

2nd Sub. H.B. 228
ALCOHOL MODIFICATIONS

SENATE FLOOR AMENDMENTS

AMENDMENT 3

MARCH 4, 2016 10:55 AM

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

1. *Page 5, Lines 135 through 136e*

Senate Committee Amendments

2-29-2016:

- 135 (6) ~~Ŝ~~→ (a) ~~←Ŝ~~ A manufacturing licensee shall establish a distinct area for consumption of a
135a taste
136 ~~Ŝ~~→ outside the view of minors **on the licensed premises** and ~~←Ŝ~~ in which minors are not allowed during
the time period
136a when tasting occurs.
136b ~~Ŝ~~→ (b) The distinct area for consumption for a taste established under this Subsection (6)
136c shall be in the same building as where the manufacturing licensee produces alcoholic product
136d ~~{or}~~ . in a building on the same parcel as the building where the manufacturing licensee produces
136e alcoholic product **, or in a patio or similar area immediately adjacent to a building described in this**
Subsection (6)(b) . ~~←Ŝ~~

2. *Page 6, Lines 170 through 172:*

- 170 (12) A manufacturing licensee shall provide educational information as defined by rule
171 by the commission in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking
172 Act, as part of the tasting.

(13) A manufacturing licensee that conducts tastings under a scientific or educational use permit issued by the commission as of May 10, 2016, shall comply with this section by no later than December 31, 2016, in conducting a tasting. In accordance with Subsection 32B-10-206(1)(c), effective no later than January 1, 2017, the commission shall take action on a scientific or educational use permit used by a manufacturing licensee to conduct tastings.