#### A BILL FOR AN ACT

RELATING TO INTOXICATING LIQUOR.

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

- 1 SECTION 1. The legislature finds that the coronavirus
- 2 disease 2019 (COVID-19) pandemic and the governmental responses
- 3 to contain the spread of COVID-19 have disproportionately
- 4 affected certain manufacturers of alcoholic beverages in the
- 5 State. The frequent closure of bars and clubs and prohibition
- 6 of in-person dining has caused these manufacturers to struggle
- 7 to find alternative methods of serving their customers,
- 8 resulting in drastic revenue losses.
- 9 The legislature further finds that under state law, direct
- 10 business-to-consumer shipping of alcoholic beverages is limited
- 11 to wineries shipping wine. Thus, non-winery manufacturers are
- 12 prohibited from directly shipping alcoholic beverages, including
- 13 beer and distilled spirits, to consumers. Direct business-to-
- 14 consumer shipping will allow these manufacturers to serve
- 15 existing customers while also pursuing additional markets and
- 16 new customer bases. Direct business-to-consumer shipping will
- 17 also assist smaller manufacturers that are struggling to find

1	wholesalers willing to sell and represent the manufacturer's			
2	small brands by giving those manufacturers direct access to			
3	customers. In an effort to encourage commerce, the legislature			
4	has determined that the State must allow manufacturers to ship			
5	their goods to, from, and within Hawaii.			
6	Accordingly, the purpose of this Act is to allow the direct			
7	shipment of beer and distilled spirits by certain licensees.			
8	SECTION 2. Chapter 281, Hawaii Revised Statutes, is			
9	amended by adding a new section to part III to be appropriately			
10	designated and to read as follows:			
10	acsignated and to lead as lollows.			
11	"§281- Direct shipment of beer and distilled spirits by			
11	"§281- Direct shipment of beer and distilled spirits by			
11 12	"§281- Direct shipment of beer and distilled spirits by manufacturers. (a) Any person holding:			
11 12 13	" <u>§281-</u> <u>Direct shipment of beer and distilled spirits by manufacturers.</u> (a) Any person holding:  (1) A general excise tax license from the department of			
11 12 13 14	" <u>§281-</u> Direct shipment of beer and distilled spirits by manufacturers. (a) Any person holding:  (1) A general excise tax license from the department of taxation; and			
11 12 13 14 15	"§281- Direct shipment of beer and distilled spirits by manufacturers. (a) Any person holding:  (1) A general excise tax license from the department of taxation; and  (2) Either:			
11 12 13 14 15	"§281- Direct shipment of beer and distilled spirits by manufacturers. (a) Any person holding:  (1) A general excise tax license from the department of taxation; and  (2) Either:  (A) A class 1, class 14, or class 18 license to			
11 12 13 14 15 16	"§281- Direct shipment of beer and distilled spirits by manufacturers. (a) Any person holding:  (1) A general excise tax license from the department of taxation; and  (2) Either:  (A) A class 1, class 14, or class 18 license to manufacture beer or distilled spirits under			

1	may pay any applicable fees and obtain a direct beer and			
2	distilled spirits shipper permit from the liquor commission of			
3	the county in which the beer or distilled spirits is			
4	manufactured that authorizes the holder to directly ship beer			
5	and distilled spirits to persons in any county of this State;			
6	provided that any person who holds a license to manufacture beer			
7	or distilled spirits pursuant to paragraph 2(B) may obtain a			
8	direct beer and distilled spirits shipper permit from the liquor			
9	commission of the county in this State to which the person will			
10	be shipping beer or distilled spirits.			
11	(b) Beginning July 1, 2022, the holder of the direct beer			
12	and distilled spirits shipper permit may sell and ship beer and			
13	distilled spirits to any person twenty-one years of age or older			
14	in any county of the State for personal use only and not for			
15	resale, and shall:			
16	(1) Ship beer and distilled spirits directly to the person			
17	only in containers that are conspicuously labeled with			
18	the words:			
19	"CONTAINS ALCOHOL: SIGNATURE OF PERSON AGE 21 YEARS			
20	OR OLDER REQUIRED FOR DELIVERY.";			

# H.B. NO. 2/89

1	(2)	Require that the carrier of the shipment obtain the
2		signature of any person twenty-one years of age or
3		older before delivering the shipment;
4	(3)	Report no later than January 31 of each year, to the
5		liquor commission in each county in which a direct
6		beer and distilled spirits shipment was made, the
7		total amount of beer and distilled spirits shipped to
8		persons in that county during the preceding calendar
9		<pre>year;</pre>
10	(4)	Pay all applicable general excise and gallonage taxes.
11		For gallonage tax purposes, all beer and distilled
12		spirits sold under a direct beer and distilled spirits
13		shipper permit shall be deemed to be beer and
14		distilled spirits sold in the State; and
15	(5)	Be subject to audit by the liquor commission of each
16		county in which a direct beer and distilled spirits
17		shipment has been made.
18	(c)	The holder of a license to manufacture beer or
19	distilled	spirits issued by another state may annually renew a
20	direct be	er and distilled spirits shipper permit by providing to
21	the liquo	r commission that issued the permit a copy of the

### H.B. NO.2/89

- 1 license and paying all required fees. The holder of a class 1,
- 2 class 14, or class 18 license to manufacture beer or distilled
- 3 spirits under section 281-31 may renew a direct beer and
- 4 distilled spirits shipper permit concurrently with the
- 5 applicable license by complying with all applicable laws and
- 6 paying all required fees.
- 7 (d) The sale and shipment of beer and distilled spirits
- 8 directly to a person in the State by a person that does not
- 9 possess a valid direct beer and distilled spirits shipper permit
- 10 is prohibited. Knowingly violating this section is a
- 11 misdemeanor.
- 12 (e) The liquor commission in each county shall adopt rules
- 13 necessary to carry out the intent and purpose of this section;
- 14 provided that the liquor commission in each county shall ensure
- 15 that that liquor commission's respective rulemaking actions do
- 16 not interfere with, or unduly delay, the date prescribed in
- 17 subsection (b).
- 18 (f) For the purposes of this section, "distilled spirits"
- 19 shall have the same meaning as in section 244D-1."
- 20 SECTION 3. New statutory material is underscored.

1 SECTION 4. This Act shall take effect on June 1, 2022.

2



HB LRB 22-0475.doc

6



#### Report Title:

Beer; Distilled Spirits; Direct Shipping; Manufacturers

#### Description:

Allows direct shipment of beer and distilled spirits by certain licensees. Requires the liquor commission of each county to adopt rules and regulations.

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