirit drink, and vendor of spirits or a
person licensed by the commission to perform substantially similar
functions but does not include a master distributor.

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3 of the 99th Legislature is enacted into law.