Date: April 24, 2024

To: David Postman, Board Chair

Ollie Garrett, Board Member Jim Vollendroff, Board Member

From: Daniel Jacobs, Policy and Rules Coordinator

Copy: Will Lukela, Agency Director

Toni Hood, Agency Deputy Director

Becky Smith, Director of Licensing and Regulations Chandra Wax, Director of Enforcement and Education Justin Nordhorn, Policy and External Affairs Director

Cassidy West, Policy and Rules Manager

Subject: Board approval of CR 102 on Prohibited Conduct Rulemaking.

The Policy and Rules Coordinator requests approval to file a rule proposal (CR 102) to repeal <u>WAC 314-11-050</u> and other references to it in Title 314 WAC, consistent with <u>Engrossed Substitute Senate Bill (ESSB) 6105 (chapter 250, Laws of 2024)</u>, as described in the CR 102 Memorandum attached to this order and presented at the Board meeting on April 24, 2024. If approved for filing, the tentative timeline for this rule proposal is as follows:

April 24, 2024	Board is asked to approve filing proposed rules (CR 102). CR 102 filed with the Office of the Code Reviser. LCB webpage updated and notice circulated by GovDelivery distribution list. Formal comment period begins.
May 15, 2024	Notice published in the Washington State Register under WSR 24-10.
June 5, 2024	Public hearing held and formal comment period ends.
No earlier than June 18, 2024	Board is asked to adopt rules if no substantive changes are made (CR 103). Concise Explanatory Statement provided to individuals who offered written or oral comment at the public hearing or during the formal comment period, consistent with RCW 34.05.325. CR 103 and adopted rules are filed with the Office of the Code Reviser. LCB webpage updated and notice circulated by GovDelivery distribution list.
July 19, 2024	Rules are effective 31 days after filing, unless otherwise specified. See RCW 34.05.380(2).

V	•	D:	DAR	4.04.000
X_	_ Approve	Disapprove	David Postman, Chair	<u>4.24.202</u> 4 Date
V	Approvo	Dicemprove	thewall will	4.24.2024
^_	_Approve	Disapprove	Ollie Garrett, Board Member	4.24.2022 Date
x_	_Approve	Disapprove	Jun/f Jim Vollendroff, Board Member	4.24.2024 Date

Attachment: CR 102 Memorandum



CR 102 Memorandum

Regarding Prohibited Conduct Rulemaking.

Date: April 24, 2024

Presented by: Daniel Jacobs, Policy and Rules Coordinator

Background

WAC 314-11-050 (hereinafter "prohibited conduct rule") defines conduct that is prohibited at liquor licensed premises. The rule language has not been changed since WAC 314-11-050 was initially created in 2001. The language of the rule was taken almost verbatim from a prior iteration, WAC 314-16-125, that was known as the "lewd conduct rule." WAC 314-16-125 was initially created in 1975, and further amended in 1981, 1982, and 1991.

On January 9, 2024, <u>Senate Bill (SB) 6105</u>, an act relating to creating safer working conditions in adult entertainment establishments, was first read in the Washington State Senate. The language of SB 6105 appeared to contemplate adult entertainment establishments receiving liquor licenses. None of the language of the bill referenced the prohibited conduct rule.

During the weekend of January 26-27, 2024, Enforcement & Education staff with the Liquor and Cannabis Board (Board) participated in enforcement activity with the City of Seattle's Joint Enforcement Team (JET). Several of the licensees visited included historically gay venues in the greater Seattle area.

On January 30, 2024, <u>Substitute Senate Bill 6105</u> was introduced, which specifically instructed the Board to amend rules to allow adult entertainment establishments to receive liquor licenses.

Following the weekend enforcement actions in Seattle, the Board heard substantial concerns expressed by the LGBTQ+ community about the prohibited conduct rule, especially during the Board meeting on Wednesday, January 31, 2024. That same day, the Board received six petitions for rulemaking requesting the repeal of the prohibited conduct rule.

On February 1, 2024, the Board issued a <u>press release</u> announcing that it was immediately halting enforcement of the prohibited conduct rule, and would be initiating rulemaking proceedings to examine the prohibited conduct rule and determine whether it should be amended or repealed.

During the <u>February 6, 2024 Board caucus</u>, staff with the Director's Office Policy & Rules team discussed the petitions received and a tentative timeline for rulemaking on amending or repealing the prohibited conduct rule. It was further announced that a CR-101 (preproposal statement of inquiry) would be presented at the next week's February 14, 2024 board meeting.

On February 7, 2024, floor amendments to Substitute Senate Bill (SSB) 6105 were accepted, <u>explicitly directing</u> the Board to repeal WAC 314-11-050 in its entirety, and the proposed legislation passed the Senate.

On February 14, 2024, the Board voted to initiate rulemaking on amending or repealing the prohibited conduct rule (WSR #24-05-037).

On February 27, 2024, the House passed an <u>amended</u> SSB 6105 to which now included language preempting the Board from creating or enforcing any rule that restricts what body parts can be shown in liquor licensed establishments.

On March 5, 2024, the Senate concurred in <u>Engrossed Substitute Senate Bill (ESSB)</u> 6105 which both directs the Board to repeal WAC 314-11-050 and precludes the Board from creating or enforcing any rule in the future that restricts the exposure of body parts by any licensee or anyone under their control or patrons, or otherwise restricting sexually oriented conduct of any licensee or anyone under their control or patrons.

The bill was delivered to the Governor on March 8, 2024.

On March 13, 2024, the Board <u>accepted</u> the petitions for rulemaking seeking repeal of the prohibited conduct rule.

On March 25, 2024, the Governor signed ESSB 6105 (chapter 250, Laws of 2024) into law.

Stakeholder Engagement

While the Board intended to engage in extensive and robust stakeholder engagement to draft amended rule language, the legislative mandate of ESSB 6105 made that null and void. Given that the Board is being directed to repeal rule language, there is no need to conduct stakeholder engagement to determine how best to repeal the rule language. Furthermore, given the repeated community requests to repeal the rule as quickly as possible, conducting any stakeholder engagement prior to the filing of proposed repeal language would only unnecessarily postpone what the legislature determined that the Board must do.

Estimated Costs of Compliance

Under the Regulatory Fairness Act (RFA) in chapter 19.85 RCW, agencies are required to consider the costs that complying with the proposed rules will impose on businesses,

unless the proposed rules are subject to an exemption to this requirement. The CR 102 form describes these exemptions in more detail. None of the exemptions apply to this rulemaking.

No new rules are being created, only repealed or language removed. Licensees may continue to prohibit the conduct in WAC 314-11-050 if they so choose, but they will no longer be required to do so. If licensees want to change how they operate to expand the scope of permitted activity, that is entirely within their legal authority to do so, but they are by no means required to permit activity that was previously prohibited. Because no new rules or amended rule language needs to be learned, there will be no cost to licensees by virtue of these rule changes.

Rule Necessity

These rule changes are needed to comply with a legislative mandate in sections 4 and 5, chapter 250, Laws of 2024.

Description of Rule Changes

Rule Section	Proposed Change	Necessity
WAC 314-03-100	Changed format of rule title from question to statement.	Improving clarity without changing effect
What types of activities on a licensed premises require notice to the board?" (AMENDED)	Striking Subsection (1).	To make rules consistent with sections 4, 5, chapter 250, Laws of 2024.
WAC 314-11-015	Changed format of rule title from question to statement. Removal of an excess comma in subsection (2)	Improving clarity without changing effect.
What are my responsibilities as a liquor licensee? (AMENDED)	Removed words "or dance" from subsection (4)(b) regarding prohibition on allowing a person to spend time with a patron for direct or indirect compensation. Removed sentence after subsection (4)(b) directing to WAC 314-11-050 for further guidance.	To make rules consistent with sections 4, 5, chapter 250, Laws of 2024.
WAC 314-11-050 What types of conduct are prohibited on a premises with a liquor license? (REPEALED)	REPEALED	Mandated by the legislature in section 5, chapter 250, Laws of 2024.
WAC 314-17-105 What are the penalties	Changed format of rule title from question to statement.	Improving clarity without changing effect.
when a permit holder violates a liquor law or regulation?	Corrected citation in Disorderly Conduct row of penalty table to WAC 314-11-015.	To make rules consistent with sections 4, 5, chapter 250, Laws of 2024.

(AMENDED)	Deleted row in penalty table related to violations of WAC 314-11-050.	
WAC 314-29-020		
Group 1 Violations against public safety.	Deleted row in penalty table for violations of "Lewd Conduct" rule in WAC 314-11-050.	To make rules consistent with sections 4, 5, chapter 250, Laws of 2024.
(AMENDED)		
WAC 314-29-038		
Group 5 public safety violations for sports entertainment facility licenses.	Deleted row in penalty table for violations of "Lewd Conduct" rule in WAC 314-11-050.	To make rules consistent with sections 4, 5, chapter 250, Laws of 2024
(AMENDED)		
WAC 314-52-113		
Brand signs and point-of- sale displays on retail licensed premises	Deleted subsection (3)(c) referencing violations of WAC 314-11-050.	To make rules consistent with sections 4, 5, chapter 250, Laws of 2024.
(AMENDED)		

Attachments:

Attachment A. Public Comment Table

Attachment B. Engrossed Substitute Senate Bill 6105 (chapter 250, Laws of 2024)

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PROPOSED RULE MAKING



CR-102 (July 2022) (Implements RCW 34.05.320) Do NOT use for expedited rule making

Agency: Washingtor	ո State Liquo։	r and Cannabis Board	
□ Original Notice			
☐ Supplemental Not	tice to WSR		
☐ Continuance of W			
□ Preproposal State	ement of Inq	uiry was filed as WSR 24-05-037	; or
☐ Expedited Rule M	akingProp	osed notice was filed as WSR	; or
-		W 34.05.310(4) or 34.05.330(1); or	
☐ Proposal is exem	-	• • • • • • • • • • • • • • • • • • • •	
Title of rule and other	er identifying pter 250, Lav	g information: (describe subject) Tws of 2024) an act relating to creating	This rulemaking relates to Engrossed Substitute Senateing safer working conditions in adult entertainment
Amended WAC 3	314-03-100 "\	What types of activities on a license	d premises require notice to the board?"
		What are my responsibilities as a lic	
			d on a premises with a liquor license?"
			nit holder violates a liquor law or regulation?"
		Group 1 violations against public sa	
			sports entertainment facility licenses."
Amended WAC 3	314-52-113 "E	Brand signs and point-of-sale displa	ys on retail licensed premises."
Date: June 5, 2024	Time: 10:00 AM	Location: (be specific) All public Board activity will be	Comment: For more information about Board meetings, please
June 5, 2024	TU.UU AIVI	held in a "hybrid" environment. This means that the public will	visit https://lcb.wa.gov/Boardmeetings/Board_meetings
		have options for in-person or virtual attendance. The	
		Boardroom at the headquarters	
		building in Olympia (1025 Union Avenue, Olympia, WA 98504) will	
		be open for in-person	
		attendance. The public may also	
		login using a computer or device,	
		or call-in using a phone, to listen	
		to the meeting through the	
		Microsoft Teams application. The	
		public may provide verbal	
		comments during the specified	
		public comment and rules hearing	
		segments. TVW also regularly	
		airs these meetings. Please note that although the Boardroom will	
		be staffed during a meeting,	
		Board Members and agency	
		participants may continue to	
		appear virtually	

Date of intended adoption: No earlier than June 18, 2024 (Note: This is NOT the effective date)

Submit written comments to:

Name: Daniel Jacobs, Rules & Policy Coordinator Address: PO Box 43080, Olympia WA 98504-3080

Email: rules@lcb.wa.gov Fax: 360 704 5027

Other:

By (date) May 29, 2024

Assistance for persons with disabilities:

Contact Anita Bingham, ADA Coordinator, Human Resources

Phone: 360 664 1739 Fax: 360 664 9689

TTY: 7-1-1 or 1-800-833-6388 Email: anita.bingham@lcb.wa.gov

Other:

By (date) May 29, 2024

Purpose of the proposal and its anticipated effects, including any changes in existing rules: The purpose of the proposed amended language is to repeal WAC 314-11-050 as instructed in section 5, chapter 250, Laws of 2024, and to remove references to WAC 314-11-050 in different sections of Title 314 WAC as described below.

Reasons supporting proposal: Section 5, chapter 250, Laws of 2024 instructs the Liquor and Cannabis Board (Board) to repeal WAC 314-11-050. Several other sections of Title 314 WAC reference WAC 314-11-050, and those rules need to be amended accordingly as described below:

Rule Section	Proposed Change	Necessity	
WAC 314-03-100	Changed format of rule title from question to statement.	Improving clarity without changing effect	
What types of activities on a licensed premises require notice to the board?" (AMENDED)	Striking Subsection (1).	To make rules consistent with sections 4, 5, chapter 250, Laws of 2024.	
WAC 314-11-015	Changed format of rule title from question to statement. Removal of an excess comma in subsection (2)	Improving clarity without changing effect.	
What are my responsibilities as a liquor licensee? (AMENDED)	Removed words "or dance" from subsection (4)(b) regarding prohibition on allowing a person to spend time with a patron for direct or indirect compensation.	To make rules consistent with sections 4, 5, chapter 250, Laws of	
(/WENGES)	Removed sentence after subsection (4)(b) directing to WAC 314-11-050 for further guidance.	2024.	
WAC 314-11-050 What types of conduct are prohibited on a premises with a liquor license? (REPEALED)	REPEALED	Directed by the legislature in section 5, chapter 250, Laws of 2024.	
WAC 314-17-105 What are the penalties when	Changed format of rule title from question to statement.	Improving clarity without changing effect.	
a permit holder violates a liquor law or regulation? (AMENDED)	Corrected citation in Disorderly Conduct row of penalty table to WAC 314-11-015. Deleted row in penalty table related to violations of WAC 314-11-050.	To make rules consistent with sections 4, 5, chapter 250, Laws of 2024	
WAC 314-29-020 Group 1 Violations against public safety. (AMENDED)	Deleted row in penalty table for violations of "Lewd Conduct" rule in WAC 314-11-050.	To make rules consistent with sections 4, 5, chapter 250, Laws of 2024.	

WAC 314-29-038 Group 5 public safety violations for sports entertainment facility licenses. (AMENDED)	Deleted row in penalty table for violations of "Lewd Conduct" rule in WAC 314-11-050.	To make rules consistent with sections 4, 5, chapter 250, Laws of 2024.
WAC 314-52-113 Brand signs and point-of-sale displays on retail licensed premises (AMENDED)	Deleted subsection (3)(c) referencing violations of WAC 314-11-050.	To make rules consistent with sections 4, 5, chapter 250, Laws of 2024.

aws of 2024 □ Yes ⋈ No □ Yes ⋈ No □ Yes ⋈ No □ Yes ⋈ No □ Statutory language, implementation, enforcement, and fiscal State Liquor and Cannabis Board
☐ Yes ☐ No ☐ Yes ☐ No ☐ Yes ☐ No ☐ Yes ☐ No ☐ Statutory language, implementation, enforcement, and fiscal
☐ Yes ☐ No ☐ Yes ☐ No ☐ Yes ☐ No tatutory language, implementation, enforcement, and fiscal State Liquor and Cannabis Board
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nion Avenue, Olympia WA, 98504 360-664-1753
nion Avenue, Olympia WA, 98504 360-664-1726
der <u>RCW 28A.305.135</u> ? □ Yes ⊠ No
impact statement by contacting:
<u>8</u> ?
ained by contacting:

	mail:		
	ther:		
under Ro requirem	CW 34.05.328(5). The LCB is not a listed ag	gency under R to the propose	alify as a type of rule requiring a cost-benefit analysis CW 34.05.328(5)(a)(i), so the cost-benefit analysis ed rules unless voluntarily applied or made applicable by 328(5)(a)(ii).
	Fairness Act and Small Business Econo		Statement e (ORIA) provides support in completing this part.
	cation of exemptions:	ind Assistanto	C (ONIA) provides support in completing this part.
This rule pro chapter 19.8	oposal, or portions of the proposal, may be		requirements of the Regulatory Fairness Act (see ult the exemption guide published by ORIA. Please
adopted sol egulation thadopted.	ely to conform and/or comply with federal st nis rule is being adopted to conform or comp	atute or regul	CW 19.85.061 because this rule making is being ations. Please cite the specific federal statute or lescribe the consequences to the state if the rule is not
	I description:		
	e proposal, or portions of the proposal, is exc <u>RCW 34.05.313</u> before filing the notice of thi		e the agency has completed the pilot rule process ule.
	e proposal, or portions of the proposal, is exc a referendum.	empt under th	e provisions of RCW 15.65.570(2) because it was
	a referendum. e proposal, or portions of the proposal, is exc	emnt under R	CW 19.85.025(3). Check all that apply:
	RCW 34.05.310 (4)(b)		RCW 34.05.310 (4)(e)
	(Internal government operations)		(Dictated by statute)
	RCW 34.05.310 (4)(c)		RCW 34.05.310 (4)(f)
	(Incorporation by reference)		(Set or adjust fees)
	RCW 34.05.310 (4)(d)		RCW 34.05.310 (4)(g)
	(Correct or clarify language)		((i) Relating to agency hearings; or (ii) process requirements for applying to an agency for a license or permit)
☐ This rule	e proposal, or portions of the proposal, is exc	empt under R	CW 19.85.025(4) (does not affect small businesses).
	e proposal, or portions of the proposal, is exc	· ·	
Explanation	of how the above exemption(s) applies to the	ne proposed r	rule:
	of exemptions: Check one.		
			ntified above apply to all portions of the rule proposal.
	r proposal is partially exempt (<i>complete sect</i> ut less than the entire rule proposal. Provide	,	temptions identified above apply to portions of the rule
	proposal is not exempt <i>(complete section</i> 3		
(3) Small b	usiness economic impact statement: Cor	nplete this se	ction if any portion is not exempt.
f any portio on business		it impose mor	re-than-minor costs (as defined by RCW 19.85.020(2))
compliar associat	more-than-minor costs. Agencies are requirence with proposed rules. Agencies are not re	ed to consider equired under	how the agency determined the proposed rule did not costs imposed on business and costs associated with chapter 19.85 RCW to consider indirect costs not al administrative costs that a licensee may incur
WAC 31 operate means re	4-11-050 if they so choose, but they will no to expand the scope of permitted activity, the	longer be requat is entirely was prohibited. B	red. Licensees may continue to prohibit the conduct in uired to do so. If licensees want to change how they within their legal authority to do so, but they are by no Because no new rules or amended rule language needs rule changes.

☐ Yes Calculations show the rule proposal likely impose economic impact statement is required. Insert the require	ses more-than-minor cost to businesses and a small business d small business economic impact statement here:			
The public may obtain a copy of the small business ed contacting:	conomic impact statement or the detailed cost calculations by			
Name: Daniel Jacobs, Rules & Policy Coordinator Address: PO Box 43080, Olympia WA 98504-3080 Phone: 360-480-1238 Fax: 360 704 5027 TTY: Email: rules@lcb.wa.gov Other:				
Date: April 24, 2024 Signature: Place signature here				
Name: David Postman				
Title: Chair	Fitle: Chair			

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 314-11-050 What types of conduct are prohibited on a premises with a liquor license?

AMENDATORY SECTION (Amending WSR 17-12-030, filed 5/31/17, effective 7/1/17)

- WAC 314-03-100 ((What types of)) Activities on a licensed premises ((require)) requiring notice to the board((?)). Liquor licensees must notify their local enforcement office in writing at least five days prior to conducting the following activities unless the licensee has received an exception from their enforcement officer:
- (1) ((Male/female dance reviews, subject to the provision of WAC 314-11-050;
 - (2))) Live boxing or wrestling;
- $((\frac{3}{3}))$ (2) Contests or games where patrons are part of the entertainment;
- $((\frac{4}{1}))$ (3) Hours of operation in between 2:00 a.m. and 6:00 a.m. for licensees that sell liquor for on-premises consumption;
- $((\frac{5}{}))$ $\underline{(4)}$ Closing the business to the general public for a private party; and
- $((\frac{(6)}{()}))$ Outside service for one-time events such as a holiday celebration where liquor service and consumption is planned to extend to an area of the premises that does not have board approval for liquor service. The licensee must have leasehold rights to the area where alcohol service and consumption is planned.

[1] OTS-5262.1

- WAC 314-11-015 ((What are my)) Responsibilities as a liquor licensee((?)). (1)(a) Liquor licensees are responsible for the operation of their licensed premises in compliance with the liquor laws and rules of the board (Title 66 RCW and Title 314 WAC). Any violations committed or permitted by employees will be treated by the board as violations committed or permitted by the licensee.
- (b) The penalties for violations of liquor laws or rules are in: WAC 314-29-015 through 314-29-035, as now or hereafter amended, for licensees; and WAC 314-17-105 and 314-17-110, as now or hereafter amended, for employees who hold mandatory alcohol server training permits. These rules also outline aggravating and mitigating circumstances that may affect what penalty is applied if a licensee or employee violates a liquor law or rule.
- (2) Licensees and their employees also have the responsibility to conduct the licensed premises in compliance with the following laws, as they now exist or may later be amended:
 - Titles 9 and 9A RCW, the criminal code laws;
- Title 69 RCW, which outlines the laws regarding controlled substances; and
- Chapters $70.155((_{7}))$ and 82.24 RCW, and RCW 26.28.080 which outline laws regarding tobacco.
- (3) Licensees have the responsibility to control their conduct and the conduct of employees and patrons on the premises at all times. Except as otherwise provided by law, licensees or employees may not:
- (a) Be disorderly or apparently intoxicated on the licensed premises:
- (b) Allow any disorderly person to remain on the licensed premises;
- (c) Engage in or allow behavior that provokes conduct which presents a threat to public safety;
- (d) Consume liquor of any kind while working on the licensed premises; except that:
- (i) Entertainers per WAC 314-02-010 may drink while performing under the following conditions:
 - (A) Alcohol service must be monitored by MAST servers;
 - (B) Drinks must be served in unlabeled containers;
- (C) Entertainers may not advertise any alcohol brands or products;
 - (D) Entertainers may not promote drink specials; and
- (E) If any member of the entertainment group is under 21 years of age, alcohol may not be consumed by any member of the group while performing.
- (ii) Licensed beer manufacturers and their employees may sample beer of their own manufacture for manufacturing, evaluating or pricing product in areas where the public is not served, so long as the licensee or employee does not become apparently intoxicated;
 - (iii) Licensed wine manufacturers and their employees may:
- (A) Sample wine for manufacturing, evaluating, or pricing product, so long as the licensee or employee does not become apparently intoxicated; and the licensee or employee who is sampling for these purposes is not also engaged in serving alcohol to the public; and

[1] OTS-5263.1

- (B) Sample wine of their own manufacture for quality control or consumer education purposes, so long as the licensee or employee does not become apparently intoxicated.
- (e) Engage in, or allow others to engage in, conduct on the licensed premises which is prohibited by any portion of Titles 9, 9A, or 69 RCW;
- (f) Engage in the consumption of any type of cannabis, useable cannabis, or cannabis-infused products in a liquor licensed business, including outdoor service areas or any part of the property owned or controlled by the licensee;
- (g) Allow any person to consume any type of cannabis, useable cannabis, or cannabis-infused products in a liquor licensed business, including outdoor service areas or any part of the property owned or controlled by the licensee;
- (h) Allow any person consuming, or who has consumed on any part of the licensed premises, any type of cannabis, useable cannabis, or cannabis-infused products to remain on any part of the licensed premises; or
- (i) Sell or serve liquor by means of drive-through service from pickup or pass-through windows.
- (4) Licensees have the responsibility to control the interaction between the licensee or employee and their patrons. At a minimum, licensees or employees may not:
- (a) Solicit any patron to purchase any beverage for the licensee or employee, or allow a person to remain on the premises for such purpose;
- (b) Spend time ((or dance)) with, or permit any person to spend time ((or dance)) with, any patron for direct or indirect compensation by a patron.
- ((See WAC 314-11-050 for further guidelines on prohibited conduct.))

[2] OTS-5263.1

AMENDATORY SECTION (Amending WSR 10-12-124, filed 6/2/10, effective 7/3/10)

WAC 314-17-105 ((What are the)) Penalties when a permit holder
violates a liquor law or regulation((?)). Penalties assessed for
violations within a three-year period will normally be as follows:

Violation Type	1st Violation	2nd Violation	3rd Violation	4th Violation
AFTER HOURS: Selling, serving or allowing alcohol to be consumed between 2 a.m. and 6 a.m. See WAC 314-11-070.	5-day permit suspension OR \$100 monetary option	10-day permit suspension OR \$200 monetary option	30-day permit suspension OR \$400 monetary option	Revocation of permit
DISORDERLY CONDUCT: Disorderly conduct by a licensee or employee, or allowing patrons to engage in disorderly conduct. See WAC ((314-11-050)) 314-11-015.	5-day permit suspension OR \$100 monetary option	10-day permit suspension OR \$200 monetary option	30-day permit suspension OR \$400 monetary option	Revocation of permit
FALSIFICATION OF PERMIT: Falsifying a class 12 or 13 permit or possessing a class 12 or 13 permit contrary to this title. See RCW 66.20.310 and WAC 314-17-025.	5-day permit suspension OR \$100 monetary option	10-day permit suspension OR \$200 monetary option	30-day permit suspension OR \$400 monetary option	Revocation of permit
INTOXICATED PERSONS: Selling or serving to an apparently intoxicated person or allowing such a person to possess or consume alcohol. See RCW 66.44.200 and WAC 314-11-035.	5-day permit suspension OR \$100 monetary option	10-day permit suspension OR \$200 monetary option	30-day permit suspension OR \$400 monetary option	Revocation of permit
((LEWD CONDUCT: Allowing lewd conduct on a retail licensed premises. See WAC 314-11-050.	5 day permit suspension OR \$100 monetary option	10 day permit suspension OR \$200 monetary option	30 day permit suspension OR \$400 monetary option	Revocation of permit))
MISCELLANEOUS: Violation of other retail liquor laws or regulations.	5-day permit suspension OR \$100 monetary option	10-day permit suspension OR \$200 monetary option	30-day permit suspension OR \$400 monetary option	Revocation of permit
MINORS: Selling or serving alcohol to a person under twenty-one years of age. See RCW 66.44.310 and WAC 314-11-020.	5-day permit suspension OR \$200 monetary option	10-day permit suspension OR \$400 monetary option	30-day permit suspension OR \$500 monetary option	Revocation of permit
MINORS: Allowing a person under twenty-one years of age to frequent a restricted premises or area. See RCW 66.44.310 and WAC 314-11-020.	5-day permit suspension OR \$100 monetary option	10-day permit suspension OR \$200 monetary option	30-day permit suspension OR \$400 monetary option	Revocation of permit
OBSTRUCTING AN OFFICER: Obstructing a law enforcement officer, or failure to allow an inspection. See RCW 66.28.090.	5-day permit suspension OR \$100 monetary option	10-day permit suspension OR \$200 monetary option	30-day permit suspension OR \$400 monetary option	Revocation of permit

Violation Type	1st Violation	2nd Violation	3rd Violation	4th Violation
OTHER VIOLATION OF LAWS: Conviction of liquor laws, driving under the influence or felony.	5-day permit suspension OR \$100 monetary option	Revocation of permit		
PERMIT: Failure to produce permit or identification upon request. See RCW 66.20.310 and 66.20.180.	5-day permit suspension OR \$100 monetary option	10-day permit suspension OR \$200 monetary option	30-day permit suspension OR \$400 monetary option	Revocation of permit
PRIVATE CLUBS: Prohibitions involving club liquor and use by the general public. See WAC 314-40-010.	5-day permit suspension OR \$100 monetary option	10-day permit suspension OR \$200 monetary option	30-day permit suspension OR \$400 monetary option	Revocation of permit

[Statutory Authority: RCW 66.08.030 and 66.20.330. WSR 10-12-124, § 314-17-105, filed 6/2/10, effective 7/3/10. Statutory Authority: RCW 66.08.030, 66.12.160, 66.44.010, 66.44.200, 66.44.240, 66.44.270, 66.24.291 [66.44.290], 66.44.310. WSR 04-18-038, § 314-17-105, filed 8/25/04, effective 9/25/04. Statutory Authority: RCW 66.08.030, 66.20.300, 66.20.310, 66.20.320, 66.20.330, 66.20.340, 66.20.350. WSR 01-03-085, § 314-17-105, filed 1/17/01, effective 2/17/01.]

- WAC 314-29-020 Group 1 violations against public safety. (1) Group 1 violations are considered the most serious because they present a direct threat to public safety. Violations beyond the first violation do not have a monetary option upon issuance of a violation notice. The liquor and cannabis board may offer a monetary option in lieu of suspension days based on mitigating circumstances as outlined in WAC 314-29-015(4).
- (2) Group 1 violations will be counted sequentially rather than independently by group. For example, if a licensee received a violation for over service on one day and a violation for sale to a minor a week later, the sale to a minor would be treated as a second offense since both violations are in the same violation group.

Violation Type	1st Violation	2nd Violation in a two-year window	3rd Violation in a two-year window	4th Violation in a two-year window
Violations involving minors:	5 day suspension	7 day suspension	30 day suspension	Cancellation of
Sale or service to minor: Sale or service of alcohol to a person under 21 years of age.	or \$500 monetary option			license
Minor frequenting a tavern, lounge, or other restricted area. RCW 66.44.270 RCW 66.44.310 WAC 314-11-020 WAC 314-16-150				
Sale or service to apparently intoxicated person: Sale or service of alcohol to, or permitting consumption or possession by, an apparently intoxicated person. RCW 66.44.200 WAC 314-16-150	5 day suspension or \$500 monetary option	7 day suspension	30 day suspension	Cancellation of license
Conduct violations: Disorderly conduct by licensee or employee, or permitting on premises.	5 day suspension or \$500 monetary option	7 day suspension	30 day suspension	Cancellation of license
Licensee and/or employee intoxicated on the licensed premises and/or drinking on duty.				
Criminal conduct: Permitting or engaging in criminal conduct. WAC 314-11-015				
((Lewd conduct: Engaging in or permitting conduct in violation of WAC 314-11-050.	5 day suspension or \$500 monetary option	7 day suspension	30 day suspension	Cancellation of license))
Refusal to allow an inspection and/or obstructing a law enforcement officer from performing their official duties. RCW 66.28.090 RCW 66.44.370 WAC 314-11-090	5 day suspension or \$500 monetary option	7 day suspension	30 day suspension	Cancellation of license

Violation Type	1st Violation	2nd Violation in a two-year window	3rd Violation in a two-year window	4th Violation in a two-year window
Condition of suspension violation: Failure to follow any suspension restriction while liquor license is suspended. WAC 314-29-040	Original penalty plus 10 day suspension with no monetary option	Cancellation of license		

AMENDATORY SECTION (Amending WSR 16-19-106, filed 9/21/16, effective 10/22/16)

WAC 314-29-038 Group 5 public safety violations for sports entertainment facility licenses. Sports entertainment facility licenses are unique and different from other on-premises licenses since they are not open on a daily basis, but rather for specific events. Public safety violations are considered the most serious because they present a direct threat to public safety. All other violations and penalties are the same for sports entertainment facility licensees as other liquor licenses.

(1) General public safety violation penalties.

Violation Type	1st Violation	2nd Violation in a two-year window	3rd Violation in a two-year window	4th and Subsequent violation in a two- year window
Violations involving minors: Sale or service to minors outside of WAC 314-29-038(c): Sale or service of alcohol to a person under 21 years of age. Minor frequenting a restricted area. RCW 66.44.270 RCW 66.44.310 WAC 314-11-020 WAC 314-15-0150	Monetary penalty will be based on ticket sales to the event, and calculated at \$0.10 per ticket sold, with a mandatory minimum of \$2,500 fine	Monetary penalty will be based on ticket sales to the event, and calculated at \$0.50 per ticket sold, with a mandatory minimum of \$7,000 fine	Monetary penalty will be based on ticket sales to the event, and calculated at \$1.25 per ticket sold, with a mandatory minimum of \$45,000 fine	Penalty to be determined by the board, including possible cancellation of license
Sale or service to an apparently intoxicated person: Sale or service of alcohol to, or permitting consumption or possession by, an apparently intoxicated person. RCW 66.44.200 WAC 314-16-150	Monetary penalty will be based on ticket sales to the event, and calculated at \$0.10 per ticket sold, with a mandatory minimum of \$2,500 fine	Monetary penalty will be based on ticket sales to the event, and calculated at \$0.50 per ticket sold, with a mandatory minimum of \$7,000 fine	Monetary penalty will be based on ticket sales to the event, and calculated at \$1.25 per ticket sold, with a mandatory minimum of \$45,000 fine	Penalty to be determined by the board, including possible cancellation of license
Conduct violations: Disorderly conduct by licensee or employee, or permitting on premises. Licensee and/or employee intoxicated on the licensed premises and/or drinking on duty. Criminal conduct: Permitting or engaging in criminal conduct. WAC 314-11-015	Monetary penalty will be based on ticket sales to the event, and calculated at \$0.10 per ticket sold, with a mandatory minimum of \$2,500 fine	Monetary penalty will be based on ticket sales to the event, and calculated at \$0.50 per ticket sold, with a mandatory minimum of \$7,000 fine	Monetary penalty will be based on ticket sales to the event, and calculated at \$1.25 per ticket sold, with a mandatory minimum of \$45,000 fine	Penalty to be determined by the board, including possible cancellation of license

[2] OTS-5265.1

Violation Type	1st Violation	2nd Violation in a two-year window	3rd Violation in a two-year window	4th and Subsequent violation in a two- year window
((Lewd conduct: Engaging in or permitting conduct in violation of WAC 314-11-050.	Monetary penalty will be based on ticket sales to the event, and calculated at \$0.10 per ticket sold, with a mandatory minimum of \$2,500 fine	Monetary penalty will be based on ticket sales to the event, and calculated at \$0.50 per ticket sold, with a mandatory minimum of \$7,000 fine	Monetary penalty will be based on ticket sales to the event, and calculated at \$1.25 per ticket sold, with a mandatory minimum of \$45,000 fine	Penalty to be determined by the board, including possible cancellation of license))
Refusal to allow an inspection and/or obstructing a law enforcement officer from performing their official duties. RCW 66.28.090 RCW 66.44.370 WAC 314-11-090	Monetary penalty will be based on ticket sales to the event, and calculated at \$0.10 per ticket sold, with a mandatory minimum of \$2,500 fine	Monetary penalty will be based on ticket sales to the event, and calculated at \$0.50 per ticket sold, with a mandatory minimum of \$7,000 fine	Monetary penalty will be based on ticket sales to the event, and calculated at \$1.25 per ticket sold, with a mandatory minimum of \$45,000 fine	Penalty to be determined by the board, including possible cancellation of license

⁽²⁾ If documented ticket sales for an event are unavailable, in order to assess penalties set forth in this section, the facility maximum occupancy will be used for the penalty assessment.

imum occupancy will be used for the penalty assessment.

(3) WSLCB youth access compliance checks, in accordance with chapter 314-31 WAC.

License Class	Compliance Threshold	1st Violation	2nd Violation	3rd Violation	4th Violation
Sports and entertainment facility	Events: 1 to 20 points of sale (1st incident/sale to minor to be a violation/compliance failure)	\$1000 x I*	\$10,000 x I*	\$25,000 x I*	Penalty to be determined by the board, including possible cancellation of license
Sports and entertainment facility	Events: 21 to 45 points of sale (2nd incident/sale to minor to be a violation/compliance failure)	\$1000 x I*	\$10,000 x I*	\$25,000 x I*	Penalty to be determined by the board, including possible cancellation of license
Sports and entertainment facility	Events: 45 or more points of sale (3rd incident/sale to minor to be a violation/compliance failure)	\$1000 x I*	\$10,000 x I*	\$25,000 x I*	Penalty to be determined by the board, including possible cancellation of license
* "I" signifies the	total cumulative incidents of s	ales to underage	person during an	alcohol complian	nce check.

A point of sale is defined as each different concession stand, or service area (such as a lounge), not each individual cash register.

[3] OTS-5265.1

- WAC 314-52-113 Brand signs and point-of-sale displays on retail licensed premises. Manufacturers, importers or distributors may furnish brand signs and point-of-sale material to retailers under the following conditions:
- (1) The brand signs and point-of-sale material shall have no value to the retailer except as brand advertisement; such signs as those that provide illumination for cash registers, pool tables, and other parts of the premises, have a functional value and are not authorized. The brand signs and point-of-sale material shall remain the property of, and be the responsibility of, the manufacturers, importers or distributors.
- (2) Giant inflatables, such as inflated beer cans, bottles, and banners may be provided as point-of-sale to retailers for display purposes inside the licensed premises, provided the following conditions are met:
- (a) Novelty items as defined in WAC 314-52-080 are not provided by manufacturers, importers, or distributors to customers in conjunction with the display;
- (b) Inflatables are not targeted or appeal principally to youth; and
- (c) The display shall be removed if objected to by local officials, or if the board finds it contrary to the public interest.
- (3) Costumed individuals representing beer, wine, or liquor manufacturers may be provided as point-of-sale to retailers for display and promotion purposes on their property, provided the following conditions are met:
- (a) The costumed individual is limited to the manufacturer, importer, distributor, or employee thereof and the costumed individual's activities on-premises are limited to socializing with customers and not conducting any activity that the retail licensee would otherwise have to assign employees to;
- (b) Novelty items as defined in WAC 314-52-080 and the purchase of drinks, are not to be provided to customers by the costumed individual in conjunction with such displays;
- (c) ((The costumed individual must comply with the regulations regarding lewd and obscene conduct (WAC 314-11-050);
- $\frac{(d)}{(d)}$)) The costumed individual may not be targeted or appeal principally to youth; and
- $((\frac{(e)}{(e)}))$ The board may prohibit the use of costumed individuals if the use is contrary to the public interest.

[1] OTS-5266.1

CR 101 Public Feedback Table—Prohibited Conduct Rulemaking

Public feedback received February 14, 2024 through March 22, 2024 on the Prohibited Conduct Rulemaking project presented as CR 101 on February 14, 2024, filed as <u>WSR 24-05-037</u>. As noted in <u>Notice to Stakeholders</u>, public comment open until March 22, 2024.

Name	Feedback	Response Time	Response		
1.	Okay, I'm not sure if my camera is working or not, but I'll just go once more to address, ongoing concerns that were highlighted				
Jim Rios	relieved that the decision to redact photographs taken of patrol and helps to ensure their safety long after. While we in the com				
Public Comment during 2/14/2024 Board Meeting	would like to suggest that the LCB Board issue a policy that ag not germane to an infraction or active criminality, and if collater redacted, helping to mitigate a cascade effect with regards to p	ents of the LCB ta al capture is unav eople safety conc	ake caution of collateral capture of individuals when they are voidable, that as a default policy, patrons and photos will be terns at a future point.		
No response provided	I noted that last week's meeting, the board is seeking to address to look at policies with the lens of today and not of when they we intentional bias, rude and patriarchal and puritan motivations, r	vere written. Bear notivations no long	in mind that many policies of years past were written with ger acceptable today.		
	I would like to reiterate the enforcement is necessary and welc pronged approach, the initial contact team and a stand-by tean serious infractions or acts of criminality are observed, then the like a raid force when it is not necessary.	n. The initial team	would ideally consist of no more than three people. And if		
	In terms of equitable enforcement. There is a need for tracking visits of licensees. When I spoke with Mr. Vollendroff last week, he mentioned a tool and development called a dashboard. He can speak more intelligently about it. But I would like to suggest incorporation of a central reporting database that all community enforcement agencies will report to and pull data from a so that level, community level agencies, the LCB and civil liberty organizations would have a central data source to query. I would also like to suggest that the LCB Board ask their				
	licensees to submit their demographic information, emphasizin to head off unbalanced enforcements, as well as streamlining experceived bias-based enforcement.				
	Bringing focus back to the queer community, it's important to u groups alike because our center of gravity is sex. Regardless or not. The point is, we are not part of a particular yet powerful biblically acceptable.	of whether its hete	ronormative or not, or promiscuous or not, or for transgender		
	This key distinction has been the central target by them, tireles for them, sex has always been dirty, perverse, and should be r relationships and sexual health education are continually facing	egarded as if, as i	f immoral, if it is not biblical. This is why same sex		
	This attitude has prevailed long before our nation was founded power and influence continue to reject the concept that sexuali and persecuted for being different. We need to understand tha urge you to understand, to consider this during your rule makin Thank you.	ty is as human as t being different is	breeding, segments of humanity will be othered, hindered		
2.	I am Gabriel Newman, policy council and government relations Thank you LCB for your diligent response to concerns brought	by community and	d for your willingness to engage and learn throughout this		
Gabriel Newman	process. I had the pleasure with meeting with you on Monday, members. I'm repeating these points today so that they are refle	where I highlighte ected on the reco	d particular areas of concern that we have heard from our rd among community.		
Public Comment during 2/14/2024 Board Meeting	First, we want to make sure that regulations and compliance at compliance visits, do not disproportionately target LGBTQ+ est	e checked. Howe	ver, care should be taken to ensure a schedules of LCB		

No recognize a revide d	I provente natential discustion to natrone including natronic	ov. Numborthers	liquer central board should liging with the LCRTO:			
No response provided	prevents potential disruption to patrons, including patron's priva community to understand the bar culture as it pertains to events					
	Number four a need for LCB to work directly with bar managers and owners to address compliance issues. Number five, LCB should establish a way for bar owners to view and engage on anonymous complaints. And number six, I repeat the call for the, for full repeal of the lewd					
	conduct WAC. Thank you so much again, LCB. I really apprecia					
	going forward. And please consider um GSBA as a resource go					
3.	Um hi, members of the board staff and public. My name's Skye					
	acknowledging and respecting the courageous voices who've sl					
Skye Theriot	in rural Louisiana, and when I relocated to Washington State in	2010, I was excit	ed to escape the rampant homophobia that I experienced			
	growing up in a part of our country that is still controlled by religi					
Public Comment during	Having spaces where my community can escape the routine ex					
2/14/2024 Board Meeting	healing the mental health impacts of growing up where I did. Th					
	those of us who were able to live our life out in all places and fo					
No response provided	trivial to some, having this freedom of self-expression creates a					
	be in the bodies we are in. Being surrounded by others who get					
	communities get to see our bodies being celebrated, that may n Personally having been able to see other bodies that looked like					
	mental health journey as I navigated life, working diligently to dr					
	I learned it was okay the way, it was okay to look the way I look					
	where body diversity is celebrated instead of shamed. in my ow					
	allowed me to escape the world of self hate.		-, -, -, -, -, -, -, -, -, -, -, -, -, -			
	Repealing the prohibited conduct rule will provide meaningful im	pacts across ma	ny areas of Health and safety. Including the removal of the			
	state sponsored revenge porn, created through previous enforcement. Allowance of licensees to establish their own dress codes and further					
	ensuring safety for those in our community who are seeking a p	lace of inclusion	to be themselves while they cannot be out in the rest of their			
	lives.					
	Further, I stand in solidarity with the Strippers Are Workers in su					
	our state legislature is working to define the balance of the adult					
	of repealing the prohibitive conduct rule is an issue that deserve	s merit on its ow	n, as well as in conjunction with what those workers have			
	been accomplishing over the last six years. As the board has acknowledged, local jurisdictions around our s	tate created their	r own rules and guidelines regarding pudity to match the			
	constituents' requests. Given the diversity in our state, it is para					
	align with the values of those who were being governed. The cit					
	Vollendroff mentioned in a previous meeting, I can walk to the b					
	to go inside without causing a potential violation for the establish					
	Given that our bars already make up a tiny portion of the overall					
	are undue and can post serious impacts to the financial wellbeir					
	I'm excited to participate as the rulemaking continues forward, a	ind I'm eager to h	near from our community as we work together to navigate the			
	path ahead. Thank you.					
4.	Hi,	2/14/24,	Dear Laurie Sherwin:			
	The rules for behavior, inside businesses that serve liquor,	1:16 PM	T			
Laurie Sherwin	seem fair and adequate. Why change anything? Are you		Thank you so much for providing your comment on the CR			
Idohamuin@ialaud aam	feeling societal pressure to conform your legislation to		101 (Preproposal Statement of Inquiry) on the Prohibited			
Idsherwin@icloud.com			Conduct Rulemaking Project. Your input is valuable and			

2/14/24, 1:04 PM	appease a few? What about others that find such behavior as inappropriate & rude?		we look forward to reviewing your feedback. If we have any questions we will follow up by email.
Via email	If enforcing the rules causes backlash, hire employees with stronger backs. We need to start standing up to cancel bullies and hold tight to whatever semblance we may have as a civil society. If a civil society is not feasible than let's do away with all rules for businesses. That would mean if one business could go topless, another could deny a customer access. (for whatever		The Washington State Liquor and Cannabis Board (LCB) relies on public feedback, and welcomes the opportunity to hear more from you! Public participation helps LCB develop inclusive, transparent, and accountable policies and rules that serve the public interest.
	reason) Why do we make laws & where is the line drawn? Is racism or homophobia by a business worse than MY being offended by a topless employee, or physical actions that mimic sex? Can we please just stop moving the boundaries of acceptable behavior? This just seems like a silly waste of time. I'm always hearing		Please visit the LCB's website for more information about the Prohibited Conduct Rulemaking and other current rulemaking activities. To get timely updates from LCB, please sign up to be on our GovDelivery email distribution list (select the Rulemaking option along with any other topic of interest).
	about lack of resources & need for more employees at the LCB to properly enforce laws & keep citizens safe. Isn't this an incredible waste of time & effort, for little return? Sincerely,		The LCB Board holds public meetings on Wednesdays at 10 a.m., twice monthly. Held both virtually and in-person, the meetings provide an opportunity for members of the public to address Board members during the Public Comment agenda item, or during scheduled Public
	Laurie Sherwin Researcher & activist for safer cities		Hearings held during the Board meetings. Board meetings are also broadcast live on the state's public access TV station TVW.
			Please visit LCB's Board meeting schedule and information webpage to learn more about observing or participating in a Board meeting. The next Board meeting will be held on Wednesday, February 28, 2024.
			Thank you again for reaching out!
5.	Mr. Jacobs	2/14/24,	LCB Policy & Rules Coordinators Dear John Chaney:
		1:18 PM	·
John Chaney,	I would like to be notified of all agency actions related to WAC 314-11-050.		Thank you so much for providing your comment on the CR 101 (Preproposal Statement of Inquiry) on the Prohibited
jchaney@nwlink.com			Conduct Rulemaking Project. Your input is valuable and
2/14/24, 1:07 PM	For the record: I am in favor of repealing the WAC as outdated and unnecessary. Amending the WAC is not needed, repeal and do not replace.		we look forward to reviewing your feedback. If we have any questions we will follow up by email.
Via email			The Washington State Liquor and Cannabis Board (LCB) relies on public feedback, and welcomes the opportunity to

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	I intend to place further comments into the record if		hear more from you! Public participation helps LCB
	amendment is proposed by the Board.		develop inclusive, transparent, and accountable policies
	Jaka Ohaman		and rules that serve the public interest.
	John Chaney		Please visit the LCB's website for more information about
			the Prohibited Conduct Rulemaking and other current
			rulemaking activities. To get timely updates from LCB,
			please sign up to be on our GovDelivery email distribution
			list (select the Rulemaking option along with any other topic
			of interest).
			, ,
			Signing up for GovDelivery emails is the easiest way to
			stay up to date on this rulemaking.
			The LCB Board holds public meetings on Wednesdays at
			10 a.m., twice monthly. Held both virtually and in-person,
			the meetings provide an opportunity for members of the public to address Board members during the Public
			Comment agenda item, or during scheduled Public
			Hearings held during the Board meetings. Board meetings
			are also broadcast live on the state's public access TV
			station TVW.
			Please visit LCB's Board meeting schedule and information
			webpage to learn more about observing or participating in
			a Board meeting. The next Board meeting will be held on
			February 28, 2024.
			The selection of a second feature and
			Thank you again for reaching out!
			LCB Policy & Rules Coordinators
6.	I am writing recommending the repeal of WAC 314-11-050.	2/14/24,	Dear Robert MacWolf:
	Since the behaviors it prohibits	2:08 PM	
Robert MacWolf,	are either legal in all other contexts, or prohibited in all other		Thank you so much for providing your comment on the CR
	contexts, the rule is either		101 (Preproposal Statement of Inquiry) on the Prohibited
mywaywardson@gmail.co	redundant or discriminatory. This later is bourne out in		Conduct Rulemaking Project. Your input is valuable and
m	practice, as for years the Lewd conduct		we look forward to reviewing your feedback. If we have any
0/44/04 4:40 554	rule has been used as a pretext to disproportionately target		questions we will follow up by email.
2/14/24, 1:43 PM	and harass the LGBTQ community by punishing them for dress and behavior that straight citizens		The Washington State Liquor and Cannabis Board (LCB)
Via email	practice with impunity. A law		relies on public feedback, and welcomes the opportunity to
Via Ciliali	whose principal effect is that a shirt which is perfectly legal to		hear more from you! Public participation helps LCB
	wear walking down the street		Tiodi Tioro Torri you: I abiio participation hoips LOD
	i near naming down the ender	l .	

	becomes illegal if you walk into a gay bar cannot be described as anything but discriminatory, no matter the intentRob MacWolf Kent, WA		develop inclusive, transparent, and accountable policies and rules that serve the public interest. Please visit the LCB's website for more information about the Prohibited Conduct Rulemaking and other current rulemaking activities. To get timely updates from LCB, please sign up to be on our GovDelivery email distribution list (select the Rulemaking option along with any other topic of interest). The LCB Board holds public meetings on Wednesdays at 10 a.m., twice monthly. Held both virtually and in-person, the meetings provide an opportunity for members of the
			public to address Board members during the Public Comment agenda item, or during scheduled Public Hearings held during the Board meetings. Board meetings are also broadcast live on the state's public access TV station TVW. Please visit LCB's Board meeting schedule and information webpage to learn more about observing or participating in a Board meeting. The next Board meeting will be held on Wednesday, February 28, 2024. Thank you again for reaching out! LCB Policy & Rules Coordinators
7. David Meinart david@davidmeinart.com 2/14/24, 2:45 PM Via email	Please release WAC 314-11-050 David Meinert 5 Point Cafe, Seattle	2/14/24, 3:21 PM	Dear David Meinart: Thank you so much for providing your comment on the CR 101 (Preproposal Statement of Inquiry) on the Prohibited Conduct Rulemaking Project. Your input is valuable and we look forward to reviewing your feedback. If we have any questions we will follow up by email. The Washington State Liquor and Cannabis Board (LCB) relies on public feedback, and welcomes the opportunity to hear more from you! Public participation helps LCB develop inclusive, transparent, and accountable policies and rules that serve the public interest. Please visit the LCB's website for more information about the Prohibited Conduct Rulemaking and other current

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			rulemaking activities. To get timely updates from LCB, please sign up to be on our GovDelivery email distribution list (select the Rulemaking option along with any other topic of interest).
			The LCB Board holds public meetings on Wednesdays at 10 a.m., twice monthly. Held both virtually and in-person, the meetings provide an opportunity for members of the public to address Board members during the Public Comment agenda item, or during scheduled Public Hearings held during the Board meetings. Board meetings are also broadcast live on the state's public access TV station TVW.
			Please visit LCB's <u>Board meeting schedule and information</u> <u>webpage</u> to learn more about observing or participating in a Board meeting. The next Board meeting will be held on Wednesday, February 28, 2024.
			Thank you again for reaching out!
			LCB Policy & Rules Coordinators
8.	TO:	2/15/24, 10:10 AM	Dear Ryan Burton:
Ryan Burton	Rules Coordinator	10.1071	Thank you so much for providing your comment on the CR
R_p_burton@yahoo.com	Liquor and Cannabis Board P.O. Box 43080		101 (Preproposal Statement of Inquiry) on the Prohibited Conduct Rulemaking Project. Your input is valuable and
it p buiton@yanoo.com	Olympia, WA 98504-3080		we look forward to reviewing your feedback. If we have any
2/14/24, 8:28 PM	FROM:		questions we will follow up by email.
Via email	PROIVI:		The Washington State Liquor and Cannabis Board (LCB)
	Ryan Burton		relies on public feedback, and welcomes the opportunity to
	Olympia, WA 98506		hear more from you! Public participation helps LCB
	Sir or Ma'am - Please consider adopting rules that allow adults		develop inclusive, transparent, and accountable policies and rules that serve the public interest.
	to be adults with limited restrictions for appropriate behavior.		·
	Life has changed over the last 20+ years. There is a massive		Please visit the <u>LCB's website</u> for more information about
	amount of technology that opens the path for all types of lewd and obscene viewing pleasures. This should not prevent		the Prohibited Conduct Rulemaking and other current rulemaking activities. To get timely updates from LCB,
	adults that want to perform on stage and adults that want to		please sign up to be on our GovDelivery email distribution
	pay for performers to entertain on stage from having alcohol or		list (select the Rulemaking option along with any other topic
	Cannabis. Allow the adults to enter into an agreement where a business can profit.		of interest).

2/14/2024

	The business will be required to purchase security and insurance to ensure safety to its customers The free market will take care of that. People want to have fun and be safe - if the place gets too rowdy or turns into a dump, people will stop going to that establishment and the business will close. I'm not advocating for this, but Europe has many brothels and they serve alcohol and Cannabis to all ages and it is relatively controlled, safe, and clean. Washington State has had many firsts be the first state to take the leap. Thank you, Ryan Burton		The LCB Board holds public meetings on Wednesdays at 10 a.m., twice monthly. Held both virtually and in-person, the meetings provide an opportunity for members of the public to address Board members during the Public Comment agenda item, or during scheduled Public Hearings held during the Board meetings. Board meetings are also broadcast live on the state's public access TV station TVW. Please visit LCB's Board meeting schedule and information webpage to learn more about observing or participating in a Board meeting. The next Board meeting will be held on Wednesday, February 28, 2024. Thank you again for reaching out! LCB Policy & Rules Coordinators
9.	To the WSLCB Rules Coordinator,	2/20/24, 8:30 AM	Dear Ben:
Ben Lewis Benif5@gmail.com 2/16/24, 10:56 PM Via email	I'm writing as a Seattle-area resident and member of the queer community to encourage the LCB to fully repeal WAC 314-11-050, and remove this outdated stain from the state codes. This is particularly important given the events of the weekend of January 26th, and their continuing fallout. This code originated out of a desire to control "appropriate" expression by minority communities (and block the sale of alcohol at strip clubs), and today it evidently has continued to be used for that purpose. The best way to prevent future abuse is to remove the mechanism that enables it; if this rule, or something substantially similar remains in effect, we have no guarantees that we will not once again see overzealous enforcement of that rule at some point in the future, long after the current commissioners have moved on. The main concern of the LCB should be the proper handling of	8:30 AM	Thank you so much for providing your comment on the CR 101 (Preproposal Statement of Inquiry) on the Prohibited Conduct Rulemaking Project. Your input is valuable and we look forward to reviewing your feedback. If we have any questions we will follow up by email. The Washington State Liquor and Cannabis Board (LCB) relies on public feedback, and welcomes the opportunity to hear more from you! Public participation helps LCB develop inclusive, transparent, and accountable policies and rules that serve the public interest. Please visit the LCB's website for more information about the Prohibited Conduct Rulemaking and other current rulemaking activities. To get timely updates from LCB, please sign up to be on our GovDelivery email distribution list (select the Rulemaking option along with any other topic
	alcohol; the behavior and attire of patrons is fundamentally outside of that mission. Communities can and will have differing standards of conduct in their social spaces; this is fine! There's a vastly different expectation of behavior in a gay bar or other queer social space, especially during a theme night or party, than there is at a straight bar. The problem		of interest). The LCB Board holds public meetings on Wednesdays at 10 a.m., twice monthly. Held both virtually and in-person, the meetings provide an opportunity for members of the public to address Board members during the Public

arises when a separate culture's expectations are enforced on that other group--which is what WAC 314-11-050 does--and any substantially similar rule would have the same effect.

At the Jan 31st LCB meeting, Chairman Postman remarked that he doesn't believe the Board should be in the business of mandating morality. In fact, he noted that the board approves of SB6105 and wants to establish a means for strip clubs to sell alcohol! In light of this, I would encourage the commissioners to act on their initial intuition, and repeal the rule.

Ben Lewis Redmond, WA Comment agenda item, or during scheduled Public Hearings held during the Board meetings. Board meetings are also broadcast live on the state's public access TV station TVW.

Please visit LCB's <u>Board meeting schedule and information webpage</u> to learn more about observing or participating in a Board meeting. The next Board meeting will be held on Wednesday, February 28, 2024.

Thank you again for reaching out!

LCB Policy & Rules Coordinators



PM Skye Theriot My name is Skye Theriot and I am urgently writing to express Thank you so much for providing your comment on the CR 101 (Preproposal Statement of Inquiry) on the Prohibited my support during the current Public Comment Period for the thatskveriot@gmail.com CR-101 filed as WSR 24-05-037. I have attached my detailed Conduct Rulemaking Project. Your input is valuable and public comment as a PDF, providing additional insights into we look forward to reviewing your feedback. If we have any questions we will follow up by email. 2/22/24, 1:24 PM the matter. As a member of the LGBTQ+ community, I am deeply I know that you submitted a petition for rulemaking on Via Fmail concerned about the adverse impact of WAC 314-11-050 January 31, 2024 requesting repeal of WAC 314-11-050, and that you also provided public comment in person (Prohibited Conduct) on small businesses catering to our during the February 14, 2024 board meeting. Your community. The targeted enforcement of this rule has unfairly burdened these establishments. participation and continued engagement on this subject is noted and we will be sure to notify you when further public Repealing WAC 314-11-050 is essential for relieving this stakeholder engagement sessions are held on this burden and granting local jurisdictions in our state the rulemaking. autonomy to regulate nudity in their communities. The Washington State Liquor and Cannabis Board (LCB) I strongly urge the Liquor & Cannabis Board to swiftly accept a relies on public feedback, and welcomes the opportunity to full repeal of this rule. Your prompt attention to this matter is hear more from you! Public participation helps LCB appreciated. develop inclusive, transparent, and accountable policies and rules that serve the public interest. Respectfully, Please visit the LCB's website for more information about the Prohibited Conduct Rulemaking and other current rulemaking activities. To get timely updates from LCB, please sign up to be on our GovDelivery email distribution TO: Washington State Liquor & Cannabis Board RE: CR-101 (filed as WSR 24-05-037) Public Comment list (select the Rulemaking option along with any other topic Dear Liquor & Cannabis Board, Staff, Stakeholders, and the of interest). Attached as PDF to email above Public My name is Skye Theriot, and I offer my public comment in The LCB Board holds public meetings on Wednesdays at support of a full repeal of the Prohibited Conduct Rules (WAC 10 a.m., twice monthly. Held both virtually and in-person, 314-11-050). the meetings provide an opportunity for members of the The Prohibited Conduct Rules have disproportionately caused public to address Board members during the Public harm to an already marginalized community through Comment agenda item, or during scheduled Public inequitable enforcement, often lacking in the just cause that Hearings held during the Board meetings. Board meetings would be required to obtain a warrant through our criminal are also broadcast live on the state's public access TV court systems. station TVW. The Liquor & Cannabis Board's Mission is to "Promote public safety and trust through fair administration, education, and Please visit LCB's Board meeting schedule and information enforcement of liquor, cannabis, tobacco, and vapor laws." webpage to learn more about observing or participating in Given this mission statement, it is obvious that the L&CB has a Board meeting. The next Board meeting will be held on an undeniable duty to repeal the WAC 314-11-050 given how Wednesday, February 28, 2024.

Dear Liquor & Cannabis Board of Directors,

10.

Dear Skye Theriot:

2/22/24, 2:53

unjustly this rule has been applied and enforced since its implementation in 1975. Thank you again for reaching out! These rules have demonstrably been unfairly enforced and caused harm in the lives of many LGBTQ+ citizens across our LCB Policy & Rules Coordinators state. Further, given instances around our country that have led to the loss of life of many in our community, from Matthew Shepard to Nex Benedict - Washington State must be a beacon of hope in a nation wrought with bigotry & homophobia. As I have shared in previous public comments, being able to be nude in licensed establishments has in very plain words saved my life. Many can ignore the benefits of a positive impact on mental health because it is not nearly as visible as something like weight loss or other physical health changes. This silent relief is one that many in our community seek, and having the safe spaces to receive this relief is paramount to undoing decades of damage caused by navigating the world around us safely. It is our duty as leaders to alleviate the negative impacts those before us unjustly implemented while leaving no room for bigotry or fear to control our government's hand in the future. I employ the board to be decisive in their stance to repeal WAC 314-11-050 to create a more equitable future for generations to come.

11.	My name is Skye Therriot.		
	With the recent passing of Engrossed Substitute Senate bill 6105 in the house, it's obvious that the liquor and cannabis board has an		
Skye Theriot	undeniable duty to repeal the WAC 314-11-050. I stand today in gratitude for the board swift action on this process. The pause in enforcement		
	has been felt in our community up in Seattle. And with the CR 1		
Testimony during Public	effect before the January 2025, that's currently listed on the legislation. So even if that bill does get re-passed in the Senate, we will still be		
Comment at February 28,	half a year ahead of schedule, which is going to have a really in	portant impact be	oth for the LGBTQ+ bar community, as well as the strippers
2024 Board meeting	are workers organization who've been fighting much longer on t		
S .	enforced and caused harm in the lives of many LGBTQ+ citizen		
No response provided.	hope in the nation wrought with bigotry and homophobia.		
The transport of the transport	While consistency does have its place in government affairs, when we find rules that have disproportionate impact such as these, it is		
	important and infinitely valuable to break from those consistency patterns to show the public that we're no longer interested in maintaining		
	laws that don't serve the public as a whole. And as I've shared in previous public comments, being able to be partially or fully nude in licensed		
	establishments has in very plain word save my own life.	i proviodo publio	commonts, some able to be partially or rany made in necrood
		Ith hacausa it's n	ot nearly as visible as something like weight loss or physical
	Many can ignore the benefits of a positive impact on mental health because it's not nearly as visible as something like weight loss or physical health changes. And this silent relief is one that many in our community are seeking. Having safe spaces to receive this mental health relief is		
	paramount to undoing decades of damage caused by navigating		
	yesterday, I grew up in a place where I was physically assaulted before I even came out. And then increasingly physically assaulted as I did come out. So when I look to Washington to be that safe beacon, only to then be harassed by enforcement team of this agency kind of sent a		
	shockwave of trauma back through my life. But again, I expressed my gratitude for your prompt attention to this and I look forward to seeing		
12.	this process through to the end. Thank you. Hello, Chair Postman, member Garrett and board members and	24266	
12.	My name's Chad Sweeney and I'm here to speak about the boa		recess for MAC 214 11 050. First I also went to thenk the
Chad Sweeney			
Chad Sweeney	board and staff for listening to our communities and listening to our concerns. We have felt heard and recognized and that means a lot. As we talked about, the legislature's spoken, both houses have directed the LCB to either repeal or significantly revise this rule and I'm here to		
Tootimony during Dublic			er repeal of significantly revise this rule and rift here to
Testimony during Public	advocate for immediate action from the board to completely repeal the rule.		
Comment at February 28,	I believe that LCB should act quickly and decisively to remove this harmful, outdated and unnecessary language from the Washington administrative code. A full unequivocal repeal this rule is the right thing to do to promote safety, inclusion and community in licensed		
2024 Board meeting			
No see a see a see date d	establishments. And adding or retaining any language that describes behavior that's acceptable in licensed establishments is duplicative,		
No response provided.	unnecessary and confusing. Washington statutes already make it illegal for individuals to display their body parts in a way that could cause		
	affront or alarm to another. It's already illegal in the state of Washington to non-consensually have sexual contact with another person. So retaining any rules of conduct that distinguish between what's acceptable in a liquor establishment and what's acceptable in any other public place will continue to make queer spaces vulnerable to the exact kind of problematic and intrusive enforcement that brought us here in the first place. LCB has the capacity and expertise to make rule changes using the existing statutory mechanism that you've already started.		
	So I urge you to use this mechanism to fully repeal this harmful		
13.	WAC 314-11-050 should be repealed and not replaced.	2/29/24	Dear John Chaney:
	TI: 144.01	9:53 AM	T
John Chaney	This WAC has been applied in inequitable ways and does not		Thank you so much for providing your comment on the CR
	reflect current norms. No minors are allowed in bars and clubs,		101 (Preproposal Statement of Inquiry) on the Prohibited
jchaney@nwlink.com	as a 21+ patron the Board has no legitimate purpose in		Conduct Rulemaking Project. Your input is valuable and
-//	regulating my conduct. The Board priorities should be no		we look forward to reviewing your feedback. If we have any
2/29/24, 9:40 AM	underage service and no over service.		questions we will follow up by email.
Via email			

2/14/2024

	The conduct addressed in WAC 314-11-050 is a relic of past temperance and prudery intended to inflict a norm of conduct where the absent majority inflicts its control over the conduct		I will make sure that you are included on any future notices on this rulemaking project.
	of adult patrons in a licensed premise. Other statutes address illegal behavior. That is not the role of the LCB. Repeal and do not replace.		The Washington State Liquor and Cannabis Board (LCB) relies on public feedback, and welcomes the opportunity to hear more from you! Public participation helps LCB develop inclusive, transparent, and accountable policies
	I would like all future notices regarding LCB actions on this WAC.		and rules that serve the public interest.
			Please visit the <u>LCB's website</u> for more information about the Prohibited Conduct Rulemaking and other current rulemaking activities. To get timely updates from LCB, please <u>sign up</u> to be on our GovDelivery email distribution list (select the Rulemaking option along with any other topic of interest).
			The LCB Board holds public meetings on Wednesdays at 10 a.m., twice monthly. Held both virtually and in-person, the meetings provide an opportunity for members of the public to address Board members during the Public Comment agenda item, or during scheduled Public Hearings held during the Board meetings. Board meetings are also broadcast live on the state's public access TV station TVW.
			Please visit LCB's <u>Board meeting schedule and information</u> <u>webpage</u> to learn more about observing or participating in a Board meeting. The next Board meeting will be held on Wednesday, March 13, 2024.
			Thank you again for reaching out!
14.	Attention: Rules Coordinator	3/6/24, 9:51 AM	LCB Policy & Rules Coordinators Dear Christine:
Christine Zahn	As a small business owner for 40+ years and the owner of Club Sapphire for 14 years I have experience dealing with	3.31 AIVI	Thank you so much for providing your comment on the CR 101 (Preproposal Statement of Inquiry) on the Prohibited
christinelzahn@gmail.com	adults, consumption of alcohol and nudity. With 20,000+ members attending our weekly events over the years we have		Conduct Rulemaking Project. Your input is valuable and we look forward to reviewing your feedback. If we have any
3/5/24, 8:32 PM	found that there is no difference between the way our members interact with each other in the presence of nudity as		questions we will follow up by email.
Via email	compared to any bar or restaurant etc.		The Washington State Liquor and Cannabis Board (LCB) relies on public feedback, and welcomes the opportunity to

15.	The "Lifestyle" is global and consists of a very large but discrete group of people from every walk of life that believe in the freedom to express their own sexuality in a safe and consensual environment. Club Sapphire is one of the few places that lifestylers may do this. Club Sapphire provides an upscale social setting for consenting adults. Currently our members are not allowed to have alcohol on premise. This does not mean members don't consume alcohol prior to their arrival, in their cars and in our parking lot. We have no way to regulate drinking at this time. However; if we were to be licensed and working with MAST trained bartenders, we would have more control over the consumption of alcohol. We have definitely lost business to members choosing to attend clubs in Oregon where alcohol is allowed and local underground clubs that do not follow rules. This has made an impact on our bottomline. Because we do choose to follow the rules we have been hugely impacted by the discriminatory action that adults are not able to manage their behaviors when around nudity and consuming alcohol. Many members like to socialize and have the freedom to consume an adult beverage when out for an evening and because they choose to do this at our business they are penalized as are we. As a proactive community that believes in consent, acceptance and freedom it feels unfair that we are not allowed to choose what to drink. Sincerely, Christine Zahn Owner, Club Sapphire	3/11/24,	hear more from you! Public participation helps LCB develop inclusive, transparent, and accountable policies and rules that serve the public interest. Please visit the LCB's website for more information about the Prohibited Conduct Rulemaking and other current rulemaking activities. To get timely updates from LCB, please sign up to be on our GovDelivery email distribution list (select the Rulemaking option along with any other topic of interest). The LCB Board holds public meetings on Wednesdays at 10 a.m., twice monthly. Held both virtually and in-person, the meetings provide an opportunity for members of the public to address Board members during the Public Comment agenda item, or during scheduled Public Hearings held during the Board meetings. Board meetings are also broadcast live on the state's public access TV station TVW. Please visit LCB's Board meeting schedule and information webpage to learn more about observing or participating in a Board meeting. The next Board meeting will be held on Wednesday, March 13, 2024. Thank you again for reaching out! LCB Policy & Rules Coordinators
Dave Walt Davewalt83@gmail.com 3/10/24, 2:12 PM	the effects has already been done and the committee made their recommendations, all you have to do now is follow them. Why do the investigation if you're not going to listen to the results? Repeal WAC 314-11-050. It doesn't need to be modified or replaced, it just needs to be gone.	12:48 PM	Thank you so much for providing your comment on the CR 101 (Preproposal Statement of Inquiry) on the Prohibited Conduct Rulemaking Project. Your input is valuable and we look forward to reviewing your feedback. If we have any questions we will follow up by email.
Via email	Dave		

2/14/2024

			The Washington State Liquor and Cannabis Board (LCB) relies on public feedback, and welcomes the opportunity to hear more from you! Public participation helps LCB develop inclusive, transparent, and accountable policies and rules that serve the public interest.
			Please visit the <u>LCB's website</u> for more information about the Prohibited Conduct Rulemaking and other current rulemaking activities. To get timely updates from LCB, please <u>sign up</u> to be on our GovDelivery email distribution list (select the Rulemaking option along with any other topic of interest).
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			Please visit LCB's <u>Board meeting schedule and information</u> webpage to learn more about observing or participating in a Board meeting. The next Board meeting will be held on Wednesday, March 13, 2024.
			Thank you again for reaching out!
			LCB Policy & Rules Coordinators
16.	I'm Skye Theriot and I stand before you today with profound gratitude for the board's decisive action in accepting the petitions to amend or		
	repeal 314-11-050 or the prohibited conduct rules. And I want to speak to the meaningful impact of having public comment periods, especially		
Skye Theriot	in this time where it may seem unfruitful. While the initial inspection of the value stakeholder engagement may seem like an unfruitful step,		
Testimony during General	giving any community a chance to voice their concerns does more than inform policymaking, but also provides a space for citizens to share their experiences and the impact of this rule for the public record. Ultimately, this helps to improve public participation and establish trust with		
Public Comment period of	entities that may not have that trust already.		
March 13, 2024 Board	Acknowledging the historical context of governmental agencies involvement in systemic discrimination, I commend the board for your		
Meeting	departure from the convention when the rules have demonstrably perpetuated harm against marginalized communities. Today marks the		
	pivotal moment, signaling a renewed commitment by the liquor and cannabis board to fair and equitable rulemaking processes. By embracing		
No response provided	these changes, we pave the way for future leaders to engage with structures previously overlooked, fostering a culture of inclusive leadership		
	and progressive governance. While there is still much ground to discriminatory practices within Washington state's law enforceme		

2/14/2024

	thoughtful consideration of the issues in hand. Together, we can state. Thank you.	n continue our co	ollaborative journey towards building a more just and equitable
17. Eric Kotz Testimony during General Public Comment period of March 13, 2024 Board Meeting No response provided	Thank you Liquor and Cannabis Board, I'd originally come up or repeal of the prohibited conduct WAC, 314-11-050, but you just submit my own petition, I'm friends with most of the petition subr Now that the petitions have been accepted, I'd like to ask the bot timeline. I believe that means the CR-102 be filed an April 10th a in this way would honor the petitioners' attentions when they file	did that. And that mitters, and I kno pard to swiftly an and ultimately ha	ank you for doing that. While I didn't have the opportunity to bw they'll appreciate the board accepting it. d fully repeal WAC 314-11-050 on the soonest possible ave an effective date of June, sorry, July 6, 2024. Swift action
Eric Kotz eric@erickotz.com 3/22/24, 6:28 PM Via email	Dear Liquor and Cannabis Board of Directors: I am writing to express my input during the Public Comment Period for the CR-101 filed as WSR 24-05-037 regarding WAC 314-11-050. I am requesting that the LCB fully repeal WAC 314-11-050. As a member of the LGBTQ+ community who lives in Seattle, I have seen the negative impact that this WAC has on both the members of the LGBTQ+ community and the small businesses cater to my community. The targeted enforcement of this rule has unfairly burdened these establishments. Repealing WAC 314-11-050 is essential for relieving this burden and will grant local jurisdictions in our state the autonomy to regulate nudity in their communities. I strongly urge the Liquor & Cannabis Board to swiftly act swiftly to fully repeal this rule. Your prompt attention to this matter is appreciated. Thank you, Eric Kotz	3/25/2024, 9:20 AM	Dear Eric Kotz: Thank you so much for providing your comment on the CR 101 (Preproposal Statement of Inquiry) on the Prohibited Conduct Rulemaking Project. Your input is valuable and we look forward to reviewing your feedback. If we have any questions we will follow up by email. The Washington State Liquor and Cannabis Board (LCB) relies on public feedback, and welcomes the opportunity to hear more from you! Public participation helps LCB develop inclusive, transparent, and accountable policies and rules that serve the public interest. Please visit the LCB's website for more information about the Prohibited Conduct Rulemaking and other current rulemaking activities. To get timely updates from LCB, please sign up to be on our GovDelivery email distribution list (select the Rulemaking option along with any other topic of interest). The LCB Board holds public meetings on Wednesdays at 10 a.m., twice monthly. Held both virtually and in-person, the meetings provide an opportunity for members of the public to address Board members during the Public Comment agenda item, or during scheduled Public Hearings held during the Board meetings. Board meetings are also broadcast live on the state's public access TV station TVW.

			Please visit LCB's Board meeting schedule and information webpage to learn more about observing or participating in a Board meeting. The next Board meeting will be held on Wednesday, March 27, 2023. Thank you again for reaching out! LCB Policy & Rules Coordinators
19. Grant Wickenhagen grantclarkcollege@gmail.com 3/22/24, 6:33 PM Via email	Dear Liquor and Cannabis Board of Directors: I am writing to express my input during the Public Comment Period for the CR-101 filed as WSR 24-05-037 regarding WAC 314-11-050. I am requesting that the LCB fully repeal WAC 314-11-050. As a member of the LGBTQ+ community who lives in Seattle, I have seen the negative impact that this WAC has on both the members of the LGBTQ+ community and the small businesses cater to my community. The targeted enforcement of this rule has unfairly burdened these establishments. Repealing WAC 314-11-050 is essential for relieving this burden and will grant local jurisdictions in our state the autonomy to regulate nudity in their communities. I strongly urge the Liquor & Cannabis Board to swiftly act swiftly to fully repeal this rule. Your prompt attention to this matter is appreciated. Thank you, Grant Wickenhagen.	3/25/24, 9:24 AM	Dear Grant Wickenhagen: Thank you so much for providing your comment on the CR 101 (Preproposal Statement of Inquiry) on the Prohibited Conduct Rulemaking Project. Your input is valuable and we look forward to reviewing your feedback. If we have any questions we will follow up by email. The Washington State Liquor and Cannabis Board (LCB) relies on public feedback, and welcomes the opportunity to hear more from you! Public participation helps LCB develop inclusive, transparent, and accountable policies and rules that serve the public interest. Please visit the LCB's website for more information about the Prohibited Conduct Rulemaking and other current rulemaking activities. To get timely updates from LCB, please sign up to be on our GovDelivery email distribution list (select the Rulemaking option along with any other topic of interest). The LCB Board holds public meetings on Wednesdays at 10 a.m., twice monthly. Held both virtually and in-person, the meetings provide an opportunity for members of the public to address Board members during the Public Comment agenda item, or during scheduled Public Hearings held during the Board meetings. Board meetings are also broadcast live on the state's public access TV station TVW. Please visit LCB's Board meeting schedule and information webpage to learn more about observing or participating in a Board meeting. The next Board meeting will be held on Wednesday, March 27, 2024.

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21. Mike Jordan	Dear Liquor and Cannabis Board Members: I am writing to express my concerns regarding the detrimental	3/25/24, 9:30 AM	Dear Michael Alexander: Thank you so much for providing your comment on the CR
mjpublic@gmail.com	impact of WAC 314-11-0501, specifically in relation to WSR 24-05-037.		101 (Preproposal Statement of Inquiry) on the Prohibited Conduct Rulemaking Project. Your input is valuable and
3/22/24, 8:06 PM	As a member of the LGBTQ+ community residing in greater Seattle, I have witnessed firsthand the adverse effects this		we look forward to reviewing your feedback. If we have any questions we will follow up by email.
Via email	enforcement has had on both our community members and the small businesses that serve us. The targeted enforcement of WAC 314-11-0501 has imposed an unjust burden on these establishments, creating an environment that is neither fair nor necessary. It is imperative that this rule be repealed to alleviate this burden and empower local jurisdictions within our state to regulate matters pertaining to nudity independently. Repealing WAC 314-11-0501 not only addresses the immediate concerns but also signifies a shift towards a more progressive and localized approach to governance, one that is better suited to serve our diverse communities.		The Washington State Liquor and Cannabis Board (LCB) relies on public feedback, and welcomes the opportunity to hear more from you! Public participation helps LCB develop inclusive, transparent, and accountable policies and rules that serve the public interest. Please visit the LCB's website for more information about the Prohibited Conduct Rulemaking and other current rulemaking activities. To get timely updates from LCB, please sign up to be on our GovDelivery email distribution list (select the Rulemaking option along with any other topic of interest).
	I urge the Liquor & Cannabis Board to take swift and decisive action in repealing this rule, demonstrating a commitment to fairness, equality, and respect for the autonomy of local jurisdictions. Thank you for considering my perspective on this vital matter. I eagerly await your response and action.		The LCB Board holds public meetings on Wednesdays at 10 a.m., twice monthly. Held both virtually and in-person, the meetings provide an opportunity for members of the public to address Board members during the Public Comment agenda item, or during scheduled Public Hearings held during the Board meetings. Board meetings are also broadcast live on the state's public access TV station TVW.
	Respectfully, Michael Alexander		Please visit LCB's <u>Board meeting schedule and information</u> <u>webpage</u> to learn more about observing or participating in a Board meeting. The next Board meeting will be held on Wednesday, March 27, 2024.
			Thank you again for reaching out! LCB Policy & Rules Coordinators
22.	Dear Liquor and Cannabis Board of Directors:	3/25/24, 9:33 AM	Dear Jeffrey Yunes:
Jeffrey Yunes			

2/14/2024

jeff@yunes.us

3/22/24, 9:00 PM

Via email

I am writing to express my support for a policy revision that would allow nudity in bars, transferring the decision-making power from the state level to localities, empowering bar owners and their patrons to set their own rules regarding this matter.

The current ban on nudity in bars, imposed at the state level by the Washington State Liquor and Cannabis Board, unnecessarily restricts property rights, hinders freedom of expression, and promotes unhealthy attitudes towards the human body. By allowing localities - and ideally, owners and patrons - to determine their own policies regarding nudity, Washington can take a significant step toward becoming a more welcoming and attractive place for residents and visitors alike.

Thank you for your consideration.

Jeffrey Yunes

Thank you so much for providing your comment on the CR 101 (Preproposal Statement of Inquiry) on the Prohibited Conduct Rulemaking Project. Your input is valuable and we look forward to reviewing your feedback. If we have any questions we will follow up by email.

The Washington State Liquor and Cannabis Board (LCB) relies on public feedback, and welcomes the opportunity to hear more from you! Public participation helps LCB develop inclusive, transparent, and accountable policies and rules that serve the public interest.

Please visit the <u>LCB's website</u> for more information about the Prohibited Conduct Rulemaking and other current rulemaking activities. To get timely updates from LCB, please <u>sign up</u> to be on our GovDelivery email distribution list (select the Rulemaking option along with any other topic of interest).

The LCB Board holds public meetings on Wednesdays at 10 a.m., twice monthly. Held both virtually and in-person, the meetings provide an opportunity for members of the public to address Board members during the Public Comment agenda item, or during scheduled Public Hearings held during the Board meetings. Board meetings are also broadcast live on the state's public access TV station TVW.

Please visit LCB's <u>Board meeting schedule and information webpage</u> to learn more about observing or participating in a Board meeting. The next Board meeting will be held on Wednesday, March 27, 2024.

Thank you again for reaching out!

LCB Policy & Rules Coordinators

UNOFFICIAL COMMENT CUT OFF

2/14/2024

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23.	Dear Liquor and Cannabis Board of Directors:	3/25/24, 9:37 AM	Dear James Johnson:
James Johnson	Lam writing to express my input during the Dublic Comment	Alvi	Thank you so much for providing your comment on the CR
James Johnson	I am writing to express my input during the Public Comment Period for the CR-101 filed as WSR 24-05-037 regarding WAC		101 (Preproposal Statement of Inquiry) on the Prohibited
Iniahaaaa 20 @ amaail aana			
Jpjohnson29@gmail.com	314-11-050. I am requesting that the LCB fully repeal WAC		Conduct Rulemaking Project. Your input is valuable and
0/04/04 0:00 PM	314-11-050. As a member of the LGBTQ+ community who		we look forward to reviewing your feedback. If we have any
3/24/24, 3:22 PM	lives in Seattle, I have seen the negative impact that this WAC		questions we will follow up by email.
1,0	has on both the members of the LGBTQ+ community and the		
Via email	small businesses that cater to my community. The targeted		The Washington State Liquor and Cannabis Board (LCB)
	enforcement of this rule has unfairly burdened these		relies on public feedback, and welcomes the opportunity to
	establishments. Repealing WAC 314-11-050 is essential for		hear more from you! Public participation helps LCB
	relieving this burden and will grant local jurisdictions in our		develop inclusive, transparent, and accountable policies
	state the autonomy to regulate nudity in their communities. I		and rules that serve the public interest.
	strongly urge the Liquor & Cannabis Board to swiftly act swiftly		
	to fully repeal this rule. Your prompt attention to this matter is		Please visit the <u>LCB's website</u> for more information about
	appreciated.		the Prohibited Conduct Rulemaking and other current
			rulemaking activities. To get timely updates from LCB,
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			list (select the Rulemaking option along with any other topic
	James Johnson		of interest).
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			Thank you again for reaching out!
			1000 0 11 0 0 11 1
			LCB Policy & Rules Coordinators

CERTIFICATION OF ENROLLMENT

ENGROSSED SUBSTITUTE SENATE BILL 6105

Chapter 250, Laws of 2024

68th Legislature 2024 Regular Session

ADULT ENTERTAINMENT ESTABLISHMENTS

EFFECTIVE DATE: June 6, 2024—Except for sections 1 and 2, which take effect January 1, 2025.

Passed by the Senate March 5, 2024 CERTIFICATE Yeas 29 Nays 20 I, Sarah Bannister, Secretary of the Senate of the State of DENNY HECK Washington, do hereby certify that President of the Senate the attached is **ENGROSSED** SUBSTITUTE SENATE BILL 6105 as passed by the Senate and the House of Representatives on the dates Passed by the House February 27, 2024 hereon set forth. Yeas 58 Nays 36 SARAH BANNISTER LAURIE JINKINS Secretary Speaker of the House of Representatives Approved March 25, 2024 2:18 PM FILED March 26, 2024 Secretary of State JAY INSLEE State of Washington Governor of the State of Washington

ENGROSSED SUBSTITUTE SENATE BILL 6105

AS AMENDED BY THE HOUSE

Passed Legislature - 2024 Regular Session

State of Washington 68th Legislature 2024 Regular Session

By Senate Labor & Commerce (originally sponsored by Senators Saldaña, Trudeau, Nguyen, Hunt, Lovelett, Pedersen, and C. Wilson)

READ FIRST TIME 01/30/24.

- AN ACT Relating to creating safer working conditions in adult entertainment establishments; amending RCW 49.17.470; adding a new section to chapter 49.46 RCW; adding a new section to chapter 49.44 RCW; adding a new section to chapter 66.24 RCW; creating a new
- 5 section; and providing an effective date.
- 6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 7 **Sec. 1.** RCW 49.17.470 and 2019 c 304 s 1 are each amended to 8 read as follows:
- 9 (1)(a) The department shall develop or contract for the 10 development of training for entertainers. The training must include, 11 but not be limited to:
- 12 (i) Education about the rights and responsibilities of 13 entertainers, including with respect to working as an employee or 14 independent contractor;
- 15 (ii) Reporting of workplace injuries, including sexual and 16 physical abuse and sexual harassment;
- 17 (iii) The risk of human trafficking;
- 18 (iv) Financial aspects of the entertainer profession; and
- 19 (v) Resources for assistance.
- 20 (b) As a condition of receiving or renewing an adult entertainer 21 license issued by a local government on or after July 1, 2020, an

21 license issued by a local government on of after outy 1, 2020, as

p. 1 ESSB 6105.SL

- entertainer must provide proof that the entertainer took the training described in (a) of this subsection. The department must make the training reasonably available to allow entertainers sufficient time to take the training in order to receive or renew their licenses on or after July 1, 2020.
 - (2) (a) An adult entertainment establishment must provide training to its employees other than entertainers to minimize occurrences of unprofessional behavior and enable employees to support entertainers in times of conflict.
- (b) An establishment must require all employees other than entertainers to complete the training by the later of: (i) March 1, 2025; or (ii) within 30 days of hiring for recorded content or 120 days of hiring for live courses. Employees must complete the training at least every two years thereafter.
 - (c) The training content must be developed and provided by a third-party qualified professional with experience and expertise in personnel training. If possible, the training should be designed for use by adult entertainment establishments. When practicable, the training must be translated if necessary for one or more non-English-speaking employees to understand the training.
 - (d) The training topics must include, but are not limited to:
- (i) Preventing sexual harassment, sexual discrimination, and assault in the workplace;
 - (ii) Information on how to identify and report human trafficking;
- 25 <u>(iii) Conflict deescalation between entertainers, other</u> 26 <u>employees, and patrons; and</u>
- 27 <u>(iv) Providing first aid.</u>

- 28 <u>(e) An adult entertainment establishment must offer entertainers</u>
 29 the ability to opt in to trainings offered under this subsection.
- 30 <u>(f) The department may require annual reporting on training</u>
 31 <u>required under this subsection in a manner determined by the</u>
 32 <u>department.</u>
 - (3) An adult entertainment establishment must provide ((a)) an accessible panic button in each room in the establishment in which an entertainer may be alone with a customer, and in bathrooms and dressing rooms. An entertainer may use the panic button if the entertainer has been harmed, reasonably believes there is a risk of harm, or there is ((an other)) another emergency in the entertainer's presence. The entertainer may cease work and leave the immediate area to await the arrival of assistance. The establishment must provide to

the department, at least annually, proof of compliance with this subsection and maintenance records showing that panic buttons are maintained and checked to ensure they are in working condition.

- ((\(\frac{(3)}{)}\)) (4)(a) An adult entertainment establishment must record the ((accusations)) allegations it receives that a customer has committed sex trafficking, prostitution, promotion of prostitution, or an act of violence, including assault, sexual assault, or sexual harassment, towards an entertainer. The establishment must make every effort to obtain the customer's name and if the establishment cannot determine the name, it must record as much identifying information about the customer as is reasonably possible. The establishment must retain a record of the customer's identifying information and written detail about the incident for at least five years after the most recent ((accusation)) allegation.
- (b) If an ((accusation)) allegation involving a customer is supported by a statement made under penalty of perjury or other evidence, the adult entertainment establishment must decline to allow the customer to return to the establishment for at least three years after the date of the incident. The establishment must share the information about the customer with other establishments with common ownership and those establishments with common ownership must also decline to allow the customer to enter those establishments for at least three years after the date of the incident. No entertainer may be required to provide such a statement.
- (c) An establishment must have written policies and procedures for implementing the requirements of this subsection, which must include a process for employees and entertainers to record allegations involving a customer under this subsection. Upon the request of the department, an establishment must make written policies and procedures and any records under this subsection available for inspection by the department.
- ((4+)) (5) An adult entertainment establishment must provide at least one dedicated security person on the premises during operating hours whose primary duty is security, including monitoring interactions between entertainers and patrons. The department must adopt rules for requiring security persons to not have duties other than security during peak operating hours when necessary, and requiring additional security persons when necessary. The rules must take into account:
 - (a) The size of the establishment;

- 1 (b) The layout and floor plan of the establishment;
- 2 (c) The occupancy and patron volume;

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- 3 (d) Security cameras and panic buttons;
- 4 (e) The history of security events at the establishment; and
- 5 <u>(f) Other factors identified by the department.</u>
- 6 (6) An adult entertainment establishment must:
- 7 <u>(a) Provide appropriate cleaning supplies at all stage</u> 8 performance areas;
- 9 <u>(b) Equip dressing or locker rooms for entertainers with a keypad</u>
 10 requiring a code to enter; and
- 11 <u>(c) Display signage at the entrance directing customers to</u> 12 <u>resources on appropriate etiquette.</u>
- 13 <u>(7) An adult entertainment establishment must have written</u>
 14 <u>processes and procedures accessible to all employees and entertainers</u>
 15 for:
- 16 <u>(a) Responding to customer violence or criminal activity,</u>
 17 including when police are called; and
 - (b) Ejecting customers who violate club policies, including intoxication or other inappropriate or illegal behavior.
 - (8) (a) For the purposes of enforcement, except for subsection (1) of this section, this section shall be considered a safety or health standard under this chapter.
 - (b) If an establishment is eligible for and applies for a license under chapter 66.24 RCW and any applicable rules, the liquor and cannabis board must notify the department. The department must conduct an inspection of the establishment to verify compliance with this section within 90 days of receipt of the notice under this subsection. The department must share information regarding violations of this section with the liquor and cannabis board.
- 30 (c) The liquor and cannabis board must notify the department if 31 it observes a violation of subsection (3), (5), or (6) of this 32 section on the premises of any establishment operating with a license 33 under chapter 66.24 RCW.
 - ((+5))) (9) This section does not affect an employer's responsibility to provide a place of employment free from recognized hazards or to otherwise comply with this chapter and other employment laws.
- (((6) The department shall convene an entertainer advisory committee to assist with the implementation of this section, including the elements of the training under subsection (1) of this

p. 4 ESSB 6105.SL

section. At least half of the advisory committee members must be former entertainers who held or current entertainers who have held an adult entertainer license issued by a local government for at least five years. At least one member of the advisory committee must be an adult entertainment establishment which is licensed by a local government and operating in the state of Washington. The advisory committee shall also consider whether additional measures would increase the safety and security of entertainers, such as by examining ways to make the procedures described in subsection (3) of this section more effective and reviewing the fee structure for entertainers. If the advisory committee finds and recommends additional measures that would increase the safety and security of entertainers and that those additional measures would require legislative action, the department must report those recommendations to the appropriate committees of the legislature.

(7))) (10) The definitions in this subsection apply throughout this section unless the context clearly requires otherwise.

- (a) "Adult entertainment" means any exhibition, performance, or dance of any type conducted $((\frac{in}{n}))$ within the view of one or more members of the public inside a premises where such exhibition, performance, or dance involves an entertainer, who ($(\frac{in}{n})$) who ($(\frac{in}{n})$) where $(\frac{in}{n})$ is a premise where $(\frac{in}{n})$ who ($(\frac{in}{n})$) where $(\frac{in}{n})$ is a premise where $(\frac{in}{n})$ is a p
- $\frac{(i) Is}{is}$ unclothed or in such attire, costume, or clothing as to expose to view any portion of the breast below the top of the areola or any portion of the pubic region, anus, ((buttocks,)) vulva, or genitals((; or
- (ii) Touches, caresses, or fondles the breasts, buttocks, anus, genitals, or pubic region of another person, or permits the touching, caressing, or fondling of the entertainer's own breasts, buttocks, anus, genitals, or pubic region by another person)), with ((the)) an intent to sexually arouse or excite another person.
- (b) "Adult entertainment establishment" or "establishment" means any business to which the public, patrons, or members are invited or admitted where an entertainer provides adult entertainment to a member of the public, a patron, or a member.
- (c) "Entertainer" means any person who provides adult entertainment within an adult entertainment establishment, whether or not a fee is charged or accepted for entertainment and whether or not the person is an employee under RCW 49.17.020.
- (d) "Panic button" means an emergency contact device by which the entertainer may summon immediate on-scene assistance from another

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- 1 entertainer, a security guard, or a representative of the (([adult]))
- 2 <u>adult</u> entertainment establishment.

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- 3 <u>NEW SECTION.</u> **Sec. 2.** A new section is added to chapter 49.46 4 RCW to read as follows:
- 5 (1) No adult entertainment establishment may allow any person 6 under the age of 18 on the premises. If an establishment serves 7 alcohol, the establishment may not allow any person under the age of 8 21 on the premises. This includes, but is not limited to, any 9 employee, entertainer, contractor, or customer.
- 10 (2) Any leasing fee or other fee charged by an establishment to 11 an entertainer must:
 - (a) Apply equally to all entertainers in a given establishment;
 - (b) Be stated in a written contract; and
- 14 (c) Continue to apply for a period of not less than three months 15 with effective dates.
 - (3) An establishment may not charge an entertainer:
- 17 (a) Any fees or interest for late payment or nonpayment of any 18 fee;
 - (b) A fee for failure to appear at a scheduled time;
- 20 (c) Any fees or interest that result in the entertainer carrying 21 forward an unpaid balance from any previously incurred leasing fee;
 - (d) Any leasing fee in an amount greater than the entertainer receives during the applicable period of access to or usage of the establishment premises; or
 - (e) (i) Within an eight-hour period, any leasing fee that exceeds:
 - (A) The lesser of \$150 or 30 percent of amounts collected by the entertainer, excluding amounts collected for adult entertainment provided in a private performance area; and
 - (B) 30 percent of amounts collected by the entertainer for adult entertainment provided in a private performance area.
- 31 (ii) If an establishment charges an entertainer a leasing fee, 32 the contract must include a method for estimating the total amount 33 collected by the entertainer in any eight-hour period for the 34 purposes of this subsection (e).
- 35 (4) This section does not prevent an establishment from providing 36 leasing discounts or credits to encourage scheduling or charge 37 leasing fees that vary based on the time of day.
- 38 (5) All establishments must display signage in areas designated 39 for entertainers that entertainers are not required to surrender any

- tips or gratuities and an establishment may not take adverse action against an entertainer in response to the entertainer's use or collection of tips or gratuities.
 - (6) No establishment may refuse to provide an entertainer with written notice of the reason or reasons for any termination or refusal to rehire the entertainer. Such notice must be provided within 10 business days of the termination or refusal to rehire the entertainer.
 - (7) The department may enforce subsections (2) through (6) of this section under the provisions of this chapter and any applicable rules. Any amounts owed to an entertainer under this section may be enforced as a wage payment requirement under RCW 49.48.082. Any other violation may be enforced as an administrative violation under this chapter and any applicable rules. The department must share information regarding violations of this section with the liquor and cannabis board.
 - (8) The department may adopt rules to implement this chapter.
- (9) The department must adjust the dollar amount in subsection (3)(e) of this section every two years, beginning January 1, 2027, based upon changes in the consumer price index during that time period.
- 22 (10) For purposes of this section:

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- 23 (a) "Adult entertainment" has the same meaning as in RCW 49.17.470.
- 25 (b) "Adult entertainment establishment" or "establishment" has 26 the same meaning as in RCW 49.17.470.
 - (c) "Entertainer" means any person who provides adult entertainment within an adult entertainment establishment, whether or not a fee is charged or accepted for entertainment and whether or not the person is an employee under RCW 49.46.010.
- 31 (d) "Leasing fee" means a fee, charge, or other request for money 32 from an entertainer by an establishment in exchange for the 33 entertainer's access or use of the establishment premises or for 34 allowing an entertainer to conduct entertainment on the premises.
- NEW SECTION. Sec. 3. A new section is added to chapter 49.44 RCW to read as follows:
- 37 (1) A city with a population of more than 650,000 or a county 38 with a population of more than 2,000,000 may not adopt or enforce 39 ordinances or regulations that:

- 1 (a) Limit or prohibit an entertainer from collecting payment for adult entertainment from customers; or
 - (b) Restrict an entertainer's proximity or distance from others before or after any adult entertainment, or restrict the customer's proximity or distance from the stage during any adult entertainment, so long as there is no contact between the dancers and customers.
 - (2) For the purposes of this section:

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- (a) "Entertainer" has the same meaning as in RCW 49.17.470.
- 9 (b) "Entertainment" has the same meaning as "adult entertainment" 10 in RCW 49.17.470.
- 11 (c) "Establishment" has the same meaning as "adult entertainment 12 establishment" in RCW 49.17.470.
- NEW SECTION. Sec. 4. A new section is added to chapter 66.24 RCW to read as follows:
- 15 (1) The board may not adopt a rule or enforce any such rule
 16 restricting the exposure of body parts by any licensee under this
 17 title, its employees or patrons, or any other person under the
 18 control or direction of the licensee or an employee, or otherwise
 19 restricting sexually oriented conduct of any licensee under this
 20 title, its employees or patrons, or any other person under the
 21 control or direction of the licensee or an employee.
- 22 (2) This section may not be construed to permit conduct that is 23 otherwise prohibited under other statutes in the Revised Code of 24 Washington.
- NEW SECTION. Sec. 5. The liquor and cannabis board shall repeal WAC 314-11-050 in its entirety. The liquor and cannabis board is preempted from adopting any similar rule as provided under section 4 of this act.
- NEW SECTION. Sec. 6. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected.
- 33 <u>NEW SECTION.</u> **Sec. 7.** Sections 1 and 2 of this act take effect 34 January 1, 2025.

Passed by the Senate March 5, 2024. Passed by the House February 27, 2024.

Approved by the Governor March 25, 2024. Filed in Office of Secretary of State March 26, 2024.

--- END ---