1st Sub. H.B. 228 ALCOHOLIC BEVERAGE CONTROL ACT AMENDMENTS

HOUSE FLOOR AMENDMENTS

AMENDMENT 1

MARCH 5, 2013 2:23 PM

Representative **Ryan D. Wilcox** proposes the following amendments:

1. Page 22, Lines 656 through 672:

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             (4) {(a) [The state treasurer] Subject to Subsection (4)(b), the department shall by
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       warrant draw from the Liquor Control Fund and[, to the extent appropriated by the
       Legislature,] from the Markup Holding Fund, the expenses, debts, and liabilities incurred by
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       the department in connection with the administration of this title or any other expense
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       necessary for the administration of this title [, including:].
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             [(a) salaries;]
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             (b) premiums, if any, on a bond for which the department pays premiums; and
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             (c) an expenditure incurred in establishing, operating, or maintaining a state store or
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       package agency.]
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               {-(b)} The department may draw from the Liquor Control Fund {-or the Markup Holding}
       Fund , only to the extent appropriated by the Legislature or provided for by statute, except that
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       the department may draw by warrant without an appropriation from the Liquor Control Fund {-or
       Markup Holding Fund for an expenditure that is directly incurred by the department:
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                         (a) to purchase an alcoholic product;
                {<del>-(i)</del>-}
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                {<del>-(ii)</del>-}
                          (b) to transport an alcoholic product from the supplier to a warehouse of the
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       department; and
                {<del>-(iii)</del>-}
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                          (c) for variances related to an alcoholic product.
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