S.B. 167

# ALCOHOLIC BEVERAGE CONTROL AMENDMENTS 

Senate Committee Amendments $\quad$ 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 $\{\underline{a}\}$ one or more
778 retail \{tieensee \} licensees more than one type of retail license for the same building unless the commission determines that:
(i) $\{(\mathrm{A})\}$ the licensed premises for each retail license is in a separate room within the building; and
$\{\underline{(B)}\} \quad($ ii $) \quad$ the requirements for each retail license are met $\quad\left\{; \boldsymbol{o r}^{\mathbf{n}}\right\} \quad \doteq$ $\{$ (ii) (A) the different retaillieenses are operational at different days or hours, (B) the retail lieensee posts a notiee that is conspietious and states the days and hours for each retail license that operates on the premises, and (C) the requirements for each retaillicense are met-
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2. Page 26, Lines 789 through 797:

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(2) (a) Notwithstanding Subsection (1), if on the effective date of this bill \{a\} one or more retail
790 \{ticensee has $\} \quad$ 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 \{焦ensee \} licensees may operate under the different types of retail licenses until
January 1, 2015.
(b) \{By nolater than January 1,2015, the retaillicense shalt:
(i) choose which retail license the retaillicensee wants to retain, subject to being qualified to continue to hold the retail license; and
(iii) let expire or return to the commission a retail license that the retail licensee has ehosen not to retain. $\} \quad$ 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, $\underline{\underline{2015} .}$
3. Page 26, Line 800 through Page 27, Line 807:

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sbol67.sca.01.wpd LRGC powen powen R 02/06/13 1:22p
(1) (a) The commission may issue a master full-service restaurant license that authorizes a person to store, sell, offer for sale, furnish, or allow the consumption of an alcoholic product on premises at multiple locations as full-service restaurants if the person applying for the master full-service restaurant license:
(i) owns each of the full-service restaurants; \{-and $\}$
(ii) except for the fee requirements, establishes to the satisfaction of the commission that each location of a full-service restaurant under the master full-service restaurant license separately meets the requirements of this part $\left\{-\frac{\square}{\text {; and }}\right.$
(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 authorizes a person to store, sell, offer for sale, furnish, or allow the consumption of an alcoholic product on premises at multiple locations as limited-service restaurants if the person applying for the master limited-service restaurant license:
(i) owns each of the limited-service restaurants; $\{$ and $\}$
(ii) except for the fee requirements, establishes to the satisfaction of the commission that each location of a limited-service restaurant under the master limited-service restaurant license separately meets the requirements of this part $\{\underline{-}\} \quad$; and (iii) the master limited-service restaurant includes at least five limited-service restaurant locations.

