## A BILL FOR AN ACT

RELATING TO LIQUOR LICENSES.

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

1	SECT	ION 1. Section 281-32, Hawaii Revised Statutes, is
2	amended to	o read as follows:
3	"§28:	1-32 Licenses, temporary. (a) A temporary license of
4	any class	and kind specified in section 281-31 may be granted
5	under the	following conditions:
6	(1)	The premises shall have been operated under a license
7		of the same class, kind, and category issued by the
8		liquor commission at least one year immediately prior
9		to the date of filing of the application for a
10		temporary license, except as otherwise approved by the
11		commission;
12	(2)	The license of the same class, kind, and category then
13		in effect for the premises shall be surrendered in
14		such manner and at such time as the commission shall
15		direct;
16	(3)	The applicant for a temporary license shall have filed
17		with the commission an application for a license of

3

4

5

6

7

20

21

1	the same class,	kind, and categ	ory currently or
2	previously in ef	fect for the pr	emises;

- (4) The application for a temporary license shall be accompanied by a license fee in such amount as may be prescribed by the commission. If the application is denied or withdrawn, the fee which accompanied the application shall become a realization of the county;
- 8 (5) A temporary license shall be for a period of not in 9 excess of one hundred and twenty days. The license 10 may be renewed at the discretion of the commission for 11 not more than one additional one hundred twenty-day 12 period upon payment of such additional fee as may be 13 prescribed by the commission and upon compliance with 14 all conditions required in this section and section 15 281-31. When a temporary license has expired and no permanent license has been issued, the sale and 16 17 service of liquor shall cease until the permanent 18 license is issued; provided that, when applicable, the 19 license shall be properly renewed;
  - (6) A temporary license shall authorize the licensee to purchase liquor only by payment in currency, check, or

1		certified check for the liquor before or at the time
2		of delivery of the liquor to the licensee, except as
3		otherwise provided by commission rule; and
4	(7)	Sections 281-52 and 281-54 and sections 281-56 to
5		281-61 shall not apply to any application for a
6		temporary license.
7	(b)	Notwithstanding any other section of law to the
8	contrary,	the commission shall reduce submission requirements,
9	including	the waiving of hearings, fees, notarization of
10	documents	, submission of floor plans, and other requirements,
11	for the is	ssuance of temporary licenses for the sale of liquor
12	for a per	iod not to exceed one day for fundraising events by
13	nonprofit	organizations recognized under state or federal law.
14	The tempor	rary license granted under this subsection to a
15	nonprofit	organization for a fundraising event shall enable the
16	nonprofit	organization to auction off, at a live or silent
17	auction,	liquor in sealed or covered glass, ceramic, or metal
18	container	s or services that provide liquor. No criminal history
19	record che	ecks under section 281-53.5 shall be required; provided
20	that the	commission may require a background check on the

```
1
    executive director of the nonprofit organization.
2
    commission may adopt rules to implement this section."
3
         SECTION 2. Section 281-60, Hawaii Revised Statutes, is
4
    amended by amending subsection (b) to read as follows:
5
         "(b) If an application pertaining to a particular premises
6
    or building location is denied, refused, or withdrawn, the next
7
    application from any applicant for that premises or building
8
    location shall include a report prepared by the applicant
9
    evidencing a substantial change in the circumstances that caused
10
    the previous denial, refusal, or withdrawal. The commission
11
    shall deny the application at the preliminary hearing unless the
12
    applicant submits evidence of a substantial change in the
13
    circumstances that previously caused the denial, refusal, or
14
    withdrawal of an application pertaining to that premises or
15
    building location. The commission may consider the following
16
    factors in deciding whether to grant an application pertaining
17
    to a premises or building location for which an application has
18
    previously been denied, refused, or withdrawn:
19
         (1)
              Whether a majority of the registered voters residing
20
              within five hundred feet of the nearest point of the
21
              premises or building location for which the license is
```

1		aske	d, or a majority of the owners and lessees of
2		reco	rd of real estate and owners of record of shares
3		in a	cooperative apartment within five hundred feet of
4		the	nearest point of the premises or building location
5		for	which the license is asked, no longer oppose the
6		gran	ting of the license;
7	(2)	Whet	her plans for the construction, building design,
8		use,	or operation of the proposed establishment have
9		been	altered such that they will not conflict with the
10		char	acter of the surrounding area. In evaluating the
11		char	acter of an area for the purposes of this section,
12		the	commission may consider the following factors:
13		(A)	The usual and existing types of business,
14		•	residential, and recreational uses and activities
15			within the area;
16		(B)	The proximity of residential areas;
17		(C)	The population density of the area;
18		(D)	The typical or ambient noise levels of the area;
19		(E)	The motor vehicle traffic volume, congestion, and
20			noise; and

1		(F) Any other factors that the commission finds
2		relevant;
3	(3)	Whether the neighborhood board for the area where the
4		premises is located has rendered a decision on the
5		granting of the license; and
6	(4)	Whether the applicant is a fit and proper person to
7		have a license[ <del>; and</del>
8	(5)	Any other considerations deemed by the commission to
9		affect the matter of the application, the issuance, or
10		the exercise of the license applied for]."
11	SECT	ION 3. Statutory material to be repealed is bracketed
12	and stric	ken. New statutory material is underscored.
13	SECT	ION 4. This Act shall take effect upon its approval.
14		

## Report Title:

Liquor Commission; Temporary Liquor Licenses; Nonprofit Organizations; Liquor License Application

## Description:

Requires the liquor commission to reduce submission requirements for the issuance of temporary licenses for the sale of liquor for a period not to exceed one day for fundraising events by nonprofit organizations. Permits nonprofit organizations that have been issued a temporary liquor license for a fundraising event the ability to auction off, at a live or silent auction, liquor in sealed or covered containers or services that provide liquor. Removes, from the list of factors the liquor commission may consider when deciding on a previously denied, refused, or withdrawn liquor license application, language that allows any other considerations deemed by the liquor commission to affect the application, issuance, or exercise of a liquor license. (SD1)

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