S.B. 167

ALCOHOLIC BEVERAGE CONTROL AMENDMENTS

SENATE COMMITTEE AMENDMENTS

AMENDMENT 1

February 7, 2013 10:46 AM

Senator **John L. Valentine** proposes the following amendments:

```
1. Page 26, Lines 777 through 786:
   777
                (1) (a) On or after the effective date of this bill, the commission may not issue to \{a\}
                                                                                                           one or
          more
   778
          retail {-licensee-}
                                 licensees more than one type of retail license for the same building unless the
          commission
   779
          determines that:
                (i) {(A)} the licensed premises for each retail license is in a separate room within the
   780
   781
          building; and
                   {<del>-(B)</del>-}
   782
                             (ii) the requirements for each retail license are met {; or }
   783
                   { (ii) (A) the different retail licenses are operational at different days or hours;
   784
                (B) the retail licensee posts a notice that is conspicuous and states the days and hours
          for each retail license that operates on the premises; and
   785
   786
                (C) the requirements for each retail license are met.
-}
2.
    Page 26. Lines 789 through 797:
   789
                (2) (a) Notwithstanding Subsection (1), if on the effective date of this bill {-a-}
                                                                                                    one or more
          <u>r</u>etail
   790
            { licensee has }
                                licensees hold more than one type of retail license within a building in a manner that
          violates
   791
          Subsection (1), the one or more retail {-licensee-}
                                                                     licensees may operate under the different types
          of retail licenses until
          January 1, 2015.
   792
   793
                (b) { By no later than January 1, 2015, the retail licensee shall:
   794
                (i) choose which retail license the retail licensee wants to retain, subject to being
   795
          qualified to continue to hold the retail license; and
   796
                (ii) let expire or return to the commission a retail license that the retail licensee has
   797
          chosen not to retain.
                                     The commission shall establish by rule, made in accordance with Title 63G,
          Chapter 3, Utah Administrative Rulemaking Act, the process to be followed to determine which retail
          license described in Subsection (2)(a) may continue to operate within the building on and after January 1,
          2015.
```

3. Page 26, Line 800 through Page 27, Line 807:

800	(1) (a) The commission may issue a master full-service restaurant license that
801	authorizes a person to store, sell, offer for sale, furnish, or allow the consumption of an
802	alcoholic product on premises at multiple locations as full-service restaurants if the person
803	applying for the master full-service restaurant license:
804	(i) owns each of the full-service restaurants; {-and-}
805	(ii) except for the fee requirements, establishes to the satisfaction of the commission
806	that each location of a full-service restaurant under the master full-service restaurant license
807	separately meets the requirements of this part {-} : and
	(iii) the master full-service restaurant license includes at least five full-service restaurant locations.

4. Page 29, Lines 866 through 873:

866	(1) (a) The commission may issue a master limited-service restaurant license that
867	authorizes a person to store, sell, offer for sale, furnish, or allow the consumption of an
868	alcoholic product on premises at multiple locations as limited-service restaurants if the person
869	applying for the master limited-service restaurant license:
870	(i) owns each of the limited-service restaurants; { and }
871	(ii) except for the fee requirements, establishes to the satisfaction of the commission
872	that each location of a limited-service restaurant under the master limited-service restaurant
873	license separately meets the requirements of this part {-} ; and
	(iii) the master limited-service restaurant includes at least five limited-service restaurant locations.