Act No. 45 Public Acts of 2014 Approved by the Governor March 25, 2014 Filed with the Secretary of State March 25, 2014 EFFECTIVE DATE: March 25, 2014

STATE OF MICHIGAN 97TH LEGISLATURE REGULAR SESSION OF 2014

Introduced by Senator Hildenbrand

ENROLLED SENATE BILL No. 329

AN ACT to amend 1998 PA 58, entitled "An act to create a commission for the control of the alcoholic beverage traffic within this state, and to prescribe its powers, duties, and limitations; to provide for powers and duties for certain state departments and agencies; to impose certain taxes for certain purposes; to provide for the control of the alcoholic liquor traffic within this state and to provide for the power to establish state liquor stores; to prohibit the use of certain devices for the dispensing of alcoholic vapor; to provide for the care and treatment of alcoholics; to provide for the incorporation of farmer cooperative wineries and the granting of certain rights and privileges to those cooperatives; to provide for the licensing and taxation of activities regulated under this act and the disposition of the money received under this act; to prescribe liability for retail licensees under certain circumstances and to require security for that liability; to provide procedures, defenses, and remedies regarding violations of this act; to provide for the enforcement and to prescribe penalties for violations of this act; to provide for the confiscation and disposition of property seized under this act; to provide referenda under certain funds for certain purposes; to provide for the confiscation and disposition of property seized under this act; to provide referenda under certain funds for certain purposes; to provide for the confiscation and parts of acts," by amending section 605 (MCL 436.1605).

The People of the State of Michigan enact:

Sec. 605. (1) A brewer, wine maker, distiller, brandy manufacturer, or the parent company, a subsidiary or an affiliate of a brewer, wine maker, distiller, or brandy manufacturer which parent company, subsidiary, or affiliate is located in this state may acquire, develop, sell, lease, finance, maintain, operate, or promote real property occupied or to be occupied by another vendor, except a wholesaler, if all of the following exist:

(a) The brewer, wine maker, distiller, or brandy manufacturer has received written approval of the commission before entering into any arrangement or contract between the parties regarding the real property.

(b) The legislative body of the city, village, or township where the property is located certifies to the commission that the real property is in an urban, commercial, or community redevelopment area.

(c) Any arrangement or contract entered into between the brewer, wine maker, distiller, brandy manufacturer, its parent company, subsidiary, or affiliate and another vendor shall not directly or indirectly influence or control the brand of alcoholic liquor sold or to be sold by the vendor and shall only be concerned with real property.

(d) The brewer, wine maker, distiller, brandy manufacturer, its parent company, subsidiary, or affiliate has not acquired, developed, sold, leased, financed, or maintained, operated, or promoted more than 7 real properties that are occupied or to be occupied by another vendor, except a wholesaler.

(2) The commission may deny or approve an arrangement or contract to be entered into under this section. In denying or approving an arrangement or contract, the commission shall consider all of the following:

(a) That the arrangement or contract to be entered into is concerned only with real property.

(b) That the certification required under subsection (1)(b) has been received by the commission.

(c) That the arrangement or contract does not violate this act or the rules promulgated under this act.

(3) The commission may review any arrangement or contract under this section at the time that 1 of the parties to the arrangement or contract applies for or renews a license. The commission may deny, revoke, or suspend the license of a party to the arrangement or contract if the commission finds that the party to the arrangement or contract has violated this act or the rules promulgated under this act.

(4) Except as otherwise provided in subsection (5), a wholesaler shall not be a party to, directly or indirectly, an arrangement or contract under this section.

(5) A manufacturer, mixed spirit drink manufacturer, warehouser, wholesaler, authorized distribution agent, outstate seller of beer, outstate seller of wine, outstate seller of mixed spirit drink, or vendor of spirits may acquire, develop, sell, lease, finance, maintain, operate, or promote a condominium project or own a condominium unit as its sole property, under the condominium act, 1978 PA 59, MCL 559.101 to 559.276, if that condominium unit is not the licensed premises owned separately by a retailer and if all of the following apply:

(a) Condominium assessments in the condominium project are based on the proportional area each condominium unit has to the total area.

(b) A condominium unit operating as a licensed premises operates under a separate name from the condominium project except that cooperative advertising shall be permitted among owners of condominium units for the purpose of promoting the condominium project if the name of a brand or brands of an alcoholic liquor is not mentioned in the advertising.

(c) Ownership of a condominium unit and participation in a condominium association under this section is not considered a financial interest, interest by ownership, or interest by interlocking directors on stock ownership prohibited by section 603.

(d) A retailer separately owning a separate condominium unit as sole property does not directly purchase alcoholic liquor from the manufacturer, warehouser, wholesaler, outstate seller of mixed spirit drink, or vendor of spirits who owns, leases, maintains, finances, or operates the condominium project.

(e) A wholesaler that has a direct or indirect interest in a condominium unit in which a retailer is located does not sell alcoholic liquor to any licensed retail business in which that retailer, or any person having an ownership interest; and, a retail licensed business in which that retailer, or any person having an ownership interest; and, a retail licensed business in which that retailer, or any person having an ownership interest; and, a retail licensed business in which that retailer, or any person having an ownership interest; and, a retail licensed business in which that retailer, or any person having an ownership interest in that retailer, has an ownership interest does not purchase alcoholic liquor from a wholesaler that has a direct or indirect interest in a condominium or condominium unit in which that retailer is located.

(f) A retailer acquiring a separate condominium unit as sole property pays the fair market value for the unit.

(6) Subsection (5) does not apply to a manufacturer, mixed spirit drink manufacturer, warehouser, wholesaler, authorized distribution agent, outstate seller of beer, outstate seller of wine, outstate seller of mixed spirit drink, or vendor of spirits with a direct or indirect interest in a license under the Michigan gaming control and revenue act, 1996 IL 1, MCL 432.201 to 432.226. Subsection (5) does not prohibit a direct physical connection between a condominium unit that is the licensed premises and a condominium unit that is not the licensed premises.

Enacting section 1. This amendatory act does not take effect unless all of the following bills of the 97th Legislature are enacted into law:

- (a) Senate Bill No. 504.
- (b) Senate Bill No. 505.
- (c) Senate Bill No. 506.
- (d) Senate Bill No. 507.
- (e) Senate Bill No. 650.
- (f) House Bill No. 4277.
- (g) House Bill No. 4709.
- (h) House Bill No. 4710.
- (i) House Bill No. 4711.

This act is ordered to take immediate effect.

Carol Morey Viventi Secretary of the Senate Sany E Randal

Clerk of the House of Representatives

Approved

Governor

Compiler's note: The bills referred to in enacting section 1 were enacted into law as follows:

Senate Bill No. 504 was filed with the Secretary of State March 25, 2014, and became 2014 PA 46, Imd. Eff. Mar. 25, 2014.

Senate Bill No. 505 was filed with the Secretary of State March 25, 2014, and became 2014 PA 47, Imd. Eff. Mar. 25, 2014.

Senate Bill No. 506 was filed with the Secretary of State March 25, 2014, and became 2014 PA 48, Imd. Eff. Mar. 25, 2014.

Senate Bill No. 507 was filed with the Secretary of State March 25, 2014, and became 2014 PA 49, Imd. Eff. Mar. 25, 2014.

Senate Bill No. 650 was filed with the Secretary of State March 25, 2014, and became 2014 PA 50, Imd. Eff. Mar. 25, 2014.

House Bill No. 4277 was filed with the Secretary of State December 26, 2013, and became 2013 PA 236, Eff. May 22, 2014.

House Bill No. 4709 was filed with the Secretary of State March 25, 2014, and became 2014 PA 42, Imd. Eff. Mar. 25, 2014.

House Bill No. 4710 was filed with the Secretary of State March 25, 2014, and became 2014 PA 43, Imd. Eff. Mar. 25, 2014.

House Bill No. 4711 was filed with the Secretary of State March 25, 2014, and became 2014 PA 44, Imd. Eff. Mar. 25, 2014.