## RULE

renewal or issuance of a license.

## RULE-MAKING ORDER EMERGENCY RULE ONLY

## CR-103E (December 2017) (Implements RCW 34.05.350 and 34.05.360)

**CODE REVISER USE ONLY** 

OFFICE OF THE CODE REVISER STATE OF WASHINGTON FILED

DATE: March 27, 2020

TIME: 1:33 PM

WSR 20-08-083

Agency: Washington State Liquor and Cannabis Board
Effective date of rule:
Emergency Rules
□ Later (specify)
Any other findings required by other provisions of law as precondition to adoption or effectiveness of rule?  ☐ Yes ☐ No If Yes, explain:
<b>Purpose:</b> WAC 314-02-109 – What are the quarterly reporting and payment requirements for a spirits retailer license? The Washington State Liquor and Cannabis Board (Board) has adopted an emergency rule to amend WAC 314-02-109 that provides a retroactive waiver of penalties for taxes that become due under RCW 66.24.630 and RCW 66.28.370 while Proclamation 20-13 is in effect.
Citation of rules affected by this order:
New:
Repealed:
Amended: WAC 314-02-109
Suspended: Statutory authority for adoption: RCW 66.24.630; RCW 66.28.370; RCW 66.08.0501
Other authority:
EMERGENCY RULE
Under RCW 34.05.350 the agency for good cause finds:
That immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon
adoption of a permanent rule would be contrary to the public interest.
That state or federal law or federal rule or a federal deadline for state receipt of federal funds requires immediate adoption of a rule.
<b>Reasons for this finding:</b> On February 29, 2020, Governor Inslee issued Proclamation 20-05 that confirmed the person-to-person spread of the novel coronavirus (COVID-19) in Washington State, and proclaimed a State of Emergency for all counties throughout the state of Washington based on the COVID-19 outbreak in the United States.
On March 16, 2020, Governor Inslee issued Proclamation 20-13 that imposed statewide limits on food and beverage
services, and areas of congregation to limit opportunities for disease exposure and transmission in the State. Proclamation
20-13 was based on both guidance from the United States Center for Disease Control and Prevention to reduce the size of gatherings from 250 persons to 50 persons, and the necessity to prohibit any number of people from congregating in public
venues for the purposes of entertainment, recreation, food or beverage service, theater, bowling or other similar activities.
The Board administers licensing, enforcement and education services for establishments that sell alcohol for on and off premises consumption. Consistent with statute, regulation and administrative provisions, licensees under the administration of the Board are subject to various taxes and fees dependent on product and license type. Licensees are required to timely report and remit those taxes and fees to the Board. If the Board determines that a licensee is delinquent in reporting or

All entities and license types under the authority of the Board have been adversely impacted by the COVID-19 pandemic, and enforcing statutes and rules related to these entities and license types affects the ability of these entities to maintain and

remitting any of the required taxes and fees, including any penalties on required taxes, the Board may suspend, or deny

sustain operations while effectively participating in combating the spread of COVID-19.

The Board has the authority under RCW 66.24.630 and RCW 66.28.370 to both assess and waive penalties for spirits retail licenses. This emergency rule:

- Provides a waiver of penalties, retroactive to February 29, 2020, for taxes that become due while Governor's Proclamation 20-13 is in effect;
- Supports the ability of businesses to adjust to the COVID-19 outbreak; and
- Reduces economic hardships suffered by businesses during the temporary suspension of business consistent with Governor's Proclamation 20-13.

This rule does **not** relieve any WSLCB licensee from its statutory obligation to remit taxes to the WSLCB.

## Note: If any category is left blank, it will be calculated as zero. No descriptive text.

Count by whole WAC sections only from the WAC number through the history note

A section may be co					story note.	
The number of sections adopted in order to comply	with:					
Federal statute:	New		Amended		Repealed	
Federal rules or standards:	New		Amended		Repealed	
Recently enacted state statutes:	New		Amended		Repealed	
The number of sections adopted at the request of a	nong	overnmenta	l entity:			
	New	<u> </u>	Amended		Repealed	
The number of sections adopted on the agency's ov	wn init	tiative:				
	New		Amended	<u>1</u>	Repealed	
The number of sections adopted in order to clarify,	strear	mline, or ref	orm agency	procedur	es:	
	New	<u> </u>	Amended		Repealed	
The number of sections adopted using:						
Negotiated rule making:	New		Amended		Repealed	
Pilot rule making:	New		Amended		Repealed	
Other alternative rule making:	New		Amended	<u>1</u>	Repealed	
Date Adopted: March 27, 2020		Signature:				
Name: Jane Rushford			and Linkford			
Title: Board Chair	_			·		

WAC 314-02-109 What are the quarterly reporting and payment requirements for a spirits retailer license? (1) A spirits retailer must submit quarterly reports and payments to the board.

The required reports must be:

- (a) On a form furnished by the board;
- (b) Filed every quarter, including quarters with no activity or payment due;
- (c) Submitted, with payment due, to the board on or before the twenty-fifth day following the tax quarter (e.g., Quarter 1 (Jan., Feb., Mar.) report is due April 25th). When the twenty-fifth day of the month falls on a Saturday, Sunday, or a legal holiday, the filing must be postmarked by the U.S. Postal Service no later than the next postal business day; and
  - (d) Filed separately for each liquor license held.
- (2) What if a spirits retailer licensee fails to report or pay, or reports or pays late? Failure of a spirits retailer licensee to submit its quarterly reports and payment to the board as required in subsection (1) of this section will be sufficient grounds for the board to suspend or revoke the liquor license.

Failure of a spirits retailer licensee to submit its quarterly reports and payment to the board for two consecutive quarters will be sufficient grounds for the board to revoke the liquor license.

A penalty of one percent per month will be assessed on any payments postmarked after the twenty-fifth day quarterly report is due. When the twenty-fifth day of the month falls on a Saturday, Sunday, or a legal holiday, the filing must be postmarked by the U.S. Postal Service no later than the next postal business day.

Absent a postmark, the date received at the Washington state liquor and cannabis board, or designee, will be used to determine if penalties are to be assessed.

(3) Subsection (2) of this section is waived, retroactive to February 29, 2020, while Governor's Proclamation 20-13 is in effect.

[ 1 ] OTS-2154.1