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POLICIES

1.1.1 Alberta Gaming, Liquor and Cannabis Commission (AGLC) is established under the *Gaming, Liquor and Cannabis Act* (GLCA) and is governed by the requirements of the Criminal Code, the GLCA and the Gaming, Liquor and Cannabis Regulation (GLCR).

1.1.2 AGLC is the province’s liquor authority, responsible for administering and regulating the liquor industry in Alberta.

1.1.3 Board policies are approved by the Board of AGLC and signed by its Chair, on behalf of the Board.

1.1.4 These policies apply to agents of the Board authorized pursuant to Section 99 of the GLCR to warehouse and distribute liquor. This includes policies approved or amended after the warehouse operator’s appointment is authorized.

1.1.5 Guidelines are best business practices designed to help warehouse operators meet operating requirements.

1.1.6 The Liquor Warehouse Handbook (Handbook), which contains Board policies and Guidelines, is available on AGLC’s website at www.aglc.ca.

1.1.7 Warehouse operators are responsible for ensuring the Handbook is available to their staff.

1.1.8 An activity not specifically permitted in this Handbook is prohibited.

GUIDELINES

1.1.9 The purpose of this handbook is to provide information that will help warehouse operators in meeting AGLC requirements. This handbook does not replace the GLCA or GLCR.

1.1.10 The GLCA and GLCR may be accessed on the Queen’s Printer website at gp.alberta.ca.
### POLICIES

#### 1.2.1 In this handbook:

a) “AGLC” means the Alberta Gaming, Liquor and Cannabis Commission.

b) “Board” means the Board of AGLC.

c) “cost” means the amount obtained by adding all amounts owing or paid to a liquor supplier or liquor agency, all amounts owing or paid to any third party to get the liquor to the warehouse and the customs and excise duties, as applicable.

d) “GLCA” means the *Gaming, Liquor and Cannabis Act*.

e) “GLCR” means the *Gaming, Liquor and Cannabis Regulation*.

f) “handbook” means the Warehouse Handbook, the Board policies and guidelines applying to warehouses.

g) “Inspector” means an Inspector of AGLC, a police officer as defined in the Police Act, or someone designated by AGLC as an Inspector under the GLCA.

h) “licensee” means the individual, partnership or corporation holding a liquor licence.

i) “liquor” means beverages that are intended for human consumption containing over 1% alcohol by volume (e.g., spirits, wine, liqueur, coolers, cider or beer).

j) “liquor agency” (agency) means a corporation or individual who is in the business of representing a liquor supplier in the sale of the supplier’s liquor.

k) “liquor supplier” (supplier) means:

   i) a manufacturer;

   ii) a person who operates an establishment for making liquor outside Alberta;

   iii) a person, other than AGLC, who is a distributor of liquor; and/or

   iv) any person who has a connection, as specified in the GLCR, to a manufacturer or person described in ii) or iii), above.
l) “manufacturer” means a person who operates or intends to operate an establishment for making liquor in Alberta.

m) “warehouse” is an approved location operated by an authorized warehouser to store and distribute liquor in Alberta.

n) “warehouser” means an agent appointed by the Board, authorized under Section 99 of the Gaming, Liquor and Cannabis Regulation, to store and distribute liquor in Alberta.

o) “warehouse (administrator)” means an AGLC employee located at the authorized warehouse to perform duties specified in this Handbook.

p) “wholesale price” is the amount obtained by adding all amounts owing or paid to any third party to get the liquor to the warehouse, the applicable flat mark-up, customs duty (if applicable), excise duty (if applicable), container recycling fee, Goods and Services Tax and container deposit.
POLICIES

1.3.1 The administration and monitoring of activities related to warehousing is managed by AGLC.

For more information on warehousing or related financial matters contact:
Manager, External Warehouse Administration
Phone: (780) 447-8600
Email: ExternalWarehouse@aglc.ca

Additional AGLC contact information can be found at www.aglc.ca.
1.4.1 AGLC appoints warehousers as agents to warehouse and distribute liquor. The appointment is a condition of authorization under Section 99 of the Gaming, Liquor and Cannabis Regulation.

1.4.2 AGLC acts as the Importer of Record for all liquor and will continue to fulfill all of its statutory obligations including those relating to the:
   a) Importation of Intoxicating Liquors Act;
   b) Customs Act;
   c) Excise Act;
   d) Excise Act 2001;
   e) Excise Tax Act;
   f) Environmental Protection and Enhancement Act;
   g) Gaming, Liquor and Cannabis Act; and
   h) Gaming, Liquor and Cannabis Regulation.

1.4.3 Warehousers are responsible for all aspects of warehousing and distribution of liquor contained within their warehouse. Warehousers may charge a fee(s) for such services to liquor suppliers, liquor agencies and liquor licensees.

1.4.4 The fee charged for services must be identical for all liquor suppliers, liquor agencies and liquor licensees. No volume discounts are allowed.

1.4.5 Warehousers are allowed to co-mingle other products with liquor in a warehouse, subject to approval by AGLC.

1.4.6 A liquor supplier or liquor agency must notify AGLC of which warehouser(s) they have appointed to handle and distribute their liquor.

1.4.7 A liquor supplier or agency must provide to the Manager, External Warehouse Administration a minimum of 30 days’ notice in writing or by email, of a change of warehouser to handle and distribute their liquor.
1.4.8 Where required, AGLC will make application to the respective federal agency(ies) for customs and excise bonds in the name of AGLC. The bonds will include the warehouse location of the warehouser if all of the requirements of these policies are met and the required approval is obtained from the federal agency(ies).
1.5.1 Warehousers and their staff must comply with:
   a) the GLCA;
   b) the GLCR;
   c) Board policies; and
   d) all federal, provincial and municipal legislation.

1.5.2 Non-compliance with the legislation or Board policies may result in disciplinary action by the Board pursuant to Part 4 of the GLCA.

1.5.3 If a warehouser misleads AGLC, fails to provide information or provides inaccurate information, the Board may take disciplinary action including, but not limited to, fines, suspension or cancellation of the appointment as a warehouser.
# Policies

1.6.1 Warehouses must comply with the requirements of every applicable statute, law, by-law, code, ordinance, regulation, or order with respect to the condition, maintenance, use or occupation of the warehouse or the liquor.

1.6.2 Warehouses must, within five days of receipt of written notice given by or on behalf of AGLC, commence and thereafter proceed diligently, with the completion of the repairs, maintenance or other requirements referred to in the notice.
POLICIES

1.7.1 Warehousers must indemnify and hold harmless AGLC and AGLC’s employees or agents from any and all third party claims, demands, actions and costs that may arise directly or indirectly, out of any act or omission of the warehouser or their employees or agents.

1.7.2 Warehousers must, without limiting their liabilities herein, and at their own expense, insure their operations under a contract of either comprehensive or commercial general liability insurance. The insurance must be in an amount of not less than $2,000,000 inclusive per occurrence insuring against bodily injury, personal injury and property damage and including loss of use thereof.

1.7.3 Warehousers must provide fidelity coverage for all officers and employees in an amount of not less than $1,000,000 for any one loss. Such coverage must extend to include all property and liquor entrusted to the warehouser and any property or liquor for which the warehouser may be legally liable.

1.7.4 Warehousers must, unless agreed to in writing by AGLC, be responsible for insuring the liquor against all risks of loss or damage. Such insurance must be in an amount of not less than the cost of the liquor and must note the interest of AGLC as loss payee, and all liquor suppliers or liquor agencies, as their interests may appear. Coverage for the liquor must apply from the time the liquor is accepted by the warehouse (by the issuance of a signed delivery receipt), until such time as it has been loaded for outbound shipment and accepted by the carrier for transport (by the issuance of a bill of lading).

1.7.5 If AGLC is responsible for insuring the liquor, warehousers must, without limiting their liabilities herein and at their own expense, maintain all risks Warehouseman’s Legal Liability Insurance in an amount adequate to cover the cost of all liquor held in the warehouse. If AGLC insures the liquor, it is understood and agreed that the insurance coverage will not provide a waiver of subrogation in favor of the warehouser for any loss or damage due to the negligence or willful acts of the warehouser, its directors, officers, employees, agents or others for whom the warehouser is at law responsible.

1.7.6 All required insurance must be endorsed to provide AGLC with 30 days advance notice of cancellation or material reduction in coverage.
1.7.7 Warehousers must provide to AGLC evidence of all required insurance in the form of a detailed certificate of insurance acceptable to AGLC. All insurance must be placed with insurers in accordance with the Alberta Insurance Act.

1.7.8 If AGLC is responsible for insuring liquor, the warehouser will not do or permit anything to be done, nor make or permit any omission to be made, which will result in a nuisance, or which will cause the rate of insurance upon the liquor to be increased. If the rate of insurance is increased, the warehouser must pay AGLC the amount by which the insurance premiums increased. If notice of cancellation must be given respecting any insurance policy or if any insurance policy upon the liquor must be cancelled or refused by an insurer by reason of the warehouser’s use of or occupation of the warehouse or any part thereof, or if in the opinion of AGLC’s insurers acting reasonably, the warehouser’s use or occupation of the warehouse is not in compliance with these policies, the warehouser must forthwith remedy or rectify such use or occupation upon being requested to do so in writing by AGLC. If the warehouser fails to do so forthwith, AGLC, at its option, may either remedy or rectify the nuisance at the warehouser’s sole cost, or terminate the warehouse appointment.
POLICIES

1.8.1 Warehousers must not possess, keep or distribute any liquor product at or from their warehouse not received from a liquor supplier or a AGLC registered liquor agency.

1.8.2 Liquor adulterated in any manner, purchased or possessed illegally, brought into Alberta illegally or manufactured illegally, is subject to immediate seizure by Inspectors. Warehousers involved in such activities are subject to prosecution and penalties imposed by the Board.
1.9.1 Warehousers must pass a background check for AGLC to appoint them as an agent of AGLC.

1.9.2 As part of the background check, warehousers must consent to having a criminal record check completed.

1.9.3 Criminal record checks are required as follows:
   a) for a partnership:
      i) all members of the partnership; and
      ii) the designated warehouse manager;
   b) for a privately held company:
      i) all directors and shareholders; and
      ii) the designated warehouse manager; and
   c) for a publicly traded company:
      i) all directors; and
      ii) the designated warehouse manager.

1.9.4 A person will fail to pass a records check if the person has:
   a) within the five (5) years prior to the application date, been charged with or convicted of:
      i) an offence under the Criminal Code (Canada), the Excise Act (Canada), the Food and Drugs Act (Canada) or the Controlled Drugs and Substances Act (Canada); or
      ii) an offence under a foreign act or regulation that, in the Board’s opinion, is substantially similar to an offence described in Section 1.9.4a i); or
   b) at any time been charged with or convicted of:
      i) an offence under the Criminal Code (Canada), the Excise Act (Canada), the Food and Drugs Act (Canada) or the Controlled Drugs and Substances Act (Canada); or
      ii) an offence under a foreign act or regulation that, in the Board’s opinion, is substantially similar to an offence described in Section 1.9.4b i);
that, in the opinion of the Board, is sufficiently serious to detract from the integrity of lawful gaming, lottery and/or licensed liquor activities in Alberta; or

c) within the five (5) years prior to the application date, been in prison serving a term of three (3) years or more.

1.9.5 In accordance with the above, a “Particulars of Individual Form” (Form LIC/5013) must be completed for each person requiring a records check.
POLICIES

1.10.1 Warehouser records are subject to review and audit by AGLC and the Canada Revenue Agency.

1.10.2 Warehousers must maintain records in a manner acceptable to AGLC, AGLC appointed auditors and the Canada Revenue Agency.

1.10.3 Warehousers must permit AGLC, its employees and agents and the Canada Revenue Agency, to enter the warehouse at all reasonable times during normal business hours, and upon prior reasonable notice to the warehouser, for the purpose of viewing the condition of the warehouse and the liquor.
POLICIES

2.1.1 Warehousers must satisfy AGLC that they can directly, or through an agreement with a carrier, service the entire province in response to customer demand.

2.1.2 Warehousers may institute minimum order thresholds, but may not unreasonably, as determined by AGLC, refuse to service licensees at any location, in any part of the province.

2.1.3 Warehousers must have an operational computer system and software that will provide, on a timely basis, and in the form specified by AGLC, all information requirements as specified in these policies.

2.1.4 Warehousers may not be a liquor agency as defined in the GLCA or the holder of a Class A, B, C, D or duty free liquor licence, unless otherwise approved by the Board.

2.1.5 Once a warehouser has been approved by AGLC, the warehouser must:
   a) receive and store liquor ordered and delivered by the liquor supplier or liquor agency or someone designated by either, and issue a signed delivery receipt for all liquor received;
   b) process licensee orders in accordance with requirements established by AGLC;
   c) assemble and consolidate orders for shipping and delivery throughout the province; and
   d) make records and related documentation available upon request of AGLC, in accordance with the provisions of the GLCA, GLCR and AGLC policies.

2.1.6 Warehousers are required to provide AGLC with satisfactory office space that permits AGLC staff to carry out responsibilities as determined by AGLC. AGLC will maintain staff on-site to carry out responsibilities associated with these policies and related federal and provincial legislation. AGLC staff at warehouse locations will be provided at the discretion of AGLC. AGLC staff working in the warehouse will comply with facility policies and procedures provided by the warehouse.
2.1.7 AGLC will, at all times, be the Importer of Record of all liquor imported into Alberta. AGLC must clear all liquor imported into Alberta from outside of Canada through the Canada Border Services Agency and pay all necessary duty to the Government of Canada.

2.1.8 AGLC is responsible for reporting and paying excise duty on domestic in-bond goods.

2.1.9 For any liquor deliveries to a warehouse that have broken seals, seals that have been tampered with, or seal number(s) that do not correspond with the paperwork, the warehouser must contact AGLC Warehouse Administrator (Email: ExternalWarehouse@aglc.ca).
Policies

2.2.1 A minor (a person under 18 years of age) must not be employed in a warehouse in any position that involves the physical handling of liquor. This includes the receiving and storage of liquor, assembling liquor orders or shipping liquor orders from the warehouse.

2.2.2 Minors may be employed in a warehouse office performing administrative functions (e.g. order taking).
2.3.1 Liquor suppliers, agencies and warehousers must bear the cost of maintaining liquor inventory to service the Alberta market.

2.3.2 Warehousers are responsible for adequate physical security of inventory. Security measures are subject to approval by AGLC and the Canada Revenue Agency.

2.3.3 Warehousers must immediately report to AGLC, all loss or damage to liquor occurring while under its care.
2.4.1 AGLC calculates the wholesale price based upon the factors set out in 1.2.1p).

2.4.2 The wholesale price charged to liquor licensees must be the same at any one time for all liquor licensees holding the same class of licence.

2.4.3 Warehousers must have an electronic means of receiving price lists and updates from AGLC, as well as a method to electronically acknowledge receipt of this information. Warehousers must be able to implement new prices on the date indicated by AGLC.

2.4.4 Warehousers may issue price catalogues, however, the product description and wholesale price of the product must be accurate and agree with the information provided by AGLC, as at the date of publication.
2.5.1 Warehousers are responsible for establishing and operating an order desk to receive liquor licensee orders.

2.5.2 Warehousers may take orders for liquor seven days per week, 24 hours per day.

2.5.3 AGLC will provide a list of valid liquor licensees and other authorized parties to warehousers electronically on a nightly basis. Warehousers must only provide liquor to valid liquor licensees and other authorized parties.

2.5.4 Liquor may not be sold:
   a) to special event licensees; or
   b) directly to the public.

2.5.5 Liquor licensees must pay for all liquor prior to the order being released from the warehouse in accordance with Section 80(3) of the GLCA.

2.5.6 The warehouser may institute minimum order thresholds for liquor licensee orders. The minimum order thresholds must be identical for all areas of the province and are subject to the approval of AGLC.

2.5.7 No individual bottle sales are allowed from the warehouse. All sales must be in full case units. AGLC may authorize, in writing, a procedure for selling less than full cases or cases containing a combination of liquor products.

2.5.8 Only liquor the liquor licensee orders through the warehouse’s order desk may be delivered to the licensee.

2.5.9 Warehousers must provide invoices for liquor orders to liquor licensees.
SECTION: WAREHOUSING REQUIREMENTS

NUMBER: 2.6

POLICIES

2.6.1 Warehousers must ensure satisfactory arrangements with carriers to deliver product from the warehouse to liquor licensees.

2.6.2 Deliveries of liquor may be made to liquor licensees seven days per week in accordance with delivery schedules established by the warehouse.

2.6.3 Warehousers are responsible for loss or damage to liquor until it is delivered to, and accepted by, the liquor licensee.

2.6.4 Warehousers must not deliver liquor to someone other than a valid liquor licensee without the prior approval of AGLC. Delivery to someone other than a valid liquor licensee may require separate reporting (see Section 3.2.3).

2.6.5 Warehousers contracting with a carrier providing delivery from the warehouse to liquor licensees, must provide the carrier with an invoice or bill of lading and must ensure the carrier:

   a) obtains the liquor licensee's signature on the invoice or bill of lading as acknowledgement of receipt of the liquor;
   b) retains the invoice or bill of lading for subsequent AGLC review; and
   c) provides the liquor licensee with a copy of the invoice which must include the wholesale price of the liquor delivered.

2.6.6 Warehousers may be allowed, subject to the written approval of AGLC, to charge different distribution charges for different delivery points within the province. Different rates for delivery may also be charged based on the efficiency of the liquor licensee’s receiving and handling equipment.

2.6.7 Warehousers of draught beer in kegs are responsible for:

   a) distributing kegs to customers throughout the province;
   b) maintaining quality control over keg product;
   c) replacing faulty keg product in accordance with Section 2.7;
   d) recovering empty kegs from licensees;

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SUBJECT: LIQUOR DELIVERIES

e) storing empty kegs;
f) returning empty kegs to point of origin;
g) all missing kegs; and
h) any other responsibilities related to keg product as determined by AGLC.

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Policies

2.7.1 AGLC’s warehouser must assess all faulty draught beer product prior to return to the manufacturer (or the production plant) by the warehouser.

2.7.2 A faulty keg is a keg containing draught beer product that is of a quality below the standard established by the brewer of that product.

2.7.3 AGLC’s warehouse administrator weighs all returned kegs and may approve a credit if the keg contains a minimum of 80% of its full weight.

2.7.4 AGLC’s warehouse administrator may approve the granting of credit to a customer for faulty draught beer kegs. The Administrator marks each keg to indicate it is approved for credit and to ensure that only one credit is granted per keg. The credits must be paid back immediately or used against the next a subsequent order.

2.7.5 AGLC’s warehouse administrator keeps a log of all faulty kegs returned to production plants. For each keg returned for a credit, the following information is recorded:

   a) the customer’s name;
   b) the date it was returned;
   c) the date it was purchased;
   d) the reason for the return;
   e) the name of the Warehouse Administrator who approved the credit; and
   f) the weight of the keg.

AGLC’s warehouse administrator reconciles credits approved, with credits processed by the manufacturer, warehouser or distributor.

2.7.6 Once faulty kegs have been assessed, warehousers may return them to the respective manufacturer.

2.7.7 AGLC’s warehouse administrator may observe the dumping of faulty kegs and obtain samples of the contents for subsequent laboratory analysis.
 subsection:  PAYMENT

POLICIES

2.8.1 Warehouses must provide invoices to liquor licensees for liquor purchases. The invoice and payment must be based on the product price in effect on the day the licensee placed the order. This date must be clear on the face of the invoice.

2.8.2 Warehouses must not ship liquor to liquor licensees until AGLC has received payment in full and approved the shipment. Shipment prior to AGLC receiving full payment is not authorized.

2.8.3 AGLC’s revenue collection staff collect all payments. Warehouses are required to provide suitable office space for these individuals, if required.

2.8.4 Where there are no payments due to a liquor supplier, warehouses must collect their charges for warehousing services, directly from the liquor supplier or liquor agency.
SECTION: WAREHOUSING REQUIREMENTS

NUMBER: 2.9

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SUBJECT: QUALITY CONTROL

POLICIES

2.9.1 AGLC approval is required before liquor products may be sold in Alberta.

2.9.2 Warehousers must have labeling and quality control procedures in place to ensure adherence with provincial and federal product standards. AGLC must be advised immediately of any problems or concerns associated with product labels or product quality.

2.9.3 All stock replacements and faulty product must be fully documented.

2.9.4 From time to time AGLC may draw random samples of liquor from licensed premises or warehouses, for the purpose of organoleptic and chemical analysis. The cost of this analysis is the responsibility of the liquor agency or supplier. AGLC will advise of any negative results and the liquor agency or supplier will be required to furnish replacement product.

2.9.5 Liquor deemed by AGLC or another regulatory body as unfit for human consumption will be recalled. Recalled liquor and inventories of identical liquor remaining in the warehouse may be required to be destroyed or returned to the liquor supplier (at the liquor supplier’s request).

2.9.6 AGLC is not responsible for costs associated with the return of liquor to its source, the destruction of faulty liquor or liquor abandoned by a liquor agent or supplier.

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AUTHORITY: Original signed by Gael MacLeod
SUBJECT: RESPONSIBILITY FOR LOSS OR DAMAGE TO LIQUOR

POLICIES

2.10.1 Warehousers must ensure loss and damage to liquor is minimized through reasonable care and diligence.

2.10.2 AGLC establishes a tolerance level for lost and damaged liquor. Warehousers are responsible for any loss or damage that exceeds this tolerance.

2.10.3 Subsection 2.10.2 does not apply to loss or damage which is the result of the negligent or willful acts or omissions of a warehouser, its directors, officers, employees, agents or others for whom it is at law, responsible.

2.10.4 Warehousers are liable for liquor damaged or destroyed in their warehouses due to the negligent or willful acts or omissions of the warehouser, its directors, officers, employees, agents or others for whom the warehouser is by law, responsible.

2.10.5 Warehousers are liable for all loss of liquor products caused by the theft or dishonest acts of a warehouser’s employees. The value of any such losses are calculated based on the wholesale price, less any such excise or other taxes recoverable by AGLC, included in the wholesale price.
SECTION: AGLC INFORMATION REQUIREMENTS

NUMBER: 3.1

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SUBJECT: GENERAL REQUIREMENTS

POLICIES

3.1.1 AGLC may amend information requirements from time to time, at its sole discretion. AGLC will specify the manner and timelines in which warehousers must provide the information. AGLC will consult with warehousers in determining the detail and technical requirements of the information required.

3.1.2 Warehousers must provide, in electronic format, all information required by AGLC in fulfilling its statutory obligations under the Importation of Intoxicating Liquors Act, Customs Act, Excise Act, Excise Act 2001, Excise Tax Act, Gaming, Liquor and Cannabis Act, Gaming, Liquor and Cannabis Regulation, Environmental Protection and Enhancement Act and Beverage Container Recycling Regulation.

3.1.3 Warehousers must process required information daily and transmit or receive, in an electronic format acceptable to AGLC, all information specified in this policy. Warehousers must have the following, at a minimum, for the purposes of communicating with AGLC:

- a) a computer with an internet account that runs FTP software for data transmission;
- b) communication software enabling industry-standard communication, encryption, protocols and sessions; and
- c) courier or delivery services for all critical documents (e.g. Customs and Excise documents).

3.1.4 Warehousers are responsible for the following:

- a) external audit requirements;
- b) back-up recovery and disaster recovery measures;
- c) the maintenance and management of documents; and
- d) data security.
3.2.1 Warehousers must process on a daily basis and deliver to AGLC by 3:00 A.M. of the next calendar day, the following reconciled information in an electronic format, acceptable by AGLC:
   a) beginning inventory (must equal previous day's ending inventory);
   b) shipments (must equal invoiced quantities);
   c) details of each receipt of liquor into the warehouse;
   d) adjustments, including an explanation of all adjustments and details of returned, faulty or broken liquor;
   e) transfers of liquor into the warehouse from other warehouses;
   f) transfers of liquor out of the warehouse to other warehouses; and
   g) ending inventory (must equal beginning inventory, plus receipts/transfers in, minus shipments/transfers out, plus/minus adjustments).

Warehousers must supply the information in six digit product code, shipping container code or unit product code detail and specify units of measure.

3.2.2 Warehousers must report shipments to AGLC and meet the specifications defined by the “Warehouse Inventory and Revenue Management System Overview (WIRM)” document. (To receive a copy of the document, contact AGLC Manager, External Warehouse Administration at ExternalWarehouse@aglc.ca or 780-447-8600.)

3.2.3 Warehousers may be required to report separately, shipments of liquor to:
   a) duty free customers;
   b) diplomats;
   c) exports and out-of-province sales;
   d) British Army Training Unit Suffield (BATUS);
   e) airlines; and
f) any other authorized parties.

3.2.4 Warehousers must provide information as required by federal legislation for any liquor received in-bond.

3.2.5 Warehousers must be able to electronically receive, acknowledge and process information from AGLC relating to new liquor products and liquor prices. Warehousers must meet the specifications defined in the “Warehouse Inventory and Revenue Management System Overview” document for these purposes. (To receive a copy of the document, contact AGLC Manager, External Warehouse Administration at ExternalWarehouse@aglc.ca or 780-447-8600.)

3.2.6 Warehousers must be able to receive, acknowledge, and process information relating to new licensees or changes to licensees.

3.2.7 Warehousers must give AGLC free and unrestricted access to the warehouse and all records including, but not limited to, the following:

   a) shipping reports;
   b) bills of lading;
   c) invoices;
   d) adjustments; and
   e) receiving reports.

AGLC has the right to examine and make copies of all records and if necessary, to remove records from the warehouse for further review.

3.2.8 Warehousers must allow AGLC and the Canada Revenue Agency, free and unrestricted access to the warehouse, for the following functions:

   a) counts of liquor being shipped;
   b) counts of liquor being received; and
   c) inventory counts.
POLICIES

3.3.1 Warehousers and AGLC have access to and receive information relating to each other, the Government of Alberta, liquor suppliers, liquor agencies and liquor licensees. All of this information is the property of the respective person and confidential unless the person specifically states otherwise in a written consent or notice.

3.3.2 AGLC is bound by the Freedom of Information and Protection of Privacy (FOIP) Act. Warehousers must treat all information they receive or have access to, with the strictest confidence. The warehouser must not divulge any information in its possession, or to which it has access, to anyone, without the prior written consent of the other party, AGLC, or an affected liquor supplier, liquor agency or liquor licensee.

3.3.3 Warehousers acknowledge the FOIP Act and must protect any information they possess, receive or have access to under these policies to a standard at least as high as the requirements of the FOIP Act.

3.3.4 In addition to their obligations above, warehousers must undertake whatever steps are reasonably necessary to ensure any information given to or accessible by one of its employees, agents, contractors or other person working under its direction or control will abide by the undertaking given in 3.3.3.

3.3.5 In the event of a data breach, the warehouser must immediately inform AGLC of when the data breach was first identified.
POLICIES

4.1.1 When an Inspector, Auditor or AGLC warehouse administrator has reasonable grounds for believing that a violation of the Gaming, Liquor and Cannabis Act, the Gaming, Liquor and Cannabis Regulation or AGLC policy has occurred, that person has the authority to ask the warehouser to correct the situation.

4.1.2 Incident Reports set out the circumstances of an alleged violation. A copy is hand-delivered or mailed to the warehouser within seventeen (17) working days from the date of completion of the Incident Report.

4.1.3 The provisions of Sections 97 through 101 and 103 of the Gaming, Liquor and Cannabis Act apply to the warehouser as if the warehouser is a liquor licensee.
(Deleted Nov 2019)

PLEASE SEE THE BOARD HEARING PANEL RULES AND PROCEDURES DOCUMENT AT aglc.ca FOR INFORMATION ON BOARD ACTION.
4.3.1 If, due to circumstances beyond its control such as, but not limited to, the non-availability of liquor, a computer breakdown, hidden or transit damages to liquor, an act of God, a fire, storm, strike, lock-out or other labour dispute, any law, regulation or order by any governmental body or authority of competent jurisdiction, insurrection, riot or other civil disturbance, or any other cause beyond its reasonable control, or beyond the control of any person directly or indirectly engaged by it (any such event being referred to as “force majeure”), the warehouser is not able to perform its obligations under these policies, the warehouser will not be liable for its failure to so perform, provided, upon suffering the force majeure, the warehouser gives notice in writing to AGLC of such fact.
Policies

4.4.1 The Board releases information on disciplinary decisions to the public. The purpose of this policy is to allow the public, interested stakeholders and licensees, access to information on disciplinary decisions made by the Board of AGLC.

4.4.2 The information made available includes the following:
   a) warehouser name and location of premises;
   b) licence number (if applicable);
   c) the section of the Act, Regulation or Board policy involved; and
   d) the penalty.

4.4.3 AGLC posts disciplinary information on AGLC’s website at www.aglc.ca.

4.4.4 Disciplinary information will not be posted until the warehouser has:
   a) paid or agreed to the offered penalty; or
   b) had a hearing before a panel of the Board and the Hearing panel has rendered a decision.

4.4.5 The publication of disciplinary information is at the discretion of the Board and may be extended to other forms of communication to the public, e.g. press release, web page, etc.