A BILL FOR AN ACT

RELATING TO LIQUOR.

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BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. Section 91-9.5, Hawaii Revised Statutes, is
2 amended to read as follows:

"[f]\$91-9.5[f] Notification of hearing; service. (a)
Unless otherwise provided by law, all parties shall be given
written notice of hearing by personal delivery or registered or
certified mail with return receipt requested at least fifteen
days before the hearing.

8 Unless otherwise provided by law, if service by (b) 9 personal service or registered or certified mail is not made 10 because of the refusal to accept service or the board or its agents have been unable to ascertain the address of the party 11 12 after reasonable and diligent inquiry, the notice of hearing may 13 be given to the party by publication at least once in each of 14 two successive weeks in a newspaper of general circulation. The 15 last published notice shall appear at least fifteen days prior 16 to the date of the hearing."

17 SECTION 2. Section 231-28, Hawaii Revised Statutes, is 18 amended to read as follows:

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1	"§231-28 Tax clearance before procuring liquor licenses.
2	No liquor licenses shall be issued or renewed unless the
3	applicant therefor shall present to the issuing agency, a
4	certificate signed by the director of taxation, showing that the
5	applicant does not owe the State any delinquent taxes,
6	penalties, or interest $[\cdot]$; or that the applicant has entered
7	into and is complying with an installment plan agreement with
8	the department of taxation for the payment of delinquent taxes
9	in installments."
10	SECTION 3. Section 281-1, Hawaii Revised Statutes, is
11	amended by amending the definition of "retail licensee" to read
12	as follows:
13	""Retail licensee" means any licensee holding a class 2 or
14	class 4 through class [14] <u>16</u> license."
15	SECTION 4. Section 281-3, Hawaii Revised Statutes, is
16	amended to read as follows:
17	"§281-3 Illegal manufacture, importation, or sale of
18	liquor. It shall be unlawful for any person not having a valid
19	license to manufacture or sell any liquor except as otherwise
20	provided in this chapter; provided that the head of any family
21	may produce for family use and not for sale an amount of wine



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not exceeding two hundred gallons a year, and an amount of beer
 not exceeding one hundred gallons a year.

3 It shall also be unlawful for any person, not having a 4 valid wholesale license or a valid manufacturer's (including 5 rectifier's) license, to import any liquor from without the 6 State, except as otherwise provided in this chapter. Liquor 7 imported into this State shall come to rest at the warehouse of 8 the manufacturer (including rectifier) or the wholesaler 9 importing the liquor, shall be unloaded into such warehouse, and 10 shall be held in such warehouse for at least forty-eight hours 11 before further sale by such manufacturer (including rectifier) 12 or wholesaler.

13 It shall also be unlawful for any person to label, 14 designate, or sell any liquor using the word "Hawaii", 15 "Hawaiian", "Aloha State", "50th State", "Kauai", "Maui", 16 "Oahu", or "Honolulu" unless such liquor is wholly or partially 17 manufactured in the State, and all of the primary ingredients 18 are wholly rectified or combined in the State of Hawaii in 19 compliance with the [Bureau of Alcohol, Tobacco and Firearms] 20 Alcohol and Tobacco Tax and Trade Bureau standards.

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A license shall constitute authority for the licensee to 1 2 sell only the liquor thereby authorized to be sold by the 3 licensee." 4 SECTION 5. Section 281-17, Hawaii Revised Statutes, is 5 amended by amending subsection (a) to read as follows: 6 "(a) The liquor commission, within its own county, shall have the sole jurisdiction, power, authority, and discretion, 7 8 subject only to this chapter: 9 To grant, refuse, suspend, and revoke any licenses for (1)the manufacture, importation, and sale of liquors; 10 11 To take appropriate action against a person who, (2)directly or indirectly, manufactures, sells, or 12 purchases any liquor without being authorized pursuant 13 14 to this chapter; provided that in counties which have 15 established by charter a liquor control adjudication 16 board, the board shall have the jurisdiction, power, 17 authority, and discretion to hear and determine 18 administrative complaints of the director regarding 19 violations of the liquor laws of the State or of the rules of the liquor commission, and impose penalties 20 21 for violations thereof as may be provided by law;



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1 (3)To control, supervise, and regulate the manufacture, importation, and sale of liquors by investigation, 2 3 enforcement, and education; provided that any 4 educational program shall be limited to the commission staff, commissioners, or liquor control adjudication 5 6 board members, licensees and their employees and shall 7 be financed through the money collected from the 8 assessment of fines against licensees; provided that 9 fine moneys, not to exceed ten per cent a year of 10 fines accumulated, may be used to fund public liquor 11 related educational or enforcement programs; 12 (4)From time to time to make, amend, and repeal such 13 rules, not inconsistent with this chapter, as in the 14 judgment of the commission seem appropriate for 15 carrying out this chapter and for the efficient 16 administration thereof, and the proper conduct of the 17 business of all licensees, including every matter or 18 thing required to be done or which may be done with 19 the approval or consent or by order or under the 20 direction or supervision of or as prescribed by the 21 commission; which rules, when adopted as provided in 22 chapter 91 shall have the force and effect of law;



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1 Subject to chapter 76, to appoint and remove an (5) 2 administrator, who may also be appointed an investigator and who shall be responsible for the 3 operations and activities of the staff. The 4 administrator may hire and remove hearing officers, 5 investigators, and clerical or other assistants as its 6 7 business may from time to time require, to prescribe 8 their duties, and fix their compensation; to engage 9 the services of experts and persons engaged in the 10 practice of a profession, if deemed expedient. Every 11 investigator, within the scope of the investigator's 12 duties, shall have the powers of a police officer; 13 (6) To limit the number of licenses of any class or kind 14 within the county, or the number of licenses of any 15 class or kind to do business in any given locality, 16 when in the judgment of the commission such 17 limitations are in the public interest; 18 To prescribe the nature of the proof to be furnished, (7) 19 the notices to be given, and the conditions to be met 20 or observed in case of the issuance of a duplicate 21 license in place of one alleged to have been lost or

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1		destroyed, including a requirement of any indemnity
2		deemed appropriate to the case;
3	(8)	To fix the hours between which licensed premises of
4		any class or classes may regularly be open for the
5		transaction of business, which shall be uniform
6		throughout the county as to each class respectively;
7	(9)	To prescribe all forms to be used for the purposes of
8		this chapter not otherwise provided for in this
9		chapter, and the character and manner of keeping of
10		books, records, and accounts to be kept by licensees
11		in any matter pertaining to their business;
12	(10)	To investigate violations of this chapter, chapter
13		244D and, notwithstanding any law to the contrary,
14		violations of the applicable department of health's
15		allowable noise levels, through its investigators or
16		otherwise, to include covert operations, and to report
17		violations to the prosecuting officer for prosecution
18		and, where appropriate, the director of taxation to
19		hear and determine complaints against any licensee;
20	(11)	To prescribe, by rule, the terms, conditions, and
21		circumstances under which persons or any class of
22		persons may be employed by holders of licenses;



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1	(12)	To prescribe, by rule, the term of any license or
2		solicitor's and representative's permit authorized by
3		this chapter, the annual or prorated amount, the
4		manner of payment of fees for the licenses and
5		permits, and the amount of filing fees; and
6	(13)	To prescribe, by rule, the circumstances and penalty
7		for the unauthorized manufacturing or selling of any
8		liquor."
9	SECT	ION 6. Section 281-22, Hawaii Revised Statutes, is
10	amended b	y amending subsection (a) to read as follows:
11	"(a)	A commission employee may support, advocate, or aid
12	in the el	ection or defeat of any candidate for public office, or
13	run for p	ublic office; provided the employee:
14	(1)	Notifies the commission in writing of the employee's
15		intent to support, advocate, or aid in the election or
16		defeat of a candidate for public office; and
17	(2)	If a candidate for public office, takes a leave of
18		absence in accordance with [chapter 79] section 78-23
19		for a period beginning prior to the initiation of
20		political activities related to the candidacy and
21		ending the day following the general election for the
22		office."



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1	SECT	ION 7. Section 281-31, Hawaii Revised Statutes, is
2	amended a	s follows:
3	1.	By amending subsection (n) to read:
4	" (n)	Class 14. Brewpub license. A brewpub licensee:
5	(1)	Shall manufacture not more than ten thousand barrels
6		of malt beverages on the licensee's premises during
7		the license year;
8	(2)	May sell malt beverages manufactured on the licensee's
9		premises for consumption on the premises;
10	(3)	May sell malt beverages manufactured by the licensee
11		in brewery-sealed packages to class 3 wholesale dealer
12		licensees pursuant to conditions imposed by <u>the</u> county
13		[planning and public works departments;] by ordinance
14		or rule;
15	(4)	May sell intoxicating liquor, purchased from a class 1
16		manufacturer licensee, or a class 3 wholesale dealer
17		licensee, to consumers for consumption on the
18		licensee's premises. The categories of establishments
19		shall be as follows:
20		(A) A standard bar; or
21		(B) Premises in which live entertainment or recorded
22		music is provided. Facilities for dancing by the



1		patrons may be permitted as provided by
2		commission rules;
3	(5)	May sell malt beverages manufactured on the licensee's
4		premises to consumers in brewery-sealed kegs and
5		growlers for off-premises consumption; provided that
6		for purposes of this paragraph, "growler" means a
7		glass container, not to exceed one half-gallon, which
8		shall be securely sealed;
9	(6)	May sell malt beverages manufactured on the licensee's
10		premises to consumers, in recyclable containers that
11		may be provided by the licensee or by the consumer,
12		not to exceed one gallon per container, which are
13		securely sealed on the licensee's premises, for off-
14		premises consumption;
15	(7)	Shall comply with all regulations pertaining to class
16		4 retail dealer licensees when engaging in the retail
17		sale of malt beverages; and
18	(8)	May sell malt beverages manufactured on the licensee's
19		premises in brewery-sealed containers directly to
20		class 2 restaurant licensees, class 3 wholesale dealer
21		licensees, class 4 retail dealer licensees, class 5
22		dispenser licensees, class 6 club licensees, class 8



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1		transient vessel licensees, class 9 tour or cruise
2		vessel licensees, class 10 special licensees, class 11
3		cabaret licensees, class 12 hotel licensees, class 13
4		caterer licensees, and class 15 condominium hotel
5		licensees, pursuant to conditions imposed by county
6		regulations governing class 1 [+]manufacturer[+]
7		licensees and class 3 wholesale dealer licensees."
8	2.	By amending subsection (p) to read:
9	"[+]	(p)[+] Class 16. Winery license. A winery licensee:
10	(1)	Shall manufacture not more than ten thousand barrels
11		of wine on the licensee's premises during the license
12		year;
13	(2)	May sell wine manufactured on the licensee's premises
14		for consumption on the premises;
15	(3)	May sell wine manufactured by the licensee in winery-
16		sealed packages to class 3 wholesale dealer licensees
17		pursuant to conditions imposed by <u>the</u> county [planning
18		and public works departments;] by ordinance or rule;
19	(4)	May sell wine manufactured on the licensee's premises
20		to consumers in winery-sealed kegs and magnums for
21		off-premises consumption; provided that for purposes
22		of this paragraph, "magnum" means a glass container,
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1	not	to	exceed	one	half-gallon,	which	may	be	securely
2	sea]	Led;	;						

3 (5) May sell wine manufactured on the licensee's premises
4 to consumers, in recyclable containers that may be
5 provided by the licensee or by the consumer, not to
6 exceed one gallon per container, which are securely
7 sealed on the licensee's premises, for off-premises
8 consumption;

9 (6) Shall comply with all rules pertaining to class 4
10 retail dealer licensees when engaging in the retail
11 sale of wine; and

12 May sell wine manufactured on the licensee's premises (7)13 in winery-sealed containers directly to class 2 restaurant licensees, class 3 wholesale dealer 14 15 licensees, class 4 retail dealer licensees, class 5 dispenser licensees, class 6 club licensees, [class 7 16 17 vessel licensees,] class 8 transient vessel licensees, 18 class 9 tour or cruise vessel licensees, class 10 19 special licensees, class 11 cabaret licensees, class 20 12 hotel licensees, class 13 caterer licensees, class 21 14 brewpub licensees, and class 15 condominium hotel 22 licensees, pursuant to conditions imposed by county



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1		planning and public works departments and rules
2		governing class 3 wholesale dealer licensees[; and
3	(8)	May conduct the activities described in paragraphs (1)
4		through (7) at locations other than the licensee's
5		premises; provided that the manufacturing takes place
6		in Hawaii; and provided further that the other
7		locations are properly licensed by the same
8		ownership]."
9	SECT	ION 8. Section 281-41, Hawaii Revised Statutes, is
10	amended t	o read as follows:
11	"§28	1-41 Transfer of licenses; notice of change in
12	officers,	directors, and stockholders of corporate licenses,
13	partners	of a partnership license, and members of a limited
13 14	-	of a partnership license, and members of a limited company license; penalty. (a) No license issued
	liability	
14	liability under thi	company license; penalty. (a) No license issued
14 15	liability under thi shall be	company license; penalty. (a) No license issued s chapter to an original applicant or to any transferee
14 15 16	liability under thi shall be issuance	company license; penalty. (a) No license issued s chapter to an original applicant or to any transferee transferable or be transferred within one year of the
14 15 16 17	liability under thi shall be issuance satisfact	company license; penalty. (a) No license issued s chapter to an original applicant or to any transferee transferable or be transferred within one year of the or transfer, except for good cause shown to the
14 15 16 17 18	liability under thi shall be issuance satisfact shall be	company license; penalty . (a) No license issued s chapter to an original applicant or to any transferee transferable or be transferred within one year of the or transfer, except for good cause shown to the ion of the liquor commission. <u>A transfer of license</u>
14 15 16 17 18 19	liability under thi shall be issuance satisfact <u>shall be</u> license i	company license; penalty. (a) No license issued s chapter to an original applicant or to any transferee transferable or be transferred within one year of the or transfer, except for good cause shown to the ion of the liquor commission. <u>A transfer of license</u> for the same class, kind, and category of license. No
14 15 16 17 18 19 20	liability under thi shall be issuance satisfact shall be license i transferr	company license; penalty. (a) No license issued s chapter to an original applicant or to any transferee transferable or be transferred within one year of the or transfer, except for good cause shown to the ion of the liquor commission. <u>A transfer of license</u> for the same class, kind, and category of license. No ssued under this chapter shall be transferable or be

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1 premises, reference to, and report by an inspector, and a public 2 hearing held by the commission not less than fourteen days after 3 one publication of notice thereof, but without sending notice of 4 the hearing by mail to persons being the owners or lessees of 5 real estate situated within the vicinity of the premises and 6 without the right to the owners or lessees to protest the 7 transfer of a license. Exceptions are class 5 and 11 licensees 8 who must comply with the [notice] requirements as set forth in 9 [section 281-57.] sections 281-57 to 281-60. 10 [(b) No class 5 or 12 license issued to a standard bar, as

11 defined in section 281-1, shall be transferable to other than a 12 standard bar and that such license shall be subject to 13 revocation if the licensed premises is not retained as a 14 standard bar except upon written application to the commission 15 by the licensee or the proposed transferee, subject to sections 16 281-51 to 281-60.

17 (c)] (b) A county may increase the requirements for 18 transfers of class 5, category [+](1)[+] (B) and (D), and class 19 11 licenses by ordinance designating one or more areas within 20 the county as special liquor districts and specifying the 21 requirements applicable to transfers of any of these licenses 22 within each district.



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1 [(d)] (c) For the purpose of this section, "special liquor district" means an area designated by a county for restoration, 2 3 reservation, historic preservation, redevelopment, rejuvenation, 4 or residential protection, in which development is guided to 5 protect or enhance the physical and visual aspects of the area 6 for the benefit of the community as a whole. 7 [(e)] (d) Where a license is held by a partnership, the 8 commission may, notwithstanding this section, approve the 9 transfer of the [license] partnership interest upon the death or 10 withdrawal of a member of the partnership to any remaining 11 partner or partners without publication of notice [and without] 12 at a public hearing. 13 $\left[\frac{f}{f}\right]$ (e) Where a license is held by a partnership, 14 limited partnership, limited liability partnership, or a limited 15 liability company, the admission or withdrawal of a limited 16 partner, partner of a limited liability partnership, or a member 17 of the limited liability company shall not be deemed a transfer 18 of the license held by the partnership or limited liability 19 company, but the licensee shall, prior to such admission or withdrawal, so notify the commission in writing, stating the 20 name of the partner, partners, member, or members who have 21 22 withdrawn, if such be the case, and the name, age, and place of



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residence of the partner, partners, member, or members who have 1 2 been admitted, if that be the case. If the commission finds a 3 [limited] partner or a member to be an unfit or improper person to hold a license in the [limited] partner's or member's own 4 right pursuant to section 281-45, it may revoke the license or 5 suspend the license of the partnership or the limited liability 6 company until the unfit or improper partner or member is removed 7 8 or replaced.

[(g)] (f) Except as otherwise provided in this section, 9 10 the same procedure shall be followed in regard to the transfer 11 of a license as is prescribed by this chapter for obtaining a 12 license. Sections 281-51 to 281-60, except where inconsistent 13 with any provision hereof, are hereby made applicable to such 14 transfers. The word "applicant", as used in such sections, 15 shall include each such proposed transferee, and the words, 16 "application for a license or for the renewal of a license", as used in such sections, shall include an application for the 17 transfer of a license. 18

19 [-(h)-] (g) Upon the hearing, the commission shall consider
20 the application and any objections to the granting thereof and
21 hear the parties in interest. It shall inquire into the
22 propriety of each transfer and determine whether the proposed
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1 transferee is a fit person to hold the license. It may approve a transfer or refuse to approve a transfer and the refusal by 2 3 the commission to approve a transfer shall be final and 4 conclusive, unless an appeal is taken as provided in chapter 91. 5 [(i)] (h) If any licensee without such approval transfers 6 to any other person the licensee's business for which the 7 licensee's license was issued, either openly or under any 8 undisclosed arrangement, whereby any person, other than the 9 licensee, comes into possession or control of the business or 10 takes in any partner or associate, the commission may in its 11 discretion suspend or cancel the license.

12 $\left[\frac{(i)}{(i)}\right]$ (i) If the licensee is a corporation, a change in 13 ownership of any outstanding capital stock shall not be deemed a 14 transfer of a license; provided that in the case of a change in 15 ownership of twenty-five per cent or more of the stock or in the 16 case of change in ownership of any number of shares of the stock 17 that results in the transferee thereof becoming the owner of 18 twenty-five per cent or more of the outstanding capital stock, 19 the corporate licensee shall, prior to the date of the transfer, 20 apply for and secure the approval of the transfer from the 21 commission in writing. If the commission finds that the 22 proposed transferee is an unfit or improper person to hold a



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1 license in the proposed transferee's own right pursuant to 2 section 281-45, it shall not approve the proposed transfer. Ιf 3 any transfer is made without the prior approval of the commission, the commission may in its discretion revoke or 4 5 suspend the license until it determines that the transferee is a 6 fit and proper person, and if the commission finds that the 7 transferee is not a fit and proper person, until a retransfer or 8 new transfer of the capital stock is made to a fit and proper 9 person pursuant to section 281-45. In addition, the corporate 10 licensee shall, within thirty days from the date of election of 11 any officer or director, notify the commission in writing of the 12 name, age, and place of residence of the officer or director. 13 If the commission finds the transferee, officer, or director an 14 unfit or improper person to hold a license in the transferee's, 15 officer's, or director's own right pursuant to section 281-45, 16 it may in its discretion revoke the license or suspend the 17 license until a retransfer or new transfer of the capital stock 18 is effected to a fit or proper person pursuant to section 281-45 19 or until the unfit or improper transferee, officer, or director 20 is removed or replaced by a fit and proper person pursuant to 21 section 281-45.



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1	[(k)] <u>(j)</u> If a licensee closes out the business for which
2	the license is held, during the term for which the license was
3	issued, the licensee shall, within five days from the date of
4	closing the same, give the commission written notice thereof and
5	surrender the licensee's license for cancellation.
6	(k) The conversion of an entity into any other form of
7	entity or the merger of any entity with any other entity shall
8	not be deemed a transfer of the license, provided that the
9	licensee, prior to the date of the conversion or merger, shall
10	apply for and secure the approval of the commission without any
11	requirement for publication of notice. The foregoing shall not
12	preclude compliance with subsection (d) upon a change in any of
13	the partners or members, or with subsection (i) upon change of
14	any shareholders, officers, or directors of any entity occurring
15	concurrently with a conversion or merger.
16	As used in this subsection, "entity" means a corporation,
17	partnership, limited partnership, limited liability partnership,
18	or limited liability company."
19	SECTION 9. Section 281-45, Hawaii Revised Statutes, is
20	amended to read as follows:
21	"§281-45 No license issued, when. No license shall be
22	issued under this chapter:



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1 To any minor or to any person who has been convicted (1)2 of a felony and not pardoned (except that the 3 commission may grant a license under this chapter to a corporation that has been convicted of a felony where 4 the commission finds that the organization's officers 5 and shareholders of twenty-five per cent or more of 6 7 outstanding stock are fit and proper persons to have a license), or to any other person not deemed by the 8 9 commission to be a fit and proper person to have a 10 license;

To a corporation the officers and directors of which, 11 (2)or any of them, would be disqualified under paragraph 12 13 (1) from obtaining the license individually, or a stockholder of which, owning or controlling twenty-14 15 five per cent or more of the outstanding capital stock, or to a general partnership, limited 16 17 partnership, limited liability partnership, or limited 18 liability company whose partner or member holding 19 twenty-five per cent or more interest of which, or any 20 of them would be disqualified under paragraph (1) from 21 obtaining the license individually;



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1	(3)	Unless the applicant for a license or a renewal of a
2		license, or in the case of a transfer of a license,
3		both the transferor and the transferee, present to the
4		issuing agency a signed certificate from the director
5		of taxation and from the Internal Revenue Service
6		showing that the applicant or the transferor and
7		transferee do not owe the state or federal governments
8		any delinquent taxes, penalties, or interest; or that
9		the applicant, or in the case of a transfer of a
10		license, the transferor or transferee, has entered
11		into an installment plan agreement with the department
12		of taxation and the Internal Revenue Service for the
13		payment of delinquent taxes in installments and that
14		the applicant is or the transferor or transferee is,
15		in the case of a transfer of a license, complying with
16		the installment plan agreement; or
17	(4)	To any applicant who has had any liquor license
18		revoked less than two years previous to the date of
19		the application for any like or other license under
20		this chapter."

21 SECTION 10. Section 281-57, Hawaii Revised Statutes, is
22 amended by amending subsection (c) to read as follows:



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"(c) Immediately upon the commission's fixing a day for
 the public hearing of the application, the applicant shall mail
 a notice setting forth the time and place of the hearing on the
 application to each of the following:

Not less than two-thirds of the owners and lessees of 5 (1)record of real estate and owners of record of shares 6 7 in a cooperative apartment or to those individuals on 8 the list of owners as provided by the managing agent 9 or governing body of the shareholders association 10 situated within a distance of five hundred feet from 11 the nearest point of the premises for which the 12 license is asked to the nearest point of such real 13 estate or cooperative apartment; provided that in 14 meeting this requirement, the applicant shall mail a 15 notice to not less than three-fourths of the owners 16 and lessees of record of real estate and owners of 17 record of shares in a cooperative apartment situated 18 within a distance of one hundred feet from the nearest 19 point of the premises for which the license is asked. 20 Notice by mail may be addressed to the last known 21 address of the person concerned or to the address as 22 shown in the [last tax return filed by] current real



1		property tax record of the person or the person's
2		agent or representative;
3	(2)	In counties with a population of five hundred thousand
4		or more, not less than two-thirds of the registered
5		voters residing within, and small businesses situated
6		within, a distance of five hundred feet from the
7		nearest point of the premises for which the license is
8		asked; provided that in meeting this requirement, the
9		applicant shall mail notices to not less than three-
10		fourths of the registered voters residing within, and
11		small businesses situated within, a distance of one
12		hundred feet from the nearest point of the premises
13		for which the license is asked. This paragraph shall
14		not apply to applications for class 2, class 4, class
15		12, and class 15 licenses. A notice sent pursuant to
16		this paragraph shall be addressed to the "occupant" of
17		the residential unit or small business; and
18	(3)	For each condominium project and cooperative apartment
19		within the five hundred-foot area, one notice of the
20		hearing shall be sent by mail addressed "To the
21		Residents, Care of the Manager", followed by the name



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1 and address of the condominium or cooperative 2 apartment involved. 3 The notices required under this subsection shall be mailed at least forty-five days prior to the date set for the hearing. No 4 promotional information shall be allowed on, or accompany the 5 notice. Before the hearing, and within seven business days of 6 7 having mailed the notices, the applicant shall file with the 8 commission an affidavit that the notices have been mailed in 9 compliance with this subsection. In addition to the affidavit 10 (which shall be made available within the same seven-business-11 day period with proof of having mailed the notices), the applicant shall include both a master list of one hundred per 12 13 cent of addressees and addresses required by paragraphs (1), 14 (2), and (3), and another mailing list consisting of the portion 15 of addressees and their respective addresses who were mailed the 16 notice purposely needed to meet the requirements of paragraphs 17 (1), (2), and (3). The affidavit, master list, and mailing list 18 shall be made available within seven business days (of the 19 mailing of the notice by the applicant) by the commission for 20 public review upon request. For purposes of this section, 21 "master list" means every owner and lessee who would otherwise 22 be required to receive notice of the public hearing according to

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1 the requirement of paragraphs (1), (2), and (3), even if they 2 were not actually included in the two-third or three-fourths 3 requirement (as the case may be) of paragraph (1) or (2), and 4 every condominium project and cooperative apartment qualifying in paragraph (3). When the requirements of this section have 5 6 not been met, the commission may cancel the hearing or continue 7 the public hearing subject to the provisions of [+]this 8 section[]]."

9 SECTION 11. Section 281-59, Hawaii Revised Statutes, is
10 amended by amending subsection (a) to read as follows:

11 "(a) Upon the day of hearing, or any adjournment thereof, 12 the liquor commission shall consider the application and any 13 protests and objections to the granting thereof, and hear the 14 parties in interest. The liquor commission shall accept all 15 written or oral testimony for or against the application whether 16 the application is denied, refused, or withdrawn. Within 17 [fifteen] ninety days after the hearing, or within [thirty] one 18 hundred twenty days thereafter if in its discretion the 19 commission extends the [fifteen] ninety days to [thirty] one 20 hundred twenty days, and gives public notice of same, the 21 commission shall give its decision granting or refusing the 22 application; provided that if a majority of the:



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1	(1)	Registered voters for the area within five hundred
2		feet of the nearest point of the premises for which
3		the license is asked; or
4	(2)	Owners and lessees of record of real estate and owners
5		of record of shares in a cooperative apartment within
6		five hundred feet of the nearest point of the premises
7		for which the license is asked,
8	have duly	filed or caused to be filed their protests against the
9	granting	of the license, or if there appears any other
10	disqualif	ication under this chapter, the application shall be
11	refused.	Otherwise, the commission may in its discretion grant
12	or refuse	the same.
13	For	purposes of defining "a majority of the owners and
14	lessees o	f record of real estate and owners of record of shares
15	in a coop	erative apartment", each property counts only once;
16	provided	that roadways shall not be included. A protest
17	submitted	by the majority of the co-owners or the majority of
18	the co-le	ssees of a property shall constitute a protest by all
19	the owner	s or lessees of record of that property. A protest
20	filed by	owners or lessees who own more than one property shall
21	be counte	d for each property."



1	SECTION 12. Section 281-85, Hawaii Revised Statutes, is
2	amended by amending subsection (b) to read as follows:
3	"(b) It shall be unlawful for any person acting as agent
4	or representative of a nonresident principal or for any licensee
5	directly or indirectly, or through any subsidiary or affiliate,
6	to give any premium or free goods of intoxicating liquor or
7	other merchandise in connection with the sale of any
8	intoxicating liquor; or to [give] <u>offer or to provide</u> any
9	premium or free goods of intoxicating liquor in connection with
10	the sale of other merchandise."
11	SECTION 13. Statutory material to be repealed is bracketed
12	and stricken. New statutory material is underscored.
13	SECTION 14. This Act shall take effect upon its approval.
14	
	INTRODUCED BY:

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н.в. NO. **3**\\

Report Title:

Liquor Licenses

Description:

Makes various administrative, technical amendments to the liquor license and liquor tax laws.

