Frank M. O'Connell Revenue Commissioner



**Georgia Department of Revenue** 1800 Century Boulevard, NE | Atlanta, Georgia 30345

# **NOTICE ATD-2023-001**

RE: Proposal to Amend Rules 560-2-2-.01, 560-2-2-.02, 560-2-2-.08, 560-2-2-.12, 560-2-2-.13, 560-2-3-.02, 560-2-3-.04, 560-2-5-.09, 560-2-5-.10, 560-2-11-.01, 560-2-11-.02, 560-2-11-.03, and 560-2-11-.04

# TO ALL INTERESTED PERSONS AND PARTIES:

In compliance with O.C.G.A. § 50-13-4, the Georgia Department of Revenue gives notice that it proposes to amend Rules 560-2-2-.01, 560-2-2-.02, 560-2-2-.08, 560-2-2-.12, 560-2-2-.13, 560-2-3-.02, 560-2-3-.04, 560-2-5-.09, 560-2-5-.10, 560-2-11-.01, 560-2-11-.02, 560-2-11-.03, and 560-2-11-.04.

Attached to this notice are an exact copy and synopsis of the proposed Rules. The proposed Rules are being amended under the authority of O.C.G.A. §§ 3-2-2 and 48-2-12.

The Department of Revenue will consider the proposed amendment of the above Rules at a remote regulation hearing held at 9:00 A.M. on Thursday, September 21, 2023, which can be accessed through the following link: https://meet.goto.com/695551581 or via telephone at +1 (646) 749-3129 (local) and 1 877 309 2073 (toll-free) with the access code: 695-551-581. At the beginning of the hearing, attendees will be required to announce themselves and notify the Department if they plan to make oral comments during the hearing.

The Department must receive all comments regarding the above-referenced Rules from interested persons and parties no later than 9:00 A.M. on Thursday, September 21, 2023. Electronic comments must be sent to regcomments@dor.ga.gov. Facsimile comments must be sent to (770) 342-3157. Please reference "ATD 2023-001" on all comments.

Dated: 08/16/2023

Buch Frank M.

Frank M. O'Connell Revenue Commissioner

#### SYNOPSIS

## GEORGIA DEPARTMENT OF REVENUE ALCOHOL AND TOBACCO DIVISION

# CHAPTER 560-2 ALCOHOL AND TOBACCO DIVISION

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560-2-2-.08 Providing Testimony and Documents

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560-2-3-.02 Restriction to Retailer Business Hours; Exception; Restrictions on Other Mercantile Establishments; Manner of Operation

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560-2-5-.09 Registering Additional Brands and Brand Labels for Designation of Wholesalers and Sales Territories; Notice to Previously Designated Wholesaler(s)

560-2-5-.10 Changing Brands and Brand Labels Registration, Designation of Wholesalers or Sales Territories

560-2-11-.01 Hotel Catered Functions; In-Room Service License–Hotels, Charitable

Events & REAPs

560-2-11-.02 Charitable Events Permit

560-2-11-.03 Charitable Auctions; Wine

560-2-11-.04 Regional Economic Assistance Projects (REAPs)

The purpose of Chapter 560-2 is to provide for the rules under which the Department's Alcohol and Tobacco Division ("ATD") regulates the alcohol industry in Georgia. These rules have been amended in response to comments received during the most recent alcohol regulation revision.

These changes conform the regulations with statute and provide additional clarity, among other purposes.

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- 5 560-2-2-.12 Measurement of Distances
- 6 560-2-2-.13 Refunds; Discounts; Gifts; All Sales Final
- 8 Rule 560-2-2-.01 Definitions
- 9 (1) As used in these Regulations:
- 10 (a) "Act" means the Georgia Alcoholic Beverage Code as amended.
- (b) "Alcohol" means ethyl alcohol, hydrated oxide of ethyl, or spirits of Wine, from
   whatever source or by whatever process produced.
- 13 (c) "Alcoholic Beverage" means and includes all Alcohol, Distilled Spirits, Malt
   14 Beverage, Wine, or Fortified Wine intended for human consumption.
- (d) "Alcohol Type" means the various Alcohol products within the categories of
  Alcoholic Beverages such as bourbon, gin and vodka for Distilled Spirits,
  chardonnay and pinot noir for Wine and lager and ale for Malt Beverages.
- (e) "Brand" means any word, name, group of letters, symbols or combination thereof
   that is used to identify a specific Distilled Spirit, Malt Beverage, Wine, or other
   Alcoholic Beverage product and which is used to distinguish that product from
   other Alcoholic Beverage products.
  - (f) "Brand Label" means any distinctive labeling characteristics of an Alcoholic Beverage product associated with a Brand including, without limitation, trade name, trademark, trade dress, colors, packaging, Alcohol Type designation, or design. A Brand may have more than one Brand Label associated with such Brand. A difference in packaging container size alone is not considered a new or different Brand or Brand Label.
- (g) "Broker" means any person who purchases or obtains an Alcoholic Beverage
  from an Importer, distillery, brewery, or winery and sells the Alcoholic Beverage
  to another Broker, Importer, or Wholesaler without having custody of the Alcoholic
  Beverage or maintaining a stock of the Alcoholic Beverage.

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32 (h) "Carrier" means any person whose business is to transport goods or people while 33 acting in the capacity as common, private, or contract transporter of a product using 34 its facilities or those of other carriers. 35 "Commissioner" (i) means the commissioner, the state revenue or Commissioner's designated agent or representative. 36 37 "Consular Officer" means a career consular officer who is a national of the (j) 38 sending country assigned to a consular post in Georgia for the exercise of consular 39 functions, and whose sending country is a contracting party to the multilateral 40 consular convention referred to in Rule 560-2-15-.06 or another treaty with the 41 United States of similar import. 42 "Consular Post" means any consulate-general, consulate, vice-consulate or (k) 43 consular agency. "County or Municipality" means a political subdivision of this state as defined by 44 (1) 45 law and includes any form of political subdivision consolidating a county with one 46 or more municipalities. 47 "Department" means the Georgia Department of Revenue. (m) 48 "Denatured Alcohol" means a type of Alcohol to which denaturants have been (n) 49 added in order to render the Alcohol unfit for beverage purposes or internal human 50 medicinal use. 51 (0) "Denaturants" means materials authorized for use pursuant to Chapter 1 of Title 27 52 of the Code of Federal Regulations. 53 "Distilled Spirits" means any Alcoholic Beverage obtained by distillation or (p) 54 containing more than twenty-four percent (24%) Alcohol by volume, including, but not limited to, all Fortified Wines. 55 56 "Family or Immediate Family" means any person related to a Manufacturer, (q) 57 Shipper, Importer, or Broker within the first degree of consanguinity and affinity as computed according to the canon law. 58 59 "Flavored Malt Beverage" means any Malt Beverage containing flavors and other (r) 60 non-beverage ingredients containing Alcohol. Except as provided by paragraph (r)1. below, no more than 49% of the overall Alcohol content may be derived 61 from the addition of flavors and other non-beverage ingredients containing Alcohol. 62 63 1. In the case of Malt Beverages with an Alcohol content of more than six 64 percent (6%) and not exceeding fourteen percent (14%) by volume, no more

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65 66 67		than one and a half percent (1.5%) of the volume of the Malt Beverage may consist of Alcohol derived from added flavors and other non-beverage ingredients containing Alcohol.
68 69		2. A Flavored Malt Beverage shall be deemed a Malt Beverage for purposes of these Regulations.
70 71 72 73	(s)	"Fortified Wine" means any Alcoholic Beverage containing more than twenty-one four percent (241%) Alcohol by volume made from fruits, berries, or grapes either by natural fermentation or by natural fermentation with brandy added. The term includes, but is not limited to, brandy.
74 75 76 77	(t)	"Fraternal Organization" means any society, order, or supreme lodge, whether incorporated or not, conducted solely for the benefit of its members and their beneficiaries and not for profit, operated on the lodge system with a ritualistic form of work, and having a representative form of government.
78 79 80	(u)	"Gallon" or "Wine Gallon" means a United States gallon of liquid measure equivalent to the volume of 231 cubic inches or the nearest equivalent metric measurement.
81 82 83 84	(v)	"Georgia Tax Center" is the Department's electronic filing and payment system, which includes registration, collection, and licensing for Alcohol. This term shall include any successor electronic filing and payment system implemented by the Department.
85 86	<del>(w)</del>	"Hotel" means any hotel, inn, or other establishment which offers overnight accommodations to the public for hire.
87 88 89 90 91	( <u>w</u> *)	"Hard Cider" means an Alcoholic Beverage obtained by the fermentation of the juice of apples, containing not more than six percent (6%) of Alcohol by volume, including, but not limited to flavored or carbonated cider. For purposes of this regulation, hard cider shall be deemed a Malt Beverage. This term does not include "sweet cider."
92 93	( <u>x</u> <del>y</del> )	"Head of a Consular Post" means the Consular Officer charged with the duty of acting in the capacity of head of the Consular Post to which he or she is assigned.
94 95	<u>(y)</u>	"Hotel" means any hotel, inn, or other establishment which offers overnight accommodations to the public for hire.

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96 97 98	(z)	"Importer" means any person who imports an Alcoholic Beverage into this state from a foreign country and sells the Alcoholic Beverage to another Importer, Broker, or Wholesaler and who maintains a stock of the Alcoholic Beverage.
99	(aa)	"Individual" means a natural person.
100 101 102 103	(bb)	"Licensee" means any person who is granted a license or permit by the Department concerning the manufacturing, brokering, importing, wholesaling, or shipping of Alcoholic Beverages, or who is licensed as a Retailer or Retail Consumption Dealer.
104 105 106 107 108 109	(cc)	"Malt Beverage" means any Alcoholic Beverage obtained by the fermentation of any infusion or decoction of barley, malt, hops, or any other similar product, or any combination of such products in water containing not more than fourteen percent (14%) Alcohol by volume and including, but not limited to, the Alcohol Types of ale, porter, brown, stout, lager beer, small beer, and strong beer. This term does not include sake, also known as Japanese rice wine.
110 111	(dd)	"Manufacturer" means any maker, producer, or bottler of an Alcoholic Beverage and:
112 113		1. In the case of Distilled Spirits, any person engaged in distilling, rectifying, or blending any Distilled Spirits;
114		2. In the case of Malt Beverages, any brewer; and
115		3. In the case of Wine, any vintner.
116 117 118 119	(ee)	"Mead Wine" or "Honey Mead" means a fermented Alcoholic Beverage made from honey that may not contain an Alcoholic content of more than fourteen percent (14%) by volume or total solids content that exceeds thirty-five (35) degrees Brix.
120 121 122	(ff)	"Military Beer" means Malt Beverages which have been purchased pursuant to these regulations which are exempt from Georgia excise taxes and which have been properly identified pursuant to Rules 560-2-1503 and 560-2-1504.
123 124 125	(gg)	"Military Liquors" means Distilled Spirits purchased pursuant to these regulations which are exempt from Georgia excise taxes and which have been properly identified pursuant to Rules 560-2-1503 and 560-2-1504.
126 127 128	(hh)	"Military Reservation" means a duly commissioned post, camp, base, or station of a branch of the armed forces of the United States located on territory within this state which has been ceded to the United States.

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- 129(ii)"Military Wine" means Wine purchased pursuant to these regulations which is130exempt from Georgia excise taxes and which have been properly identified pursuant131to Rules 560-2-15-.03 and 560-2-15-.04.
- 132 (jj) "Package" means a bottle, can, keg, barrel, or other original consumer container.
- (kk) "Person" means any individual, firm, partnership, cooperative, nonprofit
  membership corporation, joint venture, association, company, corporation,
  agency, syndicate, estate, trust, business trust, receiver, fiduciary, or other
  group or combination acting as a unit, body politic, or political subdivision, whether
  public, private, or quasi-public.
- (11) "Place of Business" means the Premises of a licensed Manufacturer, Broker, Importer, Wholesaler, Retailer or Retail Consumption Dealer described in such license where Alcohol, or Alcoholic Beverages are manufactured, sold, or offered for sale.
- (mm) "Premises" means one physically identifiable Place of Business operated by the
  same ownership and overall management with only one address registered as a
  single Place of Business with the local licensing authority and the State of Georgia.
- (nn) "Regulations" means the regulations that are promulgated by the Commissioner
  pursuant to the Act.
- (oo) "Representative" means a person, employee, agent, independent contractor, or
  salesperson with or without compensation from a Licensee, who, acting on behalf
  of or at the direction of the Licensee, represents the Licensee to a third-party.

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- (pp) "Retail Consumption Dealer" means any person who sells Distilled Spirits for consumption on the premises at retail only to consumers and not for resale.
  - (qq) "Retailer" means, except as to Distilled Spirits, any person who sells Alcoholic Beverages, either in unbroken packages or for consumption on the premises, at retail only to consumers and not for resale. With respect to Distilled Spirits, the term means any person who sells Distilled Spirits in unbroken packages at retail only to consumers and not for resale.
- 157 (rr) "Routine Hub Transfer" means a simultaneous transfer of Alcoholic Beverage
  158 products from one Wholesaler delivery truck (the hub truck) to another
  159 Wholesaler delivery truck(s) (the spoke truck(s)).
- (ss) "Shipper" means any person who ships an Alcoholic Beverage into Georgia from outside of Georgia.

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162 (tt) "Social Media" means websites and other web-based technology that enable users to create, share, or exchange information, ideas, messages, and other content. 163 164 "Standard Case" means six (6) containers of 1.75 liters, twelve (12) containers of (uu) 165 750 milliliters, twelve (12) containers of one liter, twenty-four (24) containers 166 of 500 milliliters, twenty-four (24) containers of 375 milliliters, forty-eight (48) 167 containers of 200 milliliters, sixty (60) containers of 100 milliliters, or one hundred 168 twenty (120) containers of 50 milliliters. 169 "State" means the State of Georgia. (vv)170 "Taxpayer" means any person made liable by law to file a return or to pay tax. (ww) 171 "Warehouse" means any premises of a Wholesaler, Manufacturer, Importer, (xx)172 or Shipper other than its registered Place of Business, used for the storage of 173 Alcoholic Beverages in accordance with the express written approval of the 174 Commissioner. 175 "Wholesaler" means any person who sells or distributes Alcoholic Beverages to (yy)176 other licensed Wholesalers, Importers, Retailers, or to Retail Consumption 177 Dealers. 178 "Wine" means any Alcoholic Beverage containing not more than 214 percent (zz)179 (214%) Alcohol by volume made from fruits, berries, or grapes either by natural 180 fermentation or by natural fermentation with brandy added. 181 1. This term includes, but is not limited to, all sparkling wines, champagnes, 182 combinations of such beverages, vermouths, special natural wines, rectified 183 wines, other like products and Sake, which is an Alcoholic Beverage 184 produced from rice. 185 This term does not include cooking wine mixed with salt or other 2. 186 ingredients so as to render it unfit for human consumption as a beverage. 187 3. A liquid shall first be deemed to be a "Wine" at that point in the 188 manufacturing process when it conforms to the definition of "Wine". 189 190 Authority: O.C.G.A. §§ 3-1-2, 3-2-2. 191

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#### 192 Rule 560-2-2-.02 Licensing Qualifications

- 193 (1) No Person shall manufacture, distribute, sell, handle, or possess for sale, or otherwise deal
   in Alcoholic Beverages or non-beverage Alcohol without first obtaining all applicable
   licenses required by the Act and these regulations.
- Every Person applying for a state license, permit, or registration to deal in Alcoholic
   Beverages, shall make application, on forms through the Georgia Tax Center, accessible
   through the Department's website, or in any other manner prescribed by the Commissioner,
   and under oath shall answer all questions, supply all information, personnel and statements,
   (including information regarding applicant's employees and all Persons with a beneficial
   interest in the applicant), if requested, furnish all certificates, affidavits, bonds and other
   supporting data or documents as reasonably required by the Commissioner.
- 203 (a) All license applications under these regulations shall be a permanent record.
- 204(b)Willful failure to furnish the Department with any of the information required by205these regulations or by law shall constitute grounds for denial or revocation of a206license.
- Applications for a state license, permit, or registration shall state the identical name and
   address of the applicant as stated in the application for a license required by local governing
   authorities.
- 210(a)Every license shall specify the premises where the Licensee shall have its Place of211Business and such location shall not be changed during the term of the license.
- (b) Any Fraternal Organization shall be permitted to apply for a license in the name of
   any qualified officer or member of such organization.
- (c) Any legal entity, including but not limited to, all partnerships, limited liability companies, domestic or foreign corporations, lawfully registered and doing business under the laws of Georgia or the laws of another state and authorized by the Secretary of State to do business in Georgia, which seeks to obtain an license for Alcoholic Beverage or non-beverage Alcohol license may be permitted to apply for a license in the name of the legal entity as it is registered in the Office of the Secretary of State of Georgia. Provided, Notwithstanding the foregoing, however:
- 2211.In its application for an Alcoholic Beverage or non-beverage Alcohol222license, the legal entity shall provide the Commissioner with the name and223address of its agent authorized to receive service of process under the laws

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224 225			of Georgia, together with a listing of its current officers and their respective addresses.
226 227 228		2.	Any change in the status of <u>the Licensee's</u> registered agent, including but not limited to, change of address, or name, shall be reported to the Commissioner within five (5) days of such occurrence.
229 230 231 232 233		3.	In the event that a legal entity shall-fails to appoint or maintain a registered agent in Georgia as required by law, or whenever its registered agent cannot with due diligence be found at the registered office of the corporation as designated in its application for license, the Commissioner shall be appointed agent to receive any citation for violation of these regulations.
234 235		4.	Process may be served upon the Commissioner by leaving with the Commissioner duplicate copies of such citations.
236 237 238 239		5.	In the event that the notice of citation is served upon the Commissioner or one of the Commissioner's designated agents, the Commissioner shall immediately forward one of the copies to the corporation at its registered office.
240 241		6.	Any service made upon the Commissioner shall be answerable within thirty (30) days.
242 243 244		7.	The Commissioner shall keep a record of all citations served upon the Commissioner under this Regulation, and shall record the time of service and the disposition of that service.
245	(4)	The state lice	ense issued shall be valid for the calendar year indicated; provided that:
246		(a) The L	icensee is actively engaged in business; and
247		(b) If app	licable, has a valid county or municipal license.
248 249 250	(5)	license becor	a Licensee ceases to be actively engaged in business, or if a Licensee's local nes invalid in any way, the state license shall be invalid and the Licensee of shall immediately notify and return the state license to the Department.
251 252 253 254 255		jurisd be de requin	license issued to a Retailer after November 1, 2023 by a local licensing iction that does not conform with the requirements of O.C.G.A. § 3-2-7.1 shall beened an invalid license until the local licensing jurisdiction satisfies the rements of O.C.G.A. § 3-2-7.1 and, until such requirements are met, no state be shall be issued to any such Retailer.

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256 257	<u>(6)</u>	o alcohol license application will be granted where it would lead to a violation of or is in onflict with any Department regulations or other laws of the State of Georgia.
258 259	( <u>67</u> )	Licensee that desires to continue in business during the next calendar year must make a ew application for that year on or before November 1 of the preceding year.
260 261 262	(7 <u>8</u> )	ny untrue, misleading, or omitted statement or information contained in an application hall be cause for denial and, if any license has been granted, shall be cause for its evocation.
263 264 265 266 267	( <u>89</u> )	he failure of any applicant, or failure of any Person, firm, corporation, legal entity, or rganization having any interest in any operation for which an application has been abmitted, to meet any obligations imposed by the tax laws or other law or regulation of reorgia shall be grounds for denial of the license, permit or registration for which an application is made.
268 269	( <u>910</u> )	Then contrary to To protect the public interest or and welfare, no license to sell Alcoholic everages of any kind shall be issued by the Commissioner to:
270 271 272 273 274		Any person as determined by the Commissioner, who, by reason of that person's business experience, financial standing, trade associations, personal associations, records of arrests, or reputation in any community in which the person has resided, who is not likely to maintain the operation for which the person is seeking a license in conformity with federal, state or local laws;
275 276 277		Any person convicted of a felony who served any part of a criminal sentence, including probation, within the ten (10) years immediately preceding the date of receipt of submission of the application; or
278 279 280		Any person who has been convicted of a misdemeanor who served any part of a criminal sentence, including probation, within the five (5) years immediately preceding the date of receipt of submission of the application.
281 282 283 284	(10 <u>1</u> )	he Commissioner may decline to issue a state license to a person for the operation of a lace of Business when any person having any interest in the operation of that Place of usiness, or control over such Place of Business does not meet the same requirements as et forth in these regulations for the Licensee.
285 286	(14 <u>2</u> )	The Commissioner has reason to believe that the applicant is not entitled to the license or which the applicant has applied, the Commissioner shall notify the applicant in writing.

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287 288		(a)	The applicant shall have fifteen $(15)$ days from the date of the notice to request, in writing, a hearing on the application.;
289 290 291		(b)	Upon receipt of applicant's written request, the Commissioner shall provide the applicant with due notice and opportunity for a hearing on the application pursuant to <u>Subject 560-2-16</u> .the regulations in Chapter 16;
292 293 294		(c)	If the Commissioner, after providing notice and an opportunity for a hearing, finds the applicant is not entitled to a license, the applicant shall be advised in writing of the findings upon which that denial is based.
295 296 297 298	<u>(13)</u>	<u>licens</u> email	der to ensure correspondence is timely received, any change to an applicant's or ee's contact information including, but not limited to, a change of mailing address, address, or telephone number, shall be updated via the Georgia Tax Center, or in any manner prescribed by the Commissioner, within five (5) days of such change.
299 300 301 302		-	C.G.A. §§ 3-2-2 <u>, 3-2-3, 3-2-7.1</u> , 48-2-12. <b>.08 Providing Testimony and Documents</b>
303 304 305	(1)	permi	e application for, the acceptance of, or the conduct of business under any license or t issued pursuant to this Act, every holder of a license or permit issued and every
306 307		produ	byee or officer of such Licensee agrees to appear and give sworn testimony and ce documents and records reasonably calculated to aid the Commissioner in any igation or hearing held under this Act or under these regulations.
	(2)	produ invest Each Comm	ce documents and records reasonably calculated to aid the Commissioner in any
307 308 309		produ invest Each Comm Comm	ce documents and records reasonably calculated to aid the Commissioner in any igation or hearing held under this Act or under these regulations. such person shall appear and produce the required documents at the office of the nissioner or at such other place as he may reasonably designate, at a time as the
307 308 309 310 311 312	Autho	produ invest Each Comn Comn	ce documents and records reasonably calculated to aid the Commissioner in any igation or hearing held under this Act or under these regulations. such person shall appear and produce the required documents at the office of the nissioner or at such other place as he may reasonably designate, at a time as the nissioner may designate in writing and with reasonable notice.

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319		(a)	Prior t	o April 1, 2007:
320 321			1.	From the front door of the structure which Alcoholic Beverages are sold or offered for sale:-
322 323			2.	In a straight line to the nearest public sidewalk, walkway, street, road or highway;-
324 325			3.	Along such public sidewalk, walkway, street, road or highway by the nearest route;-
326 327			4.	To the front door of the building, or to the nearest portion of the grounds, whichever is applicable under the appropriate statute.
328		(b)	After ]	March 31, 2007:
329 330			1.	In a straight line from the front door of the structure from which Alcoholic Beverages are sold or offered for sale;-
331 332			2.	To the front door of the building of a church, government-owned treatment center or a retail package store; or. Or
333 334			3.	To the nearest property line of the real property being used for school or educational purposes.
335 336 337 338 339 340	(2)	<u>added</u> obstrue remov distance	by the ctions, a al of al ce requi	ting distances pursuant to this Rule, the Department will ignore obstacles a licensee or any other party, such as fences or other improvements or added with the purpose of increasing the measurement of distance, and where 1 such obstacles would result in the premises not satisfying any applicable rement. The Department will measure over or through any such obstacles, as nt deems appropriate, to obtain the proper distance measurement.
341 342	(2 <u>3</u> )	All rer license	-	oplications shall use the measurements required in the initial application and
343 344 345	Autho	rity: O.(	C.G.A.	§§ 3-2-2, 3-3-21 <del>, 3-3-49, 5A-302, 91A-215</del> .
346	Rule 5	560-2-2-	13 Re	funds; Discounts; Gifts; All Sales Final
347 348 349	(1)	Shippe	er, Impo	vise specifically permitted by this Act and these regulations, no Manufacturer, orter, Broker, or Wholesaler, nor their employees, agents, Representatives, or g on their behalf, shall directly or indirectly:

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350 Make any gift, refund, price concession, discount, joint offer, or any concession of (a) any kind or character; 351 352 (b) Give or offer to give any sample, free goods, articles, or things of value in 353 connection with the sale of Alcoholic Beverages, and only except to the extent expressly authorized in Subject 560-2-4 and Subject 560-2-5; 354 355 Compensate any Retailer or Retail Consumption Dealer or their employees for (c) 356 interior or exterior beautification, improvement in premises, displaying any 357 merchandise, or displaying the same merchandise in a particular position or 358 manner; 359 (d) Make any inducement to any Retailer or Retail Consumption Dealer or their 360 employees, agents, buyers, or purchasing agents by: 361 Furnishing, giving, or lending any equipment, fixtures, signs, supplies, 1. 362 money, services, or other things of value. Social Media posts or messages used to inform the public where a Manufacturer or Wholesaler's products 363 364 are available for purchase at retail shall not be considered a thing of value. 365 2. Guaranteeing any loan or repayment of any financial obligation, paying 366 total or partial payment of salary, or promoting any promotion or sales contest for such persons. 367 Nothing shall prohibit quantity discounts by Wholesalers to Retailers or Retail 368 (2) 369 Consumption Dealers provided such quantity discounts are for sale and delivery to a single 370 retail location and are available to all Retailers and Retail Consumption Dealers within that 371 Wholesaler's designated sales territory upon equal terms. 372 It shall be a violation of this Rule for any Retailer or Retail Consumption Dealer, their (3) 373 employees, agents, buyers, purchasing agents, or anyone acting directly or indirectly on 374 their behalf to accept, acquiesce, or otherwise participate in the prohibited acts contained 375 in the Act or this Chapter or to coerce or attempt to coerce, entice, request, or solicit any 376 prohibited acts. 377 Alcoholic Beverages shall be inspected at the time of delivery for breakage, damage, (4) 378 shortage, and for any other condition which would render delivery unacceptable to the 379 Retailer or Retail Consumption Dealer. 380 No adjustment or exchange subsequent to delivery shall be permitted where (a) 381 breakage, shortage, or other conditions are evident to the extent that such conditions 382 would have been obvious upon casual inspection at the time of delivery.

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A licensed Wholesaler may accept from any licensed Retailer or Retail Consumption
Dealer any quantity of Alcoholic Beverages and give that Retailer or Retail Consumption
Dealer credit for the same, but only if on the same day the Retailer or Retail Consumption
Dealer buys from the Wholesaler, at prevailing prices, a like quantity, measured in case
lots, of the same Alcohol Type and Brand, and copies of the invoices evidencing such
transfer are promptly filed at the Wholesaler's Place of Business for inspection by the
Commissioner or his agents.

- (6) Exchanges of identical Brands and quantities of Alcoholic Beverages shall be authorized
   for "leakers" or "short fills," provided at the time of such exchange the tops of the
   containers are affixed and such leakage is apparent.
- 393 (a) No adjustment, credit, or exchange subsequent to delivery shall be permitted for
   394 chipped bottle necks of Malt Beverages;
- 395 (b) Within thirty (30) days of Malt Beverage Brands becoming outdated in accordance
  396 with written brewery or Wholesaler's quality control standards and provided the
  397 Malt Beverages were sold to the Retailer or Retail Consumption Dealer at the
  398 Wholesaler's posted unit price at the time of sale, Wholesalers:
- 399
- 1. May exchange identical Brands and quantities of Malt Beverages.
- 4002.May exchange the Malt Beverage for identical quantities of the same or401other Brands within the mix and match assortment sold under authority of402Rule 560-2-4-.07 and the Malt Beverages have the same single case price403as products being exchanged.
- 4043.Shall retain copies of invoices evidencing such exchanges and promptly file405same at the Wholesaler's Place of Business for inspection by the<br/>Commissioner or the Commissioner's agents.
  - 4. Shall not issue a credit, rebate, or refund of excise taxes for such an exchange.
- 409 410

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410 Authority: O.C.G.A. §§ 3-2-2, 48-2-12.

#### CHAPTER 560-2 ALCOHOL AND TOBACCO DIVISION

# SUBJECT 560-2-3 RETAILER/RETAIL CONSUMPTION DEALER

1			TABLE OF CONTENTS		
2 3 4	560-2-302 Restriction to Retailer Business Hours; Exception; Restrictions on Other Mercantile Establishments; Manner of Operation 560-2-304 Products Other than Distilled Spirits for Sale, Display, or Offer				
5 6 7			302 Restriction to Retailer Business Hours; Exception; Restrictions on Other Establishments; Manner of Operation		
8 9	(1)		etailer of Distilled Spirits shall open its Place of Business or furnish, sell, or offer for any Alcoholic Beverage at any of the following times:		
10		(a)	In violation of a county or municipal ordinance or regulation;		
11		(b)	In violation of a special order of the Commissioner;		
12 13		(c)	Sundays prior to 11:00 a.m. or after 11:30 p.m., except as otherwise provided in O.C.G.A. § 3-3-7; or		
14		(d)	Any other day prior to 8:00 a.m. or after 11:45 p.m.		
15 16	(2)		etailer of Distilled Spirits shall be in or permit others to be in its Place of Business at of the following times:		
17		(a)	In violation of a county or municipal ordinance or regulation;		
18		(b)	In violation of a special order of the Commissioner;		
19 20		(c)	On Sundays prior to 9:00 a.m. or <u>after the earlier of</u> 30 minutes past the closing time or 12:00 a.m., except as otherwise provided in O.C.G.A § 3-3-7; or		
21 22		(d)	Any other day prior to 6:00 a.m. or <u>after the earlier of 30 minutes past the closing time or 12:15 a.m</u> .		
23 24	(3)		ing contained in paragraph (2) shall prohibit a Retailer from being in its Place of ness at any time:		
25		(a)	For purposes of responding to emergency situations such as fire or burglary;		
26 27 28 29		(b)	For purposes of taking inventory, making repairs, renovating, or any other Alcoholic Beverage business purpose which does not involve the presence of Persons other than the Retailer, its agents or employees, when the activities could not reasonably be carried out during regular business hours, provided that the		

#### CHAPTER 560-2 ALCOHOL AND TOBACCO DIVISION

# SUBJECT 560-2-3 RETAILER/RETAIL CONSUMPTION DEALER

30 31			Licensee posts on all door entrances to the Place of Business a sign to read: "CLOSED, NO CUSTOMERS ALLOWED ON PREMISES."
32 33 34		(c)	This exception does not relieve the Licensee from full compliance with all local laws and regulations or authorize the presence on the Retailer's Place of Business of any Person other than the Retailer, its agents or employees.
35 36	(4)	-	t as provided in Rule 560-2-314, no Retailer shall operate in connection with any nercantile establishment.
37 38 39	Autho	rity: O.	C.G.A. §§ 3-2-2, 3-3-7, 48-2-12.
40	Rule 5	560-2-3-	04 Products Other than Distilled Spirits for Sale, Display, or Offer
41 42 43	at its l		f Distilled Spirits shall sell, offer for sale, display, furnish, or keep in stock for sale Premises where Distilled Spirits are offered for sale, any other products or services lowing:
44 45		(a)	Wines, if the Retailer holds a valid and current license to sell Wine at that Place of Business;
46 47		(b)	Malt Beverages, if the Retailer holds a valid and current license to sell Malt Beverages at that Place of Business;
48 49 50 51 52		(c)	Cigarettes, cigars, chewing tobacco, alternative nicotine products, or vapor products, snuff, if properly licensed to do so, cigarette papers, lighters and matches, chewing gum, breath mints, manufactured packaged consumable single-serving snack items not requiring any preparation for consumption, single-serving pain medications, and over-the-counter birth control devices;
53 54		(d)	Beverages containing no Alcohol and which are commonly used to dilute Distilled Spirits;
55		(e)	Packaged ice, ice chests, and "koozies" (individual can and bottle coolers).
56 57 58 59 60			1. The term "packaged ice" shall refer only to ice in packages of five pounds or greater that is also in compliance with Georgia Department of Agriculture Rule 40-7-108, entitled "Food from Approved Source," and the packaging complies with Georgia Department of Agriculture Rule 40-7-126, entitled "Labeling."

#### CHAPTER 560-2 ALCOHOL AND TOBACCO DIVISION

# SUBJECT 560-2-3 RETAILER/RETAIL CONSUMPTION DEALER

61 62 63	(f)	Paper, Styrofoam, or plastic cups, gift bags, which are limited in size to accommodate one 750 milliliter size bottle of Wine or Distilled Spirits, and contain only products approved for sale or display by this regulation.
64 65 66	(g)	Lottery tickets issued by the Georgia Lottery Corporation and any approved Georgia Lottery Corporation lottery materials, provided such Retailer is also an authorized retailer of the Georgia Lottery Corporation;
67	(h)	Bar supplies, limited to:
68 69		1. Corkscrews, openers, straws, swizzle stirrers, and bar-related containers, and wares made of glass, plastic, metal, or ceramic materials.
70 71 72 73		2. <u>Items customarily used in the preparation of Alcoholic Beverage drinks,</u> <u>including but not limited to Cc</u> ocktail olives, onions, cherries, lemons, limes, and sugars or salts, <u>provided such products are</u> produced and marketed specifically for the preparation of Alcoholic Beverage drinks.
74 75		3. Alcoholic Beverage drink recipe booklets, bar guides, and consumer- oriented Alcoholic Beverage publications.
76 77 78 79	(i)	Products co-packaged with Alcoholic Beverages, provided that the products are limited to items approved for sale or display by this regulation, are offered for sale and sold as a single unit, and do not include more than one type of Alcoholic Beverage product;
80 81	(j)	Check cashing services arising out of the sale of any product lawfully sold under this Rule;
82	(k)	Money order sales arising out of check cashing services;
83	(1)	Automated teller machine service for customer use;
84	(m)	Gift certificates for use only at the issuing licensed Retailer; and
85 86 87 88 89	(n)	Devices and related accessories designed primarily for accessing or extracting alcohol and/or flavorings from prepackaged containers, including pods, pouches, capsules or similar containers, to mix or prepare alcoholic beverages. Devices which are not designed primarily for these purposes, including but not limited to household blenders, are not eligible under this subparagraph.
90 91 92	Authority: O.	C.G.A. §§ 3-2-2, 48-2-12.

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2 3 4 5 6	Sales 560-2-	Territor	ries; Not Changing	ing Additional Brands and Brand Labels for Designation of Wholesalers and tice to Previously Designated Wholesaler(s) g Brands and Brand Labels Registration, Designation of Wholesalers or
7 8				gistering Additional Brands and Brand Labels for Designation of les Territories; Notice to Previously Designated Wholesaler(s)
9 10 11	(1)	Rule 5	560-2-5-	facturer, Shipper, Importer, or Broker has made any registration pursuant to .08, such Manufacturer, Shipper, Importer, or Broker may register additional and Labels subject to the following terms:
12 13 14		(a)	advan	Manufacturer, Shipper, Importer, or Broker shall, at least thirty (30) days in ce of offering such additional Brands or Brand Labels, submit the following the Georgia Tax Center:
15 16 17			1.	Except where not required by law, Oone U.S. Alcohol and Tobacco Tax and Trade Beverage approved Brand Label for each such Brand and Brand Label of Alcoholic Beverage to be shipped into, or within, Georgia;
18 19 20 21 22 23			2.	If such Manufacturer, Shipper, Importer, or Broker is not listed as the applicant on the U.S. Alcohol and Tobacco Tax and Trade Beverage Certification/Exemption of Label/Bottle Approval for such Brand or Brand Label, submit a letter of authorization from such applicant granting such Manufacturer, Shipper, Importer, or Broker the authority to register such Brand or Brand Label in Georgia;
24 25			3.	Designate, in the application for registration, sales territories for each Brand or Brand Label to be sold into, or within, Georgia; and
26 27			4.	Name one Licensed Wholesaler in each territory who shall be the exclusive Wholesaler of such Brand or Brand Label within that territory.
28 29 30 31		(b)	approv except	designations of Wholesalers or Wholesalers' territories shall be initially ved by the Commissioner and shall not be changed nor initially disapproved t for cause, and the Commissioner shall determine cause after a hearing ant to these regulations.
32 33		(c)		it a request through the Georgia Tax Center at least thirty (30) days in advance Fering such Alcoholic Beverages for sale in Georgia. The registration of

#### CHAPTER 560-2 ALCOHOL AND TOBACCO DIVISION

34 35			additional Brands or Brand Labels shall be limited to a maximum of ten (10) Brands and Brand Labels per submission, with unlimited submissions;
36 37 38 39 40		(d)	Any application for the registration of Brands or Brand Labels that tends to create a monopoly or lessen competition with respect to Alcoholic Beverages will not be approved. A proposed change or transfer that will place more than 25% of the case volume of all Distilled Spirits sold in Georgia under one Wholesaler or controlled group is presumed to be an attempt to create a monopoly and lessen competition.
41 42 43 44 45 46	(2)	this R Brand modif previo	Brands or Brand Labels submitted for registration pursuant to Rule 560-2-508 or sule have been previously designated to a different Wholesaler or if such Brands or Labels or any material portions thereof are the same as, or similar to, or such a fication, substitution, upgrade, or extension of, a Brand or Brand Label that has been ously designated to a different Wholesaler, the Manufacturer, Shipper, Importer, or br shall:
47 48 49		(a)	Notify the previously designated Wholesaler(s) by mailing, via U.S. certified mail, a copy of the request to register such Brands or Brand Labels that designate different Wholesalers or sales territories.
50 51 52 53	(3)	notific If an	reviously designated Wholesaler(s) shall have thirty (30) days from receipt of the cation in paragraph (2) of this Rule above to file an objection with the Commissioner. objection is not filed with the Commissioner within the thirty (30) day period, the to file such objection shall be waived.
54		(a)	Objections shall state the specific reasons which form the basis of the objection;
55 56 57 58		(b)	Any Brands or Brand Labels previously registered in Georgia and which have subsequently been withdrawn from distribution for a period of less than four (4) years shall be treated in the same manner as registering additional Brands or Brand Labels and are subject to the provisions in this Rule;
59 60 61 62		(c)	Any Brands or Brand Labels previously registered in Georgia which have subsequently been withdrawn from distribution for a period equal to or greater than four (4) years shall be deemed an initial application to register the Brands or Brand Labels pursuant to Rule 560-2-508;
63 64 65 66 67		(d)	Any previously designated Wholesaler filing an objection after the Brand or Brand Label has been withdrawn for a period equal to or greater than four (4) years and for which an initial application has been deemed filed pursuant to subparagraph (3)(c) above, and Rule 560-2-508, shall only have the right to a hearing if an objection is filed with the Commissioner within six (6) months of the date of

#### CHAPTER 560-2 ALCOHOL AND TOBACCO DIVISION

68 69		registration and a determination is made by the Commissioner that a hearing is warranted;
70 71 72	(e)	The objection should include information showing that the last date the Manufacturer shipped Alcoholic Beverages to the Wholesaler was within the previous four (4) years;
73 74 75 76	(f)	Maintaining an inventory of the withdrawn Brand or Brand Label showing subsequent sales of that Brand or Brand Label to Retailers and/or Retail Consumption Dealers shall NOT constitute sufficient grounds for a determination that a hearing is warranted;
77 78 79	(g)	A Brand or Brand Label is considered withdrawn as of the date of the letter of withdrawal pursuant to Rule $560-2-510(8)$ , or if sooner, the date the license expires or is relinquished by the Manufacturer, Shipper, Importer, or Broker.
80 (4) 81 82 83	hearin desigr	commissioner shall set a hearing and provide at least sixty (60) days notice of such g via U.S. certified mail to the previously designated Wholesaler(s), the proposed hated Wholesaler(s) for such Brands or Brand Labels, and the Manufacturer, Shipper, ter or Broker, as provided in subparagraph (a) below:
84 85	(a)	The Commissioner shall set a hearing as provided in this Rule if any of the following occur:
86 87 88		1. Any objecting party notifies the Commissioner that the Manufacturer, Shipper, Importer, or Broker has failed to provide notice pursuant to paragraph (2) of this Rule above;
89 90		2. An objection is filed pursuant to paragraph (3) of this Rule above within the thirty (30) day period;
91 92 93 94		3. A Wholesaler notifies the Commissioner that it believes such Brands or Brand Labels or any material portions thereof are the same as, or similar to, or such modification, substitution, upgrade or extension of, a Brand or Brand Label which has already been registered; or
95		4. A motion is filed by the Commissioner.
96 97 98 99 100	(b)	If it is determined from the evidence adduced at the hearing that the Brand or Brand Label involved, including any material portion thereof, is the same as or similar to or is such a modification, substitution, upgrade or extension of, a Brand or Brand Label which has already been registered by the Manufacturer, Shipper, Importer or Broker (or a predecessor of such Brand or Brand Label) so as to render it unjust or

#### CHAPTER 560-2 ALCOHOL AND TOBACCO DIVISION

# SUBJECT 560-2-5

# MANUFACTURERS, SHIPPERS, IMPORTERS, & BROKERS

101 102 103			inequitable (without cause being shown) to designate the Brand or Brand Label being so modified, substituted, upgraded or extended; then such request shall be denied or reversed, as the case may be;
104 105 106 107		(c)	Provided however, that nothing in this Regulation shall be construed to prevent the Manufacturer, Shipper, Importer or Broker from treating the matter as a desire to change Wholesalers, and from proceeding under Regulation 560-2-510, either before or after such determination;
108 109		(d)	Any inventory of the released Brand may no longer be distributed by the Wholesaler as of the date of the letter of release as specified in Rule 560-2-510(7).
110 111 112	Author	rity: O.	C.G.A. §§ 3-2-2, 3-4-152, 3-5-31, 3-6-22, 48-2-12.
113 114			10 Changing Brands and Brand Labels Registration, Designation of or Sales Territories
115 116 117 118	(1)	respec	Manufacturer, Shipper, Importer, or Broker desiring to change Wholesalers with at to any Brand or Brand Label or to change the territory of a designated Wholesaler, file with the Commissioner, a Notice of Intention containing the following mation:
119		(a)	Name of each Brand or Brand Label involved;
120 121		(b)	Case volume in Georgia for each Brand or Brand Label for the current year and the two previous years;
122		(c)	Name of the Wholesaler currently distributing each such Brand or Brand Label;
123 124 125		(d)	Name of the proposed new Wholesaler, the proposed scope of the sales territory, and whether such territory is different from that of the currently designated Wholesaler;
126 127		(e)	Case volume of all Brands or Brand Labels of the proposed new Wholesaler for the current year and the two preceding years;
128 129		(f)	Name of all persons, firms or corporations having any financial interest in the proposed new Wholesaler;
130 131		(g)	If any person, firm or corporation named in subparagraph (f) above has any financial interest in any other business engaged in the sale of Alcoholic Beverages,

#### CHAPTER 560-2 ALCOHOL AND TOBACCO DIVISION

132 133			the Department requires additional information including, but not limited to, the following:
134			1. Business name and address;
135			2. Alcohol license number;
136			3. Ownership interest and/or offices held; and
137			4. Business relationship or association.
138 139		(h)	A detailed explanation of the specific business reasons for the request to change Wholesalers or to change the territory of a designated Wholesaler.
140 141 142	(2)		ess reasons which may be considered by the Commissioner in determining cause for izing a change of Wholesalers or to change the territory of a designated Wholesaler e:
143 144 145 146 147		(a)	A Wholesaler's bankruptcy or serious financial instability, including its failure consistently to pay its debts timely or its failure to meet or maintain any objective standards of capitalization expressly agreed to between the Wholesaler and the Manufacturer, Shipper, Importer, or Broker, provided such standards are determined by the Commissioner to be reasonable;
148 149		(b)	A Wholesaler's repeated violation of any provision of federal or state law or regulation whether or not such violation resulted in official action;
150 151 152 153		(c)	A Wholesaler's failure to maintain sales volume of the Brand or Brand Label reasonably consistent with sales volumes of other Wholesalers of that Brand or Brand Label, or a Wholesaler's failure to otherwise promote the product effectively; and
154 155		(d)	Any other factors relevant to such proposed change that will aid the Commissioner in determining cause.
156 157 158 159 160	(3)	copy s Broke certifie	same time that the original Notice of Intention is filed with the Commissioner, a shall be served via U.S. certified mail by the Manufacturer, Shipper, Importer, or r, upon each Wholesaler who may be affected by the proposed changes and a cate of such service shall accompany the original Notice of Intention filed with the hissioner.
161 162	(4)	• •	erson, including the Commissioner, may file an objection to the request to change esalers or to change territory designations within thirty (30) days of the date of Notice

#### CHAPTER 560-2 ALCOHOL AND TOBACCO DIVISION

163 164 165		The o	bjecting	Such written objections shall be filed with the office of the Commissioner. party shall serve a copy of the objection upon all Wholesalers who may be e proposed change via U.S. certified mail.
166 167 168 169 170 171		(a)	Comm all app any m change	the request of any party or upon motion by the Commissioner, the hissioner shall provide at least sixty (60) days notice via U.S. certified mail to blicable parties, hold a hearing, for the purpose of determining the truth of atters of fact alleged by any party and determining whether the proposed es are based upon sufficient cause and are otherwise consistent with the es set forth in Rules 560-2-508 and 560-2-509;
172		(b)	Propos	sed changes will not be approved for the following reasons:
173 174 175 176 177			1.	Any change that tends to create a monopoly or lessen competition with respect to any type of Alcoholic Beverage. A proposed change or transfer that will place more than 25% of the case volume of all Distilled Spirits sold in Georgia under one Wholesaler or controlled group is presumed to be an attempt to create a monopoly and lessen competition.
178 179 180			2.	The failure or refusal of a Wholesaler to comply with any demand or request of a Manufacturer, Shipper, Importer, or Broker which would result in a violation of any provision of federal or state law or regulation.
181 182 183 184 185		(c)	propos propos comm	g the thirty (30) day period as provided in paragraph (4) above, and until the sed changes have been finally approved by the Commissioner, the party sing the change shall continue to supply the designated Wholesaler, upon ercially reasonable terms, such reasonable quantities of the Brands or Brand s involved as the Wholesaler may require.
186 187 188	(5)	chang	es shall	n is filed to the Notice of Intention as provided in this Rule, the proposed stand automatically approved by the Commissioner at the expiration of such period.
189 190 191 192 193	(6)	the rig regula obliga	ght to se ations sta ations of	turer, Shipper, Importer, or Broker who obtains or acquires in any manner, ll, ship, or distribute any Brand or Brand Label shall for the purpose of these and in the place of, and be subject to, all of the rights, privileges, duties and its predecessor or its predecessors from whom such Brands or Brand Labels or acquired.
194 195	(7)			nd or Brand Label is voluntarily released by a Georgia Wholesaler from Georgia, the Wholesaler must mail a letter of release via U.S. certified mail

#### CHAPTER 560-2 ALCOHOL AND TOBACCO DIVISION

196 197 198		provic	Manufacturer, Shipper, Importer, or Broker on company letterhead. Wholesaler shall le a copy of the letter of release to the Alcohol and Tobacco Division of the tment within thirty (30) days of the date of the letter of release.
199 200		(a)	The date of the letter of release will be considered the date upon which the Brand was withdrawn from distribution;
201 202 203		(b)	Letters of release received by the Department after the thirty (30) day requirement will not be considered valid, and a new letter of release must be provided pursuant to the requirements in this Rule;
204 205		(c)	Any inventory of the released Brand or Brand Label may no longer be distributed by the Wholesaler as of the date of the letter of release.
206 207 208 209 210	(8)	Manu Whole provid	a Brand or Brand Label is voluntarily withdrawn from distribution in Georgia, the facturer, Shipper, Importer, or Broker must mail a letter of withdrawal to the esaler on company letterhead. The Manufacturer, Shipper, Importer, or Broker shall le a copy of the letter of withdrawal to the Alcohol and Tobacco Division of the tment within thirty (30) days of the date of the letter of withdrawal.
211 212		(a)	The date of the letter of withdrawal will be considered the date upon which the Brand or Brand Label is withdrawn from distribution;
213 214 215		(b)	Letters of withdrawal received after the thirty (30) day requirement will not be considered valid, and a new letter of withdrawal must be provided pursuant to the requirements in this Rule;
216 217		(c)	Any inventory of the withdrawn Brand or Brand Label may still be distributed after receipt of the letter of withdrawal by the Wholesaler.
218 219 220	Autho	rity: O.	C.G.A. §§ 3-2-2, 3-4-152, 3-5-31, 3-6-22, 48-2-12.

#### CHAPTER 560-2 ALCOHOL AND TOBACCO DIVISION

#### SUBJECT 560-2-11 HOTELS, CHARITABLE EVENTS & REAPS

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   7

# 8 Rule 560-2-11-.01 Hotel Catered Functions; In-Room Service License–Hotels, Charitable 9 Events & REAPs

- Licensed hotels and motels <u>Hotels</u> shall be permitted to cater hotel and motel <u>Hotel</u> functions in ballrooms, meeting rooms, reception rooms, or patio areas of the licensed premises, provided that the functions are catered in connection with a meeting, conference, convention, or other similar type of gathering at the licensed premises.
- 14 (2) Any hotel, inn, or other establishment-<u>Hotel</u> is authorized to provide <u>in-room service</u> as
   defined in O.C.G.A. § 3-9-10in-room Alcoholic Beverage service, provided the
   establishment:
- 17 (a) Offers public overnight accommodations at a fee;
- 18 (<u>ab</u>) Is licensed to sell Alcoholic Beverages;
- 19(be)Applies for a hotel in-room service license on formsthrough the Georgia Tax Center20provided for by the Commissioner; and
- 21 (<u>cd</u>) Is approved for a valid hotel in-room service license issued by the Department.
- In order to qualify for a hotel in-room service license, an applicant must satisfy the
   following requirements be a Hotel and:
- 24 (a) Be a hotel as defined in O.C.G.A. § 3-9-10 and these regulations;
- 25 (ba) Have a valid Retailer license; or
- 26(be)Have a valid Retail Consumption Dealer license-for one or all of the following:27Malt Beverages, Wine and/or Distilled Spirits.

# (4) Applicant may only qualify for a hotel in-room service license for the types of Alcoholic Beverages for which the <u>Hotel has a Retailer license or Retail Consumption Dealer license</u> 30 was issued to applicant.

#### CHAPTER 560-2 ALCOHOL AND TOBACCO DIVISION

# SUBJECT 560-2-11 HOTELS, CHARITABLE EVENTS & REAPS

31	(5)	A hotel in-room service Licensee shall be authorized to:				
32 33 34 35		(a)	Deliver Alcoholic Beverages <u>of the types for which the Hotel has a Retailer license</u> <u>or Retail Consumption Dealer license and a hotel in-room service license in</u> <del>unbroken Packages of the type for which it has a valid in-room service license to a</del> registered guest's room when:			
36			1. The Alcoholic Beverages have been ordered by the guest <u>; and-</u>			
37 38			2. The guest is billed for the cost of the Alcoholic Beverages at the time of delivery.			
39	(6)	The sa	The sale shall be evidenced by a signed receipt indicating providing the following:			
40		(a)	The name of the registered guest who purchased the Alcoholic Beverages; and			
41		(b)	The Type type and quantity of Alcoholic Beverages delivered.			
42	(7)	A cabinet or other facility may be located in a Head Head Head Head Head Head Head He				
43 44 45		(a)	Contains Alcoholic Beverages of the types for which the Hotel has a Retailer license or Retail Consumption Dealer license and a hotel in-room service license for which licensee is licensed; and			
46		(b)	Is accessible by lock and key only to the guest.			
47 48	(8)		dit may be given to the guest for any unused and unopened portion-Alcoholic ages upon request.			
49 50	(9)		receipt of the guest request for credit, Thethe Hotel will maintain a written request preditrecord of the request which shall:			
51		(a)	Specify the name of the guest; and			
52 53		(b)	Provide an inventory of the quantity of Alcoholic Beverages contained in the cabinet or other facility; and			
54 55		(c)	Indicate the amount of credit, if any, given for any unused portion unused and unopened Alcoholic Beverages at the time of the guest's upon departure.			
56 57	(10)		ocuments as set forth in this Regulation Rule shall constitute an essential record to be ained and stored in accordance with this Title and these regulations.			
58	(11)	All <del>he</del>	tels Hotels having a hotel in-room service license shall:			

#### CHAPTER 560-2 ALCOHOL AND TOBACCO DIVISION

#### SUBJECT 560-2-11 HOTELS, CHARITABLE EVENTS & REAPS

59 60 61 62		(a)	Maintain and store all Alcoholic Beverages for use in connection with the license for in-room service in an area that is not accessible to the public and that is separate from any other Alcoholic Beverages purchased for use in any other licensed premises of the hotelHotel;
63 64			1.(b) The storage area shall not be accessible to the public and sales may not be <u>Not</u> consummated <u>sales</u> in the storage area; <u>-</u> and
65 66		( <u>c</u> b)	Maintain separate records relating to the purchase and sale of Alcoholic Beverages for in-room service and as specified in O.C.G.A. § 3-3-6 and these regulations.
67 68 69	(12)	posses	ng contained in this <u>Regulation-Rule</u> shall be construed to restrict or prohibit the ssion of Alcoholic Beverages by <u>hotel-Hotel</u> guests in quantities otherwise permitted these regulations and <del>O.C.G.A.</del> Title 3 of the Code.
70 71 72	Autho	rity: O.0	C.G.A. §§ 3-2-2 <u>, 3-3-6,</u> 3-9-10, 48-12-2 <del>, 58-1022, 92-8405, 92-8409, 92-8427</del> .
73	Rule 5	560-2-1	102 Charitable Events Permit
74	(1)		
75 76 77 78		(a)	Bona fide <u>non-profit nonprofit</u> charitable and civic organizations desiring to sell Alcoholic Beverages may apply for a permit authorizing the organization to sell or distribute Alcoholic Beverages for consumption on the premises only for a period not to exceed three (3) days.
79		(b)	Applications for such temporary permit must include the following:
80 81 82 83			1. A copy of an official document, such as <u>non-profit_nonprofit</u> certification by the Internal Revenue Service, <u>or the</u> constitution and by-laws of the organization, or a corporate charter, which clearly states the purpose of the organization.—; and
84 85 86 87			2. A letter of authorization <u>or local permit</u> for the event from the local governing authority, or a signed affidavit from the applicant, confirming that applicant is in compliance with all local ordinances and regulations concerning special or charitable events.
88 89 90	(2)	Depar	cations must be submitted using the Georgia Tax Center, accessible through the tment's website. The permittee shall submit an application to the Department no later en (10) business days prior to the event.

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91 (3) No permit shall be issued unless the applicant is in full compliance with the laws and 92 regulations governing the sale of Alcoholic Beverages, including alcohol excise tax laws. 93 (4) Except as provided in this paragraph, Manufacturers, Brokers, Importers, Shippers, 94 Wholesalers, and Retailers shall not make any donations of Alcoholic Beverages to any 95 non-profit nonprofit charitable or civic organization that has obtained a permit. If, except 96 where: 97 (a) aA non-profit nonprofit charitable or civic organization has obtained a special event 98 permit, Wholesalers shall be authorized to make donations of Alcoholic Beverages, 99 provided that the Alcoholic Beverages were obtained through proper distribution 100 channels and all applicable state and local taxes have been paid. 101 (<u>a</u>b) No Alcoholic Beverages shall be donated to a non-profit nonprofit charitable or 102 civic organization unless the organization has the appropriate state non-profit 103 charitable event permitlicense or permit provided in this Rule. 104  $(\underline{b}\underline{e})$ The amount of such Alcoholic Beverages donated donations by the Wholesaler shall 105 not exceed the amount reasonably necessary for the event for which a special 106 charitable event permit has been obtained. 107 (5) 108 (a) At the request of a non-profit nonprofit charitable or civic organization that holds a 109 special charitable event permit under this Rule, Manufacturers, Brokers, Importers, 110 Shippers, or and Wholesalers may donate services to the organization by having 111 permitted Representatives provide pouring services and product information during 112 the event. 113 The pPermittee shall be liable, in addition to the liability of the Licensee and its (b) 114 permitted Representative, for all acts or omissions violating in violation of Title 3 115 of the Code committed by the Licensee or any of Licensee's permitted 116 Representatives. 117 Provided a permit has been issued to a non-profit nonprofit charitable or civic organization, (6) the organization shall be considered the same as any retail Llicensee and subject to all laws. 118 119 rules, and regulations under Title 3 of the Code. 120 (7) Nothing shall prohibit cash donations by Licensees under Title 3 of the Code to charitable 121 and civic organizations provided that such a donations is are unconditional and not related 122 to the purchase of a particular Brand or Brand Label of Alcoholic Beverage.

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123 124	(8)		ore than six (6) temporary <u>charitable event</u> permits may be issued to an organization one calendar year.
125 126 127	(9)	Whole	tees may hold <u>conduct</u> such events on the <u>Pp</u> remises of a licensed Manufacturer or esaler provided that all Alcoholic Beverages to be served or sold at the event are used from a licensed Wholesaler or donated pursuant to this Rule.
128 129 130 131		-	C.G.A. §§ 3-2-2, 3-9-3, 3-9-4 <u>, 48-2-12</u> . <b>103 Charitable Auctions; Wine</b>
132 133 134 135	(1)	auction use pe	fide non-profit <u>nonprofit</u> charitable and civic organizations desiring to sell Wine at n, may apply for, on forms provided for by the Commissioner, a temporary special ermit authorizing the organization to auction Wine in unbroken Packages for nption off premises only, for a period not to exceed three (3) days.
136 137 138		(a)	<u>Applications must be submitted using the Georgia Tax Center, accessible through the Department's website.</u> Applications for the temporary special use permit for <u>Wine auctions</u> must include the following:
139 140 141 142			1. A copy of an official document, such as <u>non-profit</u> certification by the Internal Revenue Service or constitution and by-laws of the organization, or a corporate charter, which clearly states the purpose of the organization; and:
143 144			2. A letter of authorization or a local permit issued for the event from local governing authorities.
145 146 147 148 149	(2)	make o permit	ensed individuals, licensed Retailers, and licensed Wholesalers shall be authorized to donations of Alcoholic Beverages to a nonprofit organization to be sold at an auction ted under this Rule, provided that the Alcoholic Beverages were obtained through distribution channels and all applicable state and local taxes have been paid or will d.
150 151 152		(a)	Alcoholic Beverages may not be donated to a <u>non-profit nonprofit</u> charitable or civic organization unless the organization has the appropriate state special use temporary permit <u>provided for under this Rule.</u> ;
153 154		(b)	The amount of <u>Winesuch donations</u> <u>donated under paragraph (2)</u> shall not exceed the amount necessary for the event for which a permit has been obtained.

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155 (3) The non-profit nonprofit charitable or civic organization holding a temporary special use 156 permit for Wine auctions under this Rule may ship or otherwise transport donated Wine, 157 donated by a person who does not currently hold a license that has been issued by the 158 Department pursuant to this Title or Wine donated by a Georgia licensed Retailer to the location specified in the temporary special use permit for Wine auctions. This paragraph 159 160 (3) only applies to Wine donated by a person who does not currently hold a license that has been issued by the Department pursuant to this Title or Wine donated by a Georgia licensed 161 162 Retailer.

(4) Prior to the commencement of the event for which a temporary special use permit for Wine
 auctions has been issued under this Rule, the bona fide non-profit charitable or
 civic organization shall furnish to the Department through the Georgia Tax Center a
 detailed inventory of the Wine to be auctioned to the Commissioner, which shall
 includinginclude the following information:

- 168(a)The name, address, telephone number, and Taxpayer Identification Number of the169any person who furnishes furnishing the Wine for the event; and
- 170 (b) The type, Brand, Brand Label, and quantity of each Wine to be sold at auction.
- 171 (5) Georgia excise tax is due on all donated <u>W</u>wine.
- 172(a)In the event the bona fide non-profit nonprofit charitable or civic organization173cannot verify that Georgia excise tax for the wine-Wine was previously paid to the174Department within ten (10) days of the conclusion of the permitted event, the bona175fide non-profit nonprofit or charitable civic organization shall pay to the Department176the appropriate excise tax as required by law on Form ATT-75 or its equivalent in177the Georgia Tax Center, as provided by the Department.
- At the request of a non-profit nonprofit charitable or civic organization that holds a temporary special use permit for Wine auctions under this Rule, Manufacturers, Brokers, Importers, Shippers, or and Wholesalers may donate services to the organization by having permitted Representatives provide product information during the event.
- 182 (7) Provided a temporary special use permit for Wine Auctions has been issued to a non profit nonprofit charitable or civic organization, the organization shall be considered the
   same as any other Licensee and subject to all laws, rules, and regulations under this Title.

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185 186 187	(8)	Nothing shall prohibit cash donations <u>by Licensees under Title 3 of the Code</u> to charitable and civic organizations provided that such <del>a</del> -donations <u>is are</u> unconditional and not related to the purchase of a particular Brand or Brand Label of Alcoholic Beverage.
188 189	(9)	No more than six (6) temporary special use permits <u>for Wine auctions</u> may be issued to an organization in any one calendar year.
190 191 192 193		rity: O.C.G.A. §§ 3-2-2, 3-9-4 <u>, 48-2-12, 58-1022, 92-8405, 92-8406, 92-8409, 92-8427</u> . 560-2-1104 Regional Economic Assistance Project <u>s (REAPs)</u>
194 195 196	(1)	Once a <u>Regional Economic Assistance Project (REAP)</u> has received certification through the Department of Community Affairs, all licensing requirements under these regulations must be satisfied in order to obtain a license to sell Alcoholic Beverages.
197 198 199 200	(2)	In addition to providing all licensing information as required under these regulations, the applicant shall send the Department A-a copy of the certification received from through the Department of Community Affairs-shall be sent to the Department along with all licensing information as required under these regulations.
201 202	Autho	rity: O.C.G.A. §§ 3-2-2, 3-13-2, 3-13-4 <u>, 48-2-12<del>, 58</del>-1022, 92-8405, 92-8409, 92-8427</u> .

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