For your information

The Oregon Liquor Control Commission has:

X Amended OAR 845-007-0020
Adopted
Repealed

Effective: July 1, 2017

Note: Bold and underlined = new text; strikethrough and italics = deleted text

845-007-0020
Restrictions

(1) The Commission prohibits advertising if it contains:
(a) False or misleading information;
(b) Claims that the alcoholic beverage has curative or therapeutic effects;
(c) Claims that any government agency endorses or supports the alcoholic beverage;
(d) The requirement of purchasing an alcoholic beverage in order to receive a prize or merchandise unless the manufacturer or wholesaler donates the prize or merchandise to a charitable cause or community non-profit entity;
(e) Material so appealing to minors that it encourages them to purchase, possess, or drink alcoholic beverages;
(f) A person displayed drinking an alcoholic beverage;
(g) Material that encourages the use of an alcoholic beverage because of its intoxicating effect;
(h) Statements or illustrations that an alcoholic beverage causes athletic or artistic success;
(i) Material that encourages excessive or rapid consumption.
(2) The Commission prohibits any advertising of the promotional practices that are prohibited under OAR 845-006-0345(10).
(3) Outside the licensed premises, the Commission prohibits advertising of an alcoholic beverage for on-premises consumption if that advertising contains both a specified limited time period when a price or discount is available and either the price of the alcoholic beverage, or a specified dollar amount or percentage discount on the alcoholic beverage. Examples of specified limited time periods could include terms that reference a time of day such as “night” or “hour”, a day of the week such as “Thursdays”, a specific date such as “St. Patrick’s Day”, or similar terms.-
(a) Examples of advertising that is prohibited under this section include: $2.00 draft beer on Fridays, $4.50 well drinks 4:00–6:00 p.m., $1.00 off draft beer on Thursdays, half price gin and tonics 6:00–9:00 p.m., or ladies night margaritas $4.00.-
(b) Advertising the regular price of an alcoholic beverage outside the licensed premises, such as on a menu in the window or on a website, is allowed as long as there is no
mention of a specified limited time period for those prices. Advertising that uses terms such as “happy hour” is also allowed as long as there is no mention of an alcoholic beverage’s price or discount.

Outside the licensed premises, the Commission prohibits advertising of an alcoholic beverage for on-premises consumption where the expressed or implied meaning is that a customer, in order to receive a reduced price, would be required to purchase more than one drink at a time, such as “two for the price of one”, “buy one — get one free”, or “two for $______”.

Advertising is considered “outside the licensed premises” if the advertising is visible or audible from the outside, including advertising on a website or on a telephone answering machine recording. Responding via email or telephone to a question from a member of the public is not considered advertising and thus is allowed.

The Commission prohibits advertising that violates OAR 845-015-0130 (Advertising a retail liquor store by a Retail Sales Agent).

The Commission prohibits manufacturers and wholesalers from giving retailers point-of-sale items and advertising that the financial assistance laws prohibit (ORS 471.398 and 471.400 and OAR 845-013-0050).

Stat. Auth.: ORS 471, 471.030 & 471.730(1) & (5)
Stats. Implemented: ORS 471.730(7)