- (b) agrees to purchase from the Commission at a price established by the board the beer it manufactures, and
- (c) provides security satisfactory to the board to ensure payment of the purchase price referred to in clause (b).
- (2) Subsection (1)(a) does not prevent a person from applying for a Class A liquor licence and a brew pub licence at the same time.

Sale or provision of brew pub beer

57 A person who holds a Class A liquor licence and a brew pub licence for the same premises and also holds another Class A liquor licence for other premises may only sell or provide beer manufactured under the brew pub licence from those other premises if the person obtains the approval of the board.

Standards and labelling

- **58** A Class E liquor licensee must
 - (a) ensure that liquor manufactured under the licence complies with the standards and requirements established by or under federal legislation, and
 - (b) ensure that a label that complies with the standards and requirements established by or under federal legislation is attached to all containers of liquor manufactured for sale in Alberta.

Duty Free Store Licences

Duty free store licence

- **59** A duty free store licence authorizes the licensee
 - (a) to purchase liquor from the Commission or as otherwise directed by the board,
 - (b) to possess and store the liquor in the licensed premises, and
 - (c) to sell the liquor from the licensed premises to persons who are taking the liquor outside of Canada.

Customs Act (Canada)

60(1) The board may not issue a duty free store licence for premises unless the applicant holds a licence under the *Customs Act* (Canada) that authorizes the premises to be operated as a duty free shop.