



House of Representatives *State of Utah*

UTAH STATE CAPITOL COMPLEX • 350 STATE CAPITOL
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February 23, 2009

Mr. Speaker:

The Business and Labor Committee reports a favorable recommendation on **H.B. 347**, ALCOHOLIC BEVERAGE CONTROL ACT MODIFICATIONS, by Representative G. Hughes, with the following amendments:

1. *Page 72, Lines 2200 through 2201:*

2200 (23) (a) A social on-premise liquor license may not be transferred from one location
to
2201 another {~~person~~} location, without prior written approval of the commission.

2. *Page 72, Lines 2207 through 2208:*

2207 (24) Subject to Subsections (22) and (23), a social on-premise liquor licensee may
not temporarily
2208 rent or otherwise temporarily lease its premises to a person unless:

3. *Page 77, Lines 2367 through 2376:*

2367 (c) If after the conversions under Subsection (1) and the allocation under Subsection
2368 (2)(a), there are social on-premise liquor licenses that may be issued by the commission, if
a
2369 restaurant liquor licensee renews its license under this section as of September 30, 2009:
2370 (i) the restaurant liquor licensee may request converting its license to a class 1 social
2371 on-premise liquor license;
2372 (ii) notwithstanding the renewal fee required under Section 32A-4-102, the
restaurant
2373 liquor licensee shall pay a renewal fee of \$1,600; and
2374 (iii) effective {~~October~~} November 1, 2009, if the restaurant liquor
licensee qualifies as a class 1
2375 social on-premise liquor licensee, the department shall automatically convert the restaurant
2376 liquor license to a class 1 social on-premise liquor license.

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4. Page 105, Lines 3249 through 3250:

3249 [~~(39)~~] (32) A private club license may not be transferred from one location to another
3250 {~~person~~} location , without prior written approval of the commission.

5. Page 106, Lines 3256 through 3257:

3256 (34) Subject to Subsections (31) {~~through~~} and (33), a private club
licensee may not temporarily rent or
3257 otherwise temporarily lease its premises to a person unless:

1. Page 32, Lines 971 through 975:

971 (i) used by the social on-premise liquor licensee only for purposes of verifying proof
972 of age in accordance with this section; and
973 (ii) retained by the social on-premise liquor licensee for no more than {~~48~~
hours} seven calendar days from
974 close of business of the day on which the social on-premise liquor licensee obtains the
975 information.

Respectfully,

James A. Dunnigan
Committee Chair

Voting: 8-5-1

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