AN ACT relating to quota licenses for alcohol.

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2	Be i	t enacted by the General Assembly of the Commonwealth of Kentucky:
3		→ Section 1. KRS 241.065 is amended to read as follows:
4	(1)	The number of quota retail package licenses issued by the Alcoholic Beverage
5		Control Board to licensees in counties containing cities of the first class, and
6		including such cities, shall not exceed a number equal to one (1) for every one
7		thousand five hundred (1,500) persons resident in such county.
8	(2)	The number of quota retail drink licenses issued by the Alcoholic Beverage Contro
9		Board to licensees in counties containing cities of the first class, and including such
10		cities shall not exceed a number equal to one (1) for every one thousand five
11		hundred (1,500) persons resident in such county.
12	(3)	In order that a fixed and approved standard of population as prescribed in
13		subsections (1) and (2) of this section may be adopted the annual estimates of
14		population as determined by the Kentucky State Data Center at the University of
15		<u>Louisville</u> [chambers of commerce of cities of the first class] shall be used in every
16		year except a census year, and during a census year the United States government
17		census figures of population shall be controlling.
18		→ SECTION 2. A NEW SECTION OF KRS CHAPTER 241 IS CREATED TO
19	REA	AD AS FOLLOWS:
20	<u>(1)</u>	The number of quota retail package licenses issued by the department in any wea
21		county shall not exceed one (1) license for every two thousand three hundred
22		(2,300) persons resident in the county, except that:
23		(a) A wet county containing a city of the first class shall be subject to the
24		limitations in Section 1 of this Act;
25		(b) No fewer than two (2) quota retail package licenses shall be available for
26		issuance by the department in any wet county; and
27		(c) Any specific county quota amounts that were issued by the department prior

1		to January 1, 2018, in excess of the population calculations established in
2		this section shall remain in effect, and the department shall maintain the
3		list of specific quotas in an administrative regulation.
4	<u>(2)</u>	The number of quota retail drink licenses issued by the department in any wet
5		county meeting the requirements of KRS 243.230 shall not exceed one (1) license
6		for every two thousand five hundred (2,500) persons resident in the county,
7		except that:
8		(a) A wet county containing a city of the first class shall be subject to the
9		limitations in Section 1 of this Act;
10		(b) No fewer than two (2) quota retail drink licenses shall be available for
11		issuance by the department in any wet county meeting the requirements of
12		<u>KRS 243.230;</u>
13		(c) The department may issue a non-quota type 2 retail drink license to an
14		applicant that is located within a premises that is licensed as an
15		entertainment destination center by the department; and
16		(d) Any specific county quota amounts that were issued by the department prior
17		to January 1, 2018, in excess of the population calculations established in
18		this section shall remain in effect, and the department shall maintain the
19		list of specific quotas in an administrative regulation.
20	<u>(3)</u>	Nothing in this section shall be construed to prohibit license renewal or license
21		transfers approved by the department of an existing quota retail license issued in
22		a wet county.
23	<u>(4)</u>	In counties that have not received an increased quota license amount from the
24		department, any quota licenses over the established amount shall be reduced as
25		the licenses are revoked, surrendered, or not renewed by the license holder.
26	<u>(5)</u>	If a dry county that contains a wet city becomes wet, the quotas established by this
27		section shall supersede and replace any separate city quotas.

1		→ SECTION 3. A NEW SECTION OF KRS CHAPTER 241 IS CREATED TO
2	REA	AD AS FOLLOWS:
3	<u>(1)</u>	The number of quota retail package licenses issued by the department in any city
4		that becomes wet separate from its county by virtue of a local option election
5		pursuant to KRS 242.125 shall not exceed one (1) license for every two thousand
6		three hundred (2,300) persons resident in the city, except that:
7		(a) No fewer than two (2) quota retail package licenses shall be available for
8		issuance by the department in any wet city; and
9		(b) Any specific city quota amounts that were issued by the department prior to
10		January 1, 2018, in excess of the population calculations established in this
11		section shall remain in effect, and the department shall maintain the list of
12		specific quotas in an administrative regulation.
13	<u>(2)</u>	The number of quota retail drink licenses issued by the department in any city
14		that becomes wet separate from its county by virtue of a local option election
15		pursuant to KRS 242.125 shall not exceed one (1) license for every two thousand
16		five hundred (2,500) persons resident in the city, except that:
17		(a) No fewer than two (2) quota retail drink licenses shall be available for
18		issuance by the department in any wet city; and
19		(b) Any specific city quota amounts that were issued by the department prior to
20		January 1, 2018, in excess of the population calculations established in this
21		section shall remain in effect, and the department shall maintain the list of
22		specific quotas in an administrative regulation.
23	<u>(3)</u>	Nothing in this section shall be construed to prohibit license renewal or license
24		transfers approved by the department of an existing quota retail license issued in
25		a wet city.
26	<u>(4)</u>	In cities that have not received an increased quota license amount from the
27		department, any quota licenses over the established amount shall be reduced as

1	the licenses are revoked, surrendered, or not renewed by the license holder.
2	(5) If a dry county in which a wet city is located becomes wet, the quota established
3	for that entire county by Section 2 of this Act shall supersede and replace any
4	separate city quota under this section.
5	→ SECTION 4. A NEW SECTION OF KRS CHAPTER 241 IS CREATED TO
6	READ AS FOLLOWS:
7	For the purposes of administering Sections 2 and 3 of this Act:
8	(1) The population data shall be based on a wet county's or city's annual population
9	estimates prepared by the Kentucky State Data Center at the University of
10	Louisville in every year except a federal decennial census year. The federal
11	decennial census figures of population shall be used in a census year; and
12	(2) (a) On or before January 1 of each year, the department shall obtain the
13	population figures of all wet counties and cities as of that date for
14	determination of the number of quota licenses available.
15	(b) If a quota retail license vacancy is created by an increase in population or
16	any other reason, the department shall publish notice of the vacancy and
17	information on how to apply for the license within sixty (60) days in the
18	newspaper used for the legal notices of that county or city.
19	(c) The department shall accept applications for a quota retail license vacancy
20	not later than thirty (30) days following the date on which the public notice
21	<u>is published.</u>
22	→ SECTION 5. A NEW SECTION OF KRS CHAPTER 241 IS CREATED TO
23	READ AS FOLLOWS:
24	(1) A city or county may petition the board for an increase in the number of quota
25	licenses available in its jurisdiction pursuant to Section 6 of this Act. A request
26	for an increase shall not exceed the ratio of one (1) per every one thousand five
27	hundred (1.500) residents

1	<u>(2)</u>	The board shall consider the following factors when deciding whether to grant
2		the increase:
3		(a) Population served by the city or county;
4		(b) Total retail sales of the city or county for the most recent past fiscal year;
5		(c) Retail sales per capita for the most recent past fiscal year;
6		(d) Total alcohol sales in the city or county for the most recent past fiscal year;
7		(e) Tourist destinations in the area, if applicable; and
8		(f) Other economic and commercial data offered to show the capacity to
9		support additional licenses.
10	<u>(3)</u>	The board shall grant the request if the information supplied supports the
11		requested increase, and shall begin the process of filing an amendment to its
12		administrative regulation to register the increase. Additional licenses shall not be
13		issued until the administrative regulation process is complete and the amendment
14		is adopted.
15	<u>(4)</u>	If the board determines the information supplied does not support a quota
16		increase, it shall notify the city or county of its decision by registered mail at the
17		address given in the request. The city or county shall have thirty (30) days from
18		the date of the mailing to file a written request for a hearing before the board
19		regarding its request for an increase.
20		→ SECTION 6. A NEW SECTION OF KRS CHAPTER 242 IS CREATED TO
21	REA	AD AS FOLLOWS:
22	<u>(1)</u>	A city or county shall not file a request with the board seeking to increase the
23		number of quota retail licenses for the city or county unless at least three (3)
24		years have passed since the certification of its local option election approving
25		alcohol sales.
26	<u>(2)</u>	Prior to making its request, the city or county shall publish a notice in the
27		newspaper used for its legal notices, advising the general public of the city's or

1	county's intent to request additional licenses from the board.
2	(3) The request to the board for a quota increase shall include:
3	(a) A certified copy of the governing body's resolution approving the request;
4	(b) A certified copy of the notice referenced in subsection (2) of this section;
5	<u>and</u>
6	(c) An explanation as to the reason the city or county meets the criteria
7	established in Section 5 of this Act for a quota increase.
8	(4) The city or county shall bear the burden of showing an increase is necessary.
9	(5) A city or county shall not petition the board for an increase more than once every
10	three (3) years.
11	→ SECTION 7. A NEW SECTION OF KRS CHAPTER 243 IS CREATED TO
12	READ AS FOLLOWS:
13	A quota retail package licensee or quota retail drink licensee assumes the business risk
14	that the number of quota licenses available in a city or county may be increased at a
15	later time pursuant to Sections 5 and 6 of this Act.