## A BILL FOR AN ACT

RELATING TO LIQUOR LICENSES.

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

I	SECTION 1. The purpose of this Act is to authorize an
2	increase in the volume of manufactured liquor and other
3	alcoholic beverages that is permissible under a small craft
4	producer pub license in the State.
5	SECTION 2. Section 281-31, Hawaii Revised Statutes, is
6	amended by amending subsection (r) to read as follows:
7	"(r) Class 18. Small craft producer pub license. A small
8	craft producer pub licensee:
9	(1) Shall manufacture [not] no more than:
10	(A) [Seventy] One hundred seventy-five thousand
11	barrels of malt beverages;
12	(B) [Twenty] Fifty thousand barrels of wine; or
13	(C) [Seven] <u>Twenty</u> thousand [five hundred] barrels of
14	alcohol <u>,</u>
15	on the licensee's premises during the license year;
16	provided that for purposes of this paragraph, "barrel"

1		means a container not exceeding thirty-one gallons or
2		wine gallons of liquor;
3	(2)	May sell malt beverages, wine, or alcohol manufactured
4		on the licensee's premises for consumption on the
5		premises;
6	(3)	May sell malt beverages, wine, or alcohol manufactured
7		by the licensee in producer-sealed packages to class 3
8		wholesale dealer licensees pursuant to conditions
9		imposed by the county by ordinance or rule;
10	(4)	May sell intoxicating liquor purchased from a class 3
11		wholesale dealer licensee to consumers for consumption
12		on the licensee's premises. The categories of
13		establishments shall be as follows:
14		(A) A standard bar; or
15		(B) Premises in which live entertainment or recorded
16		music is provided. Facilities for dancing by the
17		patrons may be permitted as provided by
18		commission rules;
19	(5)	May, subject to federal labeling and bottling
20		requirements, sell malt beverages manufactured on the
21		licensee's premises to consumers in producer-sealed

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1		kegs and recyclable or reusable containers and sell
<b>2</b> :		malt beverages manufactured on the licensee's premises
3		or purchased from a class 1 manufacturer licensee, a
4		class 3 wholesale dealer licensee, a class 14 brewpub
5		licensee, or a class 18 small craft producer pub
6		licensee to consumers in growlers for off-premises
7		consumption; provided that for purposes of this
8		paragraph, "growler" means a recyclable or reusable
9		container that does not exceed one gallon, which shall
10		be securely sealed;
11	(6)	May, subject to federal labeling and bottling
12		requirements, sell wine or alcohol manufactured on the
13		licensee's premises in recyclable containers provided
14		by the licensee or by the consumer [which] that do not
15		exceed:
16		(A) One gallon per container for wine; and
17		(B) [One liter] 1.75 liters for alcohol; and
18		are securely sealed on the licensee's premises to
19		consumers for off-premises consumption;

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1	( / )	Sharr compry with air requirements pertaining to crass
2		4 retail dealer licensees when engaging in the retail
3		sale of malt beverages, wine, and alcohol;
4	(8)	May, subject to federal labeling and bottling
5		requirements, sell malt beverages, wine, and alcohol
6		manufactured on the licensee's premises in producer-
7		sealed containers directly to class 2 restaurant
8		licensees, class 3 wholesale dealer licensees, class 4
9		retail dealer licensees, class 5 dispenser licensees,
10		class 6 club licensees, class 8 transient vessel
11		licensees, class 9 tour or cruise vessel licensees,
12		class 10 special licensees, class 11 cabaret
13		licensees, class 12 hotel licensees, class 13 caterer
14		licensees, class 14 brewpub licensees, class 15
15		condominium hotel licensees, class 18 small craft
16		producer pub licensees, and consumers pursuant to
17		conditions imposed by county ordinances or rules
18		governing class 1 manufacturer licensees and class 3
19		wholesale dealer licensees;

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1	(9)	May conduct the activities under paragraphs (1) [to]			
2		through (8) at locations other than the licensee's			
3		premises; provided that:			
4		(A)	The 1	manufacturing takes place in [Hawaii;] the	
5			State	e <u>;</u>	
6		(B)	Each	of the other locations:	
7			(i)	Operates within the State under the same	
8				trade name for the premises; and	
9			(ii)	Is properly licensed within the county of	
10				its operation as a class 1 manufacturer	
11				licensee, class 2 restaurant licensee, class	
12				4 retail dealer licensee, class 5 dispenser	
13				licensee, class 12 hotel licensee, class 14	
14				brewpub licensee, or class 18 small craft	
15				<pre>producer pub licensee;</pre>	
16		(C)	The d	county liquor commission of the county in	
17			which	n the licensee satellite is located shall	
18			have	jurisdiction of the satellite; and	
19		(D)	All	requirements of the license class of the	
20			locat	tion shall be in effect as required by the	

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1	county liquor commission for the satellite
2	licensed premises; and
3	(10) May allow minors, who are accompanied by a parent or
4	legal guardian of legal drinking age, on the
5	licensee's premises."
6	SECTION 3. Statutory material to be repealed is bracketed
7	and stricken. New statutory material is underscored.
8	SECTION 4. This Act shall take effect on July 1, 3000.

### Report Title:

Intoxicating Liquor; Licenses and Permits; Manufacturer License; Small Craft Producer Pub License; Manufacturing Limit; Increase

#### Description:

Increases the limits on volumes of liquor and other alcoholic beverages that may be manufactured by class 18 small craft producer pub license holders. Effective 7/1/3000. (HD1)

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