

- 1 Q3RC44-1
- 2 By Representatives Holk-Jones, Givens, Baker, Pettus, Shirey,
- 3 Lamb, Reynolds, Stringer, Paramore, Crawford, Collins, Wood
- 4 (D), DuBose
- 5 RFD: Economic Development and Tourism
- 6 First Read: 18-Apr-23

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SYNOPSIS:

Under existing law, individuals 18 to 20 years of age employed by a restaurant licensee of the Alcoholic Beverage Control Board may serve alcoholic beverages under certain specified conditions.

This bill would also authorize individuals 18 to 20 years of age employed by a restaurant or hotel that is a restaurant or special retail licensee of the Alcoholic Beverage Control Board to serve alcoholic beverages under the same conditions.

This bill would also further provide for the forms of responsible vendor training for employees including training online.

19 A BILL

20 TO BE ENACTED

21 AN ACT

Relating to the Alcoholic Beverage Control Board; to amend Sections 28-1-5, as amended by Act 2022-383, 2022

Regular Session, and 28-10-6 of the Code of Alabama 1975, to authorize an employee of a restaurant or hotel that is a restaurant or special retail licensee of the board to serve alcoholic beverages under the same specified conditions as an





- 29 employee of a restaurant licensee; and to further provide for
- 30 the forms and records of responsible vendor training.
- 31 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
- 32 Section 1. Sections 28-1-5, as amended by Act
- 33 2022-383, 2022 Regular Session, and 28-10-6 of the Code of
- 34 Alabama 1975, are amended to read as follows:
- 35 "\$28-1-5
- (a) Notwithstanding Section 26-1-1, it shall be
- 37 unlawful for an individual less than 21 years of age to
- 38 attempt to purchase, purchase, consume, possess, or transport
- 39 any alcoholic beverage within the State of Alabama.
- 40 (b) Nothing in this section shall prevent an
- 41 individual who is less than 21 years of age from being
- 42 employed by a licensee of the board, provided the individual
- 43 may not handle, transport, serve, or dispense alcoholic
- 44 beverages, except as authorized under subsection (c), and a
- 45 representative of the licensee who is 21 years of age or older
- 46 must be in attendance at all times the individual is working.
- 47 (c) Notwithstanding subsection (a):
- 48 (1) An individual who is 18, 19, or 20 years of age
- 49 and is employed by a restaurant or a hotel that is a
- 50 restaurant or special retail licensee may serve alcoholic
- beverages, provided all of the following conditions are met:
- 52 a. The employee is working within the scope of his or
- her employment as a server or a busser.
- 54 b. The employee may not work as a bartender and may
- 55 not pour or dispense alcoholic beverages or deliver alcoholic
- 56 beverages to a guest room.



57	c. The restaurant or hotel that is a restaurant or
58	<pre>special retail licensee is annually certified as a responsible</pre>
59	vendor under the Alabama Responsible Vendor Act as provided in
60	Chapter 10. Responsible vendor training or testing for these
61	licensees may be conducted online by computer, in a classroom,
62	or by live trainers. Any online training must include employee
63	testing to pass. Nothing in this paragraph shall be construed
64	to require an in-person test administrator or proctor.

- (2) An individual under 21 years of age who is employed by a wholesale licensee or an off-premises retail licensee may handle, transport, or sell alcoholic beverages, provided the employee is working within the scope of his or her employment.
- (d) The board may levy a civil penalty, up to and including suspension or revocation of the license, against any licensee who requests or requires as a condition of employment an employee under the age of 21 years to handle, transport, serve, or dispense alcoholic beverages in a manner that violates this section, as follows:
- (1) Two hundred fifty dollars (\$250) for a first offense.
 - (2) Five hundred dollars (\$500) for a second offense.
- 79 (3) One thousand dollars (\$1,000) for a third or subsequent offense."
- **"**\$28-10-6

- In order to qualify for certification, the vendor shall comply with the following requirements:
- 84 (1) Provide a course of instruction for its employees



approved by the board which shall include subjects dealing with alcoholic beverages as follows:

- a. Laws regarding the sale of alcoholic beverages for on-the-premises consumption and/or for off-the-premises consumption.
- b. Methods of recognizing and dealing with underage customers; and.
 - c. The development of specific procedures for refusing to sell alcoholic beverages to underage customers; for assisting employees in dealing with underage customers; and for dealing with intoxicated customers.
- (2) Require each employee who is authorized to sell alcoholic beverages in the normal course of his or her employment to complete the employee training course set out in subdivision (1) hereof within 30 days of commencing employment. Responsible vendor training or testing may be conducted online by computer, in a classroom, or by live trainers. Any online training must include employee testing to pass. Nothing in this subdivision shall be construed to require an in-person test administrator or proctor.
 - (3) Require all—such trained employees to attend additional meetings at least semiannually or such other schedule of meetings as may be approved by the board, which meetings shall include the dissemination of existing and new information covering the applicable subjects specified in this section and explaining the vendor's policies and procedures relating to those subjects;
 - (4) Maintain employment records of the training of its



113	employees required by this section; and. The records may be
114	maintained in a digital format provided the records may be
115	produced within 48 hours at the request of the board.
116	(5) Post signs on the vendor's premises informing
117	customers of the vendor's policy against selling alcoholic
118	beverages to underaged persons."
119	Section 2. This act shall become effective immediately
120	following its passage and approval by the Governor, or its
121	otherwise becoming law.