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H.B. NO. <sup>2726</sup> H.D. 1

## A BILL FOR AN ACT

RELATING TO INTOXICATING LIQUOR.

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

#### PART I

2 SECTION 1. The legislature finds that under the current 3 definition of "cooler beverage", the relevant tax rate is only 4 applicable to wine-based or beer-based beverages, while 5 beverages that are spirits-based are taxed as distilled spirits. 6 Consequently, if a local distiller wants to make a "cooler 7 beverage" that contains one ounce of distilled spirits and 8 eleven ounces of another liquid, the beverage is taxed as if it 9 consists entirely of alcohol. Although several companies on the 10 mainland export small volumes of ready-to-drink cocktails in 11 cans or bottles, none of the growing number of local 12 distilleries offer this option. The disparate tax treatment may 13 be the primary reason.

Accordingly, the purpose of this part is to amend the definition of "cooler beverage" to include spirits-based beverages, to encourage local distilleries to produce ready-todrink cocktails.



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1	PART II		
2	SECTION 3. The legislature finds that the current taxation		
3	scheme on beer is punitive and burdensome for small brewers and		
4	hinders their sustainability and growth. Small brewers operate		
5	on a much different economic scale than larger brewing		
6	companies, and tax rates should take these differences into		
7	account.		
8	Accordingly, the purpose of this part is to create a more		
9	equitable taxation scheme by establishing a separate tax rate on		
10	beer for small craft producer pubs.		
11	SECTION 4. Section 244D-4, Hawaii Revised Statutes, is		
12	amended to read as follows:		
13	"§244D-4 Tax; limitations. (a) Every person who sells or		
14	uses any liquor in the State not taxable under this chapter, in		
15	respect of the transaction by which the person or the person's		
16	vendor acquired the liquor, shall pay a gallonage tax [ <del>which</del> ]		
17	that is hereby imposed at the following rates for the various		
18	liquor categories defined in section 244D-1:		
19	For the period July 1, 1997, to June 30, 1998, the tax		
20	[ <del>rate</del> ] <u>rates</u> shall be:		
21	(1) \$5.92 per wine gallon on distilled spirits;		



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1	(2)	\$2.09 per wine gallon on sparkling wine;
2	(3)	\$1.36 per wine gallon on still wine;
3	(4)	\$0.84 per wine gallon on cooler beverages;
4	(5)	\$0.92 per wine gallon on beer other than draft beer;
5		and
6	(6)	\$0.53 per wine gallon on draft beer[ <del>;</del> ] <u>.</u>
7	[ <del>On</del> ]	(b) Notwithstanding the tax rates established in
8	subsection	n (a), on July 1, 1998, and thereafter, the tax [ <del>rate</del> ]
9	<u>rates</u> shal	ll be:
10	(1)	\$5.98 per wine gallon on distilled spirits;
11	(2)	\$2.12 per wine gallon on sparkling wine;
12	(3)	\$1.38 per wine gallon on still wine;
13	(4)	\$0.85 per wine gallon on cooler beverages;
14	(5)	\$0.93 per wine gallon on beer other than draft beer;
15		provided that the tax rate for small craft producer
16		pubs shall be \$0.35 per wine gallon on beer other than
17		draft beer; and
18	(6)	\$0.54 per wine gallon on draft beer[+]; provided that
19		the tax rate for small craft producer pubs shall be
20		\$0.35 per wine gallon on draft beer.

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1	[ <del>-(b)</del> -	] (c) The tax levied pursuant to subsection (a) or (b)	
2	shall be	paid only once upon the same liquor; provided further	
3	that the	tax shall not apply to:	
4	(1)	Liquor held for sale by a permittee but not yet sold;	
5	(2)	Liquor sold by one permittee to another permittee;	
6	(3)	Liquor [ <del>which</del> ] that under the Constitution and laws of	
7		the United States cannot be legally subjected to the	
8		tax imposed by this chapter so long as and to the	
9	``	extent to which the State is without power to impose	
10		the tax;	
11	(4)	Liquor sold for sacramental purposes or the use of	
12		liquor for sacramental purposes, or any liquor	
13		imported pursuant to section 281-33;	
14	(5)	Alcohol sold pursuant to section 281-37 to a person	
15		holding a purchase permit or prescription therefor, or	
16		any sale or use of alcohol, so purchased, for other	
17		than beverage purposes.	
18	(d)	As used in this section, "small craft producer pub"	
19	means a s	mall craft producer pub granted a license by the liquor	
20	commission pursuant to section 281-31(r)."		



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SECTION 5. Sections 244D-6 and 244D-9, Hawaii Revised
 Statutes, are amended by substituting the term "section 244D-4"
 wherever the term "section 244D-4(a)" appears, as the context
 requires.

5 SECTION 6. Statutory material to be repealed is bracketed6 and stricken. New statutory material is underscored.

7 SECTION 7. This Act shall take effect on July 1, 2112;
8 provided that the tax rates established in section 4 of this Act
9 shall apply on July 1, 2020.



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Report Title:

Liquor Tax; Cooler Beverages; Small Craft Producer Pubs

#### Description:

Includes certain spirits-based beverages in the definition of cooler beverage. Establishes a separate tax rate for beer for small craft producer pubs. Takes effect on 7/1/2112. (HD1)

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

