86R20829 BEE-D

By:  Goldman H.B. No. 3791

A BILL TO BE ENTITLED

AN ACT

relating to prohibited relationships between holders of certain alcoholic beverage licenses and permits.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1.  Section 102.04(b), Alcoholic Beverage Code, is amended to read as follows:

(b)  Except as permitted in Section 23.01 [~~of this code~~], no person to whom this section applies may:

(1)  have a direct or indirect interest in the business, premises, equipment, or fixtures of a mixed beverage establishment;

(2)  furnish or lend any money, service, or other thing of value to a mixed beverage permittee or guarantee the fulfillment of a financial obligation of a mixed beverage permittee;

(3)  enter or offer to enter into an agreement, condition, or system which in effect amounts to the shipment and delivery of alcoholic beverages on consignment;

(4)  furnish, rent, lend, or sell to a mixed beverage permittee any equipment, fixtures, or supplies used in the selling or dispensing of alcoholic beverages;

(5)  pay or make an allowance to a mixed beverage permittee for a special advertising or distributing service [~~, or allow the permittee an excessive discount~~];

(6)  offer to a mixed beverage permittee a prize, premium, or other inducement, except as permitted by Section 102.07(b) [~~of this code~~]; or

(7)  advertise in the convention program or sponsor a function at a meeting or convention or a trade association of holders of mixed beverage permits, unless the trade association was incorporated before 1950.

SECTION 2.  Section 102.07, Alcoholic Beverage Code, is amended by amending Subsection (a) and adding Subsection (a-1) to read as follows:

(a)  Except as provided in Subsections (a-1), (b), (d), and (g), a [~~no~~] person who owns or has an interest in the business of a distiller, brewer, rectifier, wholesaler, class B wholesaler, winery, or wine bottler, or [~~nor~~] the agent, servant, or employee of such a person, may not:

(1)  own or have a direct or indirect interest in the business, premises, equipment, or fixtures of a retailer;

(2)  furnish, give, or lend any money, service, or thing of value to a retailer;

(3)  guarantee a financial obligation of a retailer;

(4)  make or offer to enter an agreement, condition, or system which will in effect amount to the shipment and delivery of alcoholic beverages on consignment;

(5)  furnish, give, rent, lend, or sell to a retail dealer any equipment, fixtures, or supplies to be used in selling or dispensing alcoholic beverages, except that alcoholic beverages may be packaged in combination with other items if the package is designed to be delivered intact to the ultimate consumer and the additional items have no value or benefit to the retailer other than that of having the potential of attracting purchases and promoting sales;

(6)  pay or make an allowance to a retailer for a special advertising or distribution service; or

(7)  [~~allow an excessive discount to a retailer; or~~

[~~(8)~~]  offer a prize, premium, gift, or similar inducement to a retailer or to the agent, servant, or employee of a retailer.

(a-1)  For purposes of Subsection (a)(7), transportation provided by a manufacturer subject to Subsection (a) to a retailer or retailer's agent, servant, or employee to attend an educational program at the manufacturer's facility is not considered an inducement unless the manufacturer prohibits a retailer or retailer's agent, servant, or employee who accepts the transportation from selling a product of a competitor of the manufacturer.

SECTION 3.  Section 102.07(c), Alcoholic Beverage Code, is repealed.

SECTION 4.  This Act takes effect September 1, 2019.