Second Regular Session Seventy-third General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 22-0941.04 Yelana Love x2295

HOUSE BILL 22-1417

HOUSE SPONSORSHIP

Roberts and Larson,

SENATE SPONSORSHIP

(None),

House Committees

Senate Committees

Business Affairs & Labor Finance

A BILL FOR AN ACT

101	CONCERNING THE REGULATION OF ALCOHOL BEVERAGES, AND, IN
102	CONNECTION THEREWITH, CREATING AN ALCOHOL BEVERAGE
103	REGULATION TASK FORCE.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

The bill creates a task force in the department of revenue to study the regulation of alcohol beverages. The task force is required to review the current statutes regulating alcohol beverages and make recommendations concerning how to modernize, clarify, and harmonize the statutes. The task force is required to report its findings to the general assembly by December 1, 2023.

The bill modifies laws governing the licensure of retail liquor stores and liquor-licensed drugstores and creates the new beer-and-wine-licensed grocery store license.

With regard to retail liquor store licenses, the bill:

- Removes the requirement that a new retail liquor store must be located a certain distance from an existing liquor-licensed drugstore;
- Expands the minimum distance between a new retail liquor store and other existing retail liquor stores from 1,500 feet to 3,000 feet;
- Effective January 1, 2024, removes the requirement that only an employee of the retail liquor store may deliver alcohol beverages and instead allows delivery by any person who is authorized by the retail liquor store, subject to specified requirements including that the licensee or the authorized deliverer obtain a delivery permit from the state licensing authority and other requirements specified in state licensing authority rules; and
- Increases the maximum number of retail liquor store licenses that a person may own.

With regard to liquor-licensed drugstore licenses, the bill:

- Prohibits the state and local licensing authorities from issuing new liquor-licensed drugstore licenses after the date the bill takes effect and repeals provisions related to the ability of liquor-licensed drugstore licensees to obtain additional licenses;
- Allows a liquor-licensed drugstore licensed before January 1, 2022, to continue to renew the licensee's license, unless the license has converted to a beer-and-wine-licensed grocery store license;
- On January 1, 2026, converts every liquor-licensed drugstore license in effect on that date to a beer-and-wine-licensed grocery store license, unless the licensee chooses to remain a liquor-licensed drugstore, and eliminates the ability of those licensees that convert to a beer-and-wine-licensed grocery store license to sell spirituous liquors; and
- Effective January 1, 2024, removes the requirement that only an employee of the liquor-licensed drugstore may deliver alcohol beverages and instead allows delivery by any person who is authorized by the liquor-licensed drugstore, subject to specified requirements including that the licensee or the authorized deliverer obtain a delivery permit from the state licensing authority and other

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requirements specified in state licensing authority rules. With regard to beer-and-wine-licensed grocery store licenses, the

- Creates the new license, available on or after January 1, 2026, with requirements similar to the requirements applicable to liquor-licensed drugstores, to permit a grocery store that obtains the license to sell beer and wine only;
- Specifies that a beer-and-wine-licensed grocery store cannot be located within 1,500 feet of a retail liquor store;
- Allows a beer-and-wine-licensed grocery store to deliver beer and wine to its customers under the same requirements applicable to retail liquor stores and liquor-licensed drugstores;
- Allows a beer-and-wine grocery store to own multiple stores as follows: On and after January 1, 2026, and before January 1, 2027, a maximum of 8 stores; on and after January 1, 2027, and before January 1, 2032, a maximum of 13 stores; on and after January 1, 2032, and before January 1, 2037, a maximum of 20 stores; and on and after January 1, 2037, an unlimited number of additional stores;
- Allows a licensee licensed as a liquor-licensed drugstore on December 31, 2025, whose license converted to a beer-and-wine-licensed grocery store license on January 1, 2026, to transfer any spirituous liquors in its possession to a licensee authorized to sell spirituous liquors but prohibits the licensee from selling spirituous liquors;
- Permits a beer-and-wine-licensed grocery store to offer tastings on the licensed premises if authorized by the local licensing authority; and
- Defines "grocery store" as an establishment that generates at least 20% of its gross annual income from the sale of food items.
- 1 Be it enacted by the General Assembly of the State of Colorado:
- 2 **SECTION 1.** In Colorado Revised Statutes, **add** 44-3-108 as
- 3 follows:

bill:

- 4 44-3-108. Alcohol beverage regulation task force legislative
- 5 declaration creation membership duties report definitions -
- 6 **repeal.** (1) (a) THE GENERAL ASSEMBLY HEREBY FINDS THAT:
- 7 (I) THERE HAS NOT BEEN A BROAD REVIEW OF THE "COLORADO

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1	LIQUOR CODE", THE "COLORADO BEER CODE", ARTICLE 4 OF THIS TITLE
2	44, OR THE OTHER STATUTES REGULATING ALCOHOL BEVERAGES IN
3	RECENT HISTORY;
4	(II) GROWTH IN THE INDUSTRY AND CHANGES IN CONSUMER
5	BEHAVIOR, MUCH OF WHICH WAS ACCELERATED BY THE COVID-19
6	PANDEMIC, HAVE CREATED AN OPPORTUNITY FOR ENHANCED STATUTORY
7	CLARITY IN ORDER TO ALLEVIATE CHALLENGES ASSOCIATED WITH
8	INTERPRETING AND ENFORCING THE LAWS;
9	(III) ADDITIONALLY, THE STATUTES REGULATING ALCOHOL
10	BEVERAGES HAVE UNDERGONE LEGISLATIVE CHANGES IN RECENT YEARS
11	TO ADDRESS SPECIFIC NICHE ISSUES, WHICH CHANGES OFTEN DO NOT TAKE
12	INTO ACCOUNT A HOLISTIC VIEW OF THE CODES, AND SIGNIFICANT
13	CHANGES ARE CURRENTLY UNDER CONSIDERATION, EITHER THROUGH
14	LEGISLATION OR BALLOT INITIATIVE, THAT COULD FURTHER COMPLICATE
15	THE STATUTES;
16	(IV) THE DEPARTMENT HAS NOTED CONSIDERABLE CHALLENGES
17	IN STATUTORY APPLICATION GIVEN THE COMPLEXITY, PERCEIVED
18	CONTRADICTIONS, AND RAPIDLY EVOLVING MARKETPLACE INNOVATIONS
19	THAT HAVE OCCURRED WITHIN THE ALCOHOL BEVERAGE INDUSTRY; AND
20	(V) IN ORDER TO FACILITATE STATUTORY COMPLIANCE BY
21	LICENSEES, IT IS ESSENTIAL THAT THE DEPARTMENT AND THE ALCOHOL
22	BEVERAGE INDUSTRY HAVE A CLEAR, LOGICAL, AND TRANSPARENT
23	REGULATORY FRAMEWORK THAT ALLOWS FOR UNDERSTANDABLE
24	REGULATIONS AND ENFORCEMENT, FOSTERS A STRONG INDUSTRY, AND
25	SUPPORTS THE DEPARTMENT'S GOAL OF PUBLIC SAFETY.
26	(b) THEREFORE, THE GENERAL ASSEMBLY FINDS THAT A TASK
27	FORCE COMPRISED OF A BROAD REPRESENTATION OF INTERESTS WILL

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1	PROVIDE A FORUM TO CRAFT LEGISLATIVE RECOMMENDATIONS FOCUSED
2	ON CLARIFYING AND MODERNIZING THE STATUTES REGULATING ALCOHOL
3	BEVERAGES IN A WAY THAT POSITIONS THE STATE OF COLORADO, THE
4	DEPARTMENT, AND THE ALCOHOL BEVERAGE INDUSTRY FOR SUCCESS FOR
5	DECADES TO COME.
6	(2) THERE IS HEREBY CREATED IN THE DEPARTMENT THE ALCOHOL
7	BEVERAGE REGULATION TASK FORCE, REFERRED TO IN THIS SECTION AS
8	THE "TASK FORCE".
9	(3) (a) The task force consists of twenty-eight members,
10	ONE OF WHOM SHALL BE THE STATE LICENSING AUTHORITY OR THE STATE
11	LICENSING AUTHORITY'S DESIGNEE, AND TWENTY-SEVEN OF WHOM SHALL
12	BE APPOINTED BY THE EXECUTIVE DIRECTOR OF THE DEPARTMENT AS
13	FOLLOWS:
14	(I) ONE MEMBER REPRESENTING A LARGE BREWERY, AS
15	DETERMINED BY THE EXECUTIVE DIRECTOR;
16	(II) ONE MEMBER REPRESENTING A SMALL BREWERY, AS
17	DETERMINED BY THE EXECUTIVE DIRECTOR;
18	(III) ONE MEMBER REPRESENTING A LOCAL MANUFACTURER OF
19	SPIRITUOUS LIQUORS;
20	(IV) One member representing a national manufacturer of
21	SPIRITUOUS LIQUORS;
22	(V) ONE MEMBER REPRESENTING A LOCAL MANUFACTURER OF
23	VINOUS LIQUORS;
24	$(VI)\ O {\tt NEMEMBERREPRESENTINGANATIONALMANUFACTUREROF}$
25	VINOUS LIQUORS;
26	(VII) TWO MEMBERS REPRESENTING LARGE OFF-PREMISES
27	RETAILERS;

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1	(VIII) IWO MEMBERS REPRESENTING MEDIUM OFF-PREMISES
2	RETAILERS;
3	(IX) TWO MEMBERS REPRESENTING SMALL OFF-PREMISES
4	RETAILERS;
5	(X) ONE MEMBER REPRESENTING A WHOLESALER OF MALT
6	LIQUORS;
7	(XI) ONE MEMBER REPRESENTING A WHOLESALER OF VINOUS AND
8	SPIRITUOUS LIQUORS;
9	(XII) ONE MEMBER REPRESENTING A WHOLESALER OF ANY TYPE
10	OF ALCOHOL BEVERAGE WHO HAS NATIONAL WHOLESALING EXPERIENCE;
11	(XIII) ONE MEMBER REPRESENTING THE HARD CIDER INDUSTRY;
12	(XIV) TWO MEMBERS REPRESENTING RESTAURANTS;
13	(XV) Two members representing taverns;
14	(XVI) ONE MEMBER REPRESENTING AN ARTS LICENSEE;
15	(XVII) ONE REPRESENTATIVE FROM MOTHERS AGAINST DRUNK
16	DRIVING, OR ITS SUCCESSOR ORGANIZATION;
17	(XVIII) ONE REPRESENTATIVE FROM COLORADO COUNTIES, INC.,
18	OR ITS SUCCESSOR ORGANIZATION;
19	(XIX) ONE REPRESENTATIVE FROM THE COLORADO MUNICIPAL
20	LEAGUE, OR ITS SUCCESSOR ORGANIZATION;
21	(XX) One representative from the Colorado state patrol;
22	(XXI) ONE REPRESENTATIVE FROM THE COLORADO ASSOCIATION
23	OF CHIEFS OF POLICE; AND
24	(XXII) ONE REPRESENTATIVE FROM COUNTY SHERIFFS OF
25	COLORADO.
26	(b) As used in this subsection (3), for the purposes of
27	MAKING APPOINTMENTS PURSUANT TO THIS SUBSECTION (3):

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1	(I) "LARGE" MEANS A LICENSEE THAT HAS THREE OR MORE
2	LICENSED PREMISES IN THE STATE OR THAT EMPLOYS ONE HUNDRED OR
3	MORE EMPLOYEES;
4	(II) "MEDIUM" MEANS A LICENSEE THAT HAS AT LEAST TWO
5	LICENSED PREMISES IN THE STATE OR THAT EMPLOYS AT LEAST FIFTY AND
6	NO MORE THAN NINETY-NINE EMPLOYEES; AND
7	
8	(III) "SMALL" MEANS A LICENSEE THAT HAS NO MORE THAN ONE
9	LICENSED PREMISES IN THE STATE OR THAT EMPLOYEES FEWER THAN FIFTY
10	EMPLOYEES.
11	(4) All members appointed pursuant to subsection (3)(a)(I)
12	$\hbox{to}(3)\!(a)\!(XVI)\hbox{of this section are preferred to have demonstrable}$
13	EXPERIENCE WORKING WITHIN THE SPECIFIC INDUSTRY INTERESTS THEY
14	REPRESENT, WHICH EXPERIENCE MUST NOT BE SOLELY IN AN ADVOCACY
15	POSITION FOR THOSE INDUSTRY INTERESTS.
16	(5) (a) EACH MEMBER OF THE TASK FORCE APPOINTED PURSUANT
17	TO SUBSECTION (3)(a) OF THIS SECTION SERVES:
18	(I) AT THE PLEASURE OF THE OFFICIAL WHO APPOINTED THE
19	MEMBER; AND
20	(II) WITHOUT COMPENSATION AND WITHOUT REIMBURSEMENT FOR
21	EXPENSES.
22	(b) AN APPOINTED TASK FORCE MEMBER MAY DESIGNATE ONE
23	OTHER PERSON AUTHORIZED TO ACT IN THE MEMBER'S ABSENCE BY PROXY,
24	AND THE PROXY MAY PERFORM ALL DUTIES IN THE TASK FORCE MEMBER'S
25	ABSENCE, INCLUDING ATTENDING MEETINGS AND VOTING.
26	(6) (a) The state licensing authority shall organize and
2.7	CALL THE FIRST MEETING OF THE TASK FORCE. TO BE HELD NO LATER THAN

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1	JULY 31, 2022.
2	(b) THE TASK FORCE SHALL ELECT A CHAIR FROM AMONG ITS
3	MEMBERS.
4	(c) THE TASK FORCE SHALL MEET AT LEAST ONCE EVERY MONTH.
5	THE CHAIR MAY CALL ADDITIONAL MEETINGS AS NECESSARY FOR THE
6	TASK FORCE TO COMPLETE ITS DUTIES.
7	(7) THE STATE LICENSING AUTHORITY MAY SUBMIT A REQUEST FOR
8	PROPOSALS AND HIRE AN OUTSIDE FACILITATOR FOR THE PURPOSE OF
9	PROVIDING SUPPORT FOR THE TASK FORCE, GENERATING THE REPORT
10	REQUIRED IN SUBSECTION (9) OF THIS SECTION, AND ANY OTHER DUTIES
11	ASSIGNED BY THE EXECUTIVE DIRECTOR.
12	(8) (a) FOR THE PURPOSE OF MAKING RECOMMENDATIONS TO THE
13	GENERAL ASSEMBLY CONCERNING HOW TO MODERNIZE, CLARIFY, AND
14	HARMONIZE THE "COLORADO LIQUOR CODE", THE "COLORADO BEER
15	CODE", ARTICLE 4 OF THIS TITLE 44, AND OTHER STATUTES REGULATING
16	ALCOHOL BEVERAGES, THE TASK FORCE SHALL REVIEW:
17	(I) THE STATUTES REGULATING ALCOHOL BEVERAGES, CURRENT
18	MARKET TRENDS, AND LAWS AND REGULATIONS FROM OTHER
19	JURISDICTIONS;
20	(II) REPORTS AND RECOMMENDATIONS FROM GOVERNING BODIES,
21	INCLUDING THE UNITED STATES DEPARTMENT OF TREASURY REPORT
22	ENTITLED "COMPETITION IN THE MARKETS FOR BEER, WINE, AND
23	Spirits", dated February 9, 2022; and
24	(III) ANY OTHER MATERIALS DEEMED APPROPRIATE BY THE TASK
25	FORCE TO CONSIDER.
26	(b) AS THE TASK FORCE MAKES ITS RECOMMENDATIONS, IT SHALL
27	CONSIDER THE FOLLOWING GUIDING PRINCIPLES:

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1	(I) SAFEGUARDING THE INTERESTS AND RIGHTS OF CONSUMERS
2	THROUGH CONSUMER PROTECTION MEASURES;
3	(II) PROTECTING THE GENERAL PUBLIC THROUGH PUBLIC SAFETY
4	MEASURES;
5	(III) PROMOTING A FAIR AND OPEN MARKETPLACE:
6	(A) IN WHICH PRICE IS REFLECTIVE OF SUPPLY AND DEMAND
7	TRENDS AND ESTABLISHED ECONOMIC PRINCIPLES; AND
8	(B) THAT LIMITS BARRIERS TO ENTRY INTO AND EXIT FROM THE
9	ALCOHOL BEVERAGE MARKETPLACE; AND
10	(IV) How any recommendations may interact with or
11	AFFECT OTHER JURISDICTIONS THAT HAVE RESPONSIBILITY FOR THE
12	REGULATION OF ALCOHOL BEVERAGES.
13	(c) THE TASK FORCE MAY CREATE SUBCOMMITTEES TO CARRY OUT
14	ITS DUTIES UNDER THIS SUBSECTION (8).
15	(9) (a) On or before December 1, 2023, the task force shall
16	REPORT ITS FINDINGS AND RECOMMENDATIONS TO THE BUSINESS AFFAIRS
17	AND LABOR COMMITTEE OF THE HOUSE OF REPRESENTATIVES AND THE
18	BUSINESS, LABOR, AND TECHNOLOGY COMMITTEE OF THE SENATE, OR ANY
19	SUCCESSOR COMMITTEES. THE REPORT MUST INCLUDE:
20	(I) ANY AGREED-UPON LEGISLATIVE OR ADMINISTRATIVE
21	RECOMMENDATIONS; AND
22	(II) A SYNOPSIS OF DISSENTING VOTES, IF ANY, AND REASONS FOR
23	THE DISSENTING VOTES, IF AVAILABLE, REGARDING ANY REPORT
24	RECOMMENDATIONS THAT ARE NOT UNANIMOUS.
25	(b) As used in subsection (9)(a)(I) of this section,
26	"AGREED-UPON" MEANS A SIMPLE MAJORITY OF TASK FORCE MEMBERS
27	PRESENT, UNLESS THE TASK FORCE, AT ITS INITIAL MEETING, DETERMINES

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	DIFFERENT PARAMETERS FOR WHAT CONSTITUTES AN "AGREED-UPON"
2	RECOMMENDATION.
3	(10) This section is repealed, effective May 1, 2024.
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5	SECTION 2. Safety clause. The general assembly hereby finds
6	determines, and declares that this act is necessary for the immediate
7	preservation of the public peace, health, or safety.

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