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8. Page 119, Lines 3668 through 3676:

3668	(2) (a) "Industry member" means:
3669	(i) an alcoholic beverage manufacturer[,];
3670	(ii) a producer[,];
3671	(iii) a supplier[,];
3672	(iv) an importer[;]:
3673	(v) a wholesaler[,]:
3674	(vi) a bottler[;]; [[-or-]]
3675	(vii) a warehouser and bottler[;]; or
3676	(viii) for a person described in [[<u>Subsection</u>]] <u>Subsections</u> (2)(a)(i) through
	(vii), any of its:

Respectfully,

Parley Hellewell Committee Chair

Voting: 4-0-4 3 SB0058.SC1.WPD msteinagel/MBS PO/MBS 2/10/04 9:46 am







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1671 <u>size that exceeds one liter.</u>

4. Page 64, Lines 1952 through 1953:

- 1952 (iii) at the discretion of the private club, may be credited toward [[_monthly_]] membership
- 1953 <u>dues if the governing body approves the applicant as a member.</u>

5. Page 67, Lines 2048 through 2052:

- 2048 (A) the club's lounge, bar, and alcoholic beverage consumption area is:
- 2049 (I) not accessible to minors;
- 2050 (II) clearly defined; <u>and</u>
- 2051 (III) separated from the dance or concert hall area by walls, multiple floor levels, or
- 2052 other substantial physical barriers;

6. Page 82, Lines 2509 through 2514:

- 2509 described in Subsections (2)(h)(i) through (vi); [and]
- 2510 (viii) state agency; or
- 2511 (ix) political subdivision of the state including:
- 2512 <u>(A) a county; or</u>
- 2513 (B) a municipality [[-]] ; and
- (i) any other information as the commission or department may direct.

7. Page 93, Lines 2859 through 2863:

- 2859 (ii) the commission may order the removal of the manufacturer's, supplier's, or
- 2860 importer's products from the department's sales list and a suspension of the department's
- 2861 purchase of those products for a period determined by the commission if the manufacturer,
- 2862 supplier, or importer:
- 2863 (A) directly committed the violation[,] : or









UTAH STATE SENATE

319 STATE CAPITOL • SALT LAKE CITY, UTAH 84114 • (801) 538-1035 • FAX (801) 538-1414

February 10, 2004

Mr. President:

The Business and Labor Committee reports a favorable recommendation on **S.B. 58**, ALCOHOLIC BEVERAGE CONTROL AMENDMENTS, by Senator J. Valentine, with the following amendments:

1. Page 20, Lines 601 through 604:

601	(v) the winery described in Subsection (10)(b)(i):
602	[[<u>-(A) manages the restaurant;</u>
603	(B) operates and]] (A) owns the restaurant; or
604	[[<u>-(C) leases</u>]] (B) operates the restaurant;

- 2. Page 51, Lines 1576 through 1577:
 - 1576 (b) An applicant need not meet the requirements of
 [[Subsection]] Subsections (1)(a)(i), (ii), (iii), (iv),

 1577 and (vi) if the applicant is:
- 3. Page 54, Line 1669 through Page 55, Line 1671:
 - 1669 (ii) Beer sold pursuant to Subsection (3) [[-(a)-]] (d) (i) shall be in a size of container that does
 - 1670 <u>not exceed two liters, except that beer may not be sold to an individual attendee in a</u> <u>container</u>





