#### FIRST REGULAR SESSION

## [PERFECTED]

# **SENATE BILL NO. 334**

## 94TH GENERAL ASSEMBLY

### INTRODUCED BY SENATOR GRIESHEIMER.

Read 1st time January 22, 2007, and ordered printed.

Read 2nd time January 25, 2007, and referred to the Committee on Economic Development, Tourism and Local Government.

Reported from the Committee March 1, 2007, with recommendation that the bill do pass and be placed on the Consent Calendar.

Taken up March 13, 2007. Read 3rd time and placed upon its final passage; bill passed.

1576S.01P

TERRY L. SPIELER, Secretary.

## AN ACT

To repeal section 407.400, RSMo, and to enact in lieu thereof two new sections relating to brand extensions for beer products.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Section 407.400, RSMo, is repealed and two new section 2 enacted in lieu thereof, to be known as sections 407.400 and 407.412, to read as 3 follows:

407.400. As used in sections 407.400 to 407.420:

2 (1) "Appointed wholesaler", wholesaler to whom a brewer or
3 importer granted the exclusive sales territory to a brand from which
4 a brand extension results;

5 (2) "Brand", any word, name, group of letters, symbol, or 6 combination thereof, that is adopted and used by a brewer or importer 7 to identify a specific beer product, and to distinguish that beer product 8 from another beer product;

9 (3) "Brand extension", any brand that:

10 (a) Incorporates all or a substantial part of the unique features
11 of a preexisting brand of the same brewer or importer; and

(b) Relies to a significant extent on the goodwill associated with
that preexisting brand;

14(4) "Franchise" means a written or oral arrangement for a definite or 15indefinite period, in which a person grants to another person a license to use a trade name, trademark, service mark, or related characteristic, and in which 16 17there is a community of interest in the marketing of goods or services at wholesale, retail, by lease, agreement, or otherwise, including but not limited to 1819a commercial relationship of definite duration or continuing indefinite duration, 20between a "wholesaler", such wholesaler being a person as defined in this section, 21licensed pursuant to the provisions of chapter 311, RSMo, to sell at wholesale, 22intoxicating liquor, as defined in section 311.020, RSMo, to retailers, duly licensed in this state, and a "supplier", being a person engaged in the business 2324as a manufacturer, distiller, rectifier or out-of-state solicitor whose brands of intoxicating liquor are distributed through duly licensed wholesalers in this state, 25and wherein a wholesaler is granted the right to offer, sell, and distribute within 2627this state or any designated area thereof such of the supplier's brands of intoxicating liquor, or all of them, as may be specified; except that, the term 2829"franchise" shall not apply to persons engaged in sales from warehouses or like places of storage, other than wholesalers as above described, leased departments 30 of retail stores, places of original manufacture, nor shall the term "franchise" 31apply to a commercial relationship that does not contemplate the establishment 3233 or maintenance of a place of business within the state of Missouri. As used 34herein "place of business" means a fixed, geographical location at which goods, 35products or services are displayed or demonstrated for sale;

36 [(2)] (5) The term "goods" includes any personal property, real property,
37 or any combination thereof;

38 [(3)] (6) The term "other property" includes a franchise, license
39 distributorship, or other similar right, privilege, or interest;

40 [(4)] (7) The term "person" includes an individual, corporation, trust, 41 estate, partnership, unincorporated association, or any other legal or commercial 42 entity;

[(5)] (8) The term "pyramid sales scheme" includes any plan or operation for the sale or distribution of goods, services or other property wherein a person for a consideration acquires the opportunity to receive a pecuniary benefit, which is not primarily contingent on the volume or quantity of goods, services, or other property sold or distributed or to be sold or distributed to persons for purposes of resale to consumers, and is based upon the inducement of additional persons, by himself or herself or others, regardless of number, to participate in the same 50 plan or operation; and

51 [(6)] (9) The term "sale or distribution" includes the acts of leasing, 52 renting or consigning.

407.412. A brewer or importer, who assigns a brand extension to 2 a wholesaler, shall offer to assign such brand extension to the 3 appointed wholesaler. This requirement shall not apply to brand 4 extensions assigned to wholesalers by a brewer or importer prior to 5 August 28, 2007. If, prior to August 28, 2007, a brewer or importer 6 assigned a brand extension to a wholesaler, who was not an appointed 7 wholesaler, any additional brand extension shall be assigned to the 8 wholesaler who first had the brand.

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