1	AN ACT relating to alcoholic beverages.
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
3	→SECTION 1. KRS 242.1292 IS REPEALED AND REENACTED TO READ
4	AS FOLLOWS:
5	(1) Any license issued by a state or local administrator under this section before the
6	effective date of this Act shall:
7	(a) Remain valid and in effect unless the license is surrendered to the
8	department as authorized under KRS Chapters 241 to 244;
9	(b) Continue to be subject to the regulatory license fee assessed under KRS
10	243.075, and the jurisdiction that issued the license may continue to assess
11	the regulatory license fee; and
12	(c) Not count toward the total for any other city, county, or state license limits.
13	(2) (a) Notwithstanding any limitations imposed on the city's taxing or licensing
14	power by KRS 243.070, for any city with a limited sale precinct established
15	as wet territory under this section prior to the effective date of this Act, the
16	governing body of the city may continue to impose a regulatory license fee
17	upon the gross receipts of each establishment located in said city licensed to
18	sell alcoholic beverages.
19	(b) The regulatory license fee may be levied at the beginning of each city
20	budget period at the percentage rate reasonably estimated to fully reimburse
21	the city for the estimated costs of any additional policing, regulatory, or
22	administrative expenses related to the sale of alcoholic beverages in the city.
23	(c) The regulatory license fee shall be in addition to any other taxes, fees, or
24	licenses permitted by law, but a credit against the fee shall be allowed in an
25	amount equal to any licenses or fees imposed by the city pursuant to KRS
26	<u>243.070.</u>
27	→ Section 2. KRS 243.033 is amended to read as follows:

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1	(1)	A caterer's license may be issued as a supplementary license to a caterer that holds a
2		quota retail package license, a quota retail drink license, an NQ1 license, an NQ2
3		license, or a limited restaurant license.
4	(2)	The caterer's license may be issued as a primary license to a caterer in any wet
5		territory or in any moist territory under KRS 242.1244 for the premises that serves
6		as the caterer's commissary and designated banquet hall. No primary caterer's
7		license shall authorize alcoholic beverage sales at a premises that operates as a
8		restaurant. The alcoholic beverage stock of the caterer shall be kept under lock and
9		key at the licensed premises during the time that the alcoholic beverages are not
10		being used in conjunction with a catered function.
11	(3)	The caterer's license shall authorize the caterer to:
12		(a) Purchase and store alcoholic beverages in the manner prescribed in KRS
13		243.088, 243.250, and 244.260;
14		(b) Transport, sell, serve, and deliver alcoholic beverages by the drink at locations
15		away from the licensed premises or at the caterer's designated banquet hall in
16		conjunction with the catering of food and alcoholic beverages for a customer
17		and the customer's guests, in:
18		1. Cities and counties established as moist territory under KRS 242.1244 if
19		the receipts from the catering of food at any catered event are at least
20		seventy percent (70%) of the gross receipts from the catering of both
21		food and alcoholic beverages;
22		2. Precincts established as moist territory if the receipts from the catering
23		of food at any catered event are at least ten percent (10%) of the gross
24		receipts from the catering of both food and alcoholic beverages. This
25		subparagraph shall supersede any conflicting provisions of KRS
26		<u>Chapters 241 to 244;</u>

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<u>3.</u>

Wet cities and counties in which quota retail drink licenses are not

1		available if the receipts from the catering of food at any catered event
2		are at least fifty percent (50%) of the gross receipts from the catering of
3		both food and alcoholic beverages; or
4		4.[3.] All other wet territory if the receipts from the catering of food at any
5		catered event are at least thirty-five percent (35%) of the gross receipts
6		from the catering of both food and alcoholic beverages;
7		(c) Receive and fill telephone orders for alcoholic beverages in conjunction with
8		the ordering of food for a catered event; and
9		(d) Receive payment for alcoholic beverages served at a catered event on a by-
10		the-drink, cash bar, or by-the-event basis. The caterer may bill the customer
11		for by-the-function sales of alcoholic beverages in the usual course of the
12		caterer's business.
13	(4)	A caterer licensee shall not cater alcoholic beverages at locations for which retail
14		alcoholic beverage licenses or special temporary licenses have been issued. A
15		caterer licensee may cater a fundraising event for which a special temporary
16		alcoholic beverage auction license has been issued under KRS 243.036.
17	(5)	A caterer licensee shall not cater alcoholic beverages on Sunday except in territory
18		in which the Sunday sale of alcoholic beverages is permitted under the provisions of
19		KRS 244.290 and 244.480.
20	(6) [A caterer licensee shall not cater alcoholic beverages at an event hosted by the
21		caterer licensee or hosted as a joint venture of the caterer licensee.
22	(7)]	The location at which alcoholic beverages are sold, served, and delivered by a
23		caterer, pursuant to this section, shall not constitute a public place for the purpose of
24		KRS Chapter 222. If the location is a multi-unit structure, only the unit or units at
25		which the function being catered is held shall be excluded from the public place
26		provisions of KRS Chapter 222.
27	(7) [(8) The caterer licensee shall post a copy of the licensee's caterer's license at the

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1	locat	tion of the function for which alcoholic beverages are catered.
2	<u>(8)</u> [(9)]	All restrictions and prohibitions applying to a quota retail drink licensee and
3	an N	IQ4 retail malt beverage drink licensee not inconsistent with this section shall
4	appl	y to the caterer licensee.
5	<u>(9)</u> [(10)]	The caterer licensee shall maintain records as set forth in KRS 244.150 and in
6	admi	inistrative regulations promulgated by the board.
7	<u>(10)</u> [(11)]	Notwithstanding subsection (3)(b) of this section, a caterer may serve
8	alcol	holic beverages to guests who are twenty-one (21) years of age or older at a
9	priva	ate event in dry territory if:
10	(a)	The alcoholic beverages were lawfully purchased in a wet or moist territory:
11		1. By an individual; or
12		2. At the caterer's licensed premises in wet or moist territory; and
13	(b)	The alcoholic beverages are not sold in dry territory to guests at the private
14		residence or private event regardless of whether the venue is a public place.
15	→ Se	ection 3. KRS 83A.022 is amended to read as follows:
16	Once a ci	ty meets the population criteria established in KRS 67.750, 82.095, 92.281,
17	96.060, 9	96.189, 97.120, 99.615, 100.137, 100.209, 100.217, 100.253, 241.160, [
18	242.1292,	² 243.230, 244.290, 244.540, <u>or</u> [and] 281.014, and prior to the effective date of
19	this Act, S	Section 1 of this Act, under the most recent federal decennial census and has

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exercised the powers and duties pursuant to the section, the city shall not thereafter lose

the ability to exercise the powers and duties provided in those sections because of an

increase or decrease in population in a subsequent federal decennial census, or because of

a judgment of a court pursuant to a petition to certify a city's population as different than

the federal decennial census made under KRS 81.006. The city shall be permitted to

continue to exercise the powers and duties under the applicable section as if it still meets

the population requirements provided by the section. However, if there is a conflict

between a power or privilege established under a lower population limit and a higher

1	population limit, then the city shall follow the provisions required by the higher		
2	popi	ulation limit.	
3		→ Section 4. KRS 242.1238 is amended to read as follows:	
4	(1)	Other provisions of the Kentucky Revised Statutes notwithstanding, a limited sale	
5		precinct election may be held in any precinct containing a horse racetrack.[The	
6		election shall be conducted in the same manner as provided for in KRS 242.1292.]	
7		Upon approval of the proposition, a Nonquota type 1 retail drink license may be	
8		issued in accordance with KRS 243.265. Nothing in this section shall be construed	
9		as authorizing the issuance of any alcoholic beverage licenses other than for the	
10		premises of a horse racetrack pursuant to KRS 243.260.	
11	(2)	A petition seeking a local option election under this section shall state "We the	
12		undersigned registered voters hereby petition for an election on the following	
13		question: 'Are you in favor of the sale of alcoholic beverages in (official name of the	
14		horse racetrack located in the designated precinct)?"".	
15	<u>(3)</u>	The question shall be presented to the voters in conformance with the	
16		requirements of KRS 242.050, except that the form of the proposition shall be,	
17		"Are you in favor of the sale of alcoholic beverages in (official name of the horse	
18		racetrack located in the designated precinct)?".	
19	<u>(4)</u>	The election shall be held in the precinct or precincts in the manner prescribed in	
20		this chapter. The election shall not be deemed to be an election in the "same	
21		territory" within the meaning of KRS 242.030(3).	
22		→ Section 5. KRS 243.0341 is amended to read as follows:	
23	(1)	Notwithstanding any other provision of law, the following local governments may	
24		elect to act under this section:	
25		(a) Any city or county that conducted an election under KRS 242.1244(2) prior to	
26		January 1, 2016, for by the drink sales of alcoholic beverages in restaurants	
27		and dining facilities seating one hundred (100) persons or more; or	

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1		<u>(b)</u>	Any city with limited sale precincts created pursuant to KRS 242.1292 prior	
2			to the effective date of this Act[may elect to act under this section].	
3	(2)	Upo	n a determination by the legislative body of a city or county that:	
4		(a)	An economic hardship exists within the city or county; and	
5		(b)	Expanded sales of alcoholic beverages by the drink could aid in economic	
6			growth;	
7		the c	ity or county may, after conducting a public hearing that is noticed to the public	
8		in accordance with the KRS Chapter 424, adopt an ordinance authorizing by the		
9		drinl	s sales of alcoholic beverages in restaurants and dining facilities containing	
10		seating for at least fifty (50) persons and meeting the requirements of subsection (3)		
11		of th	is section.	
12	(3)	The	ordinance enacted by a city or county pursuant to subsection (2) of this section	
13		shall	authorize the sale of alcoholic beverages under the following limitations:	
14		(a)	Sales shall only be conducted in restaurants and other dining facilities meeting	
15			the requirements of KRS 241.010(36)(a); and	
16		(b)	The provisions of KRS 243.034 shall apply to any restaurant or dining facility	
17			operating under a license issued pursuant to this section.	
18	(4)	A ci	ty or county acting under this section may allow limited restaurant sales as	
19		defir	ned in KRS 241.010(36).	
20	(5)	The	enactment of an ordinance under this section shall not:	
21		(a)	Modify the city's or county's ability to issue a limited restaurant license to	
22			restaurants or other dining facilities meeting the requirements of KRS	
23			241.010(36)(b); or	
24		(b)	Affect, alter, or otherwise impair any license previously issued to a restaurant	
25			or dining facility meeting the requirements of KRS 241.010(36)(b).	
26		→ Se	ection 6. The following KRS sections are repealed:	
27	242.	1294	Statement of proposition submitted in election.	

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- 1 242.1296 Requisites for subsequent elections.
- 2 242.1298 Moist territory resulting from a special limited local option election to remain
- dry except for specific type of sales authorized by the election proposition --
- 4 Limited local option election to return moist territory to dry status at later date.