2016 ISSUE BRIEFS FOR STATES

Brief Explanations of
Common Alcohol Regulatory Issues
Facing State and Local Communities

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An Introduction to the
2016 Issue Briefs for State Policy-Makers

This is a package of simple briefs that address common issues about alcohol regulation. It is designed for community leaders, elected officials and other policy-makers who need a short, straightforward explanation of a given issue.

For each brief, research citations are given where they exist. The Appendix lists resources for further information about a given issue as well as the sources for quotations and facts cited. This publication is issued annually in order to incorporate current information.

Alcohol problems are complex and impacted by a variety of factors. Drinking is more prevalent in northern countries and in northern states in the US. Religious prohibitions may lower consumption rates. Young people, males and some ethnic groups drink at higher rates. A complex social problem generally requires a comprehensive system of regulation to address all its facets.

A growing body of research points to the need for a comprehensive system with multiple methods to contain price, availability, potentially dangerous products and aggressive promotions. These regulations work together, so changing a single regulation can change the workings of the entire system.

The primary purpose of the alcohol regulatory system and its individual regulations is to protect public health and safety. Whenever a change is proposed, the first question should be: How will this change affect public health and safety?

How to use these briefs:
Each brief is designed to stand alone. Please feel free to copy any of them including the attribution to healthyalcoholmarket.com. If you wish to modify one or more of the briefs, please contact the author, Pamela S. Erickson, and she will attempt to accommodate your needs. She can be reached at pam@pamaction.com. Further information can be found at healthyalcoholmarket.com.

New is this edition:
Most of the briefs have received minor editing for updated statistics, new research or additional clarity. Brief #7 has a new map, courtesy of the National Alcohol Beverage Control Association, which portrays where you can buy beer, wine and spirits in each state. Brief #8, “What is the purpose for different types of retail licenses,” is completely new. Brief # 17 includes a reference to a new report on fair trade practices available at www.healthyalcoholmarket.com.

This publication is available in pdf format at healthyalcoholmarket.com.
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Issues relating to the history and purpose of alcohol regulation:

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3. Since alcohol is a legal product, why can’t it be sold like orange juice or any other legal product?
4. What are some real-world examples of what happened when alcohol was deregulated?

How our regulatory system works:

5. What does a good alcohol regulatory system look like?
6. Why are some states in the liquor business? What happens when a state privatizes?
7. Why are beer, wine and spirits regulated differently?
8. What is the purpose for different types of retail licenses?
9. What are the benefits of the three-tier system of alcohol control?
10. Isn’t alcohol regulation bad for business? Shouldn’t we loosen alcohol regulations to help local business?

Individual system elements:

11. Since the recession, all Americans expect good values, so what’s the problem with lower prices for alcohol?
12. Why shouldn’t alcohol be more convenient for customers to buy?
13. What is the problem with allowing more stores to sell alcohol?
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17. What are trade practice regulations and why do we need them for alcohol?

For more information: www.healthyalcoholmarket.com
Today’s alcohol regulations were primarily designed to prevent problems which occurred before Prohibition. As Historian W.J. Rorabaugh reminds us, “For generations, Americans had been heavy drinkers, and by 1900 saloons were identified with political corruption, prostitution, gambling, crime, poverty and family destruction.” Prior to Prohibition alcohol was sold in a free-market scenario with little regulation. National manufacturers controlled the industry and owned retail saloons—called “tied houses” because they only sold one manufacturer’s products. Almost all alcohol was consumed in these establishments. To compete, each national company saturated neighborhoods with multiple outlets, which were often located near factories to attract workers. Aggressive promotions encouraged high volume consumption and money was used to dissuade politicians from crackdowns.

Most of our alcohol regulations are designed to prevent companies from dominating local markets by heavily promoting large amounts of cheap alcohol. That is a very modern concern given the propensity of large corporations to do that with other commodities and to do that in countries where alcohol can be sold in virtual free-market scenarios.

The lessons from Prohibition are different. A primary lesson is that extreme measures applicable to the entire country with very little flexibility do not work. Second, laws must have public support to be effective. As a result, our alcohol regulations are state-based, allowing for differences and for experimentation.

Currently, our regulations enjoy a high level of support as evidenced in numerous surveys. Based on a national survey published in 2000 by Alexander Wagenaar and his colleagues, the “results showed high levels of public support for most alcohol control policies.” A more recent survey conducted for the Center for Alcohol Policy revealed the following:

- 89% of adults agree that regulating the alcohol is important
- 70% agree that alcohol should not be sold in the same way as other consumer goods
- 91% of adults are satisfied with the convenience and variety of all kinds of alcoholic beverages available in their community

For more information: www.healthyalcoholmarket.com
The reason for regulation in the alcohol market is very simple: some common business practices can produce social harm. These practices often work well for other products, but not for alcohol.

Consider this example of three typical business plan strategies:

1. Efforts to retain and increase purchases by customers who are “frequent buyers.”
2. Discounts and promotions to gain new frequent buyer customers.
3. Advertising to young people to build a future customer base.

When applied to alcohol sales, such business practices would:

1. Increase sales to frequent buyers, including heavy drinkers and alcoholics.
2. Use volume discounts and incentives to encourage heavy use.
3. Market alcohol to youth, thus encouraging underage drinking.

Alcohol regulatory systems seek to achieve a healthy balance of business practices which keep prices moderate: not too low to push consumption, not too high to push bootlegging or theft. They also make products reasonably available for customers, prohibit promotions that foster heavy consumption and strictly control sales to minors. These things are designed to foster moderation because we know from research that moderation in consumption of alcohol avoids most problems. One should be skeptical of cries for a free market environment with no regulations. A truly free-market, devoid of any rules at all, does not really exist for any commodity; for alcohol, it would result in serious unintended consequences.

Estimates indicate the alcohol market includes:

- 17.5% underage drinkers
- 20+% adult abusive/dependent drinkers
- 10-20% of alcohol sold is consumed by underage drinkers

Archives of Pediatrics and Adolescent Medicine, 2006
Most “legal” products are regulated to protect the public’s health and safety. In the US, food products are regulated by the Food and Drug Administration to ensure that products are safe and that the contents match their labels. When regulation is weak or sloppy, we are at risk of food poisoning, food-borne illnesses, fraudulent packaging and other problems. For similar reasons, restaurants are regularly inspected locally to ensure that they serve only safe and healthy products. Fines and other penalties are issued to those in violation. No one would suggest that we should have no food regulations merely because the sale of food products is legal.

One highly regulated product in today’s market is the automobile. Regulations require that each car sold must contain a long list of equipment to ensure its safety, fuel economy, and to reduce air pollution. Once you buy a car, there are more regulations to follow, including those for proper use of children’s car seats, seat belts, safe driving speeds, and so on. Once again, no one would ever suggest that we should eliminate regulations just because the automobile is a legal product.

Cigarettes are highly regulated products that have some interesting parallels with alcohol. While cigarettes are legal to buy and smoke, there are many restrictions on their sale and use. You have to be 18 to purchase cigarettes. You may not smoke in most public places. And you may have to pay higher insurance fees if you are a smoker. We all know that the reason behind these regulations is the great harm cigarettes can cause to the human body, including to those who inhale passive smoke from others. Research has shown a connection between cigarette smoke and cancer and many other health problems.

Alcohol is unique in that it is invariably harmful when used to excess. The Centers for Disease Control and Prevention estimate that 88,000 deaths PER YEAR WERE ATTRIBUTED TO EXCESSIVE ALCOHOL USE FROM 2006 – 2010. In 2014, drunk driving alone caused 9,967 deaths—31% of all traffic deaths (this is a decrease from 2013 when there were 10,076 deaths) and cost $44 billion. These data alone justify the need for significant regulation.

Although there are some situations where alcohol should not be used at all, alcohol can usually be enjoyed if used in moderation. Alcohol regulations both encourage moderation and restrict excessive use. This preserves individual choice while protecting public health and safety.

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The United Kingdom is today’s best example, although the State of Washington recently passed a ballot measure which will make it one of the least regulated states. Over time, we will be able to measure the impact on public health and safety.

The United Kingdom deregulated over a long period of time with an increase in problems following closely in the wake. It began in the 1960’s with allowing all forms of alcohol in grocery stores. As competition heated up, alcohol became cheaper and even more available. Closing hours and other controls were abandoned. Today in the UK you can buy all forms of alcohol everywhere with few restrictions, 24 hours a day, 7 days a week; this “convenience” has caused a serious alcohol epidemic. For example, hospital admissions for liver disease and acute intoxication have more than doubled over 10 years. Underage drinking in the UK is almost twice the US rate.

All of the last three prime ministers have had an alcohol strategy designed to curb problems. However, only the current Prime Minister, David Cameron, has focused on what research Thomas Babour and colleagues assert are the “strong strategies”: restrictions on affordability, availability, accessibility as well as drunk-driving deterrence measures. But strategies are often hard to put into practice. Cameron proposed both a minimum price and a ban on multi-buy discounts. He advocated for greater enforcement and local control over licensees with the ability to sanction. So far, minimum price has been shelved. Multi-buy bans were only recently instituted. Local enforcement is stronger although consistent strong action in local areas takes time to implement. Cameron also is relying on an industry “Responsibility Deal” to remove a portion of alcohol from the market and make other attempts to change the culture of heavy drinking. There is considerable disagreement about whether the “Responsibility Deal” is working. Critics claim the measures represent that are “ineffective, poorly reported or were already happening anyway,” according to a report issued by the London School of Hygiene & Tropical Medicine. However, the industry group tracking the measures claims they have already met the pledge to remove 1.2 billion units from the market primarily by providing lower alcohol content products. Some of these measures are having an impact. According to the UK National Health Services statistics, overall consumption has decreased and youth drinking has declined. Serious violence is also down according to a study by Cardiff University. However, death and disease rates are the consequence of many years of excessive alcohol use and they remain high.

For more information: www.healthyalcoholmarket.com
Other countries have also suffered severe problems from alcohol deregulation and are now struggling to re-regulate:

**Finland:** Since the early 1960s, Finland gradually liberalized alcohol regulations and cut taxes. As a result, average consumption for those over age 15 increased fourfold – from 3 liters per capita in 1969 to 12 liters in 2010. In 1998, Finland decreased its excise duties for some alcohol products by 17%. In 2004, it was dropped another 33% in an effort to compete with other European Union countries. With each tax cut, consumption rose by 10%. In 1995, alcohol-related mortality rose by 14%, and by 20% in 2004. Also in 2004, deaths from liver disease increased by 30%. The pressure for these changes came from the EU, which favored deregulation for alcohol and lower taxes.

Since 2004, Finland has done a “U-turn” and raised taxes four times in an effort to reduce harm. As a result, total consumption is down by about 10 percent and alcohol–related deaths have decreased. Finland is continuing to implement measures to curb problems. Finland has strong regulations on alcohol advertising in an attempt to keep children from being exposed to the ads. Outdoor billboards for alcohol products are not allowed and radio and TV ads can only play after 10pm. They also have instituted new import limits via “booze cruises.”

**Russia:** Alcohol is a primary cause for drastically reduced life expectancy. In Russia, where men are very heavy drinkers, life expectancy for men is 66, versus 76 for women. Per capita consumption of alcohol is enormous – about 4 gallons. This is twice the level the World Health Organizations considers the “danger level.” The number of deaths is staggering: a recent study published in the journal, The Lancet, found that 25% of Russian men die before age 55, primarily due to alcohol—and 25% represents a decrease from 37% in 2006. By comparison, only 7% of men in the United Kingdom die before age 55. President Putin introduced a series of tax increases (30% increase for vodka), penalties for sales to minors, restrictions on where liquor can be sold, health warnings, and a ban on advertising. According to Euromonitor, sales have decreased although some suspect that there has been a corresponding increase in the illegal market. Nevertheless, according to an article in the Lancet, 25% of Russian men die before age 55 which is an improvement over 37% in 2006. It will be difficult for President Putin to achieve his goal of cutting consumption in half by 2020.

**New Zealand:** Went from very strict alcohol rules to much greater leniency in a short period of time. Regulations were loosened in 1989 and problems increased. Since that time there have been numerous discussions, committees, and cries for re-regulation from groups including a report in May from the New Zealand Medical Association. In 2010, an Alcohol Reform Bill was developed. In December 2012, Parliament passed the reform bill but few of the recommendations have been implemented.

One of the reasons that re-regulation can be so difficult is that greatly loosened laws can create new business opportunities. Those who invested in these new opportunities naturally fear losing their livelihood, so it is important to work with impacted licensees when a course correction is needed. Sometimes loosened regulations only help a few business and more thoughtful changes can actually help level the playing field for all licensees.

For more information: www.healthyalcoholmarket.com
Today we know a great deal about what works in alcohol regulation thanks to a large body of high-quality research. The World Health Organization has done extensive review of this research and developed recommendations on how best to regulate alcohol. The following chart presents many of those recommendations in an easy-to-understand “alphabet” format:

<table>
<thead>
<tr>
<th>ABC’s of Regulation</th>
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<tbody>
<tr>
<td><strong>Availability.</strong> Allows alcohol to be sold by the bottle and the drink, but limits the number, location, types of alcohol products, and hours of outlets.</td>
</tr>
<tr>
<td><strong>No “Bargain Booze”.</strong> Regulations balance prices, control price competition, and restrict dangerous marketing and promotional practices.</td>
</tr>
<tr>
<td><strong>Children and Teens.</strong> Age restrictions protect young people from the serious problems of underage drinking.</td>
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<tr>
<td><strong>Drunk Driving.</strong> Creates and enforces strict measures against drinking and driving- sobriety checks, blood alcohol limits, driver’s license suspension.</td>
</tr>
<tr>
<td><strong>Education and Enforcement.</strong> Uses the carrot of education (alcohol awareness programs, “schools” for offenders) and the stick of enforcement (fines, community service and jail) when education fails.</td>
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Source: Adapted from World Health Organization recommendations.

In a 2013 article in the American Journal of Preventive Medicine, “Efficacy and the Strength of Evidence of U.S., Alcohol Control Policies,” a highly respected team of experts rated 47 different policies on their efficacy and strength of evidence in reducing binge drinking and alcohol-impaired driving among the general population and among the youth population. The top ten policies in rank order were:

- Alcohol excise taxes
- State alcohol control systems
- Bans on alcohol sales
- Outlet density restrictions
- Wholesale price restrictions
- Retail price restrictions
- ABCs (Alcohol Beverage Control agencies) present, functional, adequately staffed
- Dram shop liability laws
- Hours of sale restrictions
- Alcohol consumption restricted in public

Further research has looked at combinations of policies. Dr. Timothy Naimi of Boston University’s School of Medicine and his colleagues developed a score for each state based on the strength of their alcohol policies. In a 2013 study, they found that state’s with stronger alcohol policies had lower rates of binge drinking. A second paper published in 2015 concluded that “The strength of a state’s alcohol policies directly correlates to fewer deaths from alcoholic cirrhosis.”

For more information: www.healthyalcoholmarket.com
After Prohibition, eighteen of the states and a number of local governments adopted the “control system”, whereby a unit of state or local government owns all or part of the alcohol business in its jurisdiction. This was done to prevent problems experienced previously with an unregulated market. Prior to Prohibition, large alcohol companies were strongly profit driven and pushed retailers to sell alcohol aggressively to factory workers, heavy drinkers and even to children. They used credit, volume discounts, and other inducements to increase the sale and consumption of alcohol. This encouraged intoxication and created major social problems.

A Control System is designed to ensure that no one will have a profit incentive to sell alcohol to people who shouldn’t drink, such as youth and intoxicated persons. Several states, some local governments, most Canadian provinces and some Northern European countries have some version of a control system. Since the state takes the profit from the sale of alcohol, it can then use those funds to offset the costs to taxpayers of alcohol abuse. These costs are substantial. According to the Centers for Disease Control and Prevention, “…excessive alcohol consumption cost the United States $223.5 billion in 2006, or about $1.90 per drink.”

Conversion from a control to a license system is far from simple and has consequences for public health and safety, revenue, and the local business markets. Since Prohibition ended the “control states” have made many changes to their systems and most now allow some private sector operation, especially at the retail level. However, only one of the 18 original “control states” has completely converted to a private, license system. That gives us the opportunity to see how such a conversion impacts a state’s public health and safety as well as its alcohol business market.

Prices are higher under the new license system: If a control state’s business is eliminated, the only way to replace lost revenue is to impose new, high taxes. The reason is that control systems provide revenue through both business profit and tax collection. So, you have to replace both. This is exactly what the Washington ballot measure did. First, the retail sales tax of 20.5% and the $3.77 per liter taxes were retained. Then, two new “fees” were added, a 10% distribution fee and a 17% retail fee. On top of all of these taxes and fees, a private business adds “mark-up” for their profit. As a result, the average price per liter of hard liquor after taxes increased by almost $4: from $24.06 to $21.59 according to the Washington State Department of Revenue. A recent study by the Alcohol Research Group found that average prices remained high. “Our results confirm that replacing a government controlled system with a private system and taxes designed to achieve the same revenues to the state at a given sales level will result in substantially higher prices.”

Source: Alcohol Research Group, 2015

For more information: www.healthyalcoholmarket.com
prices to consumers on average," says senior scientist and lead author William C. Kerr of the Alcohol Research Group (ARG), a program of the Public Health Institute.

Consumers got more outlets for spirits, but less variety: Outlets for spirits increased substantially and sales hours were increased. Before privatization, there were 328 state and contract stores open a maximum of 73 hours per week. After passage of Measure 1183, there were 1,425 stores open a maximum of 140 hours per week. Under the Control System, state stores carried a large variety of spirits products in addition to wine. These stores were auctioned off to private parties who often did not have enough capital to purchase and maintain a large inventory. This issue was compounded by the fact that they had to compete with all the large grocery stores and new “big box” liquor store chains that quickly entered the market. Many of the small stores quickly went out of business. Grocery stores typically cleared a few shelves to stock spirits which meant their selection was primarily a few of the best selling products. Thus a consumer that only buys the “best sellers” got a lot of convenience, but anyone interested in unique products or greater variety would need to find a large, chain liquor store that stocked a substantial inventory. Short-term revenue collections are artificially high thanks to a one-time fee assessed on wholesalers of $105 million. Whether revenue will continue to be high enough to equal what the state got under the old system remains to be seen. The legislature is under heavy pressure to reduce the “fees” because the small liquor stores are having a hard time competing. They have already made some changes and may make more.

Industry Impact: Local markets are dominated by large, national companies that stifle competition. As one might expect, Costco wrote the ballot measure to favor large, national chains. Retailers with more than 10,000 square feet can now obtain retail licenses. As noted earlier, smaller stores have great difficulty competing with these large entities and many have failed. The wholesale market was quickly captured by the two largest national wholesalers who gained 93% market share. Small, local wineries and distillers have greater difficulty getting their products to market in this kind of a market.

High theft rates became an immediate public safety problem, but other social impacts will take time to measure. Given the high price, liquor became an attractive item for shoplifters including organized gangs. Theft instances skyrocketed requiring legislation to require better security. Privatization usually results in increased problems with alcohol due to greater availability and higher consumption. Research on previous instances of privatization convinced the Centers for Disease Control’s Task Force on Community Preventive Services to recommend against further privatization. However, impacts on underage drinking, alcohol abuse, alcohol-related disease and other social ills take time to measure. Therefore, we will not know the true impact for some time.

For more information: www.healthyalcoholmarket.com
After Prohibition, both a new alcohol marketplace and a new regulatory system had to be created. Since state legislators knew little about alcohol markets, all states relied—more or less—on a study called Toward Liquor Control by R. B. Fosdick and A.L. Scott. This work was sponsored by John D. Rockefeller, a leading entrepreneur of the day. The two authors studied alcohol regulatory systems in other countries and developed a set of recommendations designed to foster public safety by eliminating violence in public drinking places and encouraging moderation among those who wanted to drink. To encourage moderate consumption, they recommended two types of licenses that would encourage consumption of “light alcohol products” in single-serving containers and discourage consumption of more potent products.

The first license type was for retailers who sold “lighter” beverages, which usually meant 3.2% beer because Americans did not drink much wine. The idea was to have widespread availability for the sale of these “light” products. The new approach meant that beer would no longer be sold primarily in kegs and buckets, as it was before Prohibition, but in single-serving size cans and bottles. These smaller size containers were meant to limit intake or, at least, give the consumer some idea of how much they were drinking. The license for these stores usually allowed the sale of other products, so the grocery store became the most common type of licensee.

The second type of license (or state–operated store) was the liquor store—often referred to as a “package store.” There were fewer of these stores, their hours were curtailed, they did not permit entrance to those underage, and they were the only places where hard liquor and high-alcohol wine or beer could be sold. Generally, these licenses did not permit extensive sale of other products. The idea was that licensees would become specialists in the proper selling of alcohol. Moreover, they would not be able to sell alcohol very cheaply because they had no other products from which to make up profits lost by deep discounting.

<table>
<thead>
<tr>
<th>Grocery Store</th>
<th>Liquor Store</th>
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<tbody>
<tr>
<td>- Low alcohol beer in single serving containers (3.2% - 6%)</td>
<td></td>
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<tr>
<td>- Light wine (often 12% - 13%)</td>
<td></td>
</tr>
<tr>
<td>- Other products such as groceries available</td>
<td></td>
</tr>
<tr>
<td>- Sale of alcohol not necessary to be a profitable store</td>
<td></td>
</tr>
<tr>
<td>- Outlets widely available</td>
<td></td>
</tr>
<tr>
<td>- Greater days / hours of sale</td>
<td></td>
</tr>
<tr>
<td>- Customers of any age</td>
<td></td>
</tr>
<tr>
<td>- Usually clerks can be under 21</td>
<td></td>
</tr>
<tr>
<td>- High turnover provides less expertise in regulatory requirements to avoid sales to minors and intoxicated persons.</td>
<td>- Spirits and other higher alcohol content products</td>
</tr>
<tr>
<td>- Primarily sell alcohol. Loss leader is difficult without non-alcohol products to sell. Promotion / advertising sometimes controlled.</td>
<td></td>
</tr>
<tr>
<td>- Outlets limited by state quotas, local ordinance or state ownership</td>
<td></td>
</tr>
<tr>
<td>- Limited hours / days of sales: generally no Sunday, holiday or late-night sales</td>
<td></td>
</tr>
<tr>
<td>- Customers must be 21+. Some states cite minors for being in store.</td>
<td></td>
</tr>
<tr>
<td>- Clerks must be 21+.</td>
<td></td>
</tr>
<tr>
<td>- Mandatory training in alcohol regulation is common.</td>
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</tbody>
</table>
Issue Brief #7: Why are beer, wine and spirits regulated differently? continued

Pressure to move from tight to light control for all alcohol products.

The original dual license system has eroded in several ways:

- The alcohol content of “lighter” products has increased. While 3.2% beer is still produced, the alcohol content of beer now averages around 4–5%, with some craft brews much higher. Many states have increased the allowable percentage of alcohol in beer sold in stores to as high as 8–12 percent. The percentage of alcohol in wine has increased from around 12% to 13–14%, with some varieties much higher.
- The place of wine in our markets has changed. For some time after Prohibition, few Americans drank wine. That has changed as about 1/3 of Americans now drink wine as their primary alcoholic beverage. And, the availability of wine has increased as more states have allowed it to be sold in grocery and convenience stores.
- New products, many of which appeal primarily to youth, are sold in grocery and convenience stores because they are “malt–based” and qualify as beer, or they are “wine–based” and qualify as wine. Some of these products are sold in large containers—over 20 ounces with 12% alcohol.
- Several states have allowed hard liquor and other high–alcohol content products to be sold in grocery and convenience stores without the additional controls that liquor stores have including the use of self–service systems. These systems are lightly staffed which can increase theft as well as sale of alcohol to youth and intoxicated persons.
- Hours and days of sale have been extended; and many states are moving toward allowing the sale of all forms of alcohol for extended hours, seven days a week.

Source: National Alcohol Beverage Control Association

For more information: www.healthyalcoholmarket.com
Anyone who has inquired about licensing in a given state is confronted with an array of license types. Many states have several levels of licenses for bars and stores as well as specialty licenses for hotels, boats and convention centers. It can be confusing and cumbersome as some states have as many as 80 license types.

However, there are really two basic types of licenses with an important set of privileges and responsibilities. These are on-premise and off-premise licenses. (In some places they are known as on-sale and off-sale.) Off premise licenses are designed for customers to buy alcohol and take elsewhere for consumption. This usually means a private location such as a home. For on-premise licenses, the customers drink the alcohol at the premise. Both licenses entail major responsibilities so let’s review each type:

**Off-premise license**

The off-premise license is granted to retail stores such as liquor or package stores, grocery stores, convenience stores and other types of retail outlets. Alcohol is sold in sealed containers and the products must be taken to another location for consumption. For most of these types of licenses, no opening of the container or consumption on or near the premises is permitted.

The off-premise licensee must ensure that alcohol is not sold to a minor or a visibly intoxicated person. Thus, the clerk who sells the product must know how to judge age, request proper identification, check birth dates and other information, and effectively refuse sales if needed. They must also understand the signs of visible intoxication and be able to refuse sales to such persons. This requires that the licensee make some effort to train their clerks to ensure these important duties are performed. Many states have training available for clerks and servers. In some cases, training is mandatory.

Most states have different kinds of licenses depending on what type of alcohol is allowed for sale. Shortly before the end of Prohibition, low alcohol content beer became legal by declaring it non-intoxicating! Once Prohibition ended, there was an effort to make low alcohol content beer more widely available in grocery stores. Other products with higher alcohol content—spirits and wine—were sold in more tightly controlled liquor or “package stores.” That system remains today as many stores are only licensed to sell beer or just beer and wine. Liquor stores generally sell the full range of alcohol products.

Most states have additional laws for retail sales involving closing hours, quotas for various license types, and limitations on location near schools. Licensees are usually required to abide by all other laws, maintain an orderly establishment and curb any nuisance problems such as littering or loitering.

**On-premise license**

This license is designed for consumption in a controlled environment. The alcohol is served in open containers such as glasses, opened bottles or cans and the customer’s behavior is monitored to ensure there are no problems with intoxication, fights, drunk driving or other problems. Usually, the patron is not permitted to take the drink away from the premise. Like clerks in the stores, the bar tender and servers are responsible for ensuring that alcohol is not sold to underage or visibly intoxicated customers.

For more information: www.healthyalcoholmarket.com
The server’s job can be quite difficult and for that reason many states license such people and require training. The server is not permitted to serve a visibly intoxicated person and usually required to remove a drink from a customer who becomes intoxicated. There are often rules designed to curb intoxication or help the server spot problems. For example, adequate lighting is often required so the server can observe when patrons become intoxicated. The lay-out of the premise is very important, because the actions of customers need to be visible to servers at all times. Private rooms can be problematic if patrons are drinking heavily without the watchful eye of a server. Other regulations attempt to curb neighborhood problems by prohibiting excessive noise, loud entertainment, littering and loitering in the parking lot. Like the off premise license, there are licenses for low alcohol content products such as beer and wine and full-privilege licenses that allow all forms of alcohol to be sold.

Hybrid Licenses

As entrepreneurs have developed new business models, licenses were created to accommodate the service of alcohol. So licenses were created for hotels, tour boats, rest homes, and convention centers. Many states have special licenses for one–time events or community festivals. These licenses allow consumption of alcohol in a location other than a typical store, bar or restaurant. In some cases the license has aspects of on and off premise privileges and responsibilities. More recently, there are licenses that combine manufacturing and retailing in a brew–pub format.

Problems with licenses

Problems often occur when a licensee is operating outside their privileges or not fulfilling their responsibilities. Failure to check ID will result in underage sales and selling alcohol to intoxicated patrons can result in neighborhood problems, drunk driving and domestic abuse. Off–premise licensees can create problems by selling single serve containers that are really designed for immediate consumption. Some communities have banned single serve sales in areas where public inebriates frequent.

In Las Vegas, several souvenir stores were licensed in an entertainment venue and began to advertise and sell open containers of cheap alcohol. This contributed to major problems including intoxication, crime, and fights. The venue which got high marks for family entertainment began to lose patrons and tourists. The city had to enact additional ordinances to get problems under control.

Hotels usually have bars or restaurants as well as mini–bars for rooms. There can be problems when underage youth rent rooms for parties or loud parties disturb other guests. Communities have developed special programs to alert hotels and ask them to be diligent around Prom time so that they don’t rent rooms for underage parties.

When granting licenses to sell alcohol it is important to ensure that the new licensee will fully understand and be able to carry out his or her responsibilities.

For more information: www.healthyalcoholmarket.com
The United States has a unique system that requires alcohol to be sold through three separate market tiers: manufacturer/supplier, wholesaler, and retailer.

Generally, the tiers must be separately licensed and owned, independent of one another. This prevents marketplace domination by large companies that seek to greatly increase the sale of alcohol through aggressive sales practices, or by controlling the entire alcohol distribution chain, from manufacturer to consumer.

Before Prohibition, large manufacturers dominated the alcohol marketplace by owning chains of retail establishments. They pushed the retailers to sell very aggressively to make high profits. A modern version of marketplace domination can be found in the United Kingdom, where four large grocery chains dominate the market and sell alcohol so cheaply that it has fueled an epidemic of alcohol-related illnesses. It is also believed that this domination has caused many traditional pubs to close since more people are drinking cheap alcohol at home.

The tiered system in the US keeps prices balanced, prohibits or inhibits aggressive sales practices, and allows both small and large operators to be profitable. This system also uses checks and balances from one tier to another to enforce many provisions, and the middle tier is used to collect taxes and track products (a function the government would otherwise have to perform at extra cost to the taxpayers).

Below is a general illustration of how the three-tier system works. Each state does it somewhat differently and all are subject to some federal regulations preventing ownership or financial ties between manufacturers and retailers. A publication that features just two of the benefits of the three-tiered system called, “Safe and Sound”. How the three-tier system of U.S. alcohol regulations helps ensure safe products and protects against revenue loss, is available at healthyalcoholmarket.com.

### How the Three-Tier Alcohol Control System Supports a Healthy Alcohol Marketplace

- **Financial Independence** prevents business practices that promote increased and high-volume consumption through price reductions. (Ownership prohibited between sectors.)
- **Functional Independence** protects the integrity of the three-tier system by prohibiting ways to circumvent it. (One sector can’t perform the function of another.)
- **Price regulations** prevent increased consumption that would occur by selling large qualities of very cheap product. (Uniform pricing, ban on volume discounts)
- **Promotion and Advertising Regulations** prevent business practices that target high-drinking groups and promote volume consumption.
- **Tax Collection** provides for an efficient tax collection system.
- **Product Tracking** prevents sale of tainted and counterfeit product.
- **Age Restrictions** prevent sales to underage youth.
- **Availability Limits** reduce consumption, social problems and burden on law enforcement.

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The answer is generally "no" to both questions. In fact, for most businesses alcohol regulation offers some real benefits. While the system sometimes seems cumbersome and a business owner may wish for a free market system, most free markets end up benefiting only a few large companies. The states’ alcohol regulatory systems are designed to foster alcohol moderation, prevent underage drinking and other problems AND to allow the owners of all sizes and types of businesses to make a reasonable profit. Much has been said about the public safety issues, but policy-makers should also consider the following benefits to business:

The Three-Tier System prevents market domination: Look at the soda pop shelf in your grocery store and you have an idea of what alcohol might look like in a deregulated environment. The soda space is occupied by two major companies. The alcohol regulatory system requires that alcohol be sold through three separate, independent tiers: manufacturer, wholesaler and retailer. In addition, most states require price policies that level the playing field. For example, uniform price laws require the wholesaler to sell their products at the same price to all retailers. This means the large corporation can’t get a better deal than the local mom-and-pop store. It also keeps prices from going so low that “bargains” encourage people to drink more.

Regulations reduce some costs of doing business: For most commodities, large grocery stores require slotting fees; that is, payments made to the grocer to assure products a place on their shelves. Manufacturers and wholesalers may also have to stock shelves, pay for advertising, provide promotional point-of-sale items, and buy refrigerated units. These are generally illegal for alcohol products. If controls are removed, small players would not be able to get their product to market without paying for these “extras.”

Freedom from price wars and other forms of market volatility: Most states have several ways of keeping the price of alcohol balanced, i.e. not low enough to encourage volume consumption, nor so high as to encourage bootlegging and illegal importation. Laws such as bans on volume discounts and selling below cost keep prices reasonably stable. Without these laws, large corporations with huge economic buying power would undercut small—usually local—businesses, and possibly put them out of operation.

Product tracking protects against unwarranted business ruination: Even the best manufacturing companies can make a mistake that creates a tainted batch or product. In today’s market, even minor problems with product quality can ruin a company or disrupt a commodity market. This is much less likely to happen in the alcohol marketplace because wholesalers are required to track every bottle and can. With this system, a problem batch or product can be quickly identified and removed from the retail shelf. This minimizes harm and can save a business.

Predictability: Because the regulations keep the alcohol marketplace balanced and free from extreme volatility, business owners can have confidence in their investments. Predictability reduces risks and makes business planning easier.

Compliance with regulations helps prevent neighborhood and community problems: Most business people find that a clean and safe neighborhood is good for business. Alcohol regulations help. By preventing sales to underage youth and intoxicated people, fewer neighborhood problems are likely.

Policy-makers should consider these points very carefully when alcohol deregulation measures are under review. While being free of regulations may sound good, the reality is often very different. Remember that the change in rules must apply to all licensees. For example, if the law requiring uniform prices is abandoned, wholesalers would then be allowed to give some retailers special prices. Who would get that special price and how would that impact local businesses? Chances are that large, global corporations would be the only ones getting the best deals because they alone can buy a very large volume of product. Thus, a so-called “free market” would only benefit a few companies.

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The answer is simple: lower prices increase drinking and the problems that come with drinking. Price is one of the most powerful tools available to reduce social problems with alcohol. Consider this evidence: a team of researchers from the University of Florida reviewed over 100 separate studies that had over 1000 statistical estimates of price versus consumption. The showing was very consistent, demonstrating that alcohol taxes and prices impact the level of drinking.

For Americans alcohol prices have seen primarily modest increases except for prices in bars and restaurants where they have gone up steadily and now represent a major difference between prices for at home versus away from home. This likely reflects the hyper–competitive environment of the grocery business today and the extensive use of price reductions to draw customers into a store.

Offering cheap prices for alcohol facilitates excess consumption in various ways. For example, underage drinkers are price–sensitive and generally drink to intoxication. They are the consumers who likely purchase inexpensive products in stores since they can’t readily drink in bars. The rising gap also fosters pre–drinking practices which means drinkers may be impaired before and after going out.

**Consumer prices, 1978-2015**

![Graph showing consumer prices from 1978 to 2015](image)

*Source: Bureau of Labor Statistics, 2015*

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“When prices go down, people drink more, and when prices go up, people drink less.”

Alexander C. Wagenaar, Ph.D., Professor of Epidemiology and Health Policy Research at the University of Florida
Today, large national chain grocers are arguing for loosening regulations in order to provide greater customer convenience. They argue that customers shouldn’t have to go to several other stores for their alcohol. They should be able to have a “one-stop shop.”

The first consideration for any change in alcohol regulation should be its impact on public health and safety, not customer convenience. Additional convenience for alcohol consumers would mean more stores, longer opening hours, and more forms of alcohol in more locations. A review of the research indicates that all of these things increase consumption, which leads to more social problems. This, in turn, puts a large and costly burden on social services and law enforcement. When regulations are relaxed, most of the additional alcohol sold is purchased by heavy drinkers, a category which also includes youth.

The fact is that today’s shoppers routinely shop at several different stores during a given week. While large chains may want customers to only shop at their “one-stop shop” store, customers just don’t do that. According to Business Insider reporter Hayley Peterson, “The grocery industry in the U.S. is undergoing some of the most dramatic changes since supermarkets emerged in the 1940s. Whereas a single store once served all of shoppers’ food and beverage needs, consumers are now buying groceries across more than a dozen retail channels.” Just letting all big chains sell alcohol won’t necessarily improve convenience.

A second fact to be considered is that most citizens are not regular consumers of alcohol as revealed in a survey by the Centers for Disease Control and Prevention.

As one can see, 35% of Americans do not drink at all, and another 13% drink only a few times a year. In addition, 31% have three drinks or fewer per week, which means they buy less than a six-pack of beer or one bottle of wine a week. This leaves moderate drinkers (1–2 drinks per day) and heavy drinkers (3 or more drinks per day) as regular alcohol customers. Thus, the expanded availability of alcohol would benefit only 20% of the population at most, but the increased social and law enforcement costs would be borne by every taxpayer.

Given these statistics, one should ask: “Is it sensible to inconvenience 20% of the population to protect the other 80% from the social ills and law enforcement costs that occur when problem drinkers have unlimited access to alcohol?”

As it is not illegal to be a heavy drinker, regulating the availability of alcohol remains a highly effective way to control problem drinking. Such regulations have the added benefit of being minimally intrusive for the rest of society because they affect just a small percentage of the population.

For more information: www.healthyalcoholmarket.com
We’ve always known that a neighborhood saturated with bars, liquor stores and other alcohol outlets can be a recipe for disaster. Now we have research that confirms this idea. The Centers for Disease Control and Prevention hosts an independent task force that reviews credible research. That group, the Community Preventative Services Task Force, recommends using regulatory authority, such as licensing and zoning, to limit outlet. Their research shows a positive link between the number of establishments selling alcohol, over-consumption and related harms.

Here are some examples of specific research findings: Two Indiana University professors reported on their analysis of crime and outlet density in Cincinnati. They found that off-premise outlets were responsible for one in four simple assaults and one in three aggravated assaults. In another study of eight college communities, E. R. Weitzman and her team from the Harvard School of Public Health found that alcohol outlet density was correlated with heavy drinking, frequent drinking, and drink-related problems, particularly among women, underage students, and students who did not drink prior to coming to college.

Using alcohol regulation or local zoning to reduce outlet concentration can be complicated. It usually involves a process of establishing problem areas by mapping crime and nuisance incidents and locations of licenses. These are the areas where caution is needed when considering applications for new licenses. This is particularly true for the types of licenses that generate the most police calls, i.e. places where alcohol constitutes the bulk of sales. In Glendale, Arizona, police found that the top six convenience stores for police calls cost the city $39,000 a year. Four of those six had over 1,000 calls to police in just one year. While most licensees are responsible, adding many more outlets can overwhelm law enforcement. There are helpful resources available to guide local communities in dealing with this issue. The Center for Alcohol Marketing and Youth (camy.org) and the Community Anti-Drug Coalitions of America (cadca.org) have an action guide for use by local coalitions.

The Community Preventative Services Task Force recommends “the use of regulatory authority (e.g., through licensing and zoning) to limit alcohol outlet density on the basis of sufficient evidence of a positive association between outlet density and excessive alcohol consumption and related harms.”

http://www.thecommunityguide.org/alcohol/index.html

For more information: www.healthyalcoholmarket.com
Research shows that when regulations change to allow more hours and days of sale, alcohol problems get worse. In fact, a national task force has generally recommended that these types of limits be retained. The Task Force on Community Preventive Services states, "On the basis of strong evidence of effectiveness, the Task Force recommends maintaining existing limits on the days on which alcoholic beverages are sold as one strategy for the prevention of excessive alcohol consumption and related harms." This evidence came from the Task Force's assessment of studies on the impact of repeal of these limits. The Task Force is an independent, nonfederal group that is developing a Guide to Community Prevention Services with the support of the US Department of Health and Human Services.

Generally, research has found that the more widely available alcohol is in a community, the more problems that community has with alcohol. The Task Force, which conducted a systematic review of research, noted that removal of days of sale for off-premise licensees (grocery and convenience stores) resulted in small increases in alcohol consumption and motor vehicle fatalities. Removal of such limits for on-premise licensees (bars, taverns, restaurants) was associated with substantial increases in motor vehicle related harm and smaller increases in consumption.

Regarding hours of sale, the Task Force states, "On the basis of sufficient evidence of effectiveness, the Task Force recommends maintaining existing limits on the hours during which alcoholic beverages are sold at on-premise outlets as another strategy for preventing alcohol-related harms." It found that increasing hours of sale by two or more hours for on-premise places resulted in significant increases in vehicle crash injuries, emergency room admissions, and alcohol-related assault and injury. Changes of less than two hours showed inconsistent results, and there were no studies of off-premises hour changes to review.

The United Kingdom has generally abandoned limits on hours and days of sale, now allowing alcohol to be sold 24 hours a day. The theory was that bar violence would decrease when there was no "last call" for drinks, and patrons could exit any time of the day or night. This regulation is now widely recognized as a failure because patrons drink for more hours per bar visit, and police and emergency medical resources are experiencing greater stress and utilization. A recent study of bar violence in Manchester found that staggered closing hours alone had no impact on violence.

A final consideration is that of police resources. Laws cannot be effective with little or no enforcement. As more hours and days of sale are added, this puts a strain on enforcement agencies that work to prevent illegal sales to minors, sales to intoxicated patrons, disturbances at bars and drunk driving. All of these things increase with longer hours, creating dangers for our communities.

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There are some disturbing trends. According to former Michigan regulator Pat Gagliardi, the burden for liquor enforcement has increased significantly. The number of licensees per liquor enforcement agent went up 22% from 2003 to 2012. While some states added staff, more of them decreased it. Some states have taken drastic steps to downgrade liquor law enforcement, adding this function to already burdened local or state law enforcement, or merging with other agencies such as lottery or tobacco.

All states should carefully review these kinds of proposals to clearly understand the losses and gains. While merging liquor enforcement with a criminal justice or other regulatory agency may gain some administrative efficiency, it may result in less effective liquor law enforcement. Here are some potential impacts of such a measure:

**Loss of effective industry partnerships:** Regulating the alcohol industry is very different from enforcing criminal laws. It requires an effective and active working relationship with the regulated community. The reason is that major responsibilities for prevention of problems are placed on the shoulders of licensees. These include stopping sales to minors and intoxicated persons. For these functions the retail licensee is the front line of defense. Substantial responsibilities are also required of licensed wholesalers. They collect the excise tax. They must track every bottle and can to guard against fake and tainted products. When a damaged product is identified, they must quickly remove it from the market. In some states, wholesalers are required to implement pricing regulations to prevent price wars. Such price practices invariably increase consumption, particularly among young people.

**Loss of voluntary compliance:** One of the most cost–effective enforcement strategies is voluntary compliance. No system of law or regulation can work by intensely scrutinizing and policing all laws and all those subject to regulation. It would be too big of a job requiring enormous resources. All systems—from criminal law to child labor regulations—count on compliance by most parties. The partnership between regulatory enforcement and the regulated community, which seeks to maximize compliance, is very cost–effective and saves taxpayer dollars.

Such compliance is usually achieved through education and communication. The aim is to obtain a high level of voluntary compliance because this reduces the need for more labor intensive techniques such as investigation of complaints, compliance checks, and random audits or observations. When traditional law enforcement agencies are given the additional responsibility for liquor law enforcement, they simply may not have the time or resources to invest in the education and communication needed for good relationships with the regulated industry.

**Low priority for liquor enforcement:** Local law enforcement naturally puts a priority on serious criminal offenses such as murder, robbery, rape and assault. While law enforcement is keenly aware that a large portion of those crimes are committed under the influence of alcohol, they are often

*For more information: [www.healthyalcoholmarket.com](http://www.healthyalcoholmarket.com)*
overwhelmed with the need to respond to specific criminal incidents. In many instances, they have sustained recent budget cuts, are already over-burdened with responsibility, and don’t have much capacity for additional functions.

**Loss of effective means to control underage drinking and intoxication:** Public health officials have consistently recommended that enforcement of liquor laws be strengthened in order to reduce commercial availability of alcohol to minors. Programs to reduce public intoxication and bar violence are critical to community livability. While local law enforcement has often been active in conducting compliance checks to reduce underage drinking, the alcohol beverage control agencies have been the statewide leaders that facilitate partnerships with local and state enforcement. They often establish standards, conduct training for local enforcement, publicize results to increase deterrence, and track effectiveness. Many beverage control agencies have active programs to deal with problem bars and to reduce public intoxication. While law enforcement can do these things also, the alcohol beverage agency can use the liquor license as leverage to gain compliance. All laws must be enforced to some degree. To allow lawlessness is an affront to the honest businessperson. And, sometimes only a little enforcement is needed. When coupled with publicity, a little enforcement goes a long way to deterring future offenses.

**Loss of efforts to educate licensee community:** If we expect licensees to comply with regulations and perform their duties, they must know what they are, why they exist and specifically what actions are required. For example, retailers must know how to judge age, check ID and effectively refuse sales to minors. They should be able to spot obvious fake ID and inform law enforcement when there are thefts and obvious situations in which adults furnish alcohol to minors. Without these actions, the prohibition against sales to minors would be quite ineffective. Bar personnel must know the laws concerning service to intoxicated persons, be able to spot signs of intoxication and effectively refuse additional sales. In order for these functions to be performed routinely and effectively, there needs to be ongoing communication and educational efforts.

**Loss of Cooperation and Compliance:** No system of law or regulation can work by intensely scrutinizing and policing all laws and all those subject to regulation. It would be too big of a job requiring enormous resources. All systems—from criminal law to child labor regulations—count on compliance by most parties. The partnership between regulatory enforcement and the regulated community, which seeks to maximize compliance, is very cost–effective and saves taxpayer dollars.

In a study of the efficacy and strength of forty seven alcohol policies, a team of researchers ranked “ABCs present, functional, adequately staffed” seventh highest in terms of impacting binge drinking and drunk driving.

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**Issue Brief #15:** Can’t we save taxpayers some money by eliminating the liquor cops and using local law enforcement or state police instead?  continued

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“The Community Preventive Services Task Force recommends enhanced enforcement of laws prohibiting sale of alcohol to minors, on the basis of sufficient evidence of effectiveness in limited underage alcohol purchases.”

http://www.thecommunityguide.org/alcohol/index.html

For more information: www.healthyalcoholmarket.com
Have you ever noticed that there are no stories about counterfeit alcohol in the United States? Did you know that tax collections for alcohol excise tax are almost 100%? Indeed, these are major problems elsewhere. In February 2011, the BBC was quoted as saying, “Up to a quarter of licensed premises in some parts of the UK have been found to have counterfeit alcohol for sale.” It was also noted that alcohol fraud costs the UK about 1 billion pounds per year in lost revenue. (Feb. 15, 2011, “Fake alcohol on sale in many UK off-licenses”.) More recently, over 35 people died in the Czech Republic because counterfeit spirit products containing methanol were distributed to stores in that country. The government had to ban spirit sales for a period of time to ensure safety. It caused substantial loss to business and in tax revenue. Problems with fake alcohol have occurred in Turkey, Ecuador, China and India. One of the reasons for our good fortune is the strength of our “three-tier regulatory system.” The United States has a closed distribution system which prevents adulterated and contaminated products from reaching the consumer. In the U.S. we require that alcohol go from a licensed manufacturer to a licensed distributor to a licensed retailer. The businesses in each tier are separately licensed and no manufacturer can own or have a financial interest in a retailer. Many states also prohibit ownership between all three tiers.

Distributors have major regulatory responsibilities. They collect the excise tax on alcohol and are responsible for tracking all products. Because of the tracking system, spoiled or recalled products can be quickly identified and pulled. An added benefit is the fact that these regulations are not expensive to enforce. Because distributors visit retailers regularly, they notice a product that they did not supply. It is their obligation to immediately report such products to the regulatory agency. Under this system, it would be very difficult for a retailer to systematically sell counterfeit or untaxed products. And, a distributor is unlikely to jeopardize their license by offering a fake product to a retailer.

In a report on the fake alcohol situation in the United States, former Chief Counsel for the United States Alcohol and Tobacco Tax and Trade Bureau Robert M. Tobiassen cites a cultural respect for the rule of law and lack of corruption in governance and a strong regulatory systems at the state and federal level as major reasons for the lack of fake alcohol problems. He also notes that our competitive free-market system provides alcohol at all price points which dilute the incentive for dealing in fake alcohol products. However, he indicates that “the production and distribution of moonshine poses a public health risk that is real and may be underestimated by consumers, emergency medical personnel, and others.”

As the United Kingdom and other countries grapple with alcohol regulation, the lessons learned by the United States are under consideration. The United Kingdom has developed a registration process for wholesalers. All wholesalers will be required to register and become subject to sanctions if they are found to be dealing in fake or untaxed alcohol products. While lost revenue is a problem, the consequences of consuming counterfeit alcohol can be quite serious. Illegal products often contain high levels of methanol. Methanol is not fit for human consumption and can cause blindness or death. Public safety needs to be the first consideration when considering changes to alcohol regulation.

For more information: www.healthyalcoholmarket.com
Trade practice regulations for alcohol are often referred to as “Prohibition-era measures” not relevant to today’s free-market system. But nothing could be further from the truth. The basic trade practice regulations are not even unique to alcohol, but form the bedrock of our free market system. The reason is that regulations are necessary to ensure the public gains the benefit of efficiencies, competition and innovation that come with free-market systems. In free-market systems there is a tendency for one or more companies to dominate and sometimes corruption sets in. Trade practice regulations can help prevent these things provided they are regularly and fairly enforced. Trade practice regulation is even more important for the sale of products which can produce harm such as alcohol, tobacco and now marijuana. Corruption, dishonest dealing and overly-aggressive sales can lead to high underage use, as well as other public health and safety problems.

Trade practice basics: regulations impacting the US economy as a whole

Basic trade practice regulations focus on preventing these practices: price discrimination favoring some purchasers over others, exclusive agreements, tying arrangements and mergers/acquisitions which reduce market competition. These regulations are embodied in our national anti-trust laws including the Sherman and Clayton Antitrust laws. Under those laws, the above-listed practices are “impermissible” because they work to stifle competition. In 1936, the Robinson-Patman Act amended the Clayton Act to identify price discrimination among equally-situated distributors as “anti-competitive.

Trade practices for alcohol: For alcohol, trade practices have the additional objectives of preventing aggressive sales practices which induce high volume consumption. These practices include deep discounting, price inducements for increased purchase, tied house arrangements and exclusive pay-to-play systems (commercial bribery). These are the kinds of practices which created major social problems before Prohibition. Here is how the regulations work:

Preventing price discrimination reduces alcohol abuse problems. Price is a very strong driver of consumption; therefore, it is important to prevent the deep discounting practices which foster increases in drinking rates particularly among youth. Our system does that in several ways:

• High volume, deep discounts are curtailed by requiring all products to be sold through a three-tiered licensed system.
• “Same price for all” laws, common in many states, require wholesalers to sell all products for the same price to all retailers. This levels the playing field for small and large operators and reduces the incentive to engage in deep discounting.
• Prohibitions against selling below cost, found in several states, prevent extreme price reductions and price wars that generally induce greater consumption.
• A balanced market with many players provides sufficient competition to keep prices from going too high. High prices can foster theft, bootlegging and other illegal practices.

Preventing a tied house means a manufacturer can’t pay a retailer to favor its products. Tied house laws prevent a corrupt system where cash payments or other things of value are offered to a retailer if that retailer will favor a particular product through special promotions, favorable placement, or carrying products to the exclusion of others. Not only do tying arrangements reduce competition, but they often involve aggressive sales tactics. After all, the manufacturer expects higher profits in exchange for a favorable business arrangement involving payments, special prices or provision of valuable things. A system where products get into a local market through payments, not through customer sales, is no longer a “free market system”

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Preventing exclusive business arrangements maintains healthy competition and reduces problems of market domination. Exclusive arrangements occur when a retailer agrees to regularly purchase a particular manufacturers products to the exclusion of another’s products. These arrangements are often called vertical integration because the manufacturer and retailer act as one entity. Such arrangements stifle competition and innovation, but often lead to aggressive sales practices as the entity attempts to push others out of the marketplace.

Federal law

Federal alcohol law includes several trade practice prohibitions. Those are found in the Federal Alcohol Administration Act (27 United States Code, Chapter 8, Subchapter I, Section 205) and they define the following as unfair competition and unlawful practices:

(a) **Exclusive outlet** – An exclusive outlet is a practice by which an industry member requires a retailer to purchase its alcohol beverages.

(b) **"Tied house"** – A "tied house" is a practice whereby an industry member induces a retailer to purchase its alcohol beverages.

(c) **Commercial bribery** – Commercial bribery is a practice whereby an industry member induces a wholesaler or retailer to purchase its alcohol beverages.

There are also federal FAA laws regarding consignment sales, labeling and advertising. The TTB puts out circulars from time to time to clarify these regulations.

State laws

State laws often repeat the federal prohibitions, include laws specific to a particular state and usually define in some detail what constitutes a “thing of value” as well as deceptive or prohibited practices. Sometimes these laws are hard to understand and may seem unnecessary. And, sometimes it is hard to justify spending enforcement resources on a licensee that has accepted free napkins or coasters from a supplier. However, experience has shown that suppliers get very creative in trying to seek an advantage in licensed premises. Usually, though not always, supplier representatives know they can’t provide cash or large items such as TV’s free of charge, but might get away with a year’s supply of napkins. Lack of enforcement for trade practices can lead to a situation where one supplier starts providing inducements and it gets out of control to the point where most suppliers are doing it. This happened in Arizona where large amounts of cash, gift cards, free product, furniture and services were supplied to retailers as inducements to carry or promote particular products. After an extensive investigation, fines were levied as well as agreements to work with liquor authorities to change practices.

Wholesale and retail price restrictions are rated highly by alcohol researchers for effectiveness in reducing binge drinking and drunk driving. Generally these policies restrict volume discounts and other discount practices and prohibit credit extensions. These practices keep prices balanced and help prevent aggressive deep discounting.

Appendix: Sources for Information

Issues relating to the history and purpose of alcohol regulation:

**Brief #1.** Aren’t our alcohol regulations antiquated? Weren’t they designed to prevent organized crime and other problems of Prohibition?


“Toward Liquor Control, Raymond Fosdick and Albert L. Scott, originally published in 1933, republished by the Center for Alcohol Policy, 2011.


“National Survey Finds Americans Overwhelmingly Support the Current System of Alcohol Laws and Regulations,” Center for Alcohol Policy on line document

**Brief # 2.** Why do we need regulations to balance our alcohol market systems?

“Why can’t we sell alcohol like tires and mayonnaise?” a PowerPoint presentation by Pamela S. Erickson available at [healthyalcoholmarket.com](http://healthyalcoholmarket.com)


**Brief # 3.** Since alcohol is a legal product, why can’t it be sold like orange juice or any other legal product?


Center for Disease Control Fact Sheet, [cdc.gov/alcohol/fact-sheets/alcohol-use.htm](http://cdc.gov/alcohol/fact-sheets/alcohol-use.htm)


**Brief # 4.** What are some real-world examples of what happened when alcohol was deregulated?

**United Kingdom:**


“Last Call. Industry giants are threatening to swallow up America's carefully regulated alcohol industry, and remake America in the image of booze-soaked Britain,” by Tim Heffernan, Washington Monthly, November/ December 2012.

University of Oxford: [ox.ac.uk/media/news_stories/2009/090626.html](http://ox.ac.uk/media/news_stories/2009/090626.html)


“Public Health Responsibility Deal unlikely to be an effective response to alcohol harms,” March 26, 2015, London School of Hygiene & Tropical Medicine.”

**Finland:**


“Finland’s u–turn on alcohol tax,” by Branwen Jeffrey, BBC News health correspondent.


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For more information: [www.healthyalcoholmarket.com](http://www.healthyalcoholmarket.com)
Appendix: Sources for Information continued


Russia:
Life expectancy: who.int/gho/data/node.country.country-RUS

New Zealand:

How our regulatory system works:
Brief # 5. What does a good alcohol regulatory system look like?
Brief # 6. Why are some states in the liquor business? What happens when a state privatizes?
“The Effects of Privatization of Alcohol Control systems,” The Alcohol Research Group, 2009, an update of a previous version by the Pacific Institute for Research and Evaluation. Available at: nabca.org
“Recommendations on Preventing Excessive Alcohol Consumption: Privatization of Retail Alcohol Sales,” Task Force on Community Prevention Services, available at: thecommunityguide.org
Brief # 7. Why are beer, wine and spirits regulated differently?
“The High Cost of Cheap Alcohol,” Pamela S. Erickson, a report available at: healthyalcoholmarket.com
Toward Liquor Control, Raymond Fosdick and Albert L. Scott, originally published in 1933, republished by the Center for Alcohol Policy, 2011.
Map courtesy of National Alcohol Beverage Control Association.
Brief # 8. What is the purpose for different types of retail licenses?

For more information: www.healthyalcoholmarket.com
**Appendix: Sources for Information continued**

**Brief # 9.** What are the benefits of the three-tier system of alcohol control?


Toward Liquor Control, Raymond Fosdick and Albert L. Scott, originally published in 1933, republished by the Center for Alcohol Policy, 2011.

“Last Call. Industry giants are threatening to swallow up America’s carefully regulated alcohol industry, and remake America in the image of booze-soaked Britain,” by Tim Heffernan, Washington Monthly, November/ December 2012.


**Brief # 10.** Isn’t alcohol regulation bad for business? Shouldn’t we loosen alcohol regulations to help local business?

“The High Price of Cheap Alcohol,” Pamela S. Erickson, a report available at healthyalcoholmarket.com

**Individual system elements:**

**Brief # 11.** Since the recession, all Americans expect good values, so what’s the problem with lower prices for alcohol?


Bureau of Labor Statistics

**Brief # 12.** Why shouldn’t alcohol be more convenient for customers to buy?


**Brief # 13.** What is the problem with allowing more stores to sell alcohol?


**Brief # 14.** Why are there special hours for alcohol sales? Why do some states prohibit alcohol sales on Sunday or holidays?


**Revenue and safety:**

**Brief # 15.** Can’t we save taxpayers some money by eliminating the liquor cops and using local law enforcement or state police instead?

For more information: www.healthyalcoholmarket.com
Appendix: Sources for Information continued

Deregulation by Defunding, Why We Shouldn’t Let the Players Make the Rules When it Comes to Alcohol, By: Pat Gagliardi, President, Gagliardi Associates, Former Michigan Liquor Control Commissioner, [http://www.centerforalcoholpolicy.org/2013/11/21/the-need-for-state-alcohol-regulatory-funding/](http://www.centerforalcoholpolicy.org/2013/11/21/the-need-for-state-alcohol-regulatory-funding/)

**Brief # 16.** Why don’t we have problems with fake alcohol or tax revenue loss?

**Brief # 17.** What are trade practice regulations and why do we need them for alcohol?

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About the Author

The author of this paper is a former alcohol regulator. From 1996 to 2003, she was the executive director of the Oregon Liquor Control Commission. She left that position to work for Oregon Partnership in the non-profit field of alcohol abuse prevention, specializing in the reduction of underage drinking. As a prevention advocate, she gained an increased appreciation for the value of alcohol regulation and its effectiveness as demonstrated by credible research.

In 2007, she began development of the “Campaign for a Healthy Alcohol Marketplace.” She became concerned that few people really understood alcohol regulatory systems in the United States and how they work to reduce alcohol consumption and attendant problems. She realized that even as a regulator she did not entirely understand many of the complex regulations that govern the alcohol market. The concern was that important regulations could be lost merely out of ignorance. Her aim with the “Campaign for a Healthy Alcohol Marketplace” is to educate those involved with alcohol issues about the important role these regulations play.

This report is one of several reports available free of charge on the following website: www.healthyalcoholmarket.com. Other reports include: “The Danger of Alcohol Deregulation: The United Kingdom Experience” published in September, 2009 and an update published in 2012; “The High Cost of Cheap Alcohol,” (2011), “Alcohol Deregulation by Ballot Measure in Washington State, a status report on the implementation of Measure 1183”. (2014) “Safe and Sound, how the 3 tier alcohol regulatory system promotes safe products and high revenue collections.” (2013) A new series of short reports was initiated in 2015 on the topics of private labels, fair trade practices and product safety. A monthly newsletter provides readers with short, easy to read synopses of more current issues. In addition to these publications, she has produced numerous PowerPoint presentations and articles. While materials are copy written, they may be downloaded and copied as long as they are not altered without the author’s permission.

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