## PROPOSED RULE MAKING



CR-102 (June 2024) (Implements RCW 34.05.320)

Do NOT use for expedited rule making

## **CODE REVISER USE ONLY**

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DATE: October 23, 2024

TIME: 10:20 AM

WSR 24-21-168

Agency: Washington State Liquor and Cannabis Board				
□ Original Notice     □ Original No				
□ Supplemental Notice to WSR				
☐ Continuance of WS	SR			
□ Preproposal State	ment of Inq	uiry was filed as WSR 24-1	7-049	; or
☐ Expedited Rule Ma	kingProp	osed notice was filed as W	SR	; or
☐ Proposal is exemp	t under RC	W 34.05.310(4) or 34.05.33	0(1); oı	•
☐ Proposal is exemp				
Title of rule and other identifying information: (describe subject) Rulemaking to Implement House Bill (HB) 2204 (chapter 91, Laws of 2024) codified at RCW 66.20.010(19) which creates an emergency liquor permit allowing liquor manufacturing licensees to temporarily operate in a retail capacity on the premises of another liquor licensee with retail privileges while the manufacturer's premises are inaccessible and unable to operate due to an emergency or road closure. This rulemaking anticipates the creation of a new rule at WAC 314-38-120 titled "Emergency Liquor Permits."				
Hearing location(s):				
Date:	Time:	Location: (be specific)		Comment:
December 4, 2024	10:00 AM	All public Board activity will held in a "hybrid" environmed This means that the public have options for in-person ovirtual attendance. The Boardroom at the headqua building in Olympia (1025 LAvenue, Olympia, WA 9850 be open for in-person attendance. The public may login using a computer or or call-in using a phone, to to the meeting through the Microsoft Teams application public may provide verbal comments during the speci public comment and rules he segments. TVW also regularist these meetings. Please that although the Boardroom be staffed during a meeting Board Members and agency participants may continue to appear virtually	ent. will or rters Jnion 04) will y also levice, listen n. The nearing arly e note m will y,	For more information about Board meetings, please visit <a href="https://lcb.wa.gov/Boardmeetings/Board_meetings">https://lcb.wa.gov/Boardmeetings/Board_meetings</a>
Date of intended adoption: No earlier than December 18, 2024				(Note: This is <b>NOT</b> the <b>effective</b> date)
Submit written comments to:				ance for persons with disabilities:
Name Daniel Jacobs, Rules & Policy Coordinator		Contact Anita Bingham, ADA Coordinator, Human Resources		
Address PO Box 48030, Olympia WA 98504-3080			Phone 360 664 1739	
Email rules@lcb.wa.gov			Fax 360 664 9689	
Fax 360-704-5027		TTY 7-1-1 or 1-800-833-6388		
Other		Email anita.bingham@lcb.wa.gov		

Beginning (date and time) October 23, 2024, 12:00 PM By (date and time) December 4, 2024, 12:00 PM

Other

By (date) November 27, 2024

Purpose of the proposal and its anticipated effects, including any changes in existing rules: The purpose of this proposed rule it to implement House Bill 2204, chapter 91, Laws of 2024, codified at RCW 66.20.010(19):

Section 1: This language mostly repeats RCW 66.20.010(19), except for expressly stating that the permit is to allow manufacturing licensees to sell alcohol "of their own production." This is within the meaning of the permit and original legislation because it clarifies that this permit is intended to allow manufacturers, who otherwise may sell liquor of their own production on their own premises in a retail capacity, to continue these retail activities while being temporarily displaced, to sell their own liquor on the retail premises of another licensee.

<u>Section 2:</u> This language states that the LCB will not charge money for the issuance of this permit. There is no statutory requirement for LCB to charge a fee, nor a specific fee identified in statute, and the LCB has decided not to charge a fee to manufacturing licensees during a period that they are experiencing financial hardship.

<u>Section 3:</u> This language states that distilleries, craft distilleries, fruit and wine distilleries, domestic breweries, microbreweries and domestic wineries are allowed to obtain the emergency liquor permit.

<u>Section 4:</u> This language identifies all liquor licensees as eligible to host emergency liquor permit holders with a few exceptions: caterers, which do not have their own premises to host; private clubs, which are not open to the public per <u>RCW 66.24.450</u> and <u>RCW 66.24.452</u>; and sports entertainment facilities, which are a unique type of liquor licensee that would be impracticable to host an emergency permit holder, as it would be more hassle than it would be worth to have a large football stadium host a winery on a temporary basis. All of these are prohibited from hosting emergency liquor permit holders.

<u>Section 5:</u> This language clarifies that a host must have the same ability to sell alcohol as the permit holder. For example, a beer/wine restaurant not authorized to serve spirits may not host a distillery, as that would result in spirits being served on premises that would not be permitted to serve spirits without an emergency liquor permit holder temporarily operating there. This is a theme continued throughout the proposed rules: an emergency liquor permit shall not be used to allow licensees to operate in ways they are not otherwise permitted to operate.

This is also reflected in (5)(b), which states that distilleries must continue to satisfy the food offerings requirements identified in <u>WAC 314-28-067</u> and <u>RCW 66.24.1471</u>, and the host must also satisfy those food offerings requirements to be eligible to host a distillery.

<u>Section 6:</u> This states that a permit holder shall identify the host when applying for an emergency liquor permit. This is consistent with existing practice and means that a licensee interested in applying for a permit should identify a tentative host who agrees prior to applying for a permit.

<u>Section 7:</u> Per <u>RCW 66.20.010(19)</u>, the permit shall be for 30 days, and can be extended for another 30 days so long as the emergency continues.

<u>Section 8:</u> The first two requirements in (8) and (8)(a) are dictated by statute in <u>RCW 66.20.010(19)</u>. The MAST reciprocity requirements in (8)(b) and (8)(c) continue with the theme of ensuring that these permits are not used to engage in otherwise impermissible activity. The MAST permits required for a host's employees must be sufficient to allow them to serve the permit holder's liquor, as allowed by statute, and vice versa. This is not supposed to be used an opportunity to allow service of liquor by individuals not permitted to provide such service.

<u>Section 9:</u> Continuing with the theme of not allowing this to become an opportunity for an end-run around other alcohol laws and regulations, this section specifically identifies agreements involving impermissible direct or indirect interests, more commonly known as "undue influence," as remaining prohibited despite the existence of an emergency liquor permit.

Section 10: Section (10)(a) is dictated by statute at RCW 66.20.010(19). Section (10)(b) continues with the theme repeatedly identified above and provides that an emergency liquor permit holder can only have one permit at a time, so a manufacturer with one established premises cannot use this as an opportunity to temporarily operate out of three different hosts. Section (10)(c) borrows language from WAC 314-11-060(3) where liquor licenses are required to be conspicuously posted for public inspection and viewing by liquor enforcement officers. The same logic applies here in allowing public viewing and inspection of emergency liquor permits.

<u>Section 11:</u> This section operates generally on the theme of keeping everything separated between hosts and permit holders. The licensees remain distinct legal entities while operating on the same premises. As such, they need to maintain separate financial records (11)(a), they need to continue to pay taxes and make payments as separate entities (11)(b), and they need to use distinctively marked glassware to serve liquor (11)(c). The language of (11)(c) is borrowed from <u>WAC 314-03-200(4)</u> which identifies how licensees can share outdoor spaces.

<u>Section 12:</u> Continuing to borrow from <u>WAC 314-03-200(4)</u> on shared outdoor spaces, this language on joint liability explains that if a violation occurs, the default presumption will be that the host and permit holder share responsibility for the violation, and the responsibility of attributing fault or liability will be on the licensees themselves, not on the LCB.

<u>Section 13:</u> The definitions provided are identified in more detail in the table below. The time frame of 48 hours was used because a licensee that is closed for less than that may not find it worthwhile to make all the arrangements and apply for a permit, move all the liquor and supplies etc., if the closure is only temporary. This also ensures that routine freeway closures or other periodic disruptions of the like do not rise to the level where an emergency liquor permit is warranted or necessary.

**Reasons supporting proposal:** The reasons supporting these proposed rules, in addition to that described above, are identified in the tables herein:

WAC 314-38-120 Emergency liquor permits			
Section	Proposed Rule	Reason	
(1)	Per RCW 66.20.010, there is an emergency liquor permit for eligible licensees to authorize the sale, service, and consumption of liquor of their own production on the premises of another liquor licensee with retail sales privileges when an emergency has made the permit holder's premises inaccessible and unable to operate due to an emergency or road closure.	The language mimics that found in RCW 66.20.010(19), with one exception: the use of the wording "of their own production[,]" which is added to ensure that the purpose of the statute is maintained in rule, allowing manufacturers to continue the retail activities allowed by their license during an emergency closure.	
(2)	There is no fee for the emergency liquor permit.	LCB has made the decision within its authority not to charge fees to licensees experiencing this hardship.	
(3)	The following licensees are eligible to obtain an emergency liquor permit:	These are the liquor licensees with manufacturing privileges, per the following:  (a) RCW 66.24.140, RCW 66.24.145  (b) RCW 66.24.244, RCW 66.24.240  (c) RCW 66.24.170	
(3)(a)	Distilleries, craft distilleries, and fruit and wine distilleries;		
(3)(b)	Domestic breweries and microbreweries; and		
(3)(c) (4)	Domestic wineries.  The following licensees are eligible to operate as a host of a permit holder:	These are the liquor licensees eligible to host a	
(4)(a)	All the licensees identified in subsection (3) of this section;	permit holder: 1) All of the manufacturing licensees, and 2) All liquor licensees with retail privileges except for caterers, which do not have a dedicated premises, private clubs, which are not intended to be open to the public, and sports entertainment facilities, which operate in such a way that allowing them to host a permit holder	
(4)(b)	All liquor licensees with retail sales privileges, except for the following:		
(4)(b)(i) (4)(b)(ii)	Caterers, licensed under RCW 66.24.690; Private clubs licensed under RCW 66.24.450 or 66.24.452; and		
(4)(b)(iii)	Sports entertainment facilities licensed under RCW 66.24.570.	would be infeasible.	
(5)(a)	To be eligible to host a permit holder, the host must have the authority to sell the type of products manufactured by the permit holder.	The goal is to prevent a host from selling liquor it is not ordinarily permitted to sell on its premises, such as a beer/wine restaurant hosting a distillery and thus having spirits served on premises.	
(5)(b)	If the permit holder is a distillery, craft distillery, or fruit and wine distillery, the host must comply with the food offerings requirements in WAC 314-28-067.	Per RCW 66.24.1471 and WAC 314-28-067, distilleries, craft distilleries and fruit and wine distilleries must satisfy certain food offering requirements. This ensures liquor licensees required to meet food offerings requirements cannot avoid these requirements through use of the emergency liquor permit.	
(6)	The permit holder shall identify the host when applying to the board's licensing division for an emergency liquor permit.	This is consistent with existing practice when applying for an emergency liquor permit.  Additionally, this ensures that a host is identified prior to a permit holder requesting a permit, and thus presumably informed that they are expected to host a permit holder.	
(7)(a)	The permit shall last for 30 days.		
(7)(b)	If the emergency continues, the permit may be renewed for an additional 30 days.	This language is from RCW 66.20.010(19).	
(8)	The permit holder may store no more than a 30-day supply of liquor at the host premises.	This language is from RCW 66.20.010(19).	

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(8)(a)	The permit holder's liquor must be kept separate from the host liquor.	
(8)(b)	Host employees and agents are permitted to serve liquor provided by the permit holder if they have the MAST permits required by RCW 66.20.310 and chapter 314-17 WAC.	This wording is meant to ensure that employees and agents of hosts and permit holders have the same level of MAST permit privileges to serve liquor, and as stated above in (5)(a), the host has
(8)(c)	The permit holder's employees and agents must meet the same MAST permit requirements as the host's employees and agents.	authority to sell liquor manufactured by the permit holder.
(9)	A host and permit holder may not enter into any type of agreement that would involve impermissible direct or indirect interests as provided in chapter 66.28 RCW.	Reiterating that hosts and permit holders cannot use the emergency liquor permit to enter business agreements that are otherwise prohibited by law or rule.
(10)(a)	A host may have no more than three permit holders operating on its premises at a time.	This language is from RCW 66.20.010(19).
(10)(b)	A permit holder may only have one permit at a time.	This is to prevent a permit holder with one location from using the emergency liquor permit as an opportunity to operate at multiple locations.
(10)(c)	The permit holder must conspicuously post the emergency liquor permit at the host premises at all times the permit is in use and be available for inspection by liquor enforcement officers.	This language is from WAC 314-11-060(3) about required public display of liquor licenses, and the reasoning is similar: to allow patrons and liquor enforcement officers to know that permit holders are legally operating on the premises.
(11)(a)	Hosts and permit holders must maintain separate records consistent with Titles 66 RCW and 314 WAC as it applies to the host and permit holder.	This is consistent with WAC 314-03-200(4) on licensees sharing outdoor spaces and the need to maintain separate records.
(11)(b)	Hosts and permit holders must comply with all tax payment and reporting requirements in Titles 66 RCW and 314 WAC.	This is to ensure that licensees continue to comply with all tax payment requirements as if they were operating from the original premises.
(11)(c)	Hosts and permit holders must use distinctively marked glassware or serving containers to identify the source of any alcohol product being consumed on the host premises. The distinctive markings may be either permanent or temporary. Any temporary markings must remain on the glassware or serving containers through the duration of use by the customer.	Language from WAC 314-03-200 regarding outdoor service areas and licensees sharing space.
(12)	Hosts and all permit holders on the hosts' premises are jointly responsible for any violation or enforcement issues unless it can be demonstrated that the violation or enforcement issue was due to one or more licensee's specific conduct or action, in which case the violation or enforcement action applies only to those identified licensees.	Language from WAC 314-03-200 regarding outdoor service areas and licensees sharing space.
(13)	<b>Definitions:</b> For purposes of this section, the following definitions apply:	
(13)(a)	"Emergency" means an emergency or disaster as defined in RCW 38.52.010.	This language is from RCW 66.20.010(19).
(13)(b)	"Host" means a liquor licensee with the same retail sales privileges that allows a permit holder to operate on their premises pursuant to the terms of the emergency liquor permit.	Definition needed to identify the licensee who is allowing the emergency permit liquor holder to temporarily operate on their premises.
(13)(c)	"Inaccessible" means unable to be safely entered, reached, or used for on-premises business purposes for more than 48 hours.	Term needs to be defined because it is used in RCW 66.20.010(19) and no definition is provided.
(13)(d)	"Permit holder" means a licensed manufacturer that has experienced an emergency that has made its premises inaccessible and unable to operate due to an emergency or road closure.	Definition needed to identify the licensee who is eligible to obtain the emergency liquor permit.
(13)(e)	"Road closure" means whenever the condition of any state highway, county road, city street, or right-of-way is such that its use by vehicles will be dangerous to traffic, or it is being constructed, altered, or repaired in such a	Language used is from RCW 47.48.010 regarding Washington State Department of Transportation's authority to close roads.

	ner as to require their use to be on vehicles for more than 48 hours.			
	ble to operate" means unable to			
	ises activities which the liquor lic		Term needs to be defined	
	s 66 RCW and 314 WAC.	-01100 ddi11011200 111	RCW 66.20.010(19) and r	no definition is provided.
Statutory authori	ty for adoption: RCW 66.08.03	80; RCW 66.20.010;	RCW 66.98.070	
Statute being imp	olemented: RCW 66.20.010(19)	); House Bill 2204, c	hapter 91, Laws of 2024.	
Is rule necessary	because of a:		·	
Federal Lav	v?			☐ Yes ⊠ No
Federal Cou	urt Decision?			□ Yes ⊠ No
State Court	Decision?			□ Yes ⊠ No
If yes, CITATION:				
Agency commen matters: None	ts or recommendations, if any	, as to statutory lan	guage, implementation, e	nforcement, and fiscal
	ent: (person or organization) Wa		or and Cannabis Board	
Type of proponer	nt: 🗆 Private. 🗆 Public. 🗵 Go	vernmental.		
Name of agency	personnel responsible for:			
	Name	Office Location		Phone
Drafting Coordinator	Daniel Jacobs, Rules & Policy	1025 Union Avenue	e, Olympia WA, 98504	360-480-1238
Implementation Licensing	Becky Smith, Director of	1025 Union Avenue	e, Olympia WA, 98504	360-664-1753
Enforcement & Ed	Chandra Wax, Director of lucation	1025 Union Avenue	e, Olympia WA, 98504	360-664-1726
Is a school distri	ct fiscal impact statement requ	ired under RCW 28	BA.305.135?	☐ Yes ☒ No
If yes, insert state				
	obtain a copy of the school dist	rict fiscal impact stat	ement by contacting:	
Name				
Address Phone				
Fax				
TTY				
Email				
Other				
Is a cost-benefit	analysis required under RCW 3	34.05.328?		
☐ Yes: A pre	eliminary cost-benefit analysis ma	ay be obtained by co	ntacting:	
Name				
Address				
Phone				
Fax				
TTY				
Email				
Other				
No: Please explain: The proposed amended rules do not qualify as a type of rule requiring a cost-benefit analysis     Power as a section. The proposed amended rules do not qualify as a type of rule requiring a cost-benefit analysis     No: Please explain: The proposed amended rules do not qualify as a type of rule requiring a cost-benefit analysis     No: Please explain: The proposed amended rules do not qualify as a type of rule requiring a cost-benefit analysis     No: Please explain: The proposed amended rules do not qualify as a type of rule requiring a cost-benefit analysis     No: Please explain: The proposed amended rules do not qualify as a type of rule requiring a cost-benefit analysis     No: Please explain: The proposed amended rules do not qualify as a type of rule requiring a cost-benefit analysis     No: Please explain: The proposed amended rules do not qualify as a type of rule requiring a cost-benefit analysis     No: Please explain: The proposed amended rules do not qualify as a type of rule requiring a cost-benefit analysis     No: Please explain: The proposed amended rules do not qualify as a type of rule requiring a cost-benefit analysis     No: Please explain: The proposed amended rules do not qualify as a type of rule requiring a cost-benefit analysis     No: Please explain: The proposed amended rules do not qualify as a type of rule requiring a cost-benefit analysis     No: Please explain: The proposed amended rules do not qualify as a type of rule requiring a cost-benefit analysis     No: Please explain: The proposed amended rules do not qualify as a type of rule requiring a cost-benefit analysis     No: Please explain: The proposed amended rules do not qualify as a type of rule requiring a cost-benefit analysis     No: Please explain: The proposed amended rules do not qualify as a type of rule requiring a cost-benefit analysis     No: Please explain: The proposed amended rules are type of rules are type of rules and type of rules are type of rules are type of rules are type of				
under RCW 34.05.328(5). The LCB is not a listed agency under RCW 34.05.328(5)(a)(i), so the cost-benefit analysis requirements in RCW 34.05.328 are not applicable to the proposed rules unless voluntarily applied or made applicable by				
the joint administrative rules review committee under RCW 34.05.328(5)(a)(ii).				
Regulatory Fairness Act and Small Business Economic Impact Statement				
Note: The Governor's Office for Regulatory Innovation and Assistance (ORIA) provides support in completing this part.				
(1) Identification				
	, or portions of the proposal, may	y be exempt from re	quirements of the Regulato	ry Fairness Act (see

This rule proposal, or portions of the proposal, **may be exempt** from requirements of the Regulatory Fairness Act (see <u>chapter 19.85 RCW</u>). For additional information on exemptions, consult the <u>exemption guide published by ORIA</u>. Please check the box for any applicable exemption(s):

			CW 19.85.061 because this rule making is being	
regulation tadopted.	this rule is being adopted to conform or comply		ations. Please cite the specific federal statute or lescribe the consequences to the state if the rule is not	
Citation an	d description:			
	e proposal, or portions of the proposal, is exem RCW 34.05.313 before filing the notice of this p	•	the agency has completed the pilot rule process ule.	
☐ This rul	e proposal, or portions of the proposal, is exem	npt under th	e provisions of RCW 15.65.570(2) because it was	
	a referendum.			
	e proposal, or portions of the proposal, is exem	npt under R	CW 19.85.025(3). Check all that apply:	
	RCW 34.05.310 (4)(b)	$\boxtimes$	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)	$\boxtimes$	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 rul	e proposal, or portions of the proposal, is exem	pt under R	CW 19.85.025(4). (Does not affect small businesses).	
☐ This rul	e proposal, or portions of the proposal, is exem	pt under R	CW	
		•	rule: HB 2204, codified at RCW 66.20.010(19) creates a	
new emerg	ency liquor permit for manufacturing licensees	who can a	oply for this permit under certain statutory conditions	
			ule that identifies which licensees can apply for the	
			ing the permit to be consistent with other provisions of	
			e proposed to be amended. The permit conditions are nents for applying to an agency for the emergency liquor	
			the permit and what conditions must be met while using	
	satisfying both RCW 34.05.310(4)(e) and RCW			
	of exemptions: Check one.			
		•	dentified above apply to all portions of the rule proposal.	
			exemptions identified above apply to portions of the rule	
	out less than the entire rule proposal. Provide de		,	
□ Ine rui	e proposal: Is not exempt. (Complete section 3.	) No exem	otions were identified above.	
(3) Small business economic impact statement: Complete this section if any portion is not exempt.				
If any portion busines		mpose mo	re-than-minor costs (as defined by RCW 19.85.020(2))	
□ No	Briefly summarize the agency's minor cost ar more-than-minor costs	nalysis and	how the agency determined the proposed rule did not	
		noses more	e-than-minor cost to businesses and a small business	
	nic impact statement is required. Insert the requ			
The	public may obtain a copy of the small business	economic	impact statement or the detailed cost calculations by	
cont	acting:			
Name				
Address				
Phone				
Fax				
TTY				
Email				
C	Other			

Date: October 23, 2024	Signature:
Name: David Postman	
Title: Chair	JAN A

- WAC 314-38-120 Emergency liquor permits. (1) Per RCW 66.20.010, there is an emergency liquor permit for eligible licensees to authorize the sale, service, and consumption of liquor of their own production on the premises of another liquor licensee with retail sales privileges when an emergency has made the permit holder's premises inaccessible and unable to operate due to an emergency or road closure.
  - (2) There is no fee for the emergency liquor permit.
- (3) The following licensees are eligible to obtain an emergency liquor permit:
- (a) Distilleries, craft distilleries, and fruit and wine distilleries;
  - (b) Domestic breweries and microbreweries; and
  - (c) Domestic wineries.
- (4) The following licensees are eligible to operate as a host of a permit holder:
- (a) All the licensees identified in subsection (3) of this section;
- (b) All liquor licensees with retail sales privileges, except for the following:
  - (i) Caterers, licensed under RCW 66.24.690;
  - (ii) Private clubs licensed under RCW 66.24.450 or 66.24.452; and
- (iii) Sports entertainment facilities licensed under RCW 66.24.570.
- (5)(a) To be eligible to host a permit holder, the host must have the authority to sell the type of products manufactured by the permit holder.
- (b) If the permit holder is a distillery, craft distillery, or fruit and wine distillery, the host must comply with the food offerings requirements in WAC 314-28-067.
- (6) The permit holder shall identify the host when applying to the board's licensing division for an emergency liquor permit.
  - (7) (a) The permit shall last for 30 days.
- (b) If the emergency continues, the permit may be renewed for an additional 30 days.
- (8) The permit holder may store no more than a 30-day supply of liquor at the host premises.
- (a) The permit holder's liquor must be kept separate from the host liquor.
- (b) Host employees and agents are permitted to serve liquor provided by the permit holder if they have the MAST permits required by RCW 66.20.310 and chapter 314-17 WAC.
- (c) The permit holder's employees and agents must meet the same MAST permit requirements as the host's employees and agents.
- (9) A host and permit holder may not enter into any type of agreement that would involve impermissible direct or indirect interests as provided in chapter 66.28 RCW.
- (10)(a) A host may have no more than three permit holders operating on its premises at a time.
  - (b) A permit holder may only have one permit at a time.
- (c) The permit holder must conspicuously post the emergency liquor permit at the host premises at all times the permit is in use and be available for inspection by liquor enforcement officers.

- (11) (a) Hosts and permit holders must maintain separate records consistent with Titles 66 RCW and 314 WAC as it applies to the host and permit holder.
- (b) Hosts and permit holders must comply with all tax payment and reporting requirements in Titles 66 RCW and 314 WAC.
- (c) Hosts and permit holders must use distinctively marked glassware or serving containers to identify the source of any alcohol product being consumed on the host premises. The distinctive markings may be either permanent or temporary. Any temporary markings must remain on the glassware or serving containers through the duration of use by the customer.
- (12) Hosts and all permit holders on the hosts' premises are jointly responsible for any violation or enforcement issues unless it can be demonstrated that the violation or enforcement issue was due to one or more licensee's specific conduct or action, in which case the violation or enforcement action applies only to those identified licensees.
- (13) **Definitions:** For purposes of this section, the following definitions apply:
- (a) "Emergency" means an emergency or disaster as defined in RCW 38.52.010.
- (b) "Host" means a liquor licensee with the same retail sales privileges that allows a permit holder to operate on their premises pursuant to the terms of the emergency liquor permit.
- (c) "Inaccessible" means unable to be safely entered, reached, or used for on-premises business purposes for more than 48 hours.
- (d) "Permit holder" means a licensed manufacturer that has experienced an emergency that has made its premises inaccessible and unable to operate due to an emergency or road closure.
- (e) "Road closure" means whenever the condition of any state highway, county road, city street, or right-of-way is such that its use by vehicles will be dangerous to traffic, or it is being constructed, altered, or repaired in such a manner as to require their use to be closed or restricted to all vehicles for more than 48 hours.
- (f) "Unable to operate" means unable to perform the on-premises activities which the liquor license authorizes in Titles 66 RCW and 314 WAC.

[ 2 ] OTS-5783.4