A BILL FOR AN ACT

RELATING TO LIQUOR.

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

1		PART I
2	SECT:	ION 1. Section 281-1, Hawaii Revised Statutes, is
3	amended by	y amending the definition of "retail licensee" to read
4	as follows	S:
5	""Re	tail licensee" means any licensee holding a class 2
6	[or] <u>,</u> clas	ss 4 through class 16 <u>, or a class 18</u> license."
7	SECT:	ION 2. Section 281-31, Hawaii Revised Statutes, is
8	amended to	o read as follows:
9	"§28:	1-31 Licenses, classes. (a) Licenses may be granted
10	by the lie	quor commission as provided in this section.
11	(d)	Class 1. Manufacturer license. A license for the
12	manufactu	re of liquor shall authorize the licensee to:
13	(1)	Manufacture the liquor therein specified;
14	(2)	Sell it in original packages to any wholesaler who
15		holds a license to resell it; and
16	(3)	Sell beer, wine, or other specified liquor
17		manufactured or distilled on the licensee's premises

- 1 from fruits or other products grown in the State, in 2 any quantity: 3 (A) At wholesale in original packages to any person 4 who holds a license to resell it; and 5 To any person for private use and consumption. (B) Under this license, no liquor shall be consumed on the 6 7 premises, except as authorized by the commission. Of this 8 class, there shall be the following kinds: 9 (1)Beer; 10 Wine; (2) 11 (3) Alcohol; and 12 (4) Other specified liquor. 13 It shall be unlawful for any holder of a manufacturer 14 license to have any interest whatsoever in the license or 15 licensed premises of any other licensee. This subsection shall 16 not prevent the holder of a manufacturer license under this 17 chapter or under the law of another jurisdiction from maintaining any interest in the license or licensed premises of 18 19 a wholesale dealer licensee under this chapter. (c) Class 2. Restaurant license. 20
- licensee to sell liquor specified in this subsection

(1) A license under this class shall authorize the



1		for consumption on the premises; provided that a
2		restaurant licensee, with commission approval, may
3		provide off-premises catering of food and liquor;
4		provided further that the catering activity shall be
5		directly related to the licensee's operation as a
6		restaurant. A licensee under this class shall be
7		issued a license according to the category of
8		establishment the licensee owns or operates. The
9		categories of establishment shall be as follows:
10		(A) A standard bar; or
11		(B) Premises in which live entertainment or recorded
12		music is provided. Facilities for dancing by the
13		patrons may be permitted as provided by
14		commission rules[-];
15	(2)	If a licensee under class 2 desires to change the
16		category of establishment the licensee owns or
17		operates, the licensee shall apply for a new license
18		applicable to the category of the licensee's
19		establishment[-]; and
20	(3)	Of this class, there shall be the following kinds:
21		(A) General (includes all liquor except alcohol);
22		(B) Beer and wine; and

- 1 (C) Beer. 2 Notwithstanding section 281-57, the commission may approve at 3 one public hearing and without notice the change to a class 2 4 restaurant license of a licensee holding a class 5 dispenser 5 license who meets the requirements of a class 2 license. 6 Class 3. Wholesale dealer license. A license for the 7 sale of liquor at wholesale shall authorize the licensee to import and sell only to licensees or to others who are by law 8 9 authorized to resell the liquor specified by the license but are 10 not by law required to hold a license; provided that a class 3 11 licensee may sell samples of liquor back to the manufacturer. 12 Under a class 3 license, no liquor shall be consumed on the 13 premises except as authorized by the commission. Of this class, 14 there shall be the following kinds: 15 General (includes all liquor except alcohol); (1)16 (2) Beer and wine; and 17 (3) Alcohol. If any wholesale dealer solicits or takes any orders in any 18 19 county other than that where the dealer's place of business is 20 located, the orders may be filled only by shipment direct from
- 22 license. Nothing in this subsection shall prevent a wholesaler

the county in which the wholesale dealer holds the dealer



- 1 from selling liquor to post exchanges, ships' service stores,
- 2 army or navy officers' clubs, or similar organizations located
- 3 on army or navy reservations, or to any vessel other than
- 4 vessels performing a regular water transportation service
- 5 between any two or more ports in the State, or to aviation
- 6 companies who operate an aerial transportation enterprise
- 7 subject to chapter 269 and engaged in regular flight passenger
- 8 services between any two or more airports in the State for use
- 9 on aircraft, or aviation companies engaged in transpacific
- 10 flight operations for use on aircraft outside the jurisdiction
- 11 of the State.
- 12 (e) Class 4. Retail dealer license. A license to sell
- 13 liquor at retail or to class 10 licensees shall authorize the
- 14 licensee to sell the liquor therein specified in their original
- 15 packages. Under a class 4 license, no liquor shall be consumed
- 16 on the premises except as authorized by the commission. Of this
- 17 class, there shall be the following kinds:
- 18 (1) General (includes all liquor except alcohol);
- 19 (2) Beer and wine; and
- **20** (3) Alcohol.
- 21 (f) Class 5. Dispenser license.

1 (.	<i> ,</i>	A II	cense under this class shall authorize the					
2		lice	licensee to sell liquor specified in this subsection					
3		for	consumption on the premises. A licensee under					
4		this	class shall be issued a license according to the					
5		cate	gory of establishment the licensee owns or					
6		oper	ates. The categories of establishments shall be					
7		as f	ollows:					
8		(A)	A standard bar;					
9		(B)	Premises in which a person performs or entertains					
10			unclothed or in attire restricted to use by					
11			entertainers pursuant to commission rules;					
12		(C)	Premises in which live entertainment or recorded					
13			music is provided; provided that facilities for					
14			dancing by the patrons may be permitted as					
15			provided by commission rules; or					
16		(D)	Premises in which employees or entertainers are					
17			compensated to sit with patrons, regardless of					
18			whether the employees or entertainers are					
19			consuming nonalcoholic beverages while in the					
20			company of the patrons pursuant to commission					
21			rules[-];					

1	(2)	If a licensee under class 5 desires to change the
2		category of establishment the licensee owns or
3		operates, the licensee shall apply for a new license
4		applicable to the category of the licensee's
5		establishment[-]; and
6	(3)	Of this class, there shall be the following kinds:
7		(A) General (includes all liquor except alcohol);
8		(B) Beer and wine; and
9		(C) Beer.
10	(g)	Class 6. Club license. A club license shall be
11	general o	aly but shall exclude alcohol and shall authorize the
12	licensee	to sell liquor to members of the club and to guests of
13	the club	enjoying the privileges of membership for consumption
14	only on the	ne premises kept and operated by the club; provided
15	that the	license shall also authorize any club member to keep in
16	the membe:	r's private locker on the premises a reasonable
17	quantity o	of liquor owned by the member for the member's own
18	personal w	use and not to be sold that may be consumed only on the
19	premises.	A club licensee shall be authorized to host
20	charitable	e functions that are open to the general public only
21	pursuant	to commission rules.

The categories of establishment shall be as follows:



- 1 (1) A standard bar; or
- 2 (2) Premises in which live entertainment or recorded music
- 3 is provided. Facilities for dancing by the patrons
- 4 may be permitted as provided by commission rules.
- 5 (h) Class 8. Transient vessel license. A general license
- 6 may be granted to the owner of any vessel for the sale of liquor
- 7 other than alcohol on board the vessel while en route within the
- 8 jurisdictional limits of the State and within any port of the
- 9 State. Sales shall be made only for consumption by passengers
- 10 and their guests on board the vessel. The license shall be
- 11 issuable in each county where the sales are to be made; provided
- 12 that the application for the license may be made by any agent
- 13 representing the owner.
- (i) Class 9. Tour or cruise vessel license. A general
- 15 license may be granted to the owner of any tour or cruise vessel
- 16 for the sale of liquor other than alcohol on board the vessel
- 17 while in the waters of the State; provided that sales be made
- 18 only for consumption by passengers on board while the vessel is
- 19 in operation outside the port or dock of any island of the
- 20 State, unless otherwise approved by the county where the license
- 21 has been issued. The license shall be issuable in the county
- 22 where the home port of the vessel is situated. If, on any

- 1 vessel for which no license has been obtained under this
- 2 chapter, any liquor is sold or served within three miles of the
- 3 shore of any island of the State, it shall constitute a
- 4 violation of this chapter.
- 5 The categories of establishment shall be as follows:
- **6** (1) A standard bar; or
- 7 (2) Premises in which live entertainment or recorded music
- 8 is provided. Facilities for dancing by the patrons
- may be permitted as provided by commission rules.
- 10 (j) Class 10. Special license. A special license may be
- 11 granted for the sale of liquor for a period not to exceed three
- 12 days and pursuant to commission rule may be approved by the
- 13 administrator for fundraising events by nonprofit organizations,
- 14 political candidates, and political parties; provided that any
- 15 registered educational or charitable nonprofit organization may
- 16 sell liquors in their original packages for off-premises
- 17 consumption. Of this class, there shall be the following kinds:
- 18 (1) General (includes all liquor except alcohol);
- 19 (2) Beer and wine; and
- **20** (3) Beer.
- 21 Liquor sold under a class 10 license shall be consumed on the
- 22 premises.

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1	(k) Class 11. Cabaret license. A cabaret license shall
2	be general only but shall exclude alcohol and shall authorize
3	the sale of liquor for consumption on the premises. This
4	license shall be issued only for premises where food is served,
5	facilities for dancing by the patrons including a dance floor
6	are provided, and live or amplified recorded music or
7	professional entertainment except professional entertainment by
8	a person who performs or entertains unclothed is provided for
9	the patrons; provided that professional entertainment by persons
10	who perform or entertain unclothed shall be authorized by:
11	(1) A cabaret license for premises where professional
12	entertainment by persons who perform or entertain
13	unclothed was presented on a regular and consistent
14	basis immediately prior to June 15, 1990; or
15	(2) A cabaret license that, pursuant to rules adopted by
16	the liquor commission, permits professional
17	entertainment by persons who perform or entertain
18	unclothed.
19	A cabaret license under paragraph (1) or (2) authorizing
20	professional entertainment by persons who perform or entertain
21	unclothed shall be transferable through June 30, 2000. A
22	cabaret license under paragraph (1) or (2) authorizing
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- 1 professional entertainment by persons who perform or entertain
- 2 unclothed shall not be transferable after June 30, 2000, except
- 3 upon approval by the liquor commission and pursuant to rules
- 4 adopted by the commission. Notwithstanding any rule of the
- 5 liquor commission to the contrary, cabarets in resort areas may
- 6 be opened for the transaction of business until [4] 4:00 a.m.
- 7 throughout the entire week.
- 8 (1) Class 12. Hotel license. A license to sell liquor in
- 9 a hotel shall authorize the licensee to provide entertainment
- 10 and dancing on the hotel premises and to sell all liquor except
- 11 alcohol for consumption on the premises; provided that a hotel
- 12 licensee, with commission approval, may provide off-premises
- 13 catering of food and liquor if the catering activity is directly
- 14 related to the licensee's food service.
- 15 Procedures such as room service, self-service no-host
- 16 minibars or similar service in guest rooms, and service at
- 17 parties in areas that are the property of and contiguous to the
- 18 hotel are permitted with commission approval.
- 19 Any licensee who would otherwise fall within the hotel
- 20 license class but holds a different class of license may be
- 21 required to apply for a hotel license.

- 1 If the licensee applies for a change of classification
- 2 prior to July 30, 1992, the licensee shall not be subject to the
- 3 requirements of sections 281-52, 281-54, and 281-57 through 281-
- 4 59.
- 5 Any licensee holding a class 12 license on May 1, 2007, who
- 6 would otherwise qualify for a class 15 license may apply to the
- 7 liquor commission of the county in which the licensee is seeking
- 8 a change in liquor license for a change to a class 15 license;
- 9 provided that the licensee shall not be subject to the
- 10 requirements of section 281-54 and sections 281-57 to 281-60.
- If a licensee holding a class 12 license on May 1, 2007,
- 12 applies for a change to a class 15 license, the respective
- 13 liquor commission shall hold a public hearing upon notice. On
- 14 the day of hearing or any adjournment thereof, the liquor
- 15 commission shall consider the application, accept all written or
- 16 oral testimony for or against the application, and render its
- 17 decision granting or refusing the application. If the
- 18 application is denied, the class 12 license shall continue in
- 19 effect in accordance with law.
- 20 (m) Class 13. Caterer license. A general license may be
- 21 granted to any applicant who serves food as part of their

- 1 operation for the sale of liquor other than alcohol while
- 2 performing food catering functions off the premises.
- 3 No catering service for the sale of liquor shall be
- 4 performed off the licensee's premises unless prior written
- 5 notice of the service has been delivered to the office of the
- 6 liquor commission of the county concerned. The notice shall
- 7 state the date, time, and location of the proposed event and
- 8 shall include a written statement signed by the owner or
- 9 representative of the property that the function will be subject
- 10 to the liquor laws and to inspection by investigators.
- 11 (n) Class 14. Brewpub license. A brewpub licensee:
- 12 (1) Shall manufacture not more than thirty thousand
- barrels of malt beverages on the licensee's premises
- 14 during the license year;
- 15 (2) May sell malt beverages manufactured on the licensee's
- premises for consumption on the premises;
- 17 (3) May sell malt beverages manufactured by the licensee
- in brewery-sealed packages to class 3 wholesale dealer
- 19 licensees pursuant to conditions imposed by the county
- 20 by ordinance or rule;
- 21 (4) May sell intoxicating liquor purchased from a class 1
- 22 manufacturer licensee or a class 3 wholesale dealer

_		riceibee to consumers for consumption on the
2		licensee's premises. The categories of establishments
3		shall be as follows:
4		(A) A standard bar; or
5		(B) Premises in which live entertainment or recorded
6		music is provided. Facilities for dancing by the
7		patrons may be permitted as provided by
8		commission rules;
9	(5)	May sell malt beverages manufactured on the licensee's
10		premises to consumers in brewery-sealed kegs and
11		growlers for off-premises consumption; provided that
12		for purposes of this paragraph, "growler" means a
13		glass container, not to exceed one half-gallon, which
14		shall be securely sealed;
15	(6)	May sell malt beverages manufactured on the licensee's
16		premises in recyclable containers provided by the
17		licensee or by the consumer which do not exceed one
18		gallon per container and are securely sealed on the
19		licensee's premises to consumers for off-premises
20		consumption;

1	(7)	Shall comply with all regulations pertaining to class
2		4 retail dealer licensees when engaging in the retail
3		sale of malt beverages;
4	(8)	May sell malt beverages manufactured on the licensee's
5		premises in brewery-sealed containers directly to
6		class 2 restaurant licensees, class 3 wholesale dealer
7		licensees, class 4 retail dealer licensees, class 5
8	•	dispenser licensees, class 6 club licensees, class 8
9		transient vessel licensees, class 9 tour or cruise
10		vessel licensees, class 10 special licensees, class 11
11		cabaret licensees, class 12 hotel licensees, class 13
12		caterer licensees, class 14 brewpub licensees, class
13		15 condominium hotel licensees, class 18 distillery
14	·	pub licensees, and consumers pursuant to conditions
15		imposed by county regulations governing class 1
16		manufacturer licensees and class 3 wholesale dealer
17		licensees; and
18	(9)	May conduct the activities under paragraphs (1) to (8)
19		at one location other than the licensee's premises;
20		provided that:

(A) The manufacturing takes place in Hawaii; and

- (B) The other location is properly licensed under the
 same ownership.
- 3 (o) Class 15. Condominium hotel license. A license to
- 4 sell liquor in a condominium hotel shall authorize the licensee
- 5 to provide entertainment and dancing on the condominium hotel
- 6 premises and to sell all liquor except alcohol for consumption
- 7 on the premises; provided that a condominium hotel licensee,
- 8 with commission approval, may provide off-premises catering;
- 9 provided further that the catering activity is directly related
- 10 to the licensee's operation as a condominium hotel.
- 11 Procedures such as room service, self-service no-host
- 12 minibars or similar service in apartments, and service at
- 13 private parties in areas that are the property of and contiguous
- 14 to the condominium hotel are permitted with commission approval.
- 15 A condominium hotel licensee shall not sell liquor in the
- 16 manner authorized by a class 4 retail dealer license.
- 17 Any licensee who would otherwise meet the criteria for the
- 18 condominium hotel license class but holds a different class of
- 19 license may be required to apply for a condominium hotel
- 20 license.
- 21 (p) Class 16. Winery license. A winery licensee:

1	(1)	Shall manufacture not more than ten thousand barrels
2		of wine on the licensee's premises during the license
3		year;
4	(2)	May sell wine manufactured on the licensee's premises
5		for consumption on the premises;
6	(3)	May sell wine manufactured by the licensee in winery-
7		sealed packages to class 3 wholesale dealer licensees
8		pursuant to conditions imposed by the county by
9		ordinance or rule;
10	(4)	May sell wine manufactured on the licensee's premises
11		in winery-sealed kegs and magnums to consumers for
12		off-premises consumption; provided that for purposes
13		of this paragraph, "magnum" means a glass container
14		not to exceed one half-gallon, which may be securely
15		sealed;
16	(5)	May sell wine manufactured on the licensee's premises
17		in recyclable containers provided by the licensee or
18		by the consumer which do not exceed one gallon per
19		container and are securely sealed on the licensee's
20		premises to consumers for off-premises consumption;

1	(6)	Shall comply with all rules pertaining to class 4
2		retail dealer licensees when engaging in the retail
3		sale of wine; and
4	(7)	May sell wine manufactured on the licensee's premises
5		in winery-sealed containers directly to class 2
6		restaurant licensees, class 3 wholesale dealer
7		licensees, class 4 retail dealer licensees, class 5
8		dispenser licensees, class 6 club licensees, class 8

transient vessel licensees, class 9 tour or cruise 9 10 vessel licensees, class 10 special licensees, class 11 cabaret licensees, class 12 hotel licensees, class 13 11 caterer licensees, class 14 brewpub licensees, [and] 12 13 class 15 condominium hotel licensees, and class 18 distillery pub licensees pursuant to conditions 14 imposed by county planning and public works 15 16 departments and rules governing class 3 wholesale 17 dealer licensees.

(q) Class 17. Bring-your-own-beverage license. In
counties having a population in excess of [500,000,] five
hundred thousand there is established a class 17 license;
provided that in a county having a population of [500,000] five
hundred thousand or less, the respective commission may

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1	establish	a	class	17	license	to	which	this	subsection	shall
2	apply.									

- 1 (1) A general license of this class shall authorize the licensee to permit patrons to bring their own liquors for consumption on the premises between the hours of 6:00 a.m. to 2:00 a.m. the following day. A licensee under this class shall be issued a license according to the category of establishment the licensee owns or operates. The categories of establishments shall be as follows:
 - (A) Premises in which recorded music and live entertainment, including karaoke, are provided; or
 - (B) Premises in which recorded music and live entertainment, including karaoke and dancing, are provided.
- 17 (2) If a licensee under this class desires to change the
 18 category of establishment the licensee owns or
 19 operates, the licensee shall apply for a new license
 20 applicable to the category of the licensee's
 21 establishment.

1	(3)	A licensee under this class shall not be subject to
2		liquor commission rules relating to percentage fees.
3	<u>(r)</u>	Class 18. Distillery pub licenses. A distillery pub
4	licensee:	
5	(1)	Shall manufacture not more than seventy-seven thousand
6		gallons of distilled beverages on the licensee's
7		premises during the license year;
8	(2)	May sell distilled beverages manufactured on the
9	•	licensee's premises from fruits or other products
10		grown in the State for consumption on the premises;
11	<u>(3)</u>	May sell intoxicating liquor purchased from a class 1
12		manufacturer licensee or a class 3 wholesale dealer
13		licensee to consumers for consumption on the
14		licensee's premises. The categories of establishments
15		shall be as follows:
16		(A) A standard bar; or
17		(B) Premises in which live entertainment or recorded
18		music is provided. Facilities for dancing by the
19	•	patrons may be permitted as provided by
20		commission rules;
21	(4)	May sell distilled beverages manufactured on the
22		licensee's premises from fruits or other products

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1		grown in the State in distillery-sealed containers to
2		any person for private, off-premises consumption;
3	<u>(5)</u>	Shall comply with all regulations pertaining to class
4		4 retail licensees when engaging in the retail sale of
5		distilled beverages;
6	<u>(6)</u>	May sell distilled beverages manufactured on the
7		licensee's premises from fruits or other products
8		grown in the State in distillery-sealed containers
9		directly to class 2 restaurant licensees, class 3
10		wholesale dealer licensees, class 4 retail dealer
11		licensees, class 5 dispenser licensees, class 6 club
12		licensees, class 8 transient vessel licensees, class 9
13		tour or cruise vessel licensees, class 10 special
14		licensees, class 11 cabaret licensees, class 12 hotel
15		licensees, class 13 caterer licensees, class 14
16		brewpub licensees, class 15 condominium hotel
17		licensees, class 18 distillery pub licensees, and
18		consumers pursuant to conditions imposed by county
19		regulations governing class 1 manufacturer licensees
20		and class 3 wholesale dealer licensees; and

1	(7) May conduct the activities under paragraphs (1) to (6)
2	at one location other than the licensed premises;
3	provided that:
4	(A) The manufacturing takes place in Hawaii; and
5	(B) The other location is properly licensed under the
6	same ownership.
7	$[\frac{(r)}{r}]$ (s) Restaurants, retail dealers, dispensers, clubs,
8	cabarets, hotels, caterers, brewpubs, condominium hotels, [and]
9	bring-your-own-beverage establishments, and distillery pubs
10	licensed under class 2, class 4, class 5, class 6, class 11,
11	class 12, class 13, class 14, class 15, [and] class 17, and
12	class 18 shall maintain at all times liquor liability insurance
13	coverage in an amount not less than \$1,000,000; provided that
14	convenience minimarts holding a class 4 license shall not be
15	required to maintain liquor liability insurance coverage in that
16	amount. Proof of coverage shall be kept on the premises and
17	shall be made available for inspection by the commission at any
18	time during the licensee's regular business hours. In the event
19	of a licensee's failure to obtain or maintain the required
20	coverage, the commission shall refuse to issue or renew a
21	license or shall suspend or terminate the license as

- 1 appropriate. No license shall be granted, reinstated, or
- 2 renewed until after the required insurance coverage is obtained.
- 3 [(s)] (t) It shall be unlawful for any retail licensee
- 4 except a class 10 licensee to purchase or acquire liquor from
- 5 any person other than a wholesaler licensed pursuant to this
- 6 chapter, except as otherwise provided in this section.
- 7 [(t)] (u) Any provision to the contrary notwithstanding, a
- 8 patron may remove from any class of licensed premises any
- 9 portion of wine, liquor, or beer that was purchased on or
- 10 brought onto the premises of the licensee engaged in meal
- 11 service for consumption with a meal; provided that it is
- 12 recorked or resealed in its original container.
- 13 [-(u)] (v) Sections 281-57 to 281-60 shall not apply to
- 14 classes 8, 9, 10, and 13."
- 15 SECTION 3. Section 281-61, Hawaii Revised Statutes, is
- 16 amended by amending subsection (c) to read as follows:
- "(c) The commission or board shall deny renewal of a class
- 18 2, class 4, class 5, class 6, class 11, class 12, class 13,
- 19 class 14, class 15, [ex] class 17, or class 18 license if the
- 20 applicant for renewal fails to present proof of the liquor
- 21 liability insurance required by section [281-31(r).] 281-31(s)."
- 22 PART II



1 SECTION 4. Chapter 148, Hawaii Revised Statutes, is 2 amended by adding two new sections to be appropriately 3 designated and to read as follows: 4 Beer; brand names. Where the geographical name "§148-5 "Hawaii" or adjective "Hawaiian" is used, or any geographical 6 area within Hawaii is named by its formal name or used as an 7 adjective, or any Hawaiian word or statement, design, symbol, or device appearing upon a label of a bottle of beer sold or 8 9 distributed in this State, whether or not in conjunction with 10 the name or adjective, that tends to create the impression that 11 the beer was produced in the place or region other than that of 12 actual production, the department may require the word "brand" 13 to be stated in direct conjunction with the geographical name or 14 adjective, Hawaiian word or statement, design, or device, in 15 lettering at least one-half the size of the lettering in which 16 the name or adjective appears on the label. If the department **17** finds that the addition of the word "brand" does not dispel the 18 impressions conveyed by the use of the geographical name or 19 adjective, Hawaiian word or statement, design, or device, the 20 department may require, in addition to the word "brand", the use 21 of other appropriate language that will convey the true place of

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production.



- 1 §148- Beer; name and address of bottler. On labels of 2 bottled or canned beer sold or distributed in the State that 3 bears any Hawaiian brand name or adjective, Hawaiian word or 4 statement, design, or device, including locations within Hawaii 5 designated by name or adjectives, there shall be the name of the 6 bottler and the place where the beer was bottled or canned. The · 7 bottler's principal place of business may be shown in lieu of 8 the actual place where the beer was bottled or canned if the 9 address shown is a location where the bottling or canning takes 10 place. If the beer is canned or bottled for a person other than 11 the actual bottler there may be stated in addition to the name 12 and address of the bottler, but not in lieu thereof, the name 13 and address of the other person; provided that the name and 14 address of the other person is immediately preceded by the words 15 "bottled or canned for", "distributed by", or some other similar 16 phrase." 17 PART III 18 SECTION 5. This Act does not affect rights and duties that 19 matured, penalties that were incurred, and proceedings that were begun before its effective date. 20 21 SECTION 6. If any provision of this Act, or the 22 application thereof to any person or circumstance, is held
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- 1 invalid, the invalidity does not affect other provisions or
- 2 applications of the Act that can be given effect without the
- 3 invalid provision or application, and to this end the provisions
- 4 of this Act are severable.
- 5 SECTION 7. Statutory material to be repealed is bracketed
- 6 and stricken. New statutory material is underscored.
- 7 SECTION 8. This Act shall take effect on July 1, 2112.

Report Title:

Intoxicating Liquor; Distillery Pub; Licenses

Description:

Establishes a new class liquor license for distillery pubs. Requires beer whose labels convey the impression that the beer was produced in the State to indicate otherwise if the beer was not produced in the State. Effective July 1, 2112. (HB1314 HD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.