

## 2nd Sub. H.B. 228 ALCOHOL MODIFICATIONS

Senator **Jerry W. Stevenson** proposes the following amendments:

1. *Page 1, Lines 12 through 14:*

- 12       ▶     defines terms;
- 13       ▶     clarifies {~~citations~~} provisions related to unlawful sale or furnishing of alcoholic products ;
- 14       ▶     authorizes tastings by manufacturing licensees under certain conditions;

2. *Page 4, Lines 112 through 113:*

- 112       (1) As used in this section {~~,"taste"~~} :  
      (a) "Parcel" means the same identifiable contiguous unit of property that is treated as separate for valuation or zoning purposes and includes an improvement on that unit of property.  
      (b) "Taste" means an amount of an alcoholic product provided  
113 by a manufacturing licensee for consumption under this section.

3. *Page 5, Lines 135 through 136:*

- 135       (6) (a) A manufacturing licensee shall establish a distinct area for consumption of a taste  
136 outside the view of minors and in which minors are not allowed during the time period when tasting  
occurs.  
      (b) The distinct area for consumption for a taste established under this Subsection (6) shall be in the same building as where the manufacturing licensee produces alcoholic product or in a building on the same parcel as the building where the manufacturing licensee produces alcoholic product.

4. *Page 5, Lines 137 through 138:*

- 137       (7) (a) A manufacturing licensee shall have {~~a variety of~~} substantial food available that  
      is served on the  
138 licensed premises to an individual consuming a taste.  
      (b) The commission may define what constitutes "substantial food" by rule made in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, except that the rule may not require culinary facilities for food preparation that are equivalent to a restaurant or dining club.