

**PROPOSED REGULATION OF THE
NEVADA TAX COMMISSION**

LCB FILE NO. R056-26I

**The following document is the initial draft regulation proposed
by the agency submitted on 03/20/2026**

**PROPOSED REGULATION OF
THE NEVADA TAX**

COMMISSION

LCB File No. RXXX-XX

March 20, 2026

EXPLANATION – Matter in *italics* is new; matter in brackets ~~omitted material~~ is material to be omitted.

AUTHORITY: § 1, NRS 360.090, AB404 section 4

A REGULATION relating to the Electronic Funds Transfer requirement included in AB404 of the 83rd session, providing guidance and administration and other such matters relating thereto.

Department Summary:

AB404 made changes to NRS 369.485 requiring Electronic Fund Transfer and/or credit cards for the payment of purchases made between wholesaler and retailer.

NAC 369.055 is amended accordingly in support of the changes instituted by AB404 of the 83rd session.

NAC 369.055 Payment to wholesale dealer by retail liquor store by electronic transfer of money authorized. (NRS 369.150, 369.485)

1. A retail liquor store may make payment to a wholesale dealer for liquor pursuant to NRS 369.485 by use of the electronic transfer of money if the wholesale dealer
 - (a) Consents to the use of the electronic transfer of money for such payment.
 - (b) Wholesaler does not pay any costs incurred by the retail liquor store for use of the electronic transfer of money.
2. A retail liquor store shall not condition any purchase of liquor from a wholesale dealer upon the consent of the wholesale dealer to the use of the electronic transfer of money to make payment for the liquor
3. As used in this section, “electronic transfer of money” means any transfer of money, other than a transaction initiated by a check, draft or other similar instrument, that is initiated through an electronic terminal, telephone, computer or magnetic tape for the purpose of ordering, instructing or authorizing a financial institution or person holding an account on behalf of another to debit or credit an account.

A wholesale dealer and a retail liquor store may enter into an agreement to use electronic transfers as directed by the wholesale dealer.

(1) If the retail liquor store does not have the ability to enter into an agreement for electronic transfer of money for payment, then another agreed upon method of payment may be established at the parties’ discretion.

- (2) A wholesale dealer may choose to use a different payment method depending on payment history or long-standing arrangements with a retail liquor store at the wholesale dealer's discretion.*
- (3) If an electronic payment arrangement is entered into it will be according to NRS 369.*
- (4) The retail liquor store shall be notified by the third party who administers the electronic transfer by email or U.S. mail if necessary 5 business days prior to an electronic transaction reminding the retailer of the date the electronic transaction shall take place.*