1st Sub. S.B. 187 ALCOHOL AMENDMENTS

HOUSE FLOOR AMENDMENTS

AMENDMENT 2

MARCH 10, 2009 12:09 PM

Representative **Gregory H. Hughes** proposes the following amendments:

1. Pag	ge 65, Line 1991 through Page 66, Line 2012:
1991	(E) the department authorizes the credit, including the amount of the credit under
1992	Subsection (7)(f)(ii), on the basis that:
1993	(I) the restaurant liquor licensee complied with this Subsection (7); and
1994	(II) the aggregate of { all } credits authorized under this Subsection (7)(f) and Subsection 32A-4-
	307(7)(f) before the
1995	current authorization does not exceed {\frac{\\$1,090,000}{\}} \ \text{the amount described in Subsection}
	(7)(f)(v)(A) .
1996	(ii) The amount of the credit described in this Subsection (7)(f) is the lesser of:
1997	(A) the actual costs of the remodel as evidenced by receipts, copies of which are
1998	provided to the department as part of the request for the credit; or
1999	(B) \$30,000.
2000	(iii) For a restaurant liquor licensee, a credit under this Subsection (7)(f):
2001	(A) begins on the day on which the department authorizes the credit under Subsection
2002	(7)(f)(i); and
2003	(B) ends the day on which the restaurant liquor licensee uses all of the credit.
2004	(iv) The department shall by contract provide for how a package agency accounts for a
2005	credit purchase made at the package agency by a restaurant liquor licensee under this
2006	Subsection (7)(f).
2007	(v) (A) Notwithstanding the other provisions of this Subsection (7)(f), the department
2008	may not authorize a credit if the aggregate of {all} credits authorized under this Subsection (7)(f)
2009 {	<u>before the authorization</u> } <u>and Subsection 32A-4-307(7)(f) before the department authorizes the</u>
	<u>credit</u> <u>exceeds</u> <u>:</u>
	(I) \$1,000,000, for the aggregate of credits under this Subsection (7)(f) and Subsection 32A-4-307(7)(f), if
	the credit could be used on or before June 30, 2010; and
	(II) subject to Subsection (7)(v)(A)(I), \$1,090,000 for the aggregate of all credits that can be
	authorized under this Subsection (7)(f) and Subsection 32A-4-307(7)(f)
2010	(B) The department shall authorize credits in the order that the department receives a
2011	request described in Subsection (7)(f)(i)(C) from a restaurant liquor licensee requesting a credit
2012	under this Subsection (7)(f).

2. Page 84, Line 2591 through Page 85, Line 2612:

2591	(E) the department authorizes the credit, including the amount of the credit under
2592	Subsection (7)(f)(ii), on the basis that:
2593	(I) the limited restaurant licensee complied with this Subsection (7); and
2594	(II) the aggregate of {-all-} credits authorized under this Subsection (7)(f) and Subsection 32A-4
	<u>106(7)(f)</u> before the
2595	current authorization does not exceed { \$1,090,000} \ the amount described in Subsection
	(7)(f)(v)(A) .
2596	(ii) The amount of the credit described in this Subsection (7)(f) is the lesser of:
2597	(A) the actual costs of the remodel as evidenced by receipts, copies of which are
2598	provided to the department as part of the request for the credit; or
2599	(B) \$30,000.
2600	(iii) For a limited restaurant licensee, a credit under this Subsection (7)(f):
2601	(A) begins on the day on which the department authorizes the credit under Subsection
2602	(7)(f)(i); and
2603	(B) ends the day on which the limited restaurant licensee uses all of the credit.
2604	(iv) The department shall by contract provide for how a package agency accounts for a
2605	credit purchase made at the package agency by a limited restaurant licensee under this
2606	Subsection (7)(f).
2607	(v) (A) Notwithstanding the other provisions of this Subsection (7)(f), the department
2608	may not authorize a credit if the aggregate of { all } credits authorized under this Subsection (7)(f)
2609 {	<u>before the authorization</u> } <u>and Subsection 32A-4-106(7)(f) before the department authorizes the</u>
	<u>credit</u> <u>exceeds</u> <u>:</u>
	(I) \$1,000,000, for the aggregate of credits under this Subsection (7)(f) and Subsection 32A-4-106(7)(f), if
	the credit could be used on or before June 30, 2010; and
	(II) subject to Subsection (7)(v)(A)(I), \$1,090,000 for the aggregate of all credits that can be
	authorized under this Subsection (7)(f) and Subsection 32A-4-106(7)(f)
2610	(B) The department shall authorize credits in the order that the department receives a
2611	request described in Subsection (7)(f)(i)(C) from a limited restaurant licensee requesting a
2612	credit under this Subsection (7)(f).
<i>3. Pag</i>	te 152, Lines 4693 through 4699:
4693	(2) (a) A minor may not be admitted into, use, or be on:
4694	(i) a lounge or bar area, as defined by commission rule, of the premises of:
4695	(A) an equity club licensee;
4696	(B) a fraternal club licensee; or
4697	(C) a dining club licensee; or
4698	(ii) the premises of <u>:</u>
	(A) a dining club licensee unless accompanied by an individual who is 21 years of age or older; or

(B) a social club licensee, except to the extent provided for under

4699 <u>Subsection (2)(d).</u>