

# 1st Sub. H.B. 132

## LOCAL GOVERNMENT LICENSING AMENDMENTS

HOUSE FLOOR AMENDMENTS

AMENDMENT 2

FEBRUARY 22, 2016 8:30 AM

Representative **R. Curt Webb** proposes the following amendments:

1. *Page 2, Line 38:*

38 (2) Except as provided in Subsections (3) through (5) and (7) ~~(b)~~ , and subject to Subsection (7)(a). the legislative body of a

2. *Page 5, Lines 130 through 136:*

130 (7) ~~{(a)}~~ A municipality may ~~{require a license or}~~ not:  
131 (a) charge a license fee for a home based business  
132 {only if} unless the combined offsite impact of the home based business and the primary residential  
133 use  
134 materially exceeds the offsite impact of the primary residential use alone {·} ; or  
135 (b) ~~{Notwithstanding Subsection (7)(a), a municipality may not}~~ require a license for a  
136 home based business that is operated:  
137 (i) occasionally; and  
138 (ii) by an individual who is under 18 years of age.

3. *Page 6, Line 152:*

152 (2) ~~[The]~~ Except as provided in Subsection (4) (b) , and subject to Subsection (4)(a), the  
153 legislative body of a county may by

4. *Page 6, Lines 157 through 163:*

157 (4) ~~{(a)}~~ A county may ~~{require a license or}~~ not:  
158 (a) charge a license fee for a home based business {only if} unless  
159 the combined offsite impact of the home based business and the primary residential use  
160 materially exceeds the offsite impact of the primary residential use alone {·} ; or  
161 (b) ~~{Notwithstanding Subsection (4)(a), a county may not}~~ require a license for a home  
162 based business that is operated:  
163 (i) occasionally; and  
164 (ii) by an individual who is under 18 years of age.