

H.B. 228

ALCOHOL MODIFICATIONS

Representative **Gage Froerer** proposes the following amendments:

1. *Page 5, Lines 137 through 138:*

137 (7) (a) A manufacturing licensee shall have food **described in Subsection (7)(b)** available to an
individual consuming a

138 taste.

(b)(i) A manufacturing licensee shall have food that is in an amount similar to what would be available at a restaurant as an appetizer.

(ii) For purpose of this Subsection (7), a manufacturing licensee shall provide an individual consuming a taste more than:

(A) popcorn;

(B) peanuts;

(C) nonalcoholic drinks; or

(D) items similar to those described in this Subsection (7)(b)(ii).

(iii) For purpose of this Subsection (7), a manufacturing licensee is not required to provide an individual consuming a taste a meal.

(iv) The commission may by rule, made in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, and consistent with this Subsection (7), define what constitutes "an amount similar to what would be available at a restaurant as an appetizer."

2. *Page 7, Lines 206 through 210:*

206 (a) A winery manufacturing licensee may allow its on-duty staff to [~~consume~~] taste on

207 the licensed premises [~~wine~~] the alcoholic product that {~~as~~} the winery manufacturing licensee

208 {~~—furnishes to the on-duty staff~~} manufactures on its premises without charge, but only in connection
with the on-duty staff's

209 duties of manufacturing the alcoholic product during the manufacturing process and not

210 otherwise.

3. *Page 9, Lines 261 through 264:*

261 (a) a distillery manufacturing licensee may allow its on-duty staff to [~~consume~~] taste on the

262 licensed premises an alcoholic product that the distillery {~~furnishes to the on-duty~~
staff} manufacturing licensee manufactures on its premises without

263 charge, but only in connection with the on-duty staff's duties of manufacturing the alcoholic

264 product during the manufacturing process and not otherwise; [~~and~~]

4. Page 10, Lines 303 through 306:

303 (a) A brewery manufacturing licensee may allow its ~~[off-duty]~~ on-duty staff to
304 ~~[consume beer, heavy beer, or a flavored malt beverage]~~ taste the alcoholic product that the brewery
manufacturing licensee manufactures on its
305 premises without charge, but only in connection with the on-duty staff's duties of
306 manufacturing the alcoholic product during the manufacturing process and not otherwise.