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AN ACT concerning beer wholesalers.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Beer Industry Fair Dealing Act is amended by
changing Section 7 as follows:

6 (815 ILCS 720/7) (from Ch. 43, par. 307)

7 Sec. 7. Reasonable compensation.

(1) Subject to the right of any party to an agreement to 8 9 pursue any remedy provided in Section 9, any brewer that cancels, terminates or fails to renew any agreement, or 10 unlawfully denies approval of, or unreasonably withholds 11 12 consent, to any assignment, transfer or sale of a wholesaler's 13 business assets or voting stock or other equity securities, 14 except as provided in this Act, shall pay the wholesaler with which it has an agreement pursuant to this Act reasonable 15 16 compensation for the fair market value of the wholesaler's 17 business with relation to the affected brand or brands. The fair market value of the wholesaler's business shall include, 18 19 but not be limited to, its goodwill, if any.

(1.5) The provisions of this subsection (1.5) shall only apply if the brewer agrees to pay reasonable compensation as defined in subsection (1) and the total annual volume of all beer products supplied by a brewer to a wholesaler pursuant to SB3399 Enrolled - 2 - LRB097 18875 JLS 64113 b

agreements between such brewer and wholesaler represents <u>10%</u> 15% or less of the total annual volume of the wholesaler's business for all beer products supplied by all brewers. For purposes of this subsection (1.5) only, "annual volume" means the volume of beer products sold by the wholesaler in the 12-month period immediately preceding receipt of the brewer's written offer pursuant to this subsection (1.5).

8 If a brewer is required to pay reasonable compensation as 9 described in subsection (1) and the question of reasonable 10 compensation is the only issue between the parties, the brewer 11 shall, in good faith, make a written offer to pay reasonable 12 compensation. The wholesaler shall have 30 days from receipt of 13 the written offer to accept or reject the brewer's offer. Failure to respond, in writing, to the written offer shall 14 15 constitute rejection of the offer to pay reasonable 16 compensation. If the wholesaler, in writing, accepts the 17 written offer, the wholesaler shall surrender the affected brand or brands to the brewer at the time payment is received 18 19 from the brewer. If the wholesaler does not, in writing, accept the brewer's written offer, either party may elect to submit 20 the determination of reasonable compensation to expedited 21 22 binding arbitration. If one party notifies the other party in 23 writing that it elects expedited binding arbitration, the other party has 10 days from receipt of the notification to elect 24 25 expedited binding arbitration or to reject the arbitration in writing. Failure to elect arbitration shall 26 constitute

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1 rejection of the offer to arbitrate.

2 (A) Ιf the parties agree to expedited binding 3 arbitration, the arbitration shall be subject to the expedited process under the commercial rules of 4 the 5 American Arbitration Association. The arbitration shall be concluded within 90 days after the parties agree to 6 7 expedited binding arbitration under this Section, unless 8 extended by the arbitrator or one of the parties. The 9 wholesaler shall retain the affected brand or brands during 10 the period of arbitration, at the conclusion of which the 11 wholesaler shall surrender the affected brand or brands to 12 the brewer upon payment of the amount determined to be 13 reasonable compensation, provided the wholesaler shall transfer the affected brand or brands to the brewer after 14 15 90 days if the arbitration proceedings are extended beyond 16 the 90 day limit at the request of the wholesaler. 17 Arbitration costs shall be paid one-half by the wholesaler and one-half by the brewer. The award of the arbitrator 18 19 shall be final and binding on the parties.

20 (B) If the brewer elects expedited binding arbitration
21 but the wholesaler rejects the offer to arbitrate:

(i) The wholesaler may accept, in writing, any
written offer previously made by the brewer. If the
wholesaler selects this option, the wholesaler must
surrender the affected brand or brands to the brewer at
the time payment is received. If the wholesaler

believes that the amount paid by the brewer is less than reasonable compensation under subsection (1), the wholesaler may bring a proceeding under subsection (2) for the difference, but may not proceed under subsection (3) of Section 9; or

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6 (ii) The wholesaler may proceed against the brewer 9, provided the wholesaler 7 Section under must surrender the affected brand or brands to the brewer if 8 9 a proceeding under Section 9 has not been initiated 10 within 90 days after the wholesaler rejects the offer 11 to arbitrate. Upon determination of reasonable 12 compensation pursuant to Section 9, the brewer shall pay the wholesaler the amount so determined. Until 13 14 receiving payment from the brewer of the amount so 15 determined, the wholesaler shall retain the affected 16 brand or brands. If (a) the wholesaler retains the affected brand or brands for a period of 2 years after 17 the wholesaler rejects the offer to arbitrate, (b) the 18 19 amount of reasonable compensation has not been 20 determined, and (c) an injunction has not been issued, 21 the brewer shall, in good faith, make a payment of 22 compensation to the wholesaler. reasonable If, 23 however, the brewer fails to ship or make available 24 brands ordered by the wholesaler prior to the brewer 25 making any payment (including a good faith payment as 26 provided in this subsection) to the wholesaler, the

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wholesaler shall be entitled to injunctive relief and 1 attorneys' fees and shall subject the brewer to 2 3 punitive damages. Upon receipt of this payment, the wholesaler must surrender the affected brand or brands 4 5 to the brewer, provided that such surrender shall not 6 affect the brewer's obligation to pay all amounts 7 ultimately determined due to the wholesaler under this 8 Act.

9 wholesaler elects (C) Ιf the expedited binding 10 arbitration but the brewer rejects, the brewer may proceed 11 under Section 9 for the purpose of determining reasonable 12 determination of compensation. Upon reasonable compensation pursuant to Section 9, the brewer shall pay 13 14 the wholesaler the amount so determined. Until receiving 15 payment from the brewer of the amount so determined, the 16 wholesaler shall retain the affected brand or brands. If 17 (a) the brewer initiates a proceeding under Section 9 within 90 days after the wholesaler rejects the offer to 18 19 arbitrate, (b) the wholesaler retains the affected brand or 20 brands for a period of 2 years from the date the wholesaler 21 rejects the offer to arbitrate, (c) the amount of 22 reasonable compensation has not been determined, and (d) an 23 injunction has not been issued, the brewer shall, in good 24 faith, make a payment of reasonable compensation to the 25 wholesaler. If, however, the brewer fails to ship or make 26 available brands ordered by the wholesaler prior to the

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brewer making any payment (including a good faith payment 1 2 as provided in this subsection) to the wholesaler, the 3 wholesaler shall be entitled to injunctive relief and attorneys' fees and shall subject the brewer to punitive 4 5 damages. Upon receipt of this payment, the wholesaler must surrender the affected brand or brands to the brewer, 6 provided that such surrender shall not affect the brewer's 7 8 obligation to pay all amounts ultimately determined due to 9 the wholesaler under this Act.

10 (2) Except as otherwise provided in subsection (1.5), in 11 the event that the brewer and the beer wholesaler are unable to 12 mutually agree on the reasonable compensation to be paid for the value of the wholesaler's business, as defined in this Act, 13 14 either party may maintain a civil suit as provided in Section 9 15 or the matter may, by mutual agreement of the parties, be 16 submitted to a neutral arbitrator to be selected by the parties 17 and the claim settled in accordance with the rules provided by the American Arbitration Association. Arbitration costs shall 18 be paid one-half by the wholesaler and one-half by the brewer. 19 20 The award of the arbitrator shall be final and binding on the 21 parties.

22 (Source: P.A. 96-482, eff. 8-14-09.)

23 Section 99. Effective date. This Act takes effect upon 24 becoming law.