## H.B. 347 ALCOHOLIC BEVERAGE CONTROL ACT MODIFICATIONS

Representative Gregory H. Hughes proposes the following amendments:

1. Page 72, Lines 2200 through 2201:

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

2. Page 72, Lines 2207 through 2208:

2207	(24) Subjec	t to Subsection	s (22) and (23), a social	on-premise lic	uor licensee may not	<u>temporarily</u>
2208	rent or otherwise	<u>temporarily</u>	lease its premises to a p	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 <u>on-premise liquor license;</u>
  - 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 <u>(iii) effective</u> {October} <u>November</u> 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 <u>liquor license to a class 1 social on-premise liquor license.</u>
- 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-} <u>location</u>, 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 <u>otherwise</u> <u>temporarily</u> lease its premises to a person unless: