

AMENDED IN SENATE JULY 17, 1997

AMENDED IN SENATE JUNE 30, 1997

CALIFORNIA LEGISLATURE—1997–98 REGULAR SESSION

ASSEMBLY BILL

No. 1082

**Introduced by Committee on Governmental Organization
(Brown (Chair), Baca, Bordonaro, Floyd, Hertzberg,
Honda, Margett, Perata, Vincent, Wayne, and Wright)**

February 27, 1997

An act to amend ~~Section 23355.1~~ Sections 23320, 23320.7, 23355.1, and 25501 of, to amend and repeal Section 25658.4 of, and to add Section 25758.5 to, the Business and Professions Code, relating to alcoholic beverages.

LEGISLATIVE COUNSEL'S DIGEST

AB 1082, as amended, Committee on Governmental Organization. Alcoholic beverages.

(1) *The Alcoholic Beverage Control Act provides for the issuance of a winegrower's or wine blender's license at an annual fee computed on the gallonage of wine produced or blended based on 6 levels of production or blending.*

This bill would revise the annual fee for that license to \$22 per year for producing or blending 250,000 gallons or less of wine and \$810 per year for producing or blending over 250,000 gallons of wine.

Existing law requires each licensed winegrower or wine blender to pay to the Department of Alcoholic Beverage Control an additional annual fee based on gallonage produced



or blended to be deposited in the Wine Safety Fund for the purposes of better enabling the State Department of Health Services to carry out and supervise a program to ensure that levels of lead in wine sold in this state remain within applicable tolerances.

This bill would provide that those fees shall remain the same as were paid during 1997.

(2) The Alcoholic Beverage Control Act provides that certain licensees may, among other things, store and deliver distilled spirits from certain locations under specified conditions.

This bill would allow a retail off-sale licensee to sell wine at an auction and deliver that wine to any purchaser at the auction from the vendor's licensed premises or any other storage facility under specified conditions.

~~(2)~~

(3) *The Alcoholic Beverage Control Act prohibits a manufacturer, bottler, importer, or wholesaler of products of the brewing industry from furnishing, giving, renting, lending, or selling, directly or indirectly, any equipment, fixtures, or supplies, other than alcoholic beverages, to any person engaged in operating, owning, or maintaining any on-sale premises, as specified. Existing law provides, for purposes of that prohibition, that supplies do not include paper beverage coasters, as specified.*

This bill would revise that provision to provide that notwithstanding any other provision of that act, a manufacturer, bottler, importer, or wholesaler of products of the brewing industry may furnish, give, rent, lend, or sell, directly or indirectly, those specified paper coasters or brand-identified acrylic table tent holders to any person engaged in operating, owning, or maintaining any on-sale premises where alcoholic beverages are sold for consumption on the premises.

(4) The Alcoholic Beverage Control Act prohibits a clerk from making an off sale of alcoholic beverages unless the clerk executes, under penalty of perjury, on the first day he or she makes that sale, an application and acknowledgment, on a form prepared by the department, that includes at a



minimum a summary of certain requirements and prohibitions in the act, as specified.

This bill would additionally require inclusion of information as to sales of keg beer for consumption off licensed premises.

The act provides that a violation of any of its provisions for which another penalty or punishment is not specifically provided is a misdemeanor. This bill would expand existing crimes by imposing additional duties on a licensee under the act, thus, the bill would impose a state-mandated local program.

This bill would repeal a substantially duplicative provision.

~~(3)~~

(5) The Alcoholic Beverage Control Act authorizes the Department of Alcoholic Beverage Control to pay witness fees and necessary expenses or mileage to a person who attends as a witness any criminal proceeding involving certain violations of the act, as specified.

This bill would authorize the department to pay certain expenses to a person subpoenaed by the department to appear as a witness at a hearing on a protest, accusation, or petition for a license, as specified.

~~(4)~~

(6) This bill would incorporate additional changes in Section 25658.4 of the Business and Professions Code, proposed by SB 805, to be operative only if SB 805 and this bill are both chaptered and become effective on or before January 1, 1998, and this bill is chaptered last.

~~(5)~~

(7) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: yes.



The people of the State of California do enact as follows:

1 SECTION 1. Section 23320 of the Business and
2 Professions Code is amended to read:

3 23320. The following are the types of licenses to be
4 issued under this division and the annual fees to be
5 charged therefor:

- 6
- 7 (1) Beer manufacturer’s license
- 8 (a) Beer manufacturers that produce
- 9 60,000 barrels or less a year 100.00 per year
- 10 (b) All other beer manufacturers 828.00 per year
- 11 (2) Winegrower’s license or wine
- 12 blender’s license (to be computed
- 13 only on the gallonage produced or
- 14 blended), ~~5,000~~ 250,000 gallons or
- 15 less 22.00 per year
- 16 — ~~Over 5,000 gallons to 20,000 gallons~~
- 17 ~~per year 44.00 per year~~
- 18 — ~~Over 20,000 gallons to 100,000 gallons~~
- 19 ~~per year 82.50 per year~~
- 20 — ~~Over 100,000 gallons to 200,000 gallons~~
- 21 ~~per year 110.00 per year~~
- 22 — ~~Over 200,000 gallons to 1,000,000 gal-~~
- 23 ~~lons per year 165.00 per year~~
- 24 — ~~For each 1,000,000 gallons or fraction~~
- 25 ~~thereof over 1,000,000 gallons an~~
- 26 ~~—additional 110.00 per year~~
- 27 ~~Over 250,000 gallons per year 810.00 per year~~
- 28 (3) Brandy manufacturer’s license 168.00 per year
- 29 (4) Distilled spirits manufacturer’s license 276.00 per year
- 30 (5) Distilled spirits manufacturer’s agent’s
- 31 license 276.00 per year
- 32 (5a) California winegrower’s agent’s
- 33 license 276.00 per year
- 34 (6) Still license 12.00 per year
- 35 (7) Rectifier’s license 276.00 per year
- 36 (7a) Distilled spirits rectifier’s general
- 37 license 276.00 per year
- 38 (8) Wine rectifier’s license 276.00 per year



1	(9)	Beer and wine importer's license	No fee
2	(10)	Beer and wine importer's general	
3		license	56.00 per year
4	(11)	Brandy importer's license	No fee
5	(12)	Distilled spirits importer's license	No fee
6	(13)	Distilled spirits importer's general	
7		license	276.00 per year
8	(14)	Public warehouse license	12.00 per year
9	(15)	Customs broker's license	12.00 per year
10	(16)	Wine broker's license	56.00 per year
11	(17)	Beer and wine wholesaler's license	56.00 per year
12	(18)	Distilled spirits wholesaler's license	276.00 per year
13	(18a)	California brandy wholesaler's license	276.00 per year
14	(19)	Industrial alcohol dealer's license	56.00 per year
15	(20)	Retail package off-sale beer and wine	
16		license	24.00 per year
17	(21)	Retail package off-sale general license	350.00 per year
18	(22)	On-sale beer license	168.00 per year
19	(23)	On-sale beer and wine license	168.00 per year
20	(24)	On-sale beer and wine license for	
21		trains (per train)	16.00 per year
22	(25)	On-sale beer license for fishing party	
23		boats (per boat)	32.00 per year
24	(26)	On-sale beer and wine license for	
25		boats (per boat)	56.00 per year
26	(27)	On-sale beer and wine license for	
27		airplanes (per schedule flight)	16.00 per year
28	(28)	On-sale general license:	
29		In cities of 40,000 population or over	580.00 per year
30		In cities of less than 40,000 but more	
31		than 20,000 population	412.00 per year
32		In all other localities	360.00 per year
33	(29)	On-sale general license for seasonal	
34		business:	
35		In cities of 40,000 population or	
36		over	145.00 per quarter
37			year



1	In cities of less than 40,000 but more	
2	than 20,000 population	103.00 per quarter
3		year
4	In all other localities	90.00 per quarter
5		year
6	(30) (a) On-sale general license for bona	
7	fide clubs,	
8	(b) Club license (issued under Article	
9	4 of this chapter), or	
10	(c) Veterans' club license (issued	
11	under Article 5 (commencing	
12	with Section 23450) of this chap-	
13	ter):	
14	In cities of 40,000 population or over	330.00 per year
15	In cities of less than 40,000 but more	
16	than 20,000	248.00 per year
17	In all other localities	220.00 per year
18	(31) On-sale general license for trains and	
19	sleeping cars	128.00 per year
20	Duplicate on-sale general license for	
21	trains and sleeping car companies	32.00 per year
22	(32) On-sale general license for boats	332.00 per year
23	(33) On-sale general license for airplanes	332.00 per year
24	Duplicate on-sale general license for	
25	air common carriers	10.00 per year
26	(34) On-sale general license for vessels of	
27	more than 1,000 tons burden	128.00 per year
28	Duplicate on-sale general license for	
29	vessels of more than 1,000 tons	
30	burden	32.00 per year
31	(35) On-sale general bona fide public	
32	eating place intermittent dockside	
33	license for vessels of more than	
34	7,000 tons displacement	360.00 per year
35	(36) On-sale special beer and wine license	
36	for hospitals, convalescent homes,	
37	and rest homes	56.00 per year

39 *SEC. 2. Section 23320.7 of the Business and*
40 *Professions Code is amended to read:*



1 23320.7. (a) Each winegrower or wine blender that
 2 has produced or blended wine for sale and consumption
 3 in California in the preceding calendar year, shall pay an
 4 annual fee, in addition to any other fees imposed by this
 5 chapter, in accordance with the following schedule:

6		
7	Over 5,000 gallons to 20,000 gallons per year	\$87.00 per year.
8	Over 20,000 gallons to 100,000 gallons per	
9	year	\$163.00 per year.
10	Over 100,000 gallons to 200,000 gallons per	
11	year	\$217.00 per year.
12	Over 200,000 gallons to 1,000,000 gallons per	
13	year	\$325.00 per year.
14	For each 1,000,000 gallons or fraction thereof	
15	over 1,000,000 gallons, an additional	\$217.00 per year.

16
 17 *Any annual fee collected pursuant to this subdivision on*
 18 *or after January 1, 1998, shall be the same fee paid by the*
 19 *winegrower or wine blender or their predecessor in*
 20 *interest between January 1, 1997, and December 31, 1997,*
 21 *inclusive.*

22 (b) Each importer of wine that has imported wine for
 23 sale and consumption in California in the preceding
 24 calendar year, shall pay an annual fee of fifty dollars (\$50)
 25 in addition to any other fees imposed by this chapter.

26 (c) This section is repealed, as of January 1, 2000, unless
 27 a later enacted statute, that becomes effective on or
 28 before January 1, 2000, deletes or extends the dates on
 29 which it becomes inoperative and is repealed.

30 *SEC. 3.* Section 23355.1 of the Business and
 31 Professions Code is amended to read:

32 23355.1. Notwithstanding any other provision of this
 33 division, the following acts are authorized:

34 (a) Deliveries of distilled spirits by a licensee to a retail
 35 licensee may be made from the vendor's licensed
 36 premises or from a warehouse located within the county
 37 in which the vendor's licensed premises are located
 38 except as permitted by Section 23383. Deliveries to a
 39 licensed importer may also be made from any point
 40 outside the state.



1 (b) A distilled spirits manufacturer, distilled spirits
2 manufacturer's agent, distilled spirits rectifier general, or
3 rectifier may store, bottle, cut, blend, mix, flavor, color,
4 label, and package distilled spirits owned by another
5 distilled spirits manufacturer, distilled spirits
6 manufacturer's agent, distilled spirits rectifier general,
7 rectifier, or a distilled spirits wholesaler, and may deliver
8 those distilled spirits from the premises where stored,
9 bottled, cut, blended, mixed, flavored, colored, labeled,
10 or packaged, or from a warehouse located in the same
11 county as that premises for the account of the owner of
12 those distilled spirits to any licensee that owner would be
13 authorized to deliver to under his or her own license,
14 except to a retail licensee.

15 (c) A distilled spirits manufacturer, distilled spirits
16 manufacturer's agent, distilled spirits rectifier general,
17 rectifier, or distilled spirits wholesaler may store and
18 deliver distilled spirits for the account of another licensee
19 who would be authorized to make the delivery under his
20 or her own license, except that licensee shall not make a
21 delivery to a retail licensee on behalf of another licensee.

22 (d) A retail off-sale licensee with annual United States
23 auction sales revenues of at least five hundred million
24 dollars (\$500,000,000) may sell wine at any auction held
25 in compliance with Section 2328 of the Commercial Code
26 to consumers and retail licensees and may deliver wines
27 sold to any purchaser at that auction from the vendor's
28 licensed premises or from any other storage facility.

29 ~~SEC. 2.~~

30 *SEC. 4. Section 25501 of the Business and Professions*
31 *Code is amended to read:*

32 25501. No manufacturer, bottler, importer, or
33 wholesaler of products of the brewing industry shall:

34 (a) Furnish, give, rent, lend, or sell, directly or
35 indirectly, any equipment, fixtures, or supplies, other
36 than alcoholic beverages, to any person engaged in
37 operating, owning, or maintaining any on-sale premises
38 where alcoholic beverages are sold for consumption on
39 the premises. This subdivision shall not prohibit the
40 furnishing of draft beer pumps and iceboxes to those



1 persons who operate on a temporary basis. ~~For the~~
2 ~~purposes of this subdivision, supplies do not include~~
3 *Notwithstanding any other provision of this division, a*
4 *manufacturer, bottler, importer, or wholesaler of*
5 *products of the brewing industry may furnish, give, rent,*
6 *lend, or sell, directly or indirectly, paper beverage*
7 *coasters less than 25 square inches in size and having a*
8 *value of less than five cents (\$0.05) per coaster or*
9 *brand-identified acrylic table tent holders to any person*
10 *engaged in operating, owning, or maintaining any on-sale*
11 *premises where alcoholic beverages are sold for*
12 *consumption on the premises.*

13 (b) Directly or indirectly, hold the ownership or any
14 interest, by stock ownership or otherwise, in any firm,
15 corporation, partnership, or business, furnishing,
16 supplying, or dealing in any office, store, or restaurant
17 furnishings or equipment, other than signs for interior use
18 or supplies authorized to be given under this division to
19 any person engaged in operating, owning, or maintaining
20 any on-sale premises.

21 (c) Notwithstanding any provision of this section, the
22 holder of a beer and wine wholesaler's license may
23 manufacture, distribute, and sell any lawful product to
24 any person engaged in operating, owning, or maintaining
25 any on-sale premises where alcoholic beverages are sold
26 for consumption on the premises, provided that these
27 products are sold by the holder of the beer and wine
28 wholesaler's license to the on-sale licensee at a price not
29 less than the current market price for the product.

30 *SEC. 5. Section 25658.4 of the Business and*
31 *Professions Code, as added by Section 4 of Chapter 726 of*
32 *the Statutes of 1991, is amended to read:*

33 25658.4. (a) On and after January 1, 1992, no clerk
34 shall make an off sale of alcoholic beverages unless the
35 clerk executes under penalty of perjury on the first day
36 he or she makes that sale an application and
37 acknowledgment. The application and acknowledgment
38 shall be in a form understandable to the clerk.

39 (1) The department shall specify the form of the
40 application and acknowledgment, which shall include at



1 a minimum a summary of this division pertaining to the
2 following:

3 (A) The prohibitions contained in Sections 25658 and
4 25658.5 pertaining to the sale to, and purchase of,
5 alcoholic beverages by persons under 21 years of age.

6 (B) Bona fide evidence of majority as provided in
7 Section 25660.

8 (C) Hours of operation as provided in Article 2
9 (commencing with Section 25630) of Chapter 16.

10 (D) The prohibitions contained in subdivision (a) of
11 Section 25602 and Section 25602.1 pertaining to sales to an
12 intoxicated person.

13 (E) Sections 23393 and 23394 as they pertain to
14 on-premises consumption of alcoholic beverages in an
15 off-sale premises.

16 (F) The requirements and prohibitions contained in
17 Section 25659.5 pertaining to sales of keg beer for
18 consumption off licensed premises.

19 (2) The application and acknowledgment shall also
20 include a statement that the clerk has read and
21 understands the summary, a statement that the clerk has
22 never been convicted of violating this division or, if
23 convicted, an explanation of the circumstances of each
24 conviction, and a statement that the application and
25 acknowledgment is executed under penalty of perjury.

26 (3) The licensee shall keep the executed application
27 and acknowledgment on the premises at all times and
28 available for inspection by the department. A licensee
29 with more than one licensed off-sale premises in the state
30 may comply with this subdivision by maintaining an
31 executed application and acknowledgment at a
32 designated licensed premises, regional office, or
33 headquarters office in the state. An executed application
34 and acknowledgment maintained at the designated
35 locations shall be valid for all licensed off-sale premises
36 owned by the licensee. Any licensee maintaining an
37 application and acknowledgment at a designated site
38 other than the individual licensed off-sale premises shall
39 notify the department in advance and in writing of the
40 site where the application and acknowledgment shall be



1 maintained and available for inspection. A licensee
2 electing to maintain application and acknowledgments at
3 a designated site other than the licensed premises shall
4 maintain at each licensed premises a notice of where the
5 executed application and acknowledgments are located.
6 Any licensee with more than one licensed off-sale
7 premises who elects to maintain the application and
8 acknowledgments at a designated site other than each
9 licensed premises shall provide the department, upon
10 written demand, a copy of any employee's executed
11 application and acknowledgment within 10 business days.
12 A violation of this subdivision by a licensee constitutes
13 grounds for discipline by the department.

14 (b) On and after January 1, 1992, the licensee shall post
15 a notice that contains and describes, in concise terms,
16 prohibited sales of alcoholic beverages, a statement that
17 the off-sale seller will refuse to make a sale if the seller
18 reasonably suspects that the Alcoholic Beverage Control
19 Act may be violated, and a statement that a minor who
20 purchases or attempts to purchase alcoholic beverages is
21 subject to suspension or delay in the issuance of his or her
22 driver's license pursuant to Section 13202.5 of the Vehicle
23 Code. The notice shall be posted at an entrance or at a
24 point of sale in the licensed premises or in any other
25 location that is visible to purchasers of alcoholic
26 beverages and to the off-sale seller.

27 (c) As used in this section:

28 (1) "Off-sale seller" means any person holding a retail
29 off-sale license issued by the department and any person
30 employed by that licensee who in the course of that
31 employment sells alcoholic beverages.

32 (2) "Clerk" means an off-sale seller who is not a
33 licensee.

34 ~~SEC. 2.5.~~

35 *SEC. 5.5.* Section 25658.4 of the Business and
36 Professions Code, as added by Section 4 of Chapter 726 of
37 the Statutes of 1991, is amended to read:

38 25658.4. (a) On and after January 1, 1992, no clerk
39 shall make an off sale of alcoholic beverages unless the
40 clerk executes under penalty of perjury on the first day



1 he or she makes that sale an application and
2 acknowledgment. The application and acknowledgment
3 shall be in a form understandable to the clerk.

4 (1) The department shall specify the form of the
5 application and acknowledgment which shall include at
6 a minimum a summary of this division pertaining to the
7 following:

8 (A) The prohibitions contained in Sections 25658 and
9 25658.5 pertaining to the sale to, and purchase of,
10 alcoholic beverages by persons under 21 years of age.

11 (B) Bona fide evidence of majority as provided in
12 Section 25660.

13 (C) Hours of operation as provided in Article 2
14 (commencing with Section 25630) of Chapter 16.

15 (D) The prohibitions contained in subdivision (a) of
16 Section 25602 and Section 25602.1 pertaining to sales to an
17 intoxicated person.

18 (E) Sections 23393 and 23394 as they pertain to
19 on-premises consumption of alcoholic beverages in an
20 off-sale premises.

21 (F) The requirements and prohibitions contained in
22 Section 25659.5 pertaining to sales of keg beer for
23 consumption off licensed premises.

24 (2) The application and acknowledgment shall also
25 include a statement that the clerk has read and
26 understands the summary, a statement that the clerk has
27 never been convicted of violating this division or, if
28 convicted, an explanation of the circumstances of each
29 conviction, and a statement that the application and
30 acknowledgment is executed under penalty of perjury.

31 (3) The licensee shall keep the executed application
32 and acknowledgment on the premises at all times and
33 available for inspection by the department. A licensee
34 with more than one licensed off-sale premises in the state
35 may comply with this subdivision by maintaining an
36 executed application and acknowledgment at a
37 designated licensed premises, regional office, or
38 headquarters office in the state. An executed application
39 and acknowledgment maintained at the designated
40 locations shall be valid for all licensed off-sale premises



1 owned by the licensee. Any licensee maintaining an
2 application and acknowledgment at a designated site
3 other than the individual licensed off-sale premises shall
4 notify the department in advance and in writing of the
5 site where the application and acknowledgment shall be
6 maintained and available for inspection. A licensee
7 electing to maintain application and acknowledgments at
8 a designated site other than the licensed premises shall
9 maintain at each licensed premises a notice of where the
10 executed application and acknowledgments are located.
11 Any licensee with more than one licensed off-sale
12 premises who elects to maintain the application and
13 acknowledgments at a designated site other than each
14 licensed premises shall provide the department, upon
15 written demand, a copy of any employee's executed
16 application and acknowledgment within 10 business days.
17 A violation of this subdivision by a licensee constitutes
18 grounds for discipline by the department.

19 (b) On and after January 1, 1992, the licensee shall post
20 a notice that contains and describes, in concise terms,
21 prohibited sales of alcoholic beverages, a statement that
22 the off-sale seller will refuse to make a sale if the seller
23 reasonably suspects that the Alcoholic Beverage Control
24 Act may be violated, and a statement that a minor who
25 purchases or attempts to purchase alcoholic beverages is
26 subject to suspension or delay in the issuance of his or her
27 driver's license pursuant to Section 13202.5 of the Vehicle
28 Code. The notice shall be posted at an entrance or at a
29 point of sale in the licensed premises or in any other
30 location that is visible to purchasers of alcoholic
31 beverages and to the off-sale seller.

32 (c) On and after January 1, 1998, a retail licensee shall
33 post a notice that contains and describes, in concise terms,
34 the fines and penalties for any violation of Section 25658,
35 relating to the sale of alcoholic beverages to, or the
36 purchase of alcoholic beverages by, any person under the
37 age of 21 years.

38 (d) As used in this section:

39 (1) "Off-sale seller" means any person holding a retail
40 off-sale license issued by the department and any person



1 employed by that licensee who in the course of that
2 employment sells alcoholic beverages.

3 (2) “Clerk” means an off-sale seller who is not a
4 licensee.

5 (e) The department may adopt rules and appropriate
6 fees for licensees that it determines necessary for the
7 administration of this section.

8 ~~SEC. 3.~~

9 *SEC. 6.* Section 25658.4 of the Business and
10 Professions Code, as added by Section 3 of Chapter 695 of
11 the Statutes of 1990, is repealed.

12 ~~SEC. 4.~~

13 *SEC. 7.* Section 25758.5 is added to the Business and
14 Professions Code, to read:

15 25758.5. In any hearing before the department
16 pursuant to Section 24300, the department may pay any
17 person appearing as a witness at the hearing at the
18 request of the department pursuant to a subpoena, his or
19 her actual, necessary, and reasonable travel, food, and
20 lodging expenses, not to exceed the amount authorized
21 for state employees.

22 ~~SEC. 5. Section 2.5 of this bill incorporates~~

23 *SEC. 8. Section 5.5 of this bill incorporates*
24 amendments to Section 25658.4 of the Business and
25 Professions Code, as added by Section 4 of Chapter 726 of
26 the Statutes of 1991, proposed by both this bill and SB 805.
27 It shall only become operative if (1) both bills are enacted
28 and become effective on or before January 1, 1998, (2)
29 each bill amends Section 25658.4 of the Business and
30 Professions Code, as added by Section 4 of Chapter 726 of
31 the Statutes of 1991, and (3) this bill is enacted after SB
32 805, in which case Section 2.5 of this bill shall not become
33 operative.

34 ~~SEC. 6.~~

35 *SEC. 9.* No reimbursement is required by this act
36 pursuant to Section 6 of Article XIII B of the California
37 Constitution because the only costs that may be incurred
38 by a local agency or school district will be incurred
39 because this act creates a new crime or infraction,
40 eliminates a crime or infraction, or changes the penalty



1 for a crime or infraction, within the meaning of Section
2 17556 of the Government Code, or changes the definition
3 of a crime within the meaning of Section 6 of Article
4 XIII B of the California Constitution.

5 Notwithstanding Section 17580 of the Government
6 Code, unless otherwise specified, the provisions of this act
7 shall become operative on the same date that the act
8 takes effect pursuant to the California Constitution.

9

10 CORRECTIONS
11 Text — Page 4.

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