May 27, 2010, Introduced by Reps. Kandrevas, Rocca, Espinoza, Miller, Geiss, Roy Schmidt, Liss, Womack, Paul Scott, Segal, Byrum, Haase, Polidori, Gonzales, Switalski, Rick Jones, Moore, Melton, Schuitmaker, LeBlanc, Hammel, Robert Jones, Caul, Horn, Proos, Denby, Griffin, Dean, Huckleberry, Warren, Smith, Ebli, Meadows, Neumann, Green, Valentine, Durhal, Agema, Slezak, Hansen, Pavlov, Daley, Crawford, DeShazor, Opsommer, Stamas, Knollenberg, Meltzer, Moss, Marleau, Hildenbrand, Kowall, Johnson, Jackson, Spade, Lund, Walsh, Mayes, Angerer, Byrnes, Haugh, Bolger, Rogers, Stanley, Nathan, Corriveau, Leland, McDowell, Gregory, Constan, Lahti, Pearce, Ball, Clemente, Kennedy, Sheltrown, Slavens and Lisa Brown and referred to the Committee on Regulatory Reform.

A bill to amend 1998 PA 58, entitled "Michigan liquor control code of 1998," by amending sections 205 and 307 (MCL 436.1205 and 436.1307), section 205 as amended by 2001 PA 274.

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HOUSE BILL No. 6224

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 205. (1) If the commission privatizes any portion of the system existing on December 19, 1996 under which spirits are warehoused or distributed, the commission shall, as provided in section 203(1), by order appoint authorized distribution agents to engage in the warehousing and delivery of spirits in this state so as to ensure that all retail licensees continue to be properly serviced with spirits. An authorized distribution agent is subject to uniform requirements, including business operating procedures,

- 1 that the commission may prescribe by rule, subject to this section.
- 2 (2) A person is eligible for appointment by the commission as
- 3 an authorized distribution agent if the following circumstances
- 4 exist:
- 5 (a) The person satisfies all applicable commission rules
- 6 prescribing qualifications for licensure promulgated under section
- **7** 215.
- 8 (b) The person has entered into a written agreement or
- 9 contract with a supplier of spirits for the purposes of warehousing
- 10 and delivering a brand or brands of spirits of that supplier of
- 11 spirits.
- 12 (c) The person has an adequate warehousing facility located in
- 13 this state for the storing of spirits from which all delivery of
- 14 spirits to retail licensees shall be made.
- 15 (3) An authorized distribution agent shall not have a direct
- 16 or indirect interest in a supplier of spirits or in a retailer. A
- 17 supplier of spirits or a retailer shall not have a direct or
- 18 indirect interest in an authorized distribution agent. An
- 19 authorized distribution agent shall not hold title to spirits.
- 20 After September 24, 1996, an authorized distribution agent or an
- 21 applicant to become an authorized distribution agent who directly
- 22 or indirectly becomes licensed subsequently as a wholesaler shall
- 23 not be appointed to sell a brand of wine in a county or part of a
- 24 county for which a wholesaler has been appointed to sell that brand
- 25 under an agreement required by this act. A wholesaler who directly
- 26 or indirectly becomes an authorized distribution agent shall not
- 27 sell or be appointed to sell a brand of wine to a retailer in a

- 1 county or part of a county for which another wholesaler has been
- 2 appointed to sell that brand under an agreement required by this
- 3 act, unless that wholesaler was appointed to sell and was actively
- 4 selling that brand to retailers in that county or part of that
- 5 county prior to September 24, 1996, or unless the sale and
- 6 appointment is the result of an acquisition, purchase, or merger
- 7 with the existing wholesaler who was selling that brand to a
- 8 retailer in that county or part of that county prior to September
- 9 24, 1996.
- 10 (4) An authorized distribution agent shall deliver to each
- 11 retailer located in its assigned distribution area on at least a
- 12 weekly basis if the order meets the minimum requirements. Except
- 13 that in those weeks that accompany a state holiday, the commission
- 14 may order a modified delivery schedule provided that a retailer
- waits not longer than 9 days between deliveries due to a modified
- 16 delivery schedule. Until the system established by the commission
- 17 under section 206 is activated, the authorized distribution agent
- 18 shall provide retailers access to a computer application that
- 19 includes the capability to determine whether certain spirits are
- 20 currently available for delivery. Beginning on the date the system
- 21 is established by the commission under section 206, the commission
- 22 shall provide for an integrated on-line ONLINE ordering system for
- 23 spirits and shall require the continuance of any ordering system in
- 24 existence on the effective date of section 206. The minimum
- 25 requirements shall be set by the commission and shall be a
- 26 sufficient number of bottles to comprise not more than 2 cases. A
- 27 retailer may pick up the product at the authorized distribution

- 1 agent's warehouse. To avoid occasional emergency outages of
- 2 spirits, a retail licensee may make up to 12 special emergency
- 3 orders to an authorized distribution agent per calendar year which
- 4 order shall be made available to the retail licensee within 18
- 5 hours of the placing of the order. A special emergency order placed
- 6 on Saturday or Sunday shall be made available to the retail
- 7 licensee before noon on the following Monday. An authorized
- 8 distribution agent may impose a fee of up to \$20.00 to deliver a
- 9 special emergency order to a retail licensee.
- 10 (5) In locations inaccessible to a motor vehicle as that term
- 11 is defined by the Michigan vehicle code, 1949 PA 300, MCL 257.1 to
- 12 257.923, the authorized distribution agent shall arrange that a
- 13 delivery of spirits to a retailer be in compliance with the
- 14 following procedures:
- 15 (a) After processing an order from a retailer, an authorized
- 16 distribution agent shall contact a retailer to confirm the quantity
- 17 of cases or bottles, or both, and the exact dollar total of the
- 18 order.
- 19 (b) The authorized distribution agent shall have the
- 20 responsibility to coordinate with the retailer the date and time a
- 21 driver is scheduled to deliver the order to a ferry transport dock,
- 22 shall arrange any ferry, drayage, or other appropriate service, and
- 23 shall pick up the retailer's payment at that time.
- 24 (c) The ferry transport company or company representing any
- 25 other form of conveyance shall take the retailer's payment to the
- 26 mainland dock and give that payment to the authorized distribution
- 27 agent's driver.

- 1 (d) The ferry transport company or company representing any
- 2 other form of conveyance shall transport the order to the drayage
- 3 or other appropriate company at the island dock for immediate
- 4 delivery to the retailer.
- 5 (e) The drayage or other appropriate company shall deliver the
- 6 order to the retailer.
- 7 (6) The authorized distribution agent is responsible for the
- 8 payment of all transportation and delivery charges imposed by the
- 9 ferry, drayage, or other conveyance company and is responsible for
- 10 all breakage and any shortages, whether attributable to the ferry,
- 11 drayage, or other conveyance company or any combination of those
- 12 companies, until the order is delivered to the retailer's
- 13 establishment. This subsection does not in any way prevent the
- 14 authorized distribution agent from seeking reimbursement or damages
- 15 from any company conveying the authorized distribution agent's
- 16 product.
- 17 (7) Except as otherwise provided in subsection (4), an
- 18 authorized distribution agent shall not charge a delivery fee or a
- 19 split-case fee for delivery of spirits sold by the commission to a
- 20 retailer.
- 21 (8) An authorized distribution agent or prospective authorized
- 22 distribution agent shall maintain and make available to the
- 23 commission or its representatives, upon notice, any contract or
- 24 written agreement it may have with a supplier of spirits or other
- 25 authorized distribution agent for the warehousing and delivery of
- 26 spirits in this state.
- 27 (9) For any violation of this act, rules promulgated under

- 1 this act, or the terms of an order appointing an authorized
- 2 distribution agent, an authorized distribution agent shall be
- 3 subject to the suspension, revocation, forfeiture, and penalty
- 4 provisions of sections 903(1) and 907 in the same manner in which a
- 5 licensee would be subject to those provisions. An authorized
- 6 distribution agent aggrieved by a penalty imposed by the commission
- 7 may invoke the hearing and appeal procedures of section 903(2) and
- 8 rules promulgated under that section.
- 9 (10) A specially designated distributor may sell to an on-
- 10 premises licensee up to 9 liters of spirits during any 1-month
- 11 period and an on-premises licensee may purchase, collectively from
- 12 specially designated distributors, up to that amount during any 1-
- 13 month period. Notwithstanding any other provision of this act or
- 14 rule promulgated under this act, a specially designated distributor
- 15 is only liable for knowingly violating this section. Records
- 16 verifying these purchases shall be maintained by the on-premises
- 17 licensee and be available to the commission upon request.
- 18 (11) An authorized distribution agent shall demonstrate that
- 19 it has made a good faith effort to provide employment to those
- 20 former state employees who were terminated due to the privatization
- 21 of the liquor distribution system. A good faith effort is
- 22 demonstrated by the authorized distribution agent performing at
- 23 least the following actions:
- 24 (a) Seeking from the commission a list of names and resumes of
- 25 all such former state employees who have indicated a desire for
- 26 continued employment in the distribution of liquor in Michigan.
- 27 (b) Providing a list of employment opportunities created by

- 1 the authorized distribution agent in the distribution of liquor in
- 2 Michigan to each individual whose name and resume is transmitted
- 3 from the commission.
- 4 (c) Providing an opportunity for application and interview to
- 5 any terminated state worker who indicates an interest in pursuing a
- 6 job opportunity with the authorized distribution agent.
- 7 (d) Providing a priority in hiring for those individuals who
- 8 apply and interview under this process.
- 9 (12) Any former state employees terminated due to
- 10 privatization who have reason to believe that an authorized
- 11 distribution agent has not made a good faith effort to provide him
- 12 or her with employment opportunities as described in subsection
- 13 (11) may file a complaint with the commission who shall hear the
- 14 complaint and make a determination on its validity. If the
- 15 commission determines that the complaint is valid, the violation
- 16 may be treated as a violation of this act and the authorized
- 17 distribution agent may be subject to the suspension, revocation,
- 18 forfeiture, and penalty provisions of sections 903(1) and 907.
- 19 (13) In addition to paying a vendor of spirits the acquisition
- 20 price for purchasing spirits, the commission may pay a vendor of
- 21 spirits an additional amount of not less than \$4.50 and not more
- 22 than \$7.50 for each case of spirits purchased as an offset to the
- 23 costs being incurred by that vendor of spirits in contracting with
- 24 an authorized distribution agent for the warehousing and delivery
- 25 of spirits to retailers. The payment described in this subsection
- 26 shall not be included in the cost of purchasing spirits by the
- 27 commission and shall not be subject to the commission's markup,

- 1 special taxes, or state sales tax. The per-case offset established
- 2 by this subsection may be increased by the state administrative
- 3 board each January to reflect reasonable increases in the
- 4 authorized distribution agent's cost of warehousing and delivery.
- 5 As used in this subsection, "case" means a container holding twelve
- 6 750 ml bottles of spirits or other containers containing spirits
- 7 which are standard to the industry.
- 8 Sec. 307. (1) A manufacturer, and AN outstate seller of wine,
- 9 AND A MASTER DISTRIBUTOR shall grant to each of its wholesalers a
- 10 sales territory within which the wholesaler shall be a distributor
- 11 of the specified brand or brands of the manufacturer, or outstate
- 12 seller of wine, OR MASTER DISTRIBUTOR UNDER AN AGREEMENT AS
- 13 REQUIRED UNDER THIS ACT. The territory shall be the territory
- 14 agreed upon between the wholesaler and manufacturer, or outstate
- 15 seller of wine, OR MASTER DISTRIBUTOR. A manufacturer or outstate
- 16 seller of wine may grant the right to sell a specified brand or
- 17 brands in a sales territory to more than 1 wholesaler. EXCEPT AS
- 18 PROVIDED FOR IN SUBSECTION (9) AND BEGINNING JUNE 1, 2010, A
- 19 MANUFACTURER, OUTSTATE SELLER OF WINE, OR MASTER DISTRIBUTOR SHALL
- 20 NOT GRANT THE RIGHT TO SELL A SPECIFIED BRAND OR BRANDS OF WINE IN
- 21 A SALES TERRITORY TO MORE THAN 1 WINE WHOLESALER. A MASTER
- 22 DISTRIBUTOR SHALL NOT ITSELF DISTRIBUTE A SPECIFIED BRAND OR BRANDS
- 23 OF WINE IN THE SAME SALES TERRITORY WHERE THAT MASTER DISTRIBUTOR
- 24 HAS GRANTED THE RIGHT TO DISTRIBUTE THAT SPECIFIED BRAND OR BRANDS
- 25 OF WINE IN THAT SALES TERRITORY TO ANOTHER WINE WHOLESALER. AS USED
- 26 IN THIS SECTION, "MASTER DISTRIBUTOR" MEANS A WHOLESALER THAT ACTS
- 27 IN THE SAME OR SIMILAR CAPACITY AS A WINE MAKER, WINE MANUFACTURER,

- 1 OR OUTSTATE SELLER OF WINE FOR A BRAND OR BRANDS OF WINE TO OTHER
- 2 WHOLESALERS ON A REGULAR BASIS IN THE NORMAL COURSE OF BUSINESS.
- 3 (2) Notwithstanding subsection (1), a brand extension is not
- 4 considered a new or different brand. A manufacturer or outstate
- 5 seller of wine shall assign a brand extension to the wholesaler
- 6 that was granted the sales territory for the brand from which the
- 7 brand extension resulted.
- 8 (3) Subsection (2) does not apply where, before January 1,
- 9 1994, a manufacturer or outstate seller of wine had assigned a
- 10 brand extension to a wholesaler that was not the appointed
- 11 wholesaler for the brand from which the brand extension was made.
- 12 (4) Until July 1, 1995, a manufacturer or outstate seller of
- 13 wine who acquired or otherwise obtained the right to assign brands
- 14 of another manufacturer or outstate seller of wine between January
- 15 1, 1994 and July 1, 1995 shall assign a brand extension to the
- 16 wholesaler that was granted the sales territory for the brand from
- 17 which the brand extension resulted. Beginning July 1, 1995, a
- 18 manufacturer or outstate seller of wine who acquires or otherwise
- 19 obtains the right to assign brands of another manufacturer or
- 20 outstate seller of wine is not required to assign a new brand
- 21 extension to the wholesaler that is granted the exclusive sales
- 22 territory to the brand from which the new brand extension results.
- 23 Any brand extension assigned between January 1, 1994 and July 1,
- 24 1995 shall remain assigned to the assigned wholesaler.
- 25 (5) A manufacturer of a mixed wine drink, mixed spirit drink
- 26 manufacturer, outstate seller of a mixed wine drink, or outstate
- 27 seller of mixed spirit drink shall grant to each of its wholesalers

- 1 an exclusive sales territory in which the wholesaler shall be a
- 2 distributor of the specified brand or brands of the manufacturer or
- 3 outstate seller. The territory shall be the territory agreed upon
- 4 between the wholesaler and the manufacturer of a mixed wine drink,
- 5 mixed spirit drink manufacturer, outstate seller of mixed wine
- 6 drinks, or outstate seller of mixed spirit drink.
- 7 (6) Notwithstanding subsection (5), a brand extension is not
- 8 considered a new or different brand. A manufacturer of a mixed wine
- 9 drink, mixed spirit drink manufacturer, outstate seller of a mixed
- 10 wine drink, or outstate seller of mixed spirit drink shall assign a
- 11 brand extension to the wholesaler that was granted the exclusive
- 12 sales territory for the brand from which the brand extension
- 13 resulted.
- 14 (7) Subsection (6) does not apply where, before January 1,
- 15 1994, a manufacturer of a mixed wine drink, mixed spirit drink
- 16 manufacturer, outstate seller of a mixed wine drink, or outstate
- 17 seller of mixed spirit drink had assigned a brand extension to a
- 18 wholesaler that was not the appointed wholesaler for the brand from
- 19 which the brand extension was made.
- 20 (8) Until July 1, 1995, a manufacturer of a mixed wine drink,
- 21 mixed spirit drink manufacturer, outstate seller of mixed wine
- 22 drink, or outstate seller of mixed spirit drink who acquired or
- 23 otherwise obtained the right to assign brands of another
- 24 manufacturer of a mixed wine drink, mixed spirit drink
- 25 manufacturer, outstate seller of a mixed wine drink, or outstate
- 26 seller of mixed spirit drink between January 1, 1994 and July 1,
- 27 1995 shall assign a brand extension to the wholesaler that was

- 1 granted the exclusive sales territory for the brand from which the
- 2 brand extension resulted. Beginning July 1, 1995, a manufacturer of
- 3 mixed wine drink, mixed spirit drink manufacturer, outstate seller
- 4 of mixed wine drink, or outstate seller of mixed spirit drink who
- 5 acquires or otherwise obtains the right to assign brands of another
- 6 manufacturer of mixed wine drink, mixed spirit drink manufacturer,
- 7 outstate seller of mixed wine drink, or outstate seller of mixed
- 8 spirit drink is not required to assign a new brand extension to the
- 9 wholesaler that is granted the exclusive sales territory to the
- 10 brand from which the new brand extension results. Any brand
- 11 extension assigned between January 1, 1994 and July 1, 1995 shall
- 12 remain assigned to the assigned wholesaler.
- 13 (9) SUBSECTION (1) DOES NOT PROHIBIT ANY OF THE FOLLOWING:
- 14 (A) A MANUFACTURER OF WINE, AN OUTSTATE SELLER OF WINE, OR A
- 15 MASTER DISTRIBUTOR FROM CONTINUING OR RENEWING AN AGREEMENT UNDER
- 16 THIS ACT WITH A WHOLESALER FOR A SPECIFIED BRAND OR BRANDS FOR ANY
- 17 COUNTY OR PART OF A COUNTY WHERE MORE THAN 1 WHOLESALER HAS AN
- 18 AGREEMENT WITH THE MANUFACTURER OF WINE, OUTSTATE SELLER OF WINE,
- 19 OR MASTER DISTRIBUTOR IN EFFECT ON JUNE 1, 2010 IF THE WHOLESALER
- 20 HAD AN AGREEMENT TO DISTRIBUTE THAT SPECIFIED BRAND OR BRANDS IN
- 21 THAT COUNTY OR THAT PART OF A COUNTY AND WAS A MASTER DISTRIBUTOR
- 22 OR WAS ACTIVELY SELLING THAT BRAND OR BRANDS OF WINE TO A RETAILER
- 23 IN THAT COUNTY OR THAT PART OF A COUNTY ON JUNE 1, 2010.
- 24 (B) A WHOLESALER FROM SELLING OR TRANSFERRING THE WHOLESALER'S
- 25 DISTRIBUTION RIGHTS OR A MANUFACTURER OF WINE, OUTSTATE SELLER OF
- 26 WINE, OR MASTER DISTRIBUTOR FROM APPROVING THE SALE OR TRANSFER OF
- 27 A WHOLESALER'S DISTRIBUTION RIGHTS TO A SPECIFIED BRAND OR BRANDS

- 1 OF WINE FOR ANY COUNTY OR PART OF A COUNTY TO ANOTHER WHOLESALER IF
- 2 THE SELLING OR TRANSFERRING WHOLESALER, OR ANY OF ITS PREDECESSORS,
- 3 HAD THE RIGHT TO DISTRIBUTE THAT BRAND OR BRANDS OF WINE IN THAT
- 4 COUNTY OR PART OF THAT COUNTY AND WAS ACTIVELY SELLING THAT BRAND
- 5 OR BRANDS TO A RETAILER IN THAT COUNTY OR THAT PART OF A COUNTY ON
- 6 JUNE 1, 2010 OR WAS ACTING AS A MASTER DISTRIBUTOR FOR THAT COUNTY
- 7 OR PART OF THAT COUNTY ON JUNE 1, 2010.